

THE BEE.

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SATURDAY MORNING, MARCH 10, 1832.

GOVERNOR J. B. DAWSON.

MAJOR CO. PEIRE.

RECORDED FELIX DE ARMAS.

Yesterday's mail brought Philadelphia and Baltimore papers of the 23rd ultimo, and Charleston of the 1st of March. We received no New York or Washington papers.

The schooner Star, however, at Charleston, the editors have been put in possession of New York papers of the 21st of February, which contained "nothing worth" reporting.

By the ships Olive Branch and William Donald, at Savannah, London and Liverpool dates of the 14th and 16th January, have been received at the above place. Upon a close perusal of the scanty extracts, furnished by the George, we barely find anything worth reprinting.

We learn by a Nassau paper of the 11th ult., that part of the cargo taken from the wreck of the packet ship De Witt Clinton, together with the master, crew, and passengers, had arrived there on the 4th, in sundry wrecking vessels.

The schooner North America, was wrecked on the east side of St. Salvador, on the evening of the 27th January, on her voyage from New York to Texas, in the Bay of Mexico; the master, passenger and crew were brought to Nassau on the 10th ult.

WASHINGTON, Feb. 21.

In the house of representatives, Mr. Everett of Mass., presented a memorial from J. J. Audubon, the distinguished naturalist, praying that his history of American birds may be imported free of duty. A variety of other memorials and petitions were presented; and several resolutions on the subject of private claims, were introduced. The acts of incorporation of the Bank of the United States, and the charter of the old bank, were, on motion of Mr. Thompson, of Ohio, ordered to be printed. Mr. Thomas, of Louisiana, submitted a joint resolution directing an adjournment from this day until Thursday, the 2nd of March, to give birth to the bill of Washington, which reads, first, second, and third, and passed. Four Congressmen bills were read a third time and passed, and the bill to reduce the qualifications of voters in the Territory of Arkansas, was ordered to be engrossed. The bill on the subject of releasing certain insolvent debtors of the United States, occupied the attention of the house during the remainder of the sitting.

AMERICAN NEWS VIA ENGLAND.

From the Hampshire (England) Telegraph. The Oxy, Stephen Brown, master, arrived here yesterday, in twenty-five days from New York, with a cargo of cotton and tobacco, and waits for orders. The weather was remarkably mild in New York, and it truly was very healthy. The hauling for the new season was going on, the majority of sailings being in favor of Mr. Wirt.

From the National Gazette. We give this day a long document concerning Holland and Belgium, some of the leading points of which we alluded to several days ago.

This document is ably drawn up, and will do no discredit to Lord Palmerston, who is understood to have had the chief labor of it, as a sine qua non; but it is not of a character to convince the king of the Netherlands, that he is in error, as the Protocols, No. 53, and the diplomatic move, defend the whole of those articles, to some of which the king of the Netherlands has declared his repugnance. We wait with some interest for the reply of the Dutch Minister for Foreign Affairs. He displayed great skill in dissecting former acts of the conference, and we want to see how well he deals with the present.

From the tone of the answer of the Dutch note, which we now publish, it would appear that there is great unanimity in the conference; and circumstances have occurred to convince us that the three powers, whose good faith was doubted, have been influenced by the firm language of Lord Palmerston and General Sebastiani, in giving a much more favorable reply to the demand for the ratification of the treaty than was at one time expected.

We must, however, take upon ourselves to contradict the statement of two of our contemporaries, that Russia, Austria, and Prussia, have absolutely pledged themselves to ratify the treaty within the fifteen days allowed by the conference, and the Belgian plenipotentiary, before the 15th inst. No such pledge has been given, for the members of the conference, and Mr. Van de Wyer himself, seem to entertain very little doubt of the ratification, after the vote of the three cabinets in question, have expressed themselves. We shall give no opinion on the subject, for we have no other facts to go upon than the declarations of the powers themselves. When we said that they would not ratify by the 15th inst., we had authority for our statement; but if we were to say that they will not ratify by the 31st, we should express a mere opinion, and that, perhaps, would prove erroneous.

Will the ratifications of the treaty be conclusive as to the king of the Netherlands? There is nothing in the agreement of the conference binding the powers to enforce the treaty; and if the king of the Netherlands should persist in refusing to affix his signature to it, will Russia, Austria, and Prussia, send armies against Holland or even permit such a course to be adopted by France and Great Britain? This, after all, is the point of real interest, and if there be a doubt as to the ratification of the powers to make their decision a final one, would it not be better to take advantage of the delay, to recommend to Holland and Belgium to consent to such modifications of the treaty as would prevent collision with the conference without injury to the rest of the nations?

HILDEPHAL, Feb. 17.—A most daring robbery was effected last night, or between midnight and day light, occurring in the store of Mr. Peter Bosser, in Walnut street, between Second and Front streets. The robbers forced the outer door—a sedan chair was burst open another door, and lighting a candle, they proceeded to their operations. There were evidently two or three confederates; and their arrangements seemed to have been planned beforehand, as they were executed with consummate adroitness. They removed the cords from the store, and placed it in the room, so that no light might be observed from the street, as a watchman's box was within a very short distance. They then proceeded to their appropriations; one being engaged, as it would appear, in breaking open cases of silk, while the other was rummaging desks, &c. The confusion in the apartment this morning cannot be depicted. Papers scattered over the floor, empty and broken boxes, and cases drawers pulled out, and disengaged; and the cords from the stove lying loosely around. The amount of property stolen, in all probability, was sixteen thousand dollars. Police officers and pawnbrokers should be on the alert to detect the scoundrels. It is conjectured, from circumstances, that the robbery was committed about two o'clock this morning; as a noise was heard by some residents opposite about that time. The articles taken must have been of considerable bulk, being the contents of several boxes and trunks.

CASE OF COKET.—The history of the Inns of Court is briefly as follows—William, Earl of Lincoln, about the beginning of the reign of Edward II, being well affected in the study of the laws, first brought the professors of them, to settle in a house of his, since called Lincoln's Inn. The Earl was only lessor of the Bishop of Chichester; and many succeeding bishops for ten times or less of this house to certain persons for the use and residence of the professors, and students of the law, till the 28th of May, 1348, when the Bishop of Chichester granted the inheritance to Francis Burgh, and his brother Justice, both students; the survivor of whom, in the 20th of Elizabeth, sold or gave (it is doubtful which, according to Lane's History of Lincoln's Inn), the fee to the benchers.

The Temple was inhabited by a law society in the reign of Edward III. On the dissolution of the order of the Knights Templar in the previous reign, their property came to the crown. In pursuance of a decree made at the Great Council of Vienna in 1324, respecting the possessions of the Templars, King Edward II granted this building to the Knights Hospitallers of St. John of Jerusalem, and they soon after, devised it to divers professors of the law, who came from Thavie's Inn in Bohemia, and they were afterwards divided into the two societies of the inner and middle Temples. At the dissolution of religious houses, when the possessions of the latter again fell to the crown, King Henry VIII granted the Temple premises to the profession of the law on gents, and they continued tenants to the crown till the sixth year of the reign of King James I, when

they were determined never to be barred of those rights and privileges which they subsequently obtained.

In Peace,
Temperate to extreme,
Under the guidance of many masters.

MADDER.—A herb, for sale by J. H. DAWSON, 12, Bienville street.

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