

# DAILY MORNING POST

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**DAILY MORNING POST.**

**From the Baltimore Sun**

**TWENTY-EVENTH U. S. CONGRESS.**

SECOND SESSION.

WASHINGTON, February 13, 1843.

SENATE.

Resolutions from the Legislature of North Carolina, in favor of refunding Gen. Jackson's fine, and denouncing the tariff act and bankrupt laws, were presented and ordered to be printed.

A resolution from the Legislature of Pennsylvania, in favor of refunding the fine of Gen. Jackson, was also presented. Several memorials, asking Congress to take immediate steps for the liberation of Amos Kendall, were received and referred.

Mr. Buchanan presented petitions from Pennsylvania in favor of the two hundred million scheme.

Mr. Young gave notice that on tomorrow he will call upon the bankrupt repress bill.

Some conversation ensued between him and Mr. Burrier, which resulted in an agreement that on tomorrow a day certain should be fixed for the consideration of the bill.

Mr. Merrick introduced a bill authorizing the sale of the Ohio and Chesapeake Canal stock, owned by the U. S. to the State of Maryland.

Mr. McDuffie then called up his resolution relative to the tariff, and held a long talk thereon.

As soon as the journal had been read, Mr. Moore, of Louisiana, rose and called upon all his whig friends to support him in a motion he was about to make.

The motion was to go into committee of the whole for the purpose of taking up the bill refunding Gen. Jackson's fine.

Mr. Reed said this was a resolution, and he desired that an opportunity might be afforded for members to present their resolutions in the possession of the bill.

The Speaker decided that the reciprocity resolutions of Mr. Kennedy were the special order for today. Hence this would over-rule all other business, unless by general consent.

Mr. Reed made a stout argument against this decision, and concluded by appealing from it. The decision was, however, sustained by the House.

The Senate bill to prohibit the running of private expresses, and to prevent frauds on the Post Office Department, was taken up, read twice and referred to the committee on the Post Office.

There are so many other bills of an important character requiring immediate action, that I think this bill will not be taken up during the present session. There are but 17 business days left.

The joint resolution authorizing the appointment of agents for the purchase of American water-proofed hemp was next taken up. The question was on the amendment of the Senate, providing that a higher price shall not be given than that of foreign hemp in American markets.

As yet no final motion to lay the whole matter on the table, the amendment was concurred in.

Mr. Charles J. Ingersoll presented resolutions of the Legislature of Pennsylvania, recommending the refunding of the fine of General Jackson.

The bill compensating the owners of the Comet and Empress for the loss of slaves was by general consent, next taken up. The question being on an amendment of the Senate,

Mr. Calhoun moved to lay the whole matter on the table. The motion failed. The amendment was then concurred in.

Mr. Giddings moved a reconsideration of the vote. On that motion he made a speech.

Mr. Cushing followed in reply. He contended that the grounds now taken by Mr. Giddings, as well as those set forth in his resolution of last session, had a reasonable and revolutionary tendency.

Mr. Waller moved to lay the motion reconsidered on the table. The motion prevailed—yeas 140, nays 38.

Mr. Giddings rose to a question of privilege. He stated that while he was speaking in the House, he was interrupted by Mr. Dawson, of Louisiana, in passing up the aisle, gave him a slight push and was passing on.

He, Mr. G., called him back and said, 'did you intend to insult me?' The reply was, 'I did.' Now, said Mr. Giddings, so far as I am personally concerned, I care nothing. In that point of view it is not a matter of the smallest possible importance. My only objection in mentioning the circumstance is, to bring the matter to the attention of the House, in order, if it should think proper, that the rights and privileges of members expressing their sentiments on this floor, may be known. It will be for the House to say whether it will permit a member to be insulted while speaking on the floor.

A member here remarked that Mr. Dawson had left the Hall.

The Speaker, as an act of justice to himself, said that the affair must have transpired very quietly, as he certainly had no knowledge of the fact.

Mr. Giddings said that the words spoken were said in a low tone, and of course it could not be expected that they would have been heard by the Chair.

Mr. Calhoun desired the Chair to state that the rights of members are equally preserved. The Chair took up the Manual in order to find that portion which relates to the preservation of order.

Mr. Wise appealed to Mr. Giddings to

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