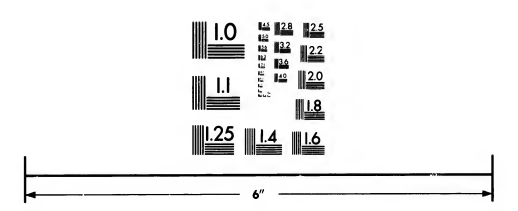


# IMAGE EVALUATION TEST TARGET (MT-3)



Photographic Sciences Corporation

23 WEST MAIN STREET WEBSTER, N.Y. 14580 (716) 872-4503

TO THE REPORT OF THE PARTY OF T

CIHM/ICMH Microfiche Series. CIHM/ICMH Collection de microfiches.



Canadian Institute for Historical Microraproductions / Institut canadien de microraproductions historiques



(C) 1984

### Technical and Bibliographic Notes/Notes techniques et bibliographiques

	lors d'une restaurati	tait possible, ces  ts:/ lémentaires;  reduction ratio c	pages n'ont hecked below/ on indiqué ci-des	ssous. 22X	obtenir la				
Ce do	lors d'une restaurati mais, lorsque cela é pas été filmées.  Additional commen Commentaires supp item is filmed at the ocument est filmé au	tait possible, ces ts:/ lémentaires; reduction ratio c i taux de réductio	pages n'ont hecked below/ on indiqué ci-des		obtenir la	meilleur		ossible.	
	lors d'une restaurati mais, lorsque cela é pas été filmées. Additional commen Commentaires supp	tait possible, ces ts:/ lémentaires;	pages n'ont		obtenir la				çon a
	lors d'une restaurati mais, lorsque cela é				obtenir la				ÇON B
	Blank leaves added during restoration may appear within the text. Whenever possible, these have been omitted from filming/ Il se peut que certaines pages blanches ajoutées lors d'une restauration apparaissent dans le texte, mais, lorsque cela était possible, ces pages n'ont pas été filmées.				Pages wholly or partially obscured by errata slips, tissues, etc., have been refilmed to ensure the best possible image/ Les pages totelement ou partiellement obscurcies par un feuillet d'errata, une pelure etc., ont été filmées à nouveau de façon à obtenir la meilleure image possible.				
V	Tight binding may cause shadows or distortion along interior margin/ Lare liure serrée peut causer de l'ombre ou de la				Only edition available/ Seule édition disponible				
	Bound with other material/ Relié avec d'autres documents				Includes supplementary material/ Comprend du matériel supplémentaire				
	Coloured plates and/or illustrations/ Planches et/ou illustrations en couleur			Quality of print varies/ Qualité inégale de l'impression					
	Coloured ink (i.e. other than blue or black)/ Encre de couleur (i.e. autre que bleue ou noire)				Showthrough/ Transparence				
	Coloured maps/ Cartes géographique	es en couleur			Pages de Pages dé				
	Cover title missing/ Le titre de couvertu						, stained tachetée		
	Covers restored and Couverture restauré				•		d/or lami st/ou peli		
	Covers damaged/ Couverture endomn	nagée			Pages da Pages en		ées		
	Coloured covers/ Couverture de coule	our			Coloured Pages de				
The institute has attempted to obtain the best original copy available for filming. Features of this copy which may be bibliographically unique, which may alter any of the images in the reproduction, or which may significantly change the usual method of filming, are checked below.				qu'il de c poin une mod	L'Institut a microfilmé le meilleur exemplaire qu'il lui a été possible de se procurer. Les détails de cet exemplaire qui sont peut-être uniques du point de vue bibliographique, qui peuvent modifier une image reproduite, ou qui peuvent exiger une modification dans la méthode normale de filmage sont indiqués ci-dessous.				

The co

The impossible of the filming

Origina beginn the las sion, o other of first pa sion, a or illus

The lass shall control of the transfer of the

Maps, differentirely beginn right a require method aire détails ues du modifier ger une

filmage

ées

y errata

ed to

re

nt ne pelure, içon à

32X

The copy filmed here has been reproduced thanks to the generosity of:

Library of the Public Archives of Canada

The images appearing here are the best quality possible considering the condition and legibility of the original copy and in keeping with the filming contract specifications.

Original copies in printed paper covers are filmed beginning with the front cover and ending on the lest page with a printed or illustrated impression, or the back cover when appropriate. All other original copies are filmed beginning on the first page with a printed or illustrated impression, and ending on the last page with a printed or illustrated impression.

The last recorded frame on each microfichs shall contain the symbol → (meaning "CONTINUED"), or the symbol ▼ (meaning "END"), whichever applies.

Maps, plates, charts, etc., may be filmed at different reduction ratios. Those too large to be entirely included in one exposure are filmed beginning in the upper left hand corner, left to right and top to bottom, as many frames as required. The following diagrams illustrate the method:

1 2 3

L'exemplaire filmé fut reproduit grâce à la générosité de:

La bibliothèque des Archives publiques du Canada

Les images suivantes ont été reproduites avac le plus grand soin, compte tenu de la condition et de la netteté de l'exemplaire filmé, et en conformité avec les conditions du contrat de filmage.

Les exemplaires originaux dont la couverture en papier est imprimée sont filmés en commençant par le premier plat et en terminant soit par la dernière page qui comporte une empreinte d'impression ou d'illustration, soit par le second plat, selon le cas. Tous les autres exemplaires originaux sont filmés en commençant par la première page qui comporte une empreinte d'impression ou d'illustration et en terminant par la dernière page qui comporte une telle empreinte.

Un des symboles suivants apparaîtra sur la dernière image de chaque microfiche, selon le cas: le symbole → signifie "A SUIVRE", le symbole ▼ signifie "FIN".

Les cartes, planches, tableaux, etc., peuvent être filmés à des taux de réduction différents.
Lersque le document est trop grand pour être reproduit en un seul cliché, il est filmé à partir de l'angle supérieur gauche, de gauche à droite, et de haut en bas, en prenant le nombre d'images nécessaire. Les diagrammes suivants illustrent la méthode.

3	1
	2
	3

1	2	3
4	5	6

PATO IV.15

M

Corres

В

JAMES H BENJAMI WILLIAM ROBERT THOMAS JESSE AM LEVI WO JOHN C. ANDREW GEORGE AARON E SAMUEL, ROGER E MICHAEL JAMES G JAMES A R. H. MO

Governments, like they are ruined too. Government cannot b

 $\mathbf{C}\mathbf{O}$ 

10 . . .

### LIFE AND TIMES

OF

# MARTIN VAN BUREN:

THE

### Correspondence of his Friends, Family and Pupils;

TOGETHER WITH

### BRIEF NOTICES, SKETCHES, AND ANECDOTES,

ILLUSTRATIVE OF THE PUBLIC CAREER OF.

James Knox Polk,
Benjamin F. Butler,
Benjamin F. Butler,
William L. Marcy,
Robert J. Walker,
Thomas Riveille,
Jesse and Loernzo Hoyt,
Levi Woodbury,
John C. Calhoun,
Andrew Jackson,
George Bancroft,
Aaron Buer,
Samuel Young,
Roger B. Taney,
Michael Hoffman,
James Gordon Bennett,
James A. Hamilton,
R. H. Morris,

M. M. NOAH,
JACOB BARKER,
AARON WARD,
C. L. AND E. LIVINGSTON,
M. AND H. ULSHOEPPER,
SOLONON SOUTHWICK,
GEORGE MCDUPFIE,
LOUIS MOLANE,
WILLIAM H. CRAWFORD,
AMOS KENDALL,
GEORGE P. BARKER,
GEORGE MIFPLIN DALLAS,
C. C. CAMBRELING,
CORNELIUS W. LAWRENCE,
SAMUEL SWARTWOUT,
SILAS WRIGHT,
WALTER BOWNE,

EDWIN CROSWELL,
ANDRRW STEVENSOM,
PROSPER M. WETMORE,
ENOS T. THEOOP,
REUBEN H. WALWORTH,
LEWIS CASS,
JOHN H. EATON,
AZABIAH C. FLAGO,
STEPHEN ALLEN,
JOLL B. SUTHERLAND,
JAMES CAMPBELL,
FRANCIS P. BLAIR,
JONATHAN I. CODDINGTON,
WILLIAM COLEMAN,
NATHANIEL FITCHER,
T. W. OLCOTT,
S. AND L. BRANDSLEY, &c.

### BY WILLIAM L. MACKENZIE.

Governments, like Clocks, go from the motion Meu give them; and as Governments are made and moved by Men, so by them they are rained too. Wherefore Governments rather depend upon Men than Men upon Governments. Let MEN be good and the Government cannot be bad. If it be ill, they will enter it. But if Men be bad, they will endeave to warp and spoil it to their the Government cannot be bad. If it be ill, they will enter it. But if Men be bad, they will enter to warp and spoil it to their them.

Preface to the Constitution of Pennsylvania, by William Pram.

BOSTON: COOKE & CO., WASHINGTON STREET.

### ALPHABETICAL INDEX.

BAI.

Author not one 65; Marcy

proposed to abolish the 274; Jefferson one of by 160. the first and firmest 276; Young on 281.

Adams, John Quincy. Young a means of ADAMS, JOHN QUINCY. Young a means of bamber, John and his election as president 57, 58; on the Miscolar Head and duct to 67.

Bancroft, George. 83; 97; 101; vindicates Jackson's Florida on Convention, ib. inroad 107; on navigation of St. Lawrence Hank of Alabama, Bank votes 134; bank enquiry bankled by 28; deposites in 124. Polk 135; on the bloodhound 146; Campbell agt. 193; Croswell's artful plan agt. 195; didn't resign 198; Wright on 203; Sanford for 204; election lost by 206; Swartwout's unprincipled opp. to 209; V. B. and 214; to Dutce J. Pearce 253; [his father on Canada 282.]

Adopted Citizens. See Foreigners.

Albany Argus. See Edwin Croswell 1

Bank Stock Tax. Nevins agt.

Bank Stock Tax. Nevins agt.

Bank Stock Tax. 1841 1847

Albany Argus. [See Edwin Croswell.] Not in state library, when for U. S. bank wold on 124; Binney on 135; in '37-136-7; 76; views, 1828, 128; V. B. on 190; on both Washington and Warren, and Barker's Exsides 195.

Albany Regency, or Bucktail Head-quarters. 51 Feds. join them 29; 168; Noah on 214.

Allen, Orlando. Buffalo bank and 91.

poly [a new discovery!] 174; wants Thompson removed 214; how made a bank director

Anderson, Elbert J. A delegate for U. S. 232-3; bankrupt 267.

bank 249.
Angel, W. H. [or C.] 111; 126; 132; 231;

hammers Root 234. Anti-Masonry. [See Southwick.] V. Buren on 204 and 229; Throop for 207; Adams for

Anti-Renters, 14; a godsend for the Van Burens, [as in 1812] 148; 150. Apology for this book. 5 to 18.

Appraisers of Merchandize. Swartwout s

chibit of the N. Y. sworn 223.

Arbuthnot, Capt. executed by Jackson 106.

Arnold, R. J. On gold mine, nullification, 55 and 195; 101. exhibit of the N. Y. sworn 223. &c., 227, 243.

c., 227, 243.
Austin, S. Y. unfortunate as a bank dcbt 90, 91; 132.
Barker, G. R. cashier. Letter to Butler 161.

Baird, John. Butler and 153, 158, borrows from 158.

Baker, Calcb. 158; Butler's reinforcement

Baltimore Convention, 1844. 291 to 298. Bamber, John and James. Marey's con-

Bancroft, George. Was auti-slavery 295;

Bank of Alabama, Deposites at Mobile 124. Bank of America, N. Y. Origin of 26 to

Bank of England. Its loans 1835 to '37--

Bank of State of N. Y. 116; a national pet

Bank Restriction Act. On repealing it 138; Marey and Flagg agt. 175, 176, 177. Bank Stock Tax. Nevins agt. 188.

Bank Suspensions, 1814, 1837, 1839. change 154 to 162.

Bankrupt Law. Van Buren's profligacy caused the necessity of 78; bank movements 137; Butler, Edmonds, &c. on 267.

Banks. Tompkins on 27; Bailey on 28; Allen, Stephen. Sub-treasurer 139: de-Pennsylvania 36; a bank hard pressed 39 to nounces the banks, he had made 174; to Hoyt 44; N. Y. 1828—84 to 86; Clinton, &c. on 86, for Tarmany Bank 241; for U. S. bank, ib. 87; affect public justice 86; in Buffalo 90, Allen, Wm. Scnate. Non-colonial 280; for V. B. 295.

Alley, Saul, 112; on tyranny of bank monotory of the control of the color pretended 157; hints to empty handed, by Butler 154 to 160; Flagg and Marcy on 175; Nevins on 188-9; Cambreleng & Tibbetts on

[See also, Banks, of America, Auburn, State of N. Y., Buffalo, Chenango, Chemical, Cincinnati, Dry Dock, England, Exchange, Fulton, Girard, Hudson, Long Island, Lyons, Mechanics & Farmers', Manhattan, Merchants', Morris Canal, Metropolis, New Hope, N. A. Trust, Plattsburgh, Tonawanda, Tradesmen's, Utica, Watervliet, Washington and Warren; Bk. restriction; Bk. Suspensions; Free Banking; N. Y. Safety Fund banks; Pet or deposited as Stat Trust Carlotte and State Peter State Programme State P

Barker, George P. City Bank, Buffalo and

Barker, Jacob. Sets up Butler as a 'wild cat bank' president at Sandy Hill, 38; entraps the

public 39, 40; ren concern 4 44; Buffalo Ba m't of his W. W. & W. B. hire him agair

letters 192, 220 Beach Mos Sun 280; extra policy 305 to 3 Beardsley, Bank 90; 111;

Beardsley, St Polish exiles 1 253; to Hoyt-

Beekman, D Beers, Joseph Bennett, Jan on Calhoun 13 141; 184; lette 235-6; on Van gun 236-7; bo gets a cooler 24

Benton, Nath Benton, Thor son 98; and for

Berrien, John Betting on El against 205 ; C Ritchie's 240; Webb's ib.; La

Betts, Judge to punish Hoy 141; laws seare

Biddle, Niele petition to 79; Binney, Hor 133: speech on

Birchard, Ma merchants at H

Blair, F. P. 88; on Congres 139, 140; his s mens 144; noti lie expenditure state 215; \$2,0

the printing 24: Bleecker, H

Blennerhasse ate 62; his sor Bloodhounds and poor negro

Bockee, Jud ms.] Votes toms.] Sure 131.

Bogardus, C

Bouck, Jose Boughton, I \$1250 for spea

Bowman, Jo pulsion of Cli Rochester ban immortal 17, Bowne, W  $\mathbf{E}\mathbf{X}.$ 

etts.

atler's reinforcement

1844. 291 to 298. nes. Marcy's con-

as anti-slavery 295; osites at Mobile 124. Y. Origin of 26 to

loans 1835 to '37--ter 140.

116; a national pet

On repealing it 138; , 176, 177. ins agt. 188.

4, 1837, 1839. Gris-135; in '37—136-7; , and Barker's Ex-

Buren's profligacy 3; bank movements c. on 267

27; Bailey on 28; hard pressed 39 to Clinton, &c. on 86, 86; in Buffalo 90, mbreleng and 101; assignats preferred empty handed, by and Marcy on 175; eleng & Tibbetts on

erica, Auburn, State igo, Chemical, Cin-nd, Exchange, Ful-s Island, Lyons, Me-hattan, Merchants, , New Hope, N. A. anda, Tradesmen's, ngton and Warren; nsions; Free Bank-inks; Pet or depod Stockjobbers. j

Crawford Cancus

Bank, Buffalo and

Letter to Butler 161. Butler as a 'wild Hill, 38; entraps the public 39, 40; puffs his Washington and War-ren concern 42, 43; wants a national bank 41; Buffalo Bank and 154; Buffer's manage-list uprightness 102; 112; with Buffer 169; m't of his W. and W. bank 152 to 162; on the 185; V. B. on 216; 218; aided in starting W. & W. B. 159; pays off Buffer 163, would hire him again 165; to be tried for fraud 169; Boyd, G. D., Columbus. Embezzles \$51,000 letters 162, 200 letters 192, 220.

Beach Moses Y. Polk's herald, through Sun 280; extraordinary change of his Texas policy 305 to 307.

Beardsley, Levi. Vote on Buffalo City

Bank 90; 111; 129.

Beardsley, Samuel. On bank deposites, and Polish exiles 131; Bank votes 134; nickname 87; Congressmen selected for offices 96 to 100; 253; to Hoyt-notice of 254.

Beekman, Dr. John P. 154; on V. B. 293. Beers, Joseph D. 137; a proper deputy 261. Bennett, James Gordon. On Kendall 122; on Calhoun 139; on state prison for defaulters peaceful reforms in 141; 184; letters 221, 222; Marcy, Webb and Brokers, Wall St. 235-6; on Van Buren, U. S. Bank and big sharper than 160.

Brownson, Alvin Critical and the prison of the priso gets a cooler 245.

Benton, Nath'l S. On banks, &c. 93.

Benton, Thomas Hart. Votes for Steven-son 98; and for V. B. 112.

Berrien, John M. of Ga. Jackson and 109.
Botting on Elections. V. Buren for, Wright Bank loan to 137.
Brownson, O. against 205; Gouverneur's 213; Hill's 239; Brownson, O. A. On trading politicians Ritchie's 240; Hoyt and J. V. Buren's 255; 35; letter to Mackenzie 143.

Webb's ib.; Lawrence's 262. Betts, Judge Sam. R. Could not find a law policy changed 280.

to punish Hoyt. [He only stole \$220,000 l] Buckn 141; laws scarce nowadays, ib.; notice of 190. Biddle, Nicholas. Van Buren and Marcy's Buckt

Birchard, Matthew, Solr. Treas. Fiat against merchants at Hoyt's request 271; 152.

8; on Congress 97; against Sub-treasury 131, 139, 140; his style approved by V. B .- specimens 144; notice of 145; Fish on, ib.; on pub- 90, 91. lic expenditure 146 to 149; a hired machine of state 215; \$2,022 paid for his press 233; lost the printing 242; on Polk 292; for anybody 295.

Bleecker, Harmanus. Anti-war fed.—gets office from V. B. 44.

Blennerhassett, Harman. Burr's confeder-tality 67. ate 62; his son 259.

Imported to track Indians 1; on currency and usury 149. Bloodhounds. and poor negroes in Florida 146.

Bockee, Judge Abraham, [Ex—N. Y. Cusmer 131.

Bockee, Judge Abraham, [Ex—N. Y. Cusmer 134.

Bockee, Judge Abraham, [Ex—N. Y. Cusmer 134.

Burn, Arron. 21; the first to nominate Jackson 58; 259; his plans against Mexico and this Union 60 to 63; notice of 62.

Burrows, Latham A. Skinner tries to insure 131.

Bogardus, Cornelius S. 10; 13, 14; 223; fluence 197.

Bouck, Joseph. Vote on deposits to pets 131. notice of 223; loan to Webb and Noah 235. Boughton, Dr. Smith A. J. V. Buren gets Butler, Benjamin F. 5; Glentworth affair \$1250 for speaking at his two trials 148.

133.

Brady, Judge T.S. On the Bamber case 67. Branch, John. An M. C. takes office 101; his conduct and opinion of V. Buren 109.

Breese, Sidney, U. S. Senate. Law to punish embezziement no law at all 141.

Bribery and Corruption. Clinton on 30;

Brinkerhoff, Jacob. On Canada 283; for Van Buren 295.

Britain. Great, glorious, salutary and peaceful reforms in 46, 47.

Brokers, Wall St. Butler abuses them 4.:

Brownson, Alvin [federal, mercht. Oswego]. Votes to drive Clinton from the canals 53 with the immortal 17, 57; a Butler remocrat

Bronson, Greene C. 207. Brown, William [Brown, Shipley & Co.]

Buchanan, James. 98; 100; 123; colonial

Buckner, Win. G. Hoyt, and the banks

Bucktails. How named 50; Crawford caupetition to 79; who he was 115. | cus 57; Butler joins 163; no office if not one Binney, Horace. Report on treasury banks 186; flag 198; 211. | 133: speech on Polk's pets 135; on currency | Buel, Judge Jesse. Sells Argus to V. Bu-

Buel, Judge Jesse. Sells Argus to V. Buren, &c. 190.

Buffalo, Bank of, 1816. Dishonest charter crehants at Hoyt's request 271; 152. granted by Van Buren, &c., to 31 to 33; But-Blair, F. P. On foreigners 71; for banks ler on 151; Hoyt for cashier 155.

Buffalo, Bank of. 91. Buffalo, City Bank of. Some facts about

Buffalo Commercial Advertiser. On Mar-

cy, &c. 125. Buffalo, Commercial Bank of. 94.

Bunner, Rudolph. 200; 212. Buonaparte, Napoleon. On national hospi-

Burke, Edmund. On popular movements,

Burrows, Silas E. Swartwout praises 222;

by 11; 16; Polk continues \$20,000 a year to, Bowman, John, of Monroe Co. Moves expulsion of Clinton from Canal Board 53; gets of father and son—Washington & Warren Rochester bank (party) charter, ib.; one of the jumportal 17, 57. Bowne, Walter. Voted to expel Clinton dorses him 41; on Polk, ib.; the Brokers and iv

43; he prays to Biddle for a branch of the U. 282 to 289; opinions on, ib.; causes for revolt S. bank 79; a strong U. S. bank man 84 to 86; 285 to 288; Marey on 293, 295. wishes stockholders not to be liable 86; 128; Cartine, Moses I. On banks 31 to 38; 129; wishes stockholders not to be liable 86; 128; Cartine, Moses I. On banks 3 borrows U. S. revenue from pets 135; tariff dies 190; state bank director 307. management 139. [Letters.] Pender and Cargill, Abraham. Vote on M. and F. bank principle 152; 'stated preaching' 152; Clinton 86; 206; 208.

152; banking 152; law, banking, chancery, Carter, Nath'l H. Editor—V. B. stops his Van Buren 154; Hoyt and Bank of Buffalo paper for economy 187. 155; banking immoral 156; avarice rebuked 157; cunning and champagne—the Patroon 158; gulls the people 159; bullies bankers and bank 104; on Indians, slaves, and Texas 105; brokers—crows 160; postscript to picty—fair before Baltimore convention 292, 293; on the and proper calls 161; exhorts Jesse 162; Julius Indians 296. And proper can't j can'tes Jesse 102; Jillius Indians 200.

Cassar, a bucktail 163; V. Buren partnership

—Sandy Hill, adieu! 164-5; American Ers-congressional 55 and 195; Butler for 168; buckkine, organized corps, envy 166-7; piety, tail 57; J. V. Buren's appointment by a 148; cheating in politics—Young's nomination V. B. 190; state 197. cheating in politics—roung's nonlinearing v. B. 190; state 197.

168-9; dear Hoyt, John Duer 170-1; on Jackson and banking 172; abuse of Clinton by

152; 161; 164; 167; for a U. S. Bank—not M'Coun;] asked to remove old Buffalo bank, now! 171; Flagg on election of 173; Dist. a Nuisance 33; Kent refuses Butler's injuncative plantage in the property of the plantage in the property of the plantage in the plantage i solve 294; on hard eider 295.

Butler, Benjamin F. Letters, number 1 to

number 67-63 letters, in all; pages 151 to 172.

Butler, Charles. 154.

Butler, Mrs. Harriet. On Mrs. Olcott 156; esteems Jesse Hoyt 168; on Croswell, Noah, Sutherland, Tallmadge 170; makes Edinonds a Belisarius-Hoyt, Butler, &c. 171.

Butler, Medad, father of B.F. His piety, in 124.

121; for one dame of the first 134; enderses for V. B. 181; on Clay, &c. 200; for Coddington 207; wants a place 213; 200; for Coddington 201; wants a place 213; picks partisans for customs 219; letters 224; for President, 1812, 44; opposed by Bucktails 226; on railroad and turnpike 228; against and Feds 29; exposes official corruption 30; MeLane's Treas. report—on Webb 230; on bank and workies 231; for Tibbets's plan 232; for a national bank 233; on Pewter Mug and private letters 234; an M. C. getting P. Ms. and b'x directors appointed 242; note by 263. Cambrelong Stophen Stilwell for 296. Cambreleng, Stephen. Stilwell for 226.

Cary, Trumbull. Safety Fund report by 89. Cass, Lewis. Memoir of 102 to 105; on a

popular elections 194; on Hoyt's sureties, ib.; and 154; tried for a base purpose by Butler a candidate 206; 221-2; cant and hypocrisy, 160; Butler and Van Buren's practice in 164-unequalled 254; on laws for debtor and eredi-5; fees long in coming 167; its bushel basket tor 267; at Baltimore 293; moves Texas! re-170; court of errors worse 193; notice of 303-4. Chauneey, Commodore Isaac. Recommends

Wasson 220. Channing, Dr. W. H. To Clay on Texas

63; on laborers 281.

Chemical Bank, N. Y. 33; 87. Chenango, Bank of. Its charter how passed 34; V. Buren dodging, &c. 129. Church and State Unions. 69, 70.

Cincinnati. Commercial Bank of, deposits

Butchers and Drovers' Bank, N. Y. Lost
Butchers and Drovers' Bank, N. Y. Lost
Caly, Henry. Van Buren for 83; on Stevenson 97, 98; on St. Lawrence navigation
112; vote on V. B's embassy 112; treatment
Calhoun, John C. 47; his course on Texas
and Slavery 64 to 66; vote against Stevenson U. S. B. 119; on Duane 122; Young for 128;
Callon Callon

98; 105; on Seminole war and Jackson 106; on state banks 138; Campbell on 232; Van casting vote against V. B. 112; votes for V. B. Buren on 197-8; 202; Noah's slanders 214; as president 112, 283; on removal of deposits Cambreleng on 232; commissioners sent to Parallel 121; for one bank or a specie currency 140; nama by Adams and 279; on the Colonies 285; afraid of losing the tariff 143; Blair and 144; Richie on 292.

CLINTON, DE WITT. 21; Clinton nominated for President, 1812, 44; opposed by Bucktails he is expelled the office of Canal Commission-Campbell, James. 112; letter to Hoyt—dis-likes the merchts. 191—politics and elections 193; on Clinton's death—Sanford 203; 219. Canada. A refuge for the slave 65; trade 112; Brownson on 144; 268; insurrections in ty to 56; Davis on 81; on banking 86; 108; 127; E V. B. o bell on Clin U. S. E Clint

Codd to 206; 209; of tiny 21 will be Coe, apprais

258; fo Colle Colen abuses the Sem Colon

Colle Canal 5 Comn Com ler's Liv ful enem Сомм 11; a ch

Cooper W. H. C Conck driven fr Congre Congr

Adams, 280. Congr Congr on the s Wickliff on 97; I non-atter Conve

Y. Cons Corco 143. Corni Corye Coster mocrat 1

Coulte for Tan Couri Craig Cram secuted: ple 57; helps E.

CRAW

nominat insures Cooper for a na houn on Butler's

INDEX.

es for revolt

to 38; 129; and F. bank

B. stops his

report by 89. o 105; on a Texas 105; 293; on the

l; Crawford r 168; buckit by a 148;

ee Wm. T. uffalo bank. ler's injunc-

s 94; Butler e by Butler ctice in 164ushel basket ice of 303-4. tecommends

y on Texas

how passed

of, deposits

83; on Stenavigation : treatment nterested in ng for 128; 232; Van inders 214; sent to Paolonies 285 :

U.S. Bank

Stevenson

us 55 and

nominated Bucktails uption 30; 1, ib.; and s political d Van Buon 49; 54; city to, ib.; minissionhis perse-Stone on 55; enmi-86; 108;

bell on 203-4; 206-7; on common law 302. Clinton, George. Gives casting vote against

258; forfeitures 271.

Collectorship of Customs, N. Y. 10. Coleman, William, Remarks on 57

Coleman, William. Remarks on 57; abuses the United Irish 68; on Jackson and the Seminoles 106; peace 269.

Colonial Trade with U.S. 111, 112 Colles, Christopher. Planned the Western fence of Clinton 51.

Common Law. Defined by Morris and Hall

11; a chapter on 302 to 305.

Common Law. Defined by Morris and Hall

Common Law. Defined by Morris and Hall

Common Law. Defined by Morris and Hall

Common Law. Solve the Morris and Common Law. Solve the Morris and Hall

Common Law. Solve the Morris

Commonwealth Bank, Boston. Deposits in

Cooper, Judge Thomas. His strictures on paper, advice by 180; speculates with Hoyt 261.

J. H. Crawford 68 to 72.

Dallas, Alex. James. A Philadelphia finan-W. H. Crawford 68 to 72.

Conckling, Affred. Supports Clinton when driven from Canal board 53.

Congress. Committees how named 97.
Congress of Panama. Van Buren, Polk,
Adams, Clay, Buchanan, M'Lane, &c., on 279,

Congress. Speakers, rem'ks on 96 to 99. Congressmen selected for Office. A chapter on the speaking and acting, about 96 to 99; Davis, Mathew L. 12; on Burr's Mexi-Wickliffe, Duane, and Jackson on 96; Blair can movement 62; 121; 185; 197; 220; 237. on 97; Ritchie on 97 to 100; paid wages for Davis, Richard D. Character of Van Bu-

non-attendance | 149.
Convention, N. Y. Constitutional. See N. Y. Constitutional Convention.

Corcoran & Riggs. Walker's sub-treasurers,

Corning, Erastus, 90, 228; 293. Coryell, Ingham. 10; 13, 14. Coster, J. G. A borrowing of deposites de-

mocrat 135. Coulter, Richard, of Pa. On Taney's care for Taney, 135.

Courier & Enquirer. Friar's jump 230.

Craig, Hector. Notice of 213. Cramer, John. Supports Clinton when persecuted 54; for presidential electors by the people 57; on banks 86; bank votes, 87, 134; helps F. Livingston, 185.

Crawford, W. H. Minority Caucus to nominate for president, 1824, 55 & 68; Young insures his deteat in N. Y. 57; notice of 68; Gooper on his hatred to foreigners, 68 to 71; for a national bank 74 to 78; conduct to Calhoun on the Seminole war question 107, 108; lands to settlers only 150. Butler's artful hints about 168; V. Buren visits

201.

127; Butler's abuse of 152; 161; 164; 167; Crolius, Clarkson. Votes to give the people V. B. on 184; 196-7; 202; Wright and Camp-the choice of electors 57; on banking 86;

V. B. on 184; 191-7; 202; Wright and Camp- the choice of electors 57; on banking 86; bell on 203-4; 206-7; on common law 302.

Clinton, George. Gives casting vote against U. S. Banks 77.

Clinton Co. Bank. [See Plattsburgh b'ks.]

Coddington, Jonathan I. 10; 12, 13; V. B. Safety Fund 84 to 87; banks in 1828—ib; to 206; Cambreleng comforts 207; letters 208, prints Young's private petitical 120; for nixed 1901, effice bunding its 1131, ready to mu. 209; Cambried Commorts 207; reters 200, prints 1 ong s private petition 122; 107 inixed 209; office-hunting, ib.; 213 ib.; ready to municipy 214; Bennett's friend 221; 230; 238; by Butler, for 169; Argus 190; artful letter to Hoyt abt. Crawford, &c., 195; Bennett and Coe, William S. 219; Swartwout on his appraising goods 223; a fire commissioner V. B.'s friend 220; to Hoyt Lefor 5 mill loan—

V. B.'s friend 236; to Hoyt—for 5 mill. loan—dared not offer a 10 mill. b'k. 252; ag't. V. B.

Cruger, John C. Betting with Hoyt, 256. Cuba. Van Buren, &c., on Slavery in 279, 280.

Cunningham of Montgomery's gallant de-

Commerce. Colonial 111, 112. Currency. [See Banks—U. S. Bank—and Sub-Treasury.] 78; 139; 140; if deranged impairs contracts and changes the constitu-

Custom Houses. [See N.Y. Custom House.] Cutting, Francis B. 112; 126; on the lob-Cutting, Francis B. 112; 126; on the lob-by 171; for free banking 177; swears on

cier 297.

Dallas, George Mifflin. Gets Russian mission 100; Cass admires 104; votes for V. B. as minister to London 112; V. B. lauds 205; notice of—a circular statesman 297—298; a mile's a mile 298; V. P. ib.
Davezac, Auguste. 62, 63.
Davis, George R. Notice of 94.

ren by 81, 80; he joins V. B. 80.

Dawson, George. On Canada 290. Dawson, Moses. Jackson's letter to, against the pets 116.

Dayton, Aaron Ogden. Electioneers for Jackson 63.

Dayton, General Jonathan. Indicted in Burr's affair 63.

Debts. Repudiation of 267; wretched bankrupt laws, ib.

Decatur, Col. J. P. Office-seeking 221;

Defalcations, Defaulters. [See Embezzling Public Monies.] Banks in 1814, 124.

Democratic Review. See J. L. O'Sullivan.

Democrats. On paper money 78; V. Buren sort 196-7; timber in ranks of 227.

Denman, William. On Van Buren 70. Desha, Joseph. On taking Canada 285. Desha, Robert. Warns Eaton against the

Widow 109. Would secure wild

Dickinson, Daniel S. On V. B. 203; his

Dissolution of the Union. McDuffie on 61;

Dix, John A. Pro-slavery-and-Texas Senator 281.

Downing, Col. S. Votes for City Bank, Buffalo 90.

Dromgoole, George C. Dry Dock Bank, N. Y. 94.

Duane, William. On last War 4; on Merchants' Bank 28; on Clinton 49,54; on Burr's conspiracy 62; on congressmen 96; notice of 115; approves of refusal to remove deposits 119; 122; on newspapers 147; ib. 182; on

the peace 269.

lative to the public treasure 116 to 121; 141; 234 refuses Russian Mission 122; dismissed 122, 123; married Franklin's grand-daughter 116;

deposits and 131; ib. 246.

Dudley, Charles E. Votes to drive Clinton from the canal board 53; one of the immortal 17 -57; prays to Biddle for a branch of the U.S.B. 79; party votes for banks 87; to Hoyt 210. Duels. 3.

Duer, John. On Van Ness's bribery 28; joins the Bucktails 29; Butler on 170; 184; 190; 209; notice of 210; Hoyt bitter against 212, 218, 219.

defends the right against Allen 51; notice of

Duncan, Dr. Alex. For V. B. at Balt. 295. Durben, Dr. On War 4. Durham, Earl of. Explains causes of revolt in Canada 285 to 287.

Earll, Jonas, Jr. Votes to expel Clinton from the Canal Board 53; one of Van Buren's immortal 17-57; bank votes by 87.

Eaton, John Henry. Leaves Congress for office 101.

Eaton, Lewis. In Crawford Caucus 55; president City Bank, Buffalo 91; safety fund commissioner 93.

Eaton, Mrs. [Widow Timberlake]. Trou-

ble about her character 109. Edmonds, John W. Stockjobbing 67; 111; Wight to give him \$1000—148; Butler on 164; Mrs. Butler on his pauperism 171; note 205; Webb and 225; on debt laws 267.

EDUCATION. By cheap Postage 4; 301; importance of 20; Girard leaves millions for 116; Smithson \$500,000 for 116; Young and L. Beardsley and 129; Hoyt goes to V. B.'s aca-

demy 217; of laborers 281.

Electioneering. By V. B. 124; Jackson 96; Purdy and Hoffman 132; Marcy on 237; A. Ward 238-9.

Elections by the People. 2; by districts 56. Electoral Bill (1824.) Butler against 168-9; Croswell on 195-6; ready to vote either way

Ellis, Powhattan. 101; votes for V. B. as minister 112.

Embargo. Clinton on 21; 24.

Embezzling Public Monies. Theron Rudd 24; cases 133; law to punish, itself a cheat 141; 149.

Emmet, Thomas Addis. Takes part with Clinton when expelled from the canal board 52.

England. [See Britain.]
Everett, Edward. 11; for aid to exiles 131;

votes about deposits 131. Ewing Thomas. Vote aga 98; and against V. Buren 112. Vote against Stevenson

Exchange Bank (Barker's.) 39; 157; 158;

Fillmore, Millard. Votes on M. & F. bank 86; for aiding Polish exiles 131.

DUANE, WILLIAM JOHN. 100; secretary of the treasury 115; notice of 116; his course re- 27; 112; instructs V. B. 214; Cambreleng for

Fisk, Theophilus. Blair by 145.
FLAGO, AZARIAR C. Votes, 1824, to expel Clinton from the canal board 52; performs, 1828, as one of his chief mourners! 55; votes with the immortal 17 to keep power from the people 57; votes for party bank charters 87; free banks and 137-8; his state pet bank system 139; buys 3 walls of a house 147; on his resolve against popular election, Butler, Selden and Van Buren 173; on free banking 174; regency log-rolling, the lobby, gold, and bank restraints 175; his currency cure and notions, Duer, Col. William. 210.

Duer, William A. Joins the Bucktails 29; monsters 179; on private banking 176-9; genfends the right against Allen 51; notice of eral banking law 181, 182; succeeds Yates

0.

188; 203; Bennett and 221; councils Marcy on breeches 239.

Florida. Jackson in 106; V. Buren expends many millions in 145., &c.; bloodhounds in 146; Greeley on war in 282; 296.

Foreigners—Adopted Citizens. Van Buren about 41; a chapter on 66 to 72; Crawford's attack and Cooper's defence of 68 to 71; Irving, Denman, Van Ness on 70; Blair on 71; millions left by, to educate natives 116; V. Buren and 236.

Forman, Judge Joshua. Invents the Frafety Fund 84; 88; 206.
Foot, Samuel A. On political proscription

Forsyth, John. In Crawford caucus 55; votes for Stever son 98; 101; intrigues for V. -148; Butler on Buren 107-8; in Crawford caucus 195.

FRANCE. Her views and condition 46, 47; Butler on troubles with 172; Guizot on 280. Franklin, Benjamin. And England's chan-

cery 304. Free Banking. 95; 137-8; Peel against 140; Flagg, Livingston, Cutting, &c. on 173

to 182; Hoyt's 178.

Free Trade. America and Britain 270. Frelinghuysen, Theodore. 111; rejects V.

French, James M. 20. Fulton Bank, N. Y. Chartered 87. Gaines, Gen. Edmund. Ordered to invade Mexico 64.

Gales and Seaton. . On War 3.

Gallatin, Albert. A candidate for V. P. 71; on U. S. banks 77; ib. 171.

food of go Gilchris Gillett, posite que Girard, mate Ame Girard I Glentwor Godwin, distress, by Goldson, Gorham, Gospel. Gouverne Graham,

Clardner

Garrow,

Georgia

Greeley, on a state tlers 150; scrip 201. Green, B board, 1821. Green, Ge Cambreleng Green, Ja: Green, Be Greene, A 214, 215; ou Griswold, Grundy, F Buren 112; ( Gnizot, F. Hall, Jonal Hall, Willi

Hamilton, Hamilton, . 28; joins the state, pro ten intrigue again a spoilsman the Standard Hamilton, Hammond, Prendergast e Hancock, J.

Halleck, F Hallett, W Hamer, Th

Hard, Gitter 231 Hard Mone son doubts it Harris, W. Harrlson, W. on currency 1.

defeats Van H Havemeyer, Hayne, Col. Head, Sir 1 286 to 288, Herkimer C

Hill, Isane. for Stevenson by 145; Ritch Koes, Mary Hoes, Baren Hoffm n, Joi bell on 204, 21

HOFFMAN, I for Barker 91; by—pet bank v Webb and 232 Hogeboom, J B. 184: Corne bank 308. Holland's Li Holmes, John

Horn, Henry Hosack, Dr.

heron Rudd iself a cheat

es part with mal board 52.

to exiles 131;

ist Stevenson

9; 157; 158;

M. & F. bank

6 mill. bank

ambreleng for

45.

824, to expel 52; performs, ers! 55; votes ower from the k charters 87; et bank system 17; on his re-Buller, Selden banking 174; gold, and bank

re and notions, against foreign ng 176-9; gen-succeeds Yates councils Marcy

V. Buren exc.; bloodhounds; 296.

to 72; Crawnce of 68 to 71; Van Bun 70; Blair on te natives 116;

ents the TSafc-

cal proscription ord caucus 55;

intrigues for V. ucus 195. ondition 46, 47; Guizot on 280. England's chan-

B; Pcel against ing, &c. on 173

Britain 270. 111; rejects V.

ered 87. rdered to invade

ar 3. ate for V. P. 71;

Gardner, Col. Chas. K. Notice of 183, Garrow, Nathaulel. 101, Georgia Legislature. McAllister's account of—not too fad of gold ulnes 223-9. Gilchrist, Mr. Butler and 157, Gillett, Ranson H. Votes aid to exiles 131; upon de-

posite question 134. Girard, Stephen.

posite question 134.
Girard, Stephen. A Frenchman leaves millions to educate Americans 116.
Girard Bank, Phila. Deposites in 124.
Glentworth. 11; Butler's cant and hypocrisy, borowed for the election 254.
Godwin, Parke. Strong remarks on relieving public distress, by 250-1.
Godwon, Samuel P. 10, 13, 14.
Godwon, Benjamin. Report on treasury banks 133,
Gospel. Butler's anxiety for stated preaching of the 152.

ters 1501; on Formas serip 201.

Green, Byram. Votes to expel Clinton from canal board, 1824, 53.

Green, General Duff. 106, 107, 118, 115; V. B. and Cambrelong subscribe 200; printer to Congress 208.

Green, James L. 183.

Green, Henjamin W. 299; 301.

Greene, Henjamin W. 3299; 301.

Greene, Major, of Hoston Post. Ritchie grieved at 21, 215; on common law 372-3.

Griswold, George. On Banks 124; Butler on 171.

Grundy, Fellx. Votes for Stevenson 98; and for Van Buren 112; tenches Polk law 123; on Canada 284.

Guizot, F. For neutrality by France, on war here 280.

Hall, Jonathan Prescott. On Butler's patriotism 255.

Hall, Wills. On common law 11.

Halleck, Fitz Greene. Butler on 162; letter 163.

Hallett, W. P. 112.

Hamer, Thomas L. Votes on deposits 134.

Hamilton, Alexander. Prefers Jefferson to Burr 62.

Hamilton, James A. Impeacles Van Ness for bribery 28; joins the Bucktails 29; succeeds Clay as secretary of Hamilton, James A. Impeacnes van vees accordes, an 25; joins the Buchtails 29; succeeds Clay as secretary of state, protein 45; strong opposer of the war 45; in the reintrigue against Cathorn 107; anctions, Targee and 205; joint 108.

231.

Hard Money. The Jackson reform 139, 140; Anderson doubts it 249.

Harris, W. P. Columbus. Embezzles \$105,000—133.

Harrison, William H. His death 102; Cass on 104; on ourrency 139; abuse of approved by Van Buren 141; defeats Van Buren 283.

Haveneyer, William F. 213.

Hayne, Col. R. M. 103; rejects V. B 112; his son 200.

Head, Sir Francis. A valu, bad Cauadian governor 236 to 288.

286 to 288.

236 to 288.

Herkimer Convention. 1823—207.

Hill, Isaac. On Adams, Clay and Crawford S3; Votes for Stevenson 98; and for V. Buren 112; expose of Blair by 115; Ritchie on 214; his speech 232; betting 230.

Hoss, Mary and Hannah 19, 20.

Hoss, Barent. Security for Argus 190; d'y sh'f, ib.
Hoffin n, Josiah Ogden. Jeins the Buckfalis 29; Campbell on 204, 218.

Hoffman, Michael. Vote on M. and F. bank S6;

Johnson, J. Hoffman, Michael, Vote on M. and F. bank 86; 101; billeth for Barker 91; notice of 131, 132; sinceure—offices held by—pet bank votes 131; mismanagement in office of 132; Webb and 232.

Hogeboom, John C. A \$10 loan to nephew afflicts V. B. 184; Cornellus, in office 190; presides in Hudson

ank 308. Holland's Life of V. Buren. Puffs him 79, Holmes. John. Voted to reject V. B. 112. Horn, Henry. Vote on treasury deposites 131. Hosaok, Dr. David. Butler against 169.

Houston, Sainnel. In Texas 61, 166 Beach on 305. Hoyt and Butler. Correspondence, pages 9 to 14; lives

INDEX.

Hubbell, Walter. Warns the state against V. B.'s Safety Fund 89.
Hubbard, Henry. Votes for the treasury pets 131; ditto 131; proposes Folk 293.
Hubbell, Levi. On Marcy and Sub-Treasury 207.
Hubson, Bank of. Van Buren lobbies for the, and takes office in 23, 21; winding up of 307.
Hull, General W. On Canada 281.
Hume, Joseph. Efforts to do justice to Canada 286-8.
Hunter John. Voteon City Bank, Buffalo 90; on free banks 176.
Hypocofey, Relligious. See Butler.

banks 176.

Hypocsiev, Religious. See Butler.

Indianort. Seventeen Senators of N. Y. 57.

Indians. On marriages with 69, 71; Cass on the 105, 207; Jackson and 106; warlike condition of the 275; fifty millions expended to banish and kill 252; Ritchie on 300.

Ingersell, Charles J. On banks 114; for Mackenzie's selected 900. dease 290.

23; joins to Heiterias 23; succeeds they as secretary of release 230; to ten. 45; trong opposer of the war 45; in the intrigue against Cathoun 107; anctions, Targee and 215; a spoilsman 290; 248; buys Blair a press 233; to propose the minority caucus of 1824, a spoilsman 290; 248; buys Blair a press 232; to propose the minority caucus of 1824, thaniton, John C. Joins the Buektalls 29; 218. Hammond, Jabez D. Ambrose Spencer on 48; the Jed. Prendereast case 62. Hand, Gideon thate M. C.; On banks 133; on slavery 231. Hard, Gideon thate M. C.; On banks 133; on slavery 232. Hard, Gideon thate M. C.; On banks 133; on slavery 232. Hard, Gideon t

Jackson, Daniel. And Blair's free press 233; bank-heggn; ib.
Janues, William. Takes part with Clinton when violently removed from the Canals 52.
Jay, William. On slavery 278.
Jefferson, Thomas. 6; on Burr 60; on elections 99;
on England 271; on slavery 275.
Julinson, Cave. Votes for deposits to Polk's pets 131

Johnson, Cave. Votes for deposits to Police pet 131 and 131; and no relief to poor exiles 131; at Convention 292; 295; and postage law 301.

Johnson, Jeronnis. From Congress to Custom House 101; billeting his relations 219; Swartweut on his ap-

praising 223.
Johnson, Richard M. Opposes the 1824 Crawford caucus 55; votes on deposit question 131; endorses Van Buren 283; for Canada 285; on author's imprisonment 291.
Jones, Henry Floyd. Vote on Buffalo City Bank 90.
Jones, Samuel. For six million bank 27; Chief Justice 27; Hoyt's surety for \$200,000—194.
Jordan, Ambrose L. Opposed by the regency 210.
Jurora. On Bodine trial 5; merchants ordered to be excluded \$27\$ in mercantile eases 271.

excluded MF in mercantile cases 271.

JUSTICE, ADMINISTRATION OF. Reform required in 6; in the Somers case 7; corrupt where banks are involved 56; Buffalo banking and 90, 91; by L. Hoyt, 193. Keim, George M. On Mackensie's imprisonment 290. Kemble, John W. Abuses the Irish, and jobs in the stocks 67; 111.

stocks 67; 111.

KENDALL, AMOS. Letters to Clay on Jackson, &c. 83;
Sketch of—his conduct to Clay 117 to 120; abuse of Mackensic 118; Bennett on 122; 126; on free banking 133;
Ritohie scandalized at 214, 215.

Laborers. Their condition, by Calheun and Channing

Lansing, John. V. Buren w'd make him a P. M. 82. Law. In U. S. 6; in N. Y. state 133; in court of er-rors, Alb'y 193; (see 302 to 305, also com. law, and court

rors, Alby 195; tee cost to too, most of chanceryl.

Lawrence, Cornelius W. Gets the N. Y. Castom Ho. 12, 292; retains Record Clerks and Bogardus 13; 112; got a two million charter, and vecred 116; 125; 132; votes on treasury banks 131; helps lilair to a press 23; 239; disreputable conduct on the bank question 217; letters to Hoyt on b'k 248; more of them 249; bets with Howt 962.

Oyt 202.
Lawrence, Joseph. Bank President, &c. 116.
Lawrence, W. B. On free banking 174.
Laws. Who should have the Veto on 2; check on bad

Laws. Who laws in Ga. 229.

Cantine's partner in the Argus 34; Ulshoeffer for 190; for Clay 197. Leavitt, Joshua. On Van Buren's pro slavery creed

278.
Le Foy, Abraham. Gets into custom house—nom's
Marcy 257.
Lee, Gideon. 112; Leggett on 238.
Lee, John R. Trial for perjury 91.
Lee, Oliver. Polk delegate and pet banker 293.
Lefterts, John, L. I. Votes to drive Clinton from calnal board 53; and as one of the immortal 17-57; bauk

Votes 87. Leggett, Wm. On Di. Jackson 233; on Marcy 235; notice of 262.

notice of 2022.
Lewis, Dixon, H. Vote agst. pet b'ke 134.
Lewis, Major W. B. On com. of enquiry about Jackson
60; Ritchie to 98; 109; 300.
Lewis, Morgan. For 6 mill. b'k. 27.

Kibbe, Isaac. Ist Buffalo bank president 33.
King, Charles. Accuses Van Ness of bribery 27, character of V. Buren by 73.
King, Preston. Aget. bank charters 177; a friend to sheup postage 178; 189; 271.
King, Rufus. V. Buren feared he might not dislike Clinton 54; V. Buren for 70; for universal suffrage 72; Parker on 82; Barker, Jacob on 192.
King, William (of Ala.) Votes for Slevenson 93; and V. Buren 112.

Buren 112

. Bureu 112. Knower, Benjamin. Stops payt, 85 Knox, John. Liberality of 69. McAllister, M. H. of Ga. On Jesse's golden mine 227; say original letter to Hoyt, about incorporating New

McBride, James. A revenue borrowing banker 135. McClure, Gen. Geo. Votes against the immortal 17—

McCook, Daniel. Banks, Baltimore Conv'ns and 307.
M'Coon, WILLIAM T. Interferes with the freedom of the press 13, 14: his Equity to Hoyt and Butier 16 to 13; 143; Selden on 173; decisions of 301.
McCulloh, Comptroller. His frank 11.
McDuffle, George. On dissolving the Union 61; agst. Polk's treasury banks 134; lb. 143; notice of 301.
MacIntyre, Archibald. Against Bk. of America 27.
McJimsey, Robert Hoyt, the Trust Co. and 179; Hoyt's brother-in-law and surety 194; 230.
Muck, Ebenezer. Vetes for Buffalo city bank 90; 'goes the whole hog' 179.
Mackenzie, W. L. 5, 0, 11; Coryell's note to 13; Slamm's note to 16; on Colonial Trade 112; Barker's letter to 192; V. B.'s disclaimer 222; warning to Hug-land in 1832—287; Keim and Johnson on Imprisonment 230-1.

McKown, James. Takes part with Clinton when driven from Canal board 52; is partner with J. V. B.

148, 258.
McLean, John. Argt. for Indians in Supreme Court 296

296.
McLane, Louis, M. C. Geta an embassy 101; takes the Treasury Dept. 111; on currency, 129; may loan money now 181; Cambreleng agst. his treas. rept. 230; agst. alliances in Europe, &c. 279.
MacNeven, Dr. W. J. V. Buren on 208.
McNuty, John, Cierk of Congress. Got off by a quirk (laws scarce there) 141, 295.

Lewis, Dixon, H. Vote agat. politic laws, Major W. B. Oneom. of enquiry about Lewis, Major W. B. Oneom. of enquiry about Livingston, Charles L. Opposed to Bishop's expuil wien of 77 to 181; on N. Y. pilots 178; on creatle, ib.; advice to Hoyt 180; 227; actice of—for national bank 211.
Livingston, E ward, of La. was a defaulter at N. Y. for \$100,000. Offer to Stevenson 98; leaves congress for the cabinet 101: Davease marries bis sister 63.
Livingston, E ward, Speaker H. of A. Cutting on his bank notions 177; 180; notice of 184; on marringe 185; letters 186-7; 197 (for lottery).
Livingston, E ward, Speaker H. of A. Cutting on his bank notions 177; 180; notice of 184; on marringe 185; letters 186-7; 197 (for lottery).
Livingston, E ward P. A candidate for Senator—defeated 23; votes, 1824, to drive Clinton from Canal board 53; against electors by the people 57.
Livingston, E. ward P. A candidate for Senator—defeated 23; votes, 1824, to drive Clinton from Canal board 53; against electors by the people 57.
Livingston, E. ward P. A candidate for Senator—defeated 23; votes, 1824, to drive Clinton from Canal board 53; against electors by the people 57.
Livingston, E. ward P. A candidate for Senator—defeated 23; votes, 1824, to drive Clinton from Canal board 53; against electors by the people 57.
Livingston, E. ward P. A candidate for Senator—defeated 23; votes, 1824, to drive Clinton from Canal board 53; and with the immortal 17 agat. the people 57; Marcy W. Lillan L. Berrows at the New Hope 34; 33; orders the Bambers to Ireland 67; prayer of, to Biddle, for U. S. Bank extension 79; Buffalo b'x and 99, 91; 99; votes for V. B. 129; iegnilizes bank suspension of the publishers, ib.
Lobby, The. Cutting's name for 174, 180; L. Hoyt wide for the publishers, ib.
Lobby, The. Cutting's name for 174, 180; L. Hoyt ward for the publishers, ib.
Lobby, The. Cutting's name for 174, 180; L. Hoyt ward for the Lobby, The. Cutting's name to the continuation of the continuation

Mayo, D Maxwell Maxwell Measure Mechani resident & ions bet. el ler 160. Mechanic

191: 192: accuses unj V. Bn's ad or trade 2 Meserole,

phew 210. Mescrole Metropolis Mexico. 64, 281; Poir Miami Exp

Michigan I Milier, Jess Milier, Syl Ministers to office? 3. Missouri. Monroe, Pr

friends 29; or p. ms. 81 to 8. Calhoun, ib.; Canada 284. Monroe, Jan 236; sneers at

Moodle, Col. Moore, Gabi for that 232. Moore. Thou Van Buren to Moore, Col. Morris, Rob

11; Safety Fu P. M. 301. National Co would be usefu National De National Int

National Re Godwin on pri per family 272. Native Amer Nativeism.

Noah its candi Navai Office. resuits, ib.
Neville, Majonatij. On BurNevins, Russ

226.

New Hope De New Orleans New York Remarks on 1 man and 132; New York C 133; 147; activ families served to Hoyt 264.

(See also, C. Hoyt; Measur S: Swartmont Swartwout; N. Y: Eveni

vertising 147; peace 269; on V New York O N: Y: Post C

and charge for N: Y: Safety City Bank of B 89, 90; miscond

INDEY.

rs 177; a friend to e might not dislike

dversal suffrage 72; r Stevenson 98; and

V. se's golden mine 227 :

incorporating New rowing banker 135. st the immortal 17-

ore Convins and 307. s with the freedom of oyt and Butier 16 to of 30 L

nk 11.
the Union 61; agst. notice of 301. Bk. of America 27. Trust Co. and 179; 91; 230

uffalo city bank 90;

Coryell's note to 13; Trade 112; Barker's 222; warning to Hug-ison on imprisonment

with Clinton when partner with J. V. B. ns in Supreme Court

n embassy 101; takes rency, 120; may lean t. his treas. rept. 230;

n on 208. ngress. Got off by a

ve power 99; on neu-

ffalo, and 90. President in 1812, 44; es for city b'k Buffalo

tes 38; votes to expel 1 with the immortal 17

nal pet 124; a state pet

or pet banks 131. br pet banks 134.
s at the New Hope 34;
land 67; prayer of, to
79; Buffalo h'k and 90,
mortgage message 435;
or King pamphlet by
lizes bank suspension
pengopoly 1234; hung nite. nonopoly 138: buys p't n banking by Hoyt and served on the benchserved on the bence, etc. on sub-treasury teering 234-5; Bennett, ection of '32-237; on 39; ditto 240; bets on v'n f'm custum ho. 257; ng better 258; on Canada 295; on U. S. B.

an 71. o Sw't in Texas 260; ank deposites I31 and 131.

d sales, and treasury or-

Mayo, Dr. of Va. On embezziing 149; 301.

Mayo, Dr. of Va. On embezzling 149; 301.
Maxwell, Hugh. Hoyt on 218.
Maxwell, Dr. P. On Albany bank junto 88.
Measurers in Custom House, 12.
Mechanics' and Farmers' Hank Albany. Southwick president 81; Olcott and Worth and 85; 04; gets milions bef. election 120; is a state pet 139; gailed by But-

ler 169.

Mechanics' B'k. N. Y. Deposites in 124.

Merohants, American. Campbell's distribt of 11: 192; injustice done to by appraisors 223; Marcy access unjusty 258; ill treatment of 271; ordered by V. Ba's admin. to be struck off juries on matters of 50 trade 271.

Morchants' bank, N. Y. 28; 33; Clinton, &c. on 86;

Meserole, Abraham. To be hired as a hireling's ce

Mescrole, Bernard J. Swartwout on appraisers 223

Mescole, Bernard J. Swartword on appraisers 223-Metropolis, B'k of the A pet 114. Mexico. Jackson and Burr's views about 60 to 63; Sedgwick and Chanoling on 63; Van Buren's course to 64, 281; Poinsett in 203; 207; 279; Beach on 306. Miami Exporting Co. 36. Michigau Banks Deposites in 124.

Miller, Jesse. Accepts office, though an M. C. 191. Miller, Sylvanus. Made Surrogate 21. Ministers of the Gospel. Ought they to be eligible

to omce? 3.

Missouri. Votes on slavery in 278, 279.

Monroe, President James. Fifty-one Feds. joins his friends 29; on U. S. bank 70; disjute with V. B. about p. ms. Sl to 83; to Jackson on Florida war 106; and on Calhoun, ib.; against monarchy in N. America 280; on Canada 23.

Calhoun, ib.; against monarchy in N. America 280; on Canada 284. Monroe, James. Joins natives 174; Webb and 225; 236; sneers at good men—deals in etooks 253. Moodle, Col. Death of 289. Moore, Gabriel. Rejects V. B. 112; Webb to fight him for that 232.

Moore, Thomas P. An M. C. gets an embassy 101:

Van Buren to 392.
Moore, Col. W. E. 221; on Canada 289.
Morris, Robert H. His Glentworth case—common law
11; Safety Fund banks, Murcy's message and 126; as a

National Convention. For reform and improvement would be useful 101. National Debt 144, 145.

National Intelligencer. On Canada long ago 283; 284.
National Intelligencer. Their land plan 150; Parke Godwin on principles of 250-1; Cambreleng wanted—only to talk 263; on stopping monopoly, lb.; 160 acres

Per family 272.

Native Americans. The right sert 52.

Nativelsm. Crawford its champion 68; Greeley on 70;

Noah its candidate 204. Naval Office, N. Y. Improperly managed, very 132:

Neville, Major Morgan (Receiver of Land Rev. Cincin-atil. On Burr, &c. 260. Nevins, Russell H. On banks and stocks 188-9; ditto

226.

New Hope Del. Bridge Co. A ricketty concern 34.

New Orieans. Burr plans its seizure 61.

New York Constitutional Convention, 1846.

Remarks on 1 to 6; suthor an early friend to 15; Hoffman and 132; Van Buren against 305.

New York Custom House. Facts about the 12; 13; 133; 147; active partizans paid with plunder at 219; families served, ib.; political appraisers 223; Ulshoeffer to Hovt 24.

to Hoyt 264. to Hoyt 264.

(See also, C. W. Lawrence; Michael Hoffman; Jesse Hoyt; Measurers; Ingham Coryell; C. S. Bogardus;

Hoyt; Measurers; Ingham Coryell; C. S: Bogardus; Peace. 136. S: Swartwout; Appralsers:
N. Y: Evenlug Post 73: 132; free banking 138; advertising 147; arguinst Marcy's mortgage 247-8.
New York Observer. On the U. S. constitution 56.
N. Y: Post Office. Enormous income of postmaster, and charge for boxes 301.
N? Y: Safety Fund Banks: A full account of 84 to 95; lectson 1 N? Y: Safety Fund Banks: A full account of 84 to 95; Section 1 15; Ke vocate of 130.
89, 90; misconduct of bank directors 94; failure of banks pots now 143.

ib;; V: Buren and N: Y: banks control removal of deposites 120; 125-6; the catastrophs, 135-7; Flagg on 176. New York Sun: See M; Y: Feach.
Newspapers (see printing): 7:; 147; Agitate through 178; 182; Argus 190; Ritchie on independence of—editors bought up 214, 215; Decatur and 221; Y: Buren keeps Bennet independent 215.
Niagara, Bank of: See Buffalo, Bank of 1816.
Noau, Monnecai M: On Van Buren 22; on ditto and Hudson bank 24; on rotation in office 74; abuses Jackson 73; nominates Van Buren 83; on Cambreleng 102; on Hoffman 31; grief of Swartwout 133; Butler Instructs 168; malignity of 186; Ulshoeffer on 190; atter the printing 192; Croswell praises 195; Van Buren ditto 197; Van Buren suggests to 200: in 1827-8, 201; Van Buren's grief at loss of election of 205; Swiss mercenary 214; Ritchie to, on independence 215; office begreanzy 214; Ritchie to, on independence 215; office begreater 215. cenary 214; Ritchie to, on independence 215; office begcenary 214; Riteric to, on independence 215; omce beg-ging 216; borrows by Burrows 223; denounces Wet-more and hunts for a general's borth 225; kind to poor Blair 233; editor of the Sun 306. Nominations: A mockery of democracy 234. North American Trust Co: Hoyt's connection with

Norvell, John: Note to Gage 200.
Nullification: Nullifiers erazy 235.
Oakley, Jesse ISwart't's surety: 220, 221.
Oakley, Thomas J. Appointed Attorney General by the federalists 29; Jesse's surety for \$200,000, 194; anti-

O'Connell, Daniel: 47; on Polk and slavery 273; common law and 303.

mon law and 303.
Office Hunting: 12; 22; 30; 81, 82; by Kendall 117 to 119; hy John Van Buren 149; by Edmonds, &c: 170, 171; Cutting annoyed by 180; Hoyt on 198; Coddington 208 to 214; Hoyt and Swartwout 209 to 212; Spicer 212; Ritchie's horror at 215; Nosh at 216; Ingham arnoyed by 217; Hoyt again, ib;; Van Buren hunts for Hoyt 216; a family affair 219; more 220, 221; Webb and Noah 224, 225; Webb tother way 230-1; Wetmore 213

Official Station. Ought priests to be incligible to hold?

Ogden, Francis: Consul at Liverpool 63; defeats Cambreleng 101; 213. Ogden, Henry: On Hoyt's letters 9; custom house

Ogsbury, Francis: Wetmore on 243; an active politi-

Ogsbury, Francis: Wetmore on 243; an active politician 244.
Olcott, Eghert: Cashier of Watervliet bank 94:
Olcott, Theodore: Surety for Eghert 94:
Olcott, T. W: As a security 94; 126; to Butler on pretended banks 167; coases vainly 160:
One term principle 11; 272, 294.
O'Sullivan, John L. A contractor 71; confesses the sinx of his party 133; puffs Beers's bank 180; rebukes the slavers 294; contenuns the cattle 296.
Oswego, Commercial B'k of broken s.f. 94.
Owen, Robert Dale, Luminous (1) argument on sla-

Owen, Robert Dale. Luminous (!) argument on sla-

very 59.

Pakenham, Richard. Calboun to, on elements of

PARENIAM, RICHARD. CRIDON 10, 00 elements of public safe;y 65.

Parker, Philip S. Speech on V. Rensselaer's appt. 82.

Parrill, Sir Henry. For Canadian independence 285.

Partnership, Law. In England 140.

PARTY BUT NO PRINCIPLE. 29; 31; Peter Allen, and H. Fellowes 51; Clinton excluded from Canal Board

H. Fellowes 51; Clinton excluded from Canal Board
50 to 54; the Bucktails 55; Davis describes 80 to 83;
Montague on 115; Butler's profession agt. 151,—and
efforts for 168—0; Sutherland's letter on 183; carled
far 186; Argus in aid of 190; Livingston, Van Buren
nnd Thompson 196; V. B. on (bets) 205; saved by a
Doctor 207; specimens 208 to 214.

Pence. 136.

Peace. 136.
Peace of 1815. Comments in old and new worlds on

Penrce, Dutee J. To Hoyt on Rhode Island politics,

Penree, Dutee J. To Hoyt on Rhode Island politics, Potter, Francis, &c. 253. Peel, Sir Robert. On English Banking 140. Pet, Deposite, or Treasury Banks. Account of 113 to 126; Jackson admires and is deceived by 115, 116; poli-tical 115; Kendall agent to 117; Polk the leading ad-vocate of 130 to 134; \$646,754 lost thro, 134; 50 Polk-

duct toward him 52. Pickens, Frances W. Blair's picture by 144; at Baltimore 293.

Pise, Dr. Constantine. On Church and State Unions 69

Olf.

Pitcher, General Nath'l. Davis on V. B's usage of 80, 81; on banks 86; reason for V. B's mistrust of 151; b. 207; in opposition 234.

Planters' B'k of Mississippl. Deposites in 124.

Plattsburgh Banks, 34: 94. Poindexter, George. Votes ag't Stevenson 98; on

Plattsburgh Banks. 34: 94.
Polndexter, George. Votes ag': Stevenson 98; on Woodbury and Hoy: 149; Webb for fighting 232.
Poinsett, J. R. opposes the Crawford Caucus 55: 200,000 militie plan by 145; notice of 203; it. Moxice 279.
Polish exiles. Vote on ulding 131.
Polk, JAMES KNOX. On private papers 10; duly appreciates the Hoyt correspondence—selects Morris as P. M. 11: rejects Coddington 12; Keops Hecord Clerks 13; keeps Butler in office, the dishonest; why 36; 41; 47; his inaugural on Texas and Slavery 59; nutivism elected 70; Wetmore and 90; 97; at hid of ways and means 93; 78 Buchanan from Congress 98; 105; 116; notice of 123; 124; V. Buren's pet bank champion 130 to 134; on Oregon 131; pays Hoffman all arrears 131—2: refuses aid to exites 131; opposes subtreasury 134; 141; is its leading advocate !!!; checks bank enquiry 135; condemns land speculation, but suggests no remedy 150; his N. Y. Dist. Autorney and the Patroon 153-9 fand see Butler]; Butler, Hoyt's sureties and 194; 271; lat. 49° und 272; 's nativeism 272; O'Conell to 273; on colonial system 279; changed 280; Noah's dislike to, ib; dislikes V. Buren 291; his pledges and nonination at Bultimore 292 to 298; and Blair 390; chooses Richie 301; on postage 301; Beach, Texas and 306.
Porter, Governor David. Weed, the bank and 298.

Porter, Governor David. Weed, the bank and 298. Porter, Peter B. Vote on F. and M. bank 86. 'POSTAGE. 4; Tyler secures cheap 111; advantages

of 301.

Post-office. Espionage system in 11; Van Buren makes political machinery of it 30.

makes pointext machinery of 14 30.

Powers, Junes. Votes against city b'k, Buffalo 90.

Prall, Ichabod. Swartwont on appraisers 223.

Price, Wn. M. 112; 220: Hoyt shuns him 251; 257.

PRINTING. See Croswell—Leake—Cantine—Blair—
Ritchie—Southwick—Hill—Evening Post—Newspa-

Private Banking. Flagg on 176; Tracy for 179.
Private Correspondence. Polk on 10, 11; Crawford en 108; Cambreleng's notions of 234; Webb on 236;

Franklin and 304.

Proscription, Political. V. B. for 112.

Puntic Lands. How to stop monopoly, and lay out new states 150; Jackson desired to stop monopoly in

263; Dallas on 248; American Co. 308.
Purdy, Elijah P. 131; 220.
Quackenboss, Mangle M. [surety for Swartwont]

Randolph, John. Envoy to Russia 100; on U.S. Bank

129; on Canada 283.

Randolph, Thos. Jefferson. 240 ton slavery 276. Redfield, Heman J. Votes to expel Clinton from canal board 53; and agst the people, as one of the humortal 17-57; votes for party banks 87; Clinton w'd not nominate 203.

Reese, Major. A very honest bank commissioner is 94. Reform. Its gigantic strides over Britain and Ireland 46, 47; ib. 272.

Rejon, Manuel C. On U. S. Mexican policy 65. Religious Freedom. Increase of, in United Kingdom

At. Representative System. 2.
Rependiation of Debts. Foreign creditors on 267.
Revolution of 1776. Walpole an admirer of 48.
Riggs, Isaac. Votes agst. Clinton's removal from the canal board 52; and to give the people the choice of Elec-

RTTCHIE, THOMAS. 12; for Crawford and the U.S. bank 78; proplecies truly 83; on bribing M. C./s with office 97 to 190; Stevenson's case 98; Cass and 193; ap-

Phelps, Thaddens. Queer six bank and free trade letter by 174; Livingston on 178; Hoyt's surety 194; 238 for pets 141; on militia plan 145; east room and 201, 211; 261.

Phillips, Joshua. Leaves Custom Ho. 133; how he and Aaron N. got into it 216.

Prendergast, Jellith. Van Buren and Young's conclude the property of Jackson 300.

Rives, William C. In congress, ts. an embassy 10t. Robinson, Morris. May lend the money of a foreign bank 181.

bank 181.
Robinson, Peter. Put down for honest voting 94; 205.
Rochester, Bank of. Vote on 87.
Rochester, William B. receives equivocal support for gov'r 82; suspicious conduct of V. B. to 201.
Rogers, Hulsey. For 6 million bank 27; 13).
Roor, Enastrus. Votes on six million b'k and bonus 27; impeaches Judge Van Ness 28; votes ag t V. Boren for bank enquiry 35; 87; 48; for presidential electors by the people 57; on a land jobbing bank 114; 183; for Pitcher 298; Webb for 221; Cambrelong dislikes 234; 251; on blacks 271; anti-slavery 278; Spencer to 305.
Rowan, Juney John, Ky. 200.

on blacks 271; anti-shavery 278; Spencer to 305.

Rowan, Juago John, Ky. 209.

Rudd, Theron. Defalcation of 131.

Ruggles, Benj. of Ohio. Rejects V. B. 112.

Ruggles, Philo. A friend of peace 210.

Rush, Kiehard. For Cass as president 104.

Russian Embassy (\$18,000 first year) John Randolph,

J. Buchanan, W. Wikins, C. C. Cambreleng, G. M.

Dallas accept 100; W. J. Puane and S. D. Ingham refuse
th, and 110; Adamsk protion on 101; Dayne and Jack. ib. and 110; Adams's motion on 101; Duane and Jackson 122; Dallas and 298.
Safety Fund. See State of N. Y. Safety Fund.

St. Lawrence, Navigation of the 111, 112; carrying

trade ria, ib.
Sandford, C. W. Asks Throop to appoint Wetmore Q. M. G. 226

Sandy Hill. Beauty, banking, law and Butler, at 151 to 162; Butler leaves 165.

Savage, Chief Justice. On Sol. Van Rensselaer 82. Secoders of Scotland. 17

Secret Correspondence. 10 to 12. Search Warrant 11. Sedgwick, Theodore. On Texas 63.

Solgwick, Theodore. On Texas of.
Solden, Dudley. Votes aid to exites 131; and agst Polk's
pet banks 131; Flagg agst. 173; letter on V. B., Calhoun,
&c. 226; Stilwell on 227; 231.
Seymorur, Horatio, Vt., Votes to reject V. B. 112.
Shannon, Wilson. His wonderful despatches and letture 65.

Slade, William. Votes agst. Polk's treasury pets 134. Slamm, Levi D. Note on reform by 15; Customs, advertising to 147.

vertising to 147.

SLAVERY OF COLOR—NEODO BONDAGE, Blotted out by Britain 47; Polk's inaugural on 50; in Texas 63, 64; Calhorn on 61, 65; Cambreleng on 162; Cass on 163, 165; Young on 127; 283; Adams, O'Connell, Calhoun, Texas, on 272; Jackson to the blacks, and O'Connell on 273-1; shall black men vote? 274-5; Washington, Upshur, Calhoun and Jefferson on, b; opinions on 276-7-8; free labor and 281; Wright on 281; Greeley on, in Florida 282; O'Sullivan on 291; Bancrott on 295; Beach condemns Texan 376.

Smith, Isaac S. Buffalo stockjobber.) Patriotism and bank borrowing 90, 91.

Smith, T. L. Objects to V. B.'s Safety Fund 92, Cod-

Smith, T. L. Objects to V. B.'s Safety Fund 92, Cod-dington on 268; wont be P. M. 242. South Carolina, Cholce of Electors not by the People 57; sufferings by the Union 61; votes for V. Buren as

Prest. 112.

Southwick, Solomon. Van Buren's friend 22; he describes V. Buren 25; tried for bribery 27; set up for governor by a trick 81; his removal from post office 81 to 83; V. B. on his vote 205; on Canada 284.

Spelght, Jesse. On Eaton and Jackson 110.
Spencer, Ambrose, Agst. 6 mill bk. 27; on Clinton and Van Buren's course last war 48, 49; rebukes Butler

186; Butler bitter agst. 187.
Spencer, John C. Agst. 6 mill bk. 27; De Tocqueville by 99; for ceonomy 190; on com. law 305.
Spicer, Genl. P. W. Place-hunting 213; Wetmore en

Starr, Chandler. Safety Fund report on, by 89. State Leans 126. Stebblus, Charles. Notice of 93, 94.

tacked in Sens Stilwell, Sil wants more p den 227; for l S6 : notions al Stockjobbin Young 128; 1 plains it 189;

Stevenson, a

Stranahan, Canal Board

bank votes 87.
Strong, Geor
Strong, J. H
Strong, T. R
Sub-Tneas 142; they adr putting It in fo of it 142; Wa 182; Marcy, & Sudam, John

Canals 53; an Sumner, Cha Sutherland, principal follow ib.; Campreler

Sutherland, Swartwout, SWARTWOD Jackson 63, 64 scramble for 1 for fair apprai 228; part of l' Texas, to Gen. 261; his broth

Talcott, Gen Tallmadge, I Tallmadge, C 57; Wright Tallmadge, Marcy

111 : on Marcy Tammany \$ chartered demo Taney, Roge 122; 123; 126 oplnion on U. S. Targee, John Temple, Roh of S. T. Van B

Tennessee.
TEXAS. Polyan Buren's p
64 to 66: 143: 272; Clay ou 27 Ritchie for 301 Thurston L. mock surety fo

Thomas, Day Thompson, J by Jackson 44; pointed Wasso Throop, Enc 211: voted for Throop, Geo Tibbitts, El

his bank plan Tompkins, I Tonawa: da, Townsend I Tradesmen'

pet 124; Barke Treasury N Truth Telle Tyler, Robe Tyler, John for Van Buren with the press Ulshoeffer, I

too democratic ble talk, West nst sub-treasury and t room and 201, 211; protends to be inde-215; letter on Webb, lend of V. B. 291; on 301; violent against

s, an embassy 101. e money of a foreign

onest voting 94; 205.

quivocal support for B. to 201.

ank 27; 13),
nillion b'k and bonns
votes ng't V. Buren
esidential electors by nk 114; 183; for Pit-ng dislikes 234; 251;

encer to 305.

34. V. B. 112. se 210. sident 104.

year! John Randolph, Cambreleng, G. M. d S. D. lugham refuse 1; Duane and Jack-

. Safety Fund. e 111, 112; carrying o appoint Wetmore Q.

aw and Butler, at 151

. Van Rensselaer 82.

63. es 131; and agst Polk's ter on V. B., Calhoun,

reject V. B. 112. il despatches and let-

k's treasury pets 134. 1 by 15; Customs, ad-

Bondage. Blotted d on 59; in Texas 63, in 61, 65; Uambreleng on 127, 281; Adams, Jackson to the blacks, ick men vote? 274-5; l Jefferson on, ib; opi-281; Wright on 281; van on 294; Bancroft

ber.) Patriotism and Safety Fund 92, Cod-

tors not by the People rotes for V. Buren as

en's friend 22; he deery 27; set up for go-from post office 81 to da 284.

ackson 110. l bk. 27; on Clinton 8, 49; rebukes Butler

k. 27; De Tocqueville

ig 213; Wetmore on

port on, by 89.

Strong, George D. 248.
Strong, J. H. Saved from ruin in state library 170.
Strong, T. R. A bank non-receiver 94.

Strong, T. R. A bank non-receiver 94.

SUB-TREASURY. Polk and Blair denounce it 131, 140, 142; they admire and support it!!!, Hoyt and Allen putting it in force (by way of mockery) 139; Calhoun on 140; Jackson against it 141; for it!!!; Ritchie is afraid of it 142; Walker trying it 142; Hoyt's 179; Rotice of 182; Marcy, &c. on 207; in war 293.

Sudam, John. Votes, 1821, to remove Clinton from Canals 53; and as one of the immortal 17, 57; letter and notice of 199.

and notice of 199. Summer, Charles.

Summer, Charles. On negro equality 274.
Sunner, Charles. On negro equality 274.
Sutherland, Dr. Joel B. 93; votes on jet banks 134; principal follows interest with (a letter) 182; notice of, ib; Camoreleng on 233, 234.
Sutherland, Judge Jacob. 170, 171.
Swartwout, Robert. On the Chemical Bank 33.
Swartwout, Sawbert. 41; agent for Burr 62; for Jackson 63, 64; embezzles revenue wholesale 133; in scramble for junder 204; puffs Burrows 222; this effort for fair appraisements 223; to Woodbury for nephew 225; part of his default started Blair 233; letters on Texas, to Gen. Houston, Col. Thorne, Breedlove, 259 to 261; his brother's toast 281.
Talcott, Gen. S. A. Butler on 170.
Tallmadge, D. B. For free banking 174.
Tallmadge, General James. Elected Lieut. Governor 57; Wright on 243.

57; Wright on 203.
Tallinadge, Nathaniel P. Votes for Stevenson 98;

Tammany \$500,000 Bank. By Stephen Allen, to help chartered democrats 241.

Stevenson, Andrew. In Crawford minority caucus 55; how selected for an ambassador 96 to 98; furiously attacked in Senate 171.

Stilwell, Silas M. 197; wants a place—notice of 213; wants more places 220; on Sc Cambreleng 226; on Selection 198; stockholders of Banks. For liability of 85; on the about in Georgia 229.

Stockholders of Banks. For liability of 85; on the subject of 189; 137, 138; \$80,000 cleared 192; Nevins explains it 189; J. Van Buren on 251; 254-5.

Strandhan, Col. Farrand. Votes to expel Clinton from 241; Nevins explains it 189; J. Van Buren on 251; 254-5.

Strandhan, Col. Farrand. Votes to expel Clinton from 241; which we have to see the subject of 189; J. Van Buren on 251; 274-5.

Strandhan, Col. Farrand. Votes to expel Clinton from 231; Webb and Noah's plan from 235; A. Ward on Strandhan, Col. Farrand. Votes to expel Clinton from 241; which we have to see the subject of 189; A. Webb and Noah's plans it 189; Cambreleng's war against 230—wanted Thiblitis's plan 232—a national bank lawrence, Hoyt, &c. on 247-8-9; the Dallases on 259; bank votes 57.

Strong, George D. 248.

Weed on 298.

United States Constitution. Its imperfections 55, 56.

U. S. Navy. 7; enormous sinecure captaincies, &c.

149; Swartwout, note. 228.

U. S. Supreme Court. Declare U. S. Bank legal 76; too costly for the people 303.

Upshur, A. P. On Texas as a slave mart 65.

Usury Laws, Young against, 130; Burke on, 149; Flagg and Livingston on, 176; Cutting on, 177.

Van Alen, James 1. Van Buren's half-brother, sent to Compress, &c., 21, 22; 190.

Van Buren, Abrahum and Mary. Parentage of Martin, 18 to 20.

Van Buren, Araman, in, 18 to 29, Van Buren, Abraham jr., marries, 20. Van Buren, Abraham (brother of president) 190. Van Buren, John marries, 20; attorney to a bank, 85; might make bad banks better! 94; Marcy's mortand message, 125-6; 142; notice of, 147-8; identical message. 85; might make bad banks better! 94; Marcy's mortgage and message, 125-6; 142; notice of, 147-8; identifies Webb, is screened by W. T. McCoun. is partner with J. McKown, gets \$1250 for assisting at Boughton's trials! 48, is attorney-general by enucus, lb.; letters, 202, 205; borrows of Hoyt, 294; swears and spells, 216; secret hints to—huying stocks—cursing—borrowing—Whipple, 250; stockjobbing, 232-3; betting, 255; more gen. Direction of gambling, 236; nore yet, 257; borrows and speculates, 261; begs Jesse's aid, 262.

lates, 261; begs Joesse's Ind, 202.

VAN BUREN, MARTIN, 7; 17; his birth, parentage, connexious, hubits, marriage, sons, 19, 20; licensed as a lawyer-takes office—political moves, 21, 22; interigues for banks, and becomes director of Hudson bank, 23, 24; sets up as a hard money man, 25; as a soft, 32; Southwick on, 26 and 263; on 6 mill ble, 27; appointed Attorney-General, 28; chosen senator for Columbia Co., ib.; votes for Clinton to be President, 29; interferes with the Post-Orice, 30; swerves from limit as to big Raph votes, 31; charters the old Building. 111; on Marcy and Sub-Treasury 207; to Hoyt 257. Tammany \$500,000 Bank. By Stephen Allen, to help chartered democrate 241.

Tancy, Roger B. How to get to be chief justice 76; 122; 123; 126; Adams's amusing vote of thanks to 135; opinion on U. S. Bank to Butler 171.

Targee, John. Hamilton's \$200 and 205; 211.

Temple, Robert E. (Adjutant General), brother-in-law of 8. T. Van Buren. 20.

Tennessee. Union Bank of, deposits in 121.

TExas. Polk upon 99; 61; Channing to Clay on 63; Van Buren's policy to 64; 2281; Chahem's course as to 64; to 66; 143; Swartwout and 259 to 261; slavery in 272; Clay on 273; Baltimore resolve 294; Young on 296; Ritchie for 301; Beach on and off 306-7.

Thurston L. M. Jesse's clerk, his brother-in-law, and mock surety for \$200,000—194.

Thomas, David. Tried for bribery 27.

Thompson, Jonathan. Removed from Custom House by Jackson 44; at request of politiclans 211; 216; apploited Wasson 220.

Throop, Enos T. On banks 89 132; notice of 207-8; lis bank plan 232, 233.

Tompkins, Davide D. Opposes bank charter 248.

Throop, George B. Bank votes, 1821—93.

Tibbitts, Elisha. Webb on 102; 112; Bennett on 222; lis bank plan 232, 233.

Tompkins, Davided D. Opposes bank charters 26, 27.

Tonawa: da, Bank of. 91.

Texasyn Notes. Issued by Van Buren 137.

Truth Teller newspaper. 238.

Tyler, Robert. Note to Mackenzle 9.

Tyler, John. 98; national bank veto by 111; votes for Vin Buren as envoy to England 112; on interfering with the press 215.

Ulsheeffer, Henry. Castom House explonage, Boggs the the press 215.

Ulsheeffer, Henry. Castom House explonage, Boggs to democratic, scandal vetalled, Shourt the cartman, to ble talk, Westervelt, bad Whigs 264 265. offices in family, ib.; Barker on, 192; on party, 196; letters on Noah, Clay and Adams—is sure of Crawford's success—Noah on V. B., 197, 198; Telegraph, endorsing, visiting Crawford, 200; suspicious course tow'its Rochester, 201; Wright's letter on the spoils to, 203; letters on election of '23, Nosh, bets, &c., 204-5; on Providence, Butler, Westervell, 206; Murcy saved, Westervelt saves, 207; Bryan Farrell, Hoyt and, 211; Noah on, 214; on Hoyt's better office on Providence, Butler, Westervelt, 206; Murcy saved, Westervelt saves, 207; Bryan Farrell, Hoyt and, 211; Noah on, 214; on Hoyt's bad manners, 216; educated Hoyt, bi.; on Mackenzle, 222; to Hoyt from London, 229; Webb would fight for, 231, 232; Bennett und Europeans, 236; electioneering, 237; lengent and, 236; on Swartwout, 250; Godwin on, 251; on Whigs, &c., 275; notes, 255; takes Plaindealer, 202; help for God's sake, ib.; on Amistead negroes, 274; Leggett on slavery, outrage and, 277; slavery in Missouri and, 278; coasting trade in slaves and, 279; Cubn and, 292; fullure, 1840, 292; author's imprisonment and, 292; fullure, 1840, 292; author's imprisonment and, 296; for Polk, Dailas and, of course, Texas, 295; electioneering, 307; agt, chemplaw, 304—5; agt, a convention, 305; Bunk of Hudson and, 307.

Van Buren, Martin, ir., 20.

Van Buren, Martin, itetters by, 30, 70, 72, 79.

Van Buren, Martin, itetters by, 30, 70, 72, 79.

Van Buren, Martin, ir., 20.

Vanderpoel, James (Vice Chancellor), 20; deals in stocks, 322.

Van Dieman's Land Prisoners. 287.

stocks, 252.
Van Dieman's Land Prisoners. 297.
Van Ness, Cornelius P. 9, 10, 12 to 14, V. B. to against slavery 279.
Van Ness, William P. 19, on Society—U. S. Judge, New York 23, his clerk embezzles \$118,000, on foreigners 70, in Hudson bank 23 and 307.
Van Ness, Judge W. W. Tried for bribery 27, 28, Butter's opinion of 164, Van Rensselaer, Solomon. Van Buren tries to prevent

Van Rensselaer, Solomon. Van Buren tries to prevent his appointment as P. M. 82, 83, E. Livingston on 186. Van Rensselaer Stephen (the Young Patroon). Butler's

Van Renselaer Stehen (the Young Patroon). Butler's wine debauch with 40, ditto 158.
Van Schaick, Myndert Van. Voted for city bank, Buffalo 90, for national bank 241.
Verplanck, Gullan C. On bank deposits 131, 185, notices of 202, 205, note 206, what pledge 3 242, candidate for mayor 247, on equity law 303.
Veto on Laws. Should it not be in the people 22, bad use of this power by Van Bureu 146 to 149.
Virginia. Valuing Texas as a slave mart 65, Randolph, &c. on slavery in 276, 279, Ritchie and 298 to 301.
Votes, Voting. Young on 127.
Walker, Robert J. On Hoyt letters 12, retains Coryell and Goldson 13, notice of 98, on banks—appointments by 99, anval office under 132, Butler and, at Baltimore 294. timore 294

timore 294
Walsh, Michael. A legal contrast 302.
Walsh, Michael. A legal contrast 302.
Walworth, Reuben H. Applies for a Plattsburgh bank charter 31, action on weak safety fund banks 90, hls broken bank receivers 91, his bushel basket 170.

Wan. Conventions prevent 3, opinions on 4, 136.
Wan of 1812. Drane on 4, Van Buren and Clinton's conduct in 44 to 43, closing scenes in 268 to 270, in Cunads 283 to 285

nauls 283 to 285.

WAR WITH ENGLAND. Brownson on 141, would stop reform there 266, signs of 287, the school of experience 298 to 270, penalties of 270, Moors on 289.

Ward, General Aaron. Votes and to Polleh exiles 131, great electionesers 238, 239, a place wanted 239.

Ward, General Jasper. Votes to remove Clinton from Canal Board—takes leave of senate himself to save expulsion 53, one of the immortal 17, 57, water 6787.

Wilde, Richard H. of Ga. Report of, agst Polk's pets

134. Wilkin, Samuel J. Votes in assembly against the immortal 17—57. Wilkin, James W. Vote on 6 mill. b'k. 28; 44; a candidate for U. S. Senate 70. Wilkins, Williams, Votes for Stevenson 98; and for

didate for U. S. Senato 70.

Wilkins, William Votes for Stevenson 98; and for V. B. 112; on land bill 298.

Williams, Sherrod. V. Buren to, 30, 77, 88, 114;

Windt, John, and Evans Geo. Their simple plan to protect land settlers and stop monopoly 150,

Wise, Henry A. Admirable expose of Woodbury's misconduct by 133; votes ugainst Polk's pet banks, 134.

Wiswalt. Commodore. 155, 156, 160, 184.

Wood, Bradford R. Remarks on war, 270.

Woodbury, Levi. Tin Cin congress to cabt. 101; on bank suspensions 124; shameful neglect of important duties by 133; agt. sub-treasury 141; sureless for form

duties by 133; agt. sub-treasury 141; sureties t'n f'm

duties by 155; agt. auto-neasury 171; auto-neas a 171 Hoyt 194. Woodworth, John. Tompkins's caating vote agst. 28; appointed a supreme c't judge 54; Butler on 167; in ct. errors 193;

worth, Gorham A. 85; Butler on 165; 192.
Worth, Gorham A. 85; Butler on 165; 192.
Warner, Silas. Anti-Renters and 14; he endorses Butler 41; voted in senate to drive Clinton from the cannal board 53; and with the humortal 17, 57; to keep power far from the People 57; bank votes by 87; praises safety fund 93; vote for Stevenson [principle involved] 98; on the pet banks 120; on U. S. B'k. 121; for and ugt. sub-treasury and pets 133, 140; divides 'the spoils' \$2100 to J. Van Buren for assisting at four trales 248; old land co. 1835, 149; to speak strongly for Butler, in sennte 171; Cutting on electing 182; pledge 189; note abt. 197; political letters by 201 to 204; against betting 205; 208; 213; Bennett and 221; Instructs Hoyt and 246; Godwin on 251; Potter and 254; Hoyt and 259; his Texas face 281; on slavery 301; 2 terms and 302; on law 303; on convention 305.

his Texas face 281; on slavery 301; 2 terms and 302; on law 303; on convention 305.

Young, Samuer. Votes Chenango b'k charter 34; 48; on the canals 53; his opinions, ib.; on district elections 56; for Crawford and agest Jackson, ib.; for Clay in 1824, and popular election 57; aids Adams and censures Van Buren 58; vote on city b'k, Buffale 90; vicient for the deposites 120; notice of 127 to 130; on suffrage—for Clay—on banks 128; begs for hank stock—nom's Marcy—for a two million bk, &c. 129; on bank debts; ib.; for Van Buren 130; bank shures to 131 helps Croswell 147; Butler had to go for 169; opposing regulars 173; plan of banking by 176; on usury 177; 178; Wright on 203; notice of 234; Godwin on 251; on black troops 274; against shevery in M. 278; on slavery 281; from Canal Board—takes leave of senate himself to save expulsion 53, one of the immortal 17,57; votes of 87. Washington county factions. Marcy on 237. Washington county factions. Marcy on 237. Washington, George. On slavery 274-5. Washington, George. On slavery 274-5. Washington and Warington, Have not a simple of 37, 38, used by Butler, Hoyt and Barker as a means of fleeding the country 39 to 44, Butler's 151 to 165. Wasson, Geo. A. Wants to keep in Custom Ho. 220. Wateryliet Bank. Broken 94, 130. ——mi's Marcy—for a two million bk. &c. 129; on bank wateryliet Bank. Broken 94, 130. ——mi's Marcy—for a two million bk. &c. 129; on bank leri 18, on Cambreleng 101, 102, on the Eaton troubles 110, the first on 231-3, marchine for the deposites 19 176; on usury 177; 178; leri 18, on Cambreleng 101, 102, on the Eaton troubles 110, the first on 231-3, marchine for the first of the first on 231-3, marchine for the first of the first on 231-3, marchine for the first of the first on 231-3, marchine for the first on 231-3, marchine for the first of the first on 231-3, marchine for the first on 231-3, marchine for the first on 231-3, marchine for the first of the first on 231-3, marchine for the first of the first on 231-3, marchine for the first of the first of the first on 231-3, marchine for the first of the first on 231-3, marchine for the first on 231-3, marchine for the first of the first on 231-3, march

M

Dedication ventions ant Edu U. S.

Tins vo fully inser next, for t unanimity ground for zealous in upon popu under the to have fa ages of th under any like those each, striv object in v and their f vince the c regime of

\*The corresp they must be di be found both unworthy confe can achieve, w tact to amuse t what may be ilthe people to a and manageme that humor and conduct alone of in the nation th clear opinion tl lowest state of nsking a questional insensible r any extraording must be the fat r 232, his card, ib., on letters 236, Ritchie's C. W. Lawrence 247,

s for giving office to n U. S bank 92, vote ge 101, on slave trade i, on Canada 284. 11's stronghold 146-7, 's. 308.

Gn 996 Ga. 296. on 238, Marcy on 237. 06, Pitcher upset 207. ity bank, Buffalo 90, Sandford for 226 to , &c. 243-4, on organ-

el Clinton from the e deposits to the pets

S. bank. Why? 171, against Polk's pet

ecutive corruption by ort of, agst Polk's pets

issembly against the ill. b'k. 28 : 44 : a can-

tevenson 98: and for

o, 30, 77, 88, 114:
Their simple plan to topoly 150, typuse of Woodbury's Polk's pet banks, 134. 56, 160, 184. n war, 270. ress to caht. 101; on neglect of important 141; sureties t'n f'm

casting vote agst. 28; Butler on 167; in ct.

on 165; 192. and 14; he endorses ive Clinton from the nortal 17, 57; to keep k votes by 87; praises n [principle involved] S. B'k. 121; for and S. B'k. 121; for and; divides 'the spoils' g at four trials 248; rongly for Butler, In 52; pledge 189; note 204; against betting instructs Hoyt and 254; Hoyt and 259; 1; 2 terms and 302;

nge b'k charter 34 : ib.; on district elecackson, lb.; for Clay ids Adams and cenb'k, Buffale 90; vie-e of 127 to 130; on begs for bank stock bk. &c. 129; on bank ik shares to 131 helps 169; opposing regu-on usury 177; 178; win on 251; on black 278; on slavery 281;

ex Cuba 106.

## THE LIFE AND TIMES

OF

# MARTIN VAN BUREN.

### CHAPTER I.

Dedication. The State Convention at Albany. Checks on Legislation. Con ventions prevent wars. Republics should be pacific. Cheap Postage an important Educanonal measure. The adder's stone. Administration of Justice in the

This volume, like its predecessor, the Lives of Butler and Hoyt, is respectfully inscribed to the Electors of the Convention, which is to assemble in June next, for the revision of the Constitution of the State of New York. The unanimity with which that great measure has been supported at the polls, affords ground for good hope that the delegates about to be elected will be united and zealous in their endeavours for perfecting those cherished Institutions, formed upon popular integrity and intelligence, which the array of facts in these pages, under the title of the Life and Times of Martin Van Buren, too clearly proves to have failed, in many respects,\* to secure to the people the practical advantages of those equal civil and religious rights, which they nominally confer, under any administration. The Constitution of 1-21, was, in some respects, like those which failed in France, the work of factions; some of the leaders in each, striving so to remodel the instrument as would best conduce to the great object in view, the attainment of power and its many advantages by themselves and their followers; but I trust that it is yet reserved to the new world to convince the old, that men can continue peaceably and happily to subsist under the regime of rational liberty and legal equality, with equal and exalted justice

<sup>\*</sup>The correspondence of Edmind Burke, lately published, shows what he thought of popular movements, how they must be directed, and what would be the fate of the people of England, treland and Scotland, if no men could be found both able and willing to bear the heat and burdes of the day. The history of Mr. Van Ibreu and his movered confederates will show, what sortid selfishness and an ambition without patriotism and love of virtue, can achieve, when united with plansible manners, great perseverance, skill in the management of parties, and the tact to amuse them with false issues. Mr Burke wishes to counteract this activity of a few for exil by showing what may be done by the union of great minds for the advancement of the general goal. He says:—"To bring the people to a leeling, to such a feeling, I mean, as reads to amendment or alteration of system, there must be plan and management. All direction of public hannor and opinion must originate in a few. Perhaps a good deal of that humor and opinion must be owing to such direction. Events supply materials: times farmed dispositions; but conduct alone can bring thom to hear to any useful purpose. I never yet know an instance of any general temper in the aution that might not have been traced to some particular persons. If things are left to themselves, it is involved a proposity and meanumess, without any one's marking a particular person in this declension, without asking a question about it, or in the lenst speculating on any of the immurrable acts which have stolen in this silent asking a question about it, or in the lenst speculating on any of the immurrable acts which have stolen in this silent mad insensible revolution. Every event so prepages the subsequent, that when it arrives it produces no surprise nor any extraordinary alarm. I am certain that if pains, great and immediate mains, are not taken to prevent it, such must be the fate of this country."

dispensed to all. "The rational foundation of all government—the origin of a right to govern and a correlative duty to obey—is neither original contract, proprietary right, nor prescription—it is expediency—the general benefit of the

community."

I hear the people of the United States spoken of, by judges, legislators, executives, and authors, by those in, and those in expectation of office, as being wise, enlightened, and capable of acting for their own interests; and as they are empowered to choose presidents, governors, congressmen, senators, sheriffs, &c., their ability to discriminate, to refuse the evil and choose the good, is conceded. If, then, brother electors, you are capable of choosing the best men, how much more so the best measures! Would it not be well worth the enquiry, whether laws of a general character, and affecting every body, ought not to be subjected to the votes of the constituencies before they take effect? Would not that be a more republican check on such wholesale wickedness as the life of Van Buren discloses in legislative halls? The veto of a Jackson, a Tyler, or a Van Buren, may be right—so may that of a Bouck, a Marcy, a Porter, a Throop, or a Wright—but is it not anti-republican? The governor of this state, and the president of the United States have monarchical power—they can resist—veto—and often do resist the will of the community as expressed by a majority.

In the oligarchy of Venice, the doge was only a member of a council—he could not oppose the will of the majority; but under the monarchical part of our system, the governor or president, surrounded by power, patronage and place, in aid of influencing a re-election or choice of succession, can oppose a measure which the people may require—this opposition cannot be got rid of by the vote of a majority of their representatives—it can only be overcome by a vote of two to one, while the immense patronage of the courts of Washington or Albany, and often of both of them united for one object, is available to prevent that vote.

I have been a close observer of the workings of legislative bodies—was long an active member—and have ever been a warm admirer of the representative system. To instruct the delegate, where the law is passed without the veto power of those bound to obey it, is perhaps essential, but the check is imperfect and inefficient. To send a representative to hear and argue and reason and then make up his mind, and while doing this to instruct him to vote and argue in this way, or that; to oblige him to reason and vote, it may be against the dictates of his judgment and conscience; to place the determination ahead of the discussion; to have one set of men who do not hear the arguments, decide, tho' hundreds of miles distant, that which another set of men have been specially appointed to enquire into and conclude upon, after full investigation, is perhaps not the best way to arrive at the truth.

If you can select a governor, brother electors, are you not also capable of judging of the fitness of a bill agreed upon by your representatives, whether it is for the public interest that it should become a law? A few men may be, and as these pages will show, often have been corrupted, and have deeply wounded your feelings and trampled on your rights. The great body of the people are manly, pure, honest, sincere, and have but one interest—the public welfare. Consider, then, my friends, whether the veto power in legislation would not be safer in your hands than in those of any president or governor whom the efforts of party leaders, in times of excitement, may elevate to power. I do not say it would be, but surely this is the time for giving to the question a careful consideration. Such a change would effectually check hasty and improvident legislation—there would be no need to tie the citizens of each county down to the choice of representatives residing in the same county as themselves—that question might be safely left to their own discretion. Neither need they

to be res with the intimacy Pearce's fall of 18 tion, to the acted Council might be people—

llook the best da--now had less tho' I do a system for there ral and t a nationa firing at that he w had justic killing, n nate in fa or involv at the exp rather be "IfI c

memorah attached, ing which degree the bor, again whole see two people one God, hundred a country to bonestly a brutes res

of the wai in the Na sary. We us with a horror. "death of "glories of "pages sl Napoleon and surge hausted he money

<sup>\*</sup> I have no

—the origin of ginal contract, I benefit of the

legislators, exoffice, as being ; and as they nators, sheriffs, e good, is conthe best men, th the enquiry, ought not to be flect? Wonld ness as the life kson, a Tyler, cv, a Porter, a overnor of this wer—they can expressed by a

a council-he rchical part of nage and place, pose a measure of by the vote e by a vote of gton or Albany, event that vote. dies—was long representative ithout the veto ck is imperfect nd reason and vote and argue be against the nation ahead of uments, decide, ve been speciinvestigation, is

also capable of ives, whether it men may be, d have deeply at body of the est—the public r in legislation nt or governor levate to power. It the question a chasty and imof each county as themselves wither need they

to be restricted from choosing an honest minister of the gospel.\* Acquaintance with the law of God is as safe a qualification for a republican legislator as an intimacy with R. H. Morris's unknown feudal usages practised at midnight on Pearce's household a few weeks before the defeat of Martin Van Buren, in the fall of 1840. The idea of submitting questions as to measures or rules of action, to the opinion of the people in their localities, is not new, but has been often acted on. De Witt Clinton, Chancellor Kent, and the other members of the Council of Revision, in 1821, wished the amendments to the constitution that might be made in Convention, to be submitted, one by one, separately, to the

people-and they were right.

I look to national and state conventions, elected by an awakened people, as the best means of averting wars. Once I would have risked war to free Canada-now I would not risk it to gain territory anywhere. When in Canada, I had less time for study and reflection than within the last four years; and altho' I dont like the cowardice that skulks in a corner, or drops on its knees, nor a system that aims at governing by dollars and lies, to which war is preferable, for there, in the groans of expiring humanity, man may learn to speak a natural and true language; yet would I do much to avoid bloodshed. Is not a duel a national war in miniature? Did Aaron Burr's superior skill and practice in firing at a mark, by means of which he murdered General Hamilton, prove that he was right in sending the challenge, or that in the matter in dispute he had justice on his side? Surely not. And do not national wars, after ruining, killing, maining, and butchering vast multitudes on both sides, usually terminate in favor of the Aaron Burr like power which is strongest and most skilful, or involve other nations in the struggle, and not seldom bolster up a bad cause, at the expense of the quiet of the world? Well said Horace Walpole, "I had rather be a worm than a vulture."

"If I could avoid, by any sacrifice whatever, (said the Duke of Wellington on a memorable occasion,) even one month of civil war in the country to which I was attached, I would sacrifice my life in order to do it. I say that there is nothing which destroys property and prosperity, and demoralizes character, to the degree that civil war does; by it the hand of man is raised against his neighbor, against his brother and against his father; servant betrays master, and the whole scene ends in confusion and disorder." And what would a war between two peoples speaking one language, having one common origin, believing in one God, professing the same christianity, be, if not a civil war? How are the hundred millions of happy, benevolent, joyous creatures who will soon fill this country to be held together under the flag of the free? Only by acting justly, honestly and faithfully towards each other, and towards the world, and "to

brutes resigning carnage."

"We were the proprietors of this paper sometime before the commencement of the war of 1812, and were the advocates of that war, [say Gales and Seaton, in the National Intelligencer,] believing its declaration and prosecution necessary. We were young at the time, it is true." Now they are old, they present us with a picture of slaughter and devastation from which the mind recoils with horror. "At the conclusion of a ten years' war, how are we recompensed for the "death of multitudes and the expense of millions but by contemplating the sudden "glories of paymasters and agents, contractors and commissaries, whose equi"pages shine like meteors, and whose palaces rise like exhalations?" After Napoleon's glorious victory at Austerlitz, Baron Larry, the emperor's friend and surgeon, cut off 1400 human limbs, and then the knife fell from his exhausted hands. France had made Napoleon dictator—after the piece of Amiens, the money, the armies, the press, and the people were in his hands. He had sworn

<sup>\*</sup> I have no desire to see pastors of congregations sent to legislatures.

to be true to, and defend a republic, yet he employed all his influence to obtain the absolute and hereditary property of a power of which he had received but the temporary administration. No journalist dared to dispute his will—he annexed the Texas, the Canada, the Oregon, and the Mexico,\* Cuba and California of Europe to his country—forgot right in the power of his might, and where is he surpassed in utility by the codes civil, penal, and of procedure, in N. Y., is the proudest, best, and most enduring monument of his name.

Who is there that now fails to acknowledge the disinterestedness, patriotism, stern democracy, and accurate means of knowledge possessed by Col. Wim. Duane, the friend of Jefferson? Hear his account of the war of 1812—I quote

the Aurora of August 17, 1816.

"The last war may be fairly considered, as it regards every thing—but the patience, hardihood and valor, of the line and the militia—one of the worst conducted, the most imbecile, inconsistent, and confused in its designs, that the world ever saw. The system of loans was a most villainous systematic cheat, for which every man who was concerned, ought to be recorded in a register of infamy. Imposture, perhaps, never ran such an uninterrupted career as for seven years past in the general government and that of Pennsylvania."

I might have begun my narrative of Van Buren's Life and Times, without another word of introduction. Every leaf shows that such a work is required. But there are some who say that a part of my materials were improperly obtained—that I have published papers which ought to have been kept secret—violated confidence reposed in me—done things not warranted by law, custom and the proper usages of society. Of those who say this, there may be those who, not knowing the whole truth, do me great injustice, as there undoubtedly are others who, shutting their eyes against every explanation, desire to cover me with obloquy, however unmerited. To the former of these two classes, I here present that explanation which, in my former volume or pamphlet, would have been partial and premature.

One of the best educational improvements of the age, in the diffusion of a cheap literature, is not overlooked when this book is presented in the lightest and cheapest form, to be circulated thro' the Union at small expence, by mail and private conveyance, as containing truths to the people of deep and lasting import. Honor to those bold and manly spirits in Congress who stood up for cheap postage, the spread of useful knowledge, the instruction of the millions! We pay vast sums yearly for armies and navies, fortifications and the implements of bloodshed. Blessed be the day, see it who may, in which the diffusion of intelligence, with a spirit of mutual forbearance and good will, strengthened by the wants of each rendering them dependant on all, shall unite mankind in the bonds of universal brotherhood. Cheap postage will survive, but wars shall cease—the world will become "the United States," America aye foremost in the glorious work; the various climates, soils, products and diversi-

\*Would not the purification of of our storious system by conventions and wise reforms, he a surer rend to that national greatness which we seek, than the road to battle? Nations, like individuals, get excited, abandon a peaceful and prosperous commerce, and expend on war the millions which, if laid out on rail roads and canals, would have been an unspeakable blessing. Just hearken for a moment to Dr. Durben of the methodist church, or the battle of Waterloo:

fied se felicity cease,

Like are me necessimerited rection ( ) or A ( ) thor or surgeon medicine

If the are her dignatitution, publicate half of man by

The

to an in of the in counter ernment the ope specie power a 1812, o hope, as

the coucertain an increase from the his shint the ope secures an infall without to seek adders, suit till Thro

volved tion—b traitors this lan history complai ministra not fail the com fruit of

would have been an unspeakable blessing. Just hearken for a moment to Dr. Durhen of the methodist church, or the battle of Waterloo:

"The People on both sides thought themselves fighting for liberty; the French, to retain it under a rule of their own choice; the aggregate masses of the allies, to dethrone the man whom they considered the only burrier to constitutional freedom in Europe. But have unfertunate the position held by England on that cay. The freemen of England fought to maintain the despotisms of the continent—to deprive a brave people of the free choice of their rulers—to restore the representative of a worn out dynasty to a throne for which he was unfit, and from which he had fled before the Man of the People. The Protestants of England length to recover the powers of the Pope, to bring back the sway of the Jesnits. But if the masses were deceived, the leaders were not. The allied sovereigns and the aristocracy of England knew for what they were fighting. They loped the war of principles would end with the second overthrow of Napoleon. They conquered. Well might Robert Hull grieve when he heard of the victory which his countrymen and their allies gained at Waterloo, and say, "That hattle and its results seemed to me to put back the clock of the world eix degrees."

ence to obtain eceived but the —he annexed d California of d where is he, I trust, to be o, in N. Y., is

ess, patriotism, ny coi. Wm. 1812—I quote

ry thing—but he of the worst esigns, that the stematic cheat, in a register of career as for vania."

Cimes, without rk is required. Improperly obtained any law, custom a may be those the undoubtedly desire to cover two classes, Imphlet, would

diffusion of a in the lightest pence, by mail sep and lasting to stood up for the millions! and the impleshich the diffusill, strengthall unite manll survive, but America ayects and diversi-

e a surer road to that t excited, abandon a ail roads and canals, methodist church, or

under a rule of their ed the only burrier to t ciny. The freemen free choice of their , and from which he wers of the Pope, to The allied sovereigna principles would end when he heard of the lies results seemed to fied seasons, each contributing their part of the means of comfort, content and felicity to a renovated millenial world, in which "the harsh dull drum shall cease, and man be happy yet."

Like the word of God, against which it has been wickedly objected that there are many indecent relations in it, there are none in this book that have not been necessary for their exposure and the execration of wickedness; and by their merited punishment in the contempt and indignation of the public, a due correction will be administered, OF LIEE THE RECORDS OF THE DIVINE WARNINGS, OF OR JUDGMENTS AGAINST SINNERS, EVER CONNECTED WITH THE ROCCOUNT OF THEIR SINS. The sun is not to be blamed as the author of that stenen which arises when he shines upon putrid substances. The surgeon is forgiven the wounds of a necessary amputation. The sickness from medicines is a happy token of returning health.

If there is a sense of REAL religion remaining with any one among those that are here exposed, amidst the profession that has been made by some, public indignation, the law of God, call for sackcloth and ashes, repentance and restitution. Let such a penitent as Benjamin F. Butler imitate Zaccheus the publican, the patron saint of custom-house officers, and say "Behold Lord, the half of my goods I give unto the poor; and if I have taken any thing from any

man by false accusation, I restore him fourfold!"

The greatest of all modern political writers has wittily observed, with respect to an important measure brought into the British Parliament by the present head of the ministry of that nation, that, as the poison of the serpent is said to be counteracted by a stone that grows in its head, so the corruptions of that government have received a salutary check and shall eventually be destroyed by the operation of that bill which compelled the Bank of England to return to specie payments, the work of one whose family and himself have risen into power and consequence by the operation of the fictitious paper-money system of 1812, of which he has been the unconscious instrument of destruction, in the hope, as some say, of giving it strength.

The sagacions Scots have gone yet a little further in their ideas concerning the counteraction of poisons. It is a traditional belief among them, that, at certain times, all the adders of the moors, assemble to form, from their slime, an incrustation called an "adder's stone," which receives its crowning beauty from the king of the adders passing through it and leaving on it the trace of all his shining glories. Happy is the shepherd, that at a safe distance beholding the operation, waits till all is finished, and then courageously steps in and secures the prize. He is henceforth held in the highest respect, as possessing an infallible antidote against a deadly poison. But he does not gain the prize without considerable risk, being pursued by all the venomous brood, and obliged o seek his safety in flight. If he does not throw some one of his garments to the adders, to occupy their attention and divert their rage, they cease not their pursuit till they recover their lost treas are, or obtain the body of their plunderer.

Thro' zeal for social and political reform and improvement, I have been involved for the last eight years, in difficulties too well known to need recapitulation—but would rather endure adversity than enjoy the unmerited honors which traitors to liberty may now be wearing. During an involuntary exile, I made this land my residence, and being acquainted in a good degree with its early history and the excellence of its political institutions, it grieved me to find that complaints not less general than just and true, had been made against their administration. That to which my attention was turned when a stranger, could not fail still to attract it, according to my love of freedom and desire to promote the common welfare, when I became a citizen. When this second book, as the fruit of my labors, is before the public, it will be acknowledged that I have not

been altogether unsuccessful in my attempts to expose abuses and the authors, in the hope that the people's representatives in Convention will discover and apply a remedy. While in the employment of the state in the Custom House of New York, I obtained possession in a way the most honorable, as all must acknowledge, with pure motives, and by means the most innocent, of that which, I

trust, will prove AN ADDER'S STONE.

But the serpents that were employed in its formation, with more pertinacity than the adders of my native moors, have not been content with the cloak that I threw to them, the necessary covering of a former work. It was to be expected that the whole brood would hiss and rage, as they had not raged and hissed for many a day before; yet I scarcely thought that one of them would have ventured to follow me, even into the sanctuary of American justice, the high court of equity—but, from some recent decisions there, many seem to expect that I shall be given up to the chilling, slimy folds of the reptile tribe, to share the fate of another Laocöön, who was strangled before the altar by serpents, while

warning the Trojans against the wiles of the Greeks.

Electors of Delegates to a free Convention, the proceedings of which may deeply affect the welfare of the world, what an important trust yours is! That the fountains of justice are corrupted, that reform is wanted, all admit. "It is time (says the Courier and Enquirer) for the community to take this matter in hand." "Judging from the history of various parts of the country for some years past (continues Col. Webb) it is our opinion that with \$20,000 a man might commit any half dozen crimes that can be named, short of murder, and even that, if he happen to have pretty influential friends, and to be within reach of pretty convenient judges." "True, every word of it, (says the Herald.) The list of criminals who have escaped by means of wealth and influence during the last six years, would astonish every body. What has become of the Virginia professor? Where is Levis the forger? Where is Dabney? Robinson, Jewell, White, all escaped." "Men who are opposed to the banking interest (says O'Sullivan, the new made Regent of the University,) may indeed be elected to congress, or to a state legislature, but seldom without a severe struggle; and, after they are elected, they are exposed to dangers of corruption, as great as any the members of the British Parliament were exposed to in the days of Sir Robert Walpole. In the courts of Justice they have perhaps a more decided ascendancy than in the legislative halls; for most of the judges are members of this privileged order; and the governors of many states are mere instruments for the promotion of their purposes." The Globe, while Van Buren's organ, spake of "judges, who in too many instances, show that the boasted independence of the judiciary is only an independence of common sense and common justice." Polly Bodine was accused of a murder the most foul-her friends were wealthy—she had a first trial and a second—a third was set on foot, and because some judge or other had "laid down a rule in Burr's case," 40 years since, 6000 tradesmen were taken from their avocations, a heavy expense entailed on the county of N. Y., and the case put off by Judge Edmonds, thus wearying out witnesses and mocking at right, on the plea that among these 6,000 men, twelve could not be found who were not unduly biased and unfit to try the cause upon their oaths! Is it not time that scenes like this, discreditable to the age and to our institutions, should cease? If the law is a science, it is capable of being scientifically and practically arranged; and if it is not, the freedom of our institutions is an idle dream. Corrupt the fountains of justice to any people, and what need they care for forms of Government?

It is threescore years since Jefferson wrote "The times will alter—our rulers will become corrupt—our people careless. The time for fixing every essential right on a legal basis, is while our rulers are honest and ourselves united. From

the clocessary therefored educes, fellow of the rebe that hibit in debts of volume lated m unanimicils of the cessary

develope captain three of which o had more crimes "ed by the condition they won rebuke V body wil "set out right of the peop." The le

Could

admirer

the Livir fail to be in this co Burenism organizat Republic

Matthew
coverin
Van N
about it
others.
Action
gains a
ris on t
surers.
duct of

MATTH of interest which has the authors, over and apm House of all must achat which, I

e pertinacity e cloak that to be expectd and hissed would have ee, the high em to expect ribe, to share rpents, while

which may rs is! That lmit. "It is iis matter in try for some ),000 a man murder, and within reach the Herald.) nfluence durcome of the nev? Robinbanking inay indeed be severe strugorruption, as to in the days ps a more deges are memare mere in-Van Buren's e boasted innse and com-—her friends on foot, and e,'' 40 years expense endmonds, thus g these 6,000 nfit to try the ditable to the it is capable

r—our rulers very essential nited. From

ne freedom of

ce to any peo-

the close of this (the old) war we shall be going down hill. It will not be necessary to resort every moment to the people for support—they will be forgotten, therefore, and their rights disregarded." Is it not so now? The woe, wretchedness, insolvency, poverty, pain and anguish, of hundreds of thousands of our fellow citizens and their families, whom the gambling spirit of the age has ruined within the last seven years, is a warning voice, telling the democracy to come to the rescue of all that is valuable in their loved institutions. Far spread must be that demoralization which in a land of abundant natural resources could exhibit in one city and district, one hundred and twenty millions of dollars, the debts of insolvents and bank-rupts, blotted out as it were with a sponge. This volume describes Van Buren and his band, the great first cause of this accumulated misery—it appeals to facts—it unveils the past. To your wisdom and unanimity it is that the generous and the just must look for a remedy, in the councils of the delegates of a moral, virtuous and enlightened community.

Could the people of N. Y. state have read the insulting commentaries of the admirers of European systems on the Somers tragedy, and the unusual features developed in the evidence given before a court martial, in presence of which a captain of the U. S. Navy, hesitated not to avow, that when about to launch three of his fellow men into eternity without that trial of their alledged offences which our laws seem to guaranty, he had told one of them "that for those who had money and friends in America there was no punishment for the worst of crimes "-could they have seen the deep and severe regret everywhere displayed by the friends of progress abroad, while perusing details which indicated a condition of society less favorable than they had fondly hoped could exist here, they would rejoice at witnessing, as they have, the vast majority who united to rebuke Van Buren's doubts by calling together the convention of 1846. That body will, I trust, lay its heavy hand on the knaves mentioned by Jefferson, who "set out with stealing the people's good opinion, and then steal from them the right of withdrawing it, by contriving laws and associations against the power of the people themselves."

The letters of Van Buren, father and son—of Butler, husband and wife—of the Livingstons, Hoyts, Allens, Lawrence, Cambreleng and many others, cannot fail to be read with profit. I would fain hope they may prove an adder's stone in this community, aiding somewhat in preventing the baneful influence of Van Burenism from continuing to overshadow the state and union, thro' its special organization of all that is cunning, pharasaical, greedy and heartless in this

Republic.

#### CHAPTER II.

Matthew Henry and Samuel Young on the duty of citizens and christians in discovering secret wickedness. The author's position. Robert Tyler. Governor Van Ness. The Van Buren, Hoyt and Butler Correspondence. Proceedings about it. Steps taken by Messrs. Van Ness, Bogardus, Goldson, Coryell and others. Copies shown to the President of the U.S. and Secretary Walker. Action of the Government. Van Ness loses, Coddington misses, and Lawrence gains a Lucrative Office. Polk's Bank Committee of 1834. Recorder Morris on the Bench and in the Post Office. Secretary Forward and the 17 Measurers. Ingham Coryell persecuted for daring to be honest. Disreputable conduct of S. P. Goldson.

MATTHEW HENRY'S Commentary on the Bible is a work of sterling merit—full of interesting and useful information, and of fine thoughts clothed in language which has the eloquence of simplicity and truth to recommend it.

In the 59th chapter and 4th verse of Isaiah, we find the text—" None calleth for justice, nor any pleadeth for truth"—and Mr. Henry has made an excellent comment on it, and so applicable to the course I have taken with Mr. Van Buren and his associates in public life, thro' this and former publications, that I copy it, as follows:

"No methods are taken to redress grievances and reform abuses; NONE CALLS "FOR JUSTICE, none complains of the violations of the sacred laws of justice, nor "seeks to right those that suffer wrong or to get the law to in execution against "vice and profaneness, and those lewd practice to a are the shame, and "threaten to be the bane of the nation. When justices not done, there is blame to be laid not only upon the magistrates that should administer justice, but "upon THE PEOPLE THAT SHOULD CALL FOR IT; PRIVATE "PERSONS OUGHT TO CONTRIBUTE TO THE PUBLIC GOOD BY "DISCOVERING SECRET WICKEDNESS AND GIVING THOSE AN "OPPORTUNITY TO PUNISH IT THAT HAVE IT IN THE POWER "OF THEIR HANDS; but it is ill with a State when princes rule ill, and "the people love to have it so. Truth is opposed, and there is not any that pleads "for it, not any that has the conscience and courage to appear in defence of an "honest cause, and confront a prosperous fraud and wrong."

My lives of Hoyt and Butler, had, I believe, an immense circulation—and I find them referred to, now and then, in the Senate of N. Y. Yet is it not mortifying to see how much more astonishment is there expressed that I should have published such statements as are in that book, than that such state-

ments could be published?

Col. Samuel Young, in reply to a reference to my book, by Mr. Wright, Feb. 4th, 1546, spoke of it as "a book surreptitiously obtained and surreptitiously printed, and which he (Wright) now thinks it honorable to quote from, for the purpose of injuring such a man as Benj. F. Butler." The Colonel's code of morals were not quite so much Butlerized in 1825. He had then no

desire to screen successful knavery and honor the delinquents.

During the discussion of the state road bill, that year, (I quote the Alb'y D'y Advertiser,) General Root censured the Canal Commissioners, and hinted that the people's money had been squandered on their favorites. Col. Young replied, that "if the General knew of any dishonest conduct on the part of the Commissioners, and kept it a secret, HE WAS A TRAITOR TO THE PUBLIC FOR NOT HAVING EXPOSED THEM TO THE WORLD." The General's rejoinder was very appropriate, but my object, in referring to these conversations now, is to show how anxious Samuel Young is in 1846, to uphold the dishonest president of Jacob Barker's Sandy Hill bank, and to censure me for having followed his excellent advice to Erastus Root in 1825.

I now proceed to show, that the book which has given so much uneasiness to bad politicians, was neither surreptitiously obtained nor surreptitionsly printed. The materials came into my hands, with the consent of Mr. Van Ness, Collector of the port of New York, Mr. Bogardus, his Assistant Collector, Mr. Goldson, his Keeper of the Records, Mr. Walker, Secretary of the Treasury, and Mr. Polk, President of the United States. The importance of the subject will justify me in publishing, at this stage of the proceedings, a clear and distinct nar-

rative of the main facts.

In 1842 and 1843 I was actuary or agent for the corporation known as the Mechanics' Institute, City Hall, New York, where my services received an unanimous vote of thanks. I might have continued, with the approbation of all parties, but resigned in the fall of 1843. Certain leading citizens of foreign birth applied to Mr. Robert Tyler, son of the then President, to provide me with a situation in the custom house—this they did without my knowledge or sugges-

tion. ask me inspect told me accomp I would at Wa peculia sons W proof o " W " read "tho' I "[then "him. "tell h " provi

Altheful writer weight lector, lector, lector, lector was not had that lection of my of frankly. In 1st

" My or

" Phila

mentary
ter. H
Being to
approba
or 10 m
of whon
time wl
me. S
the auth
gardus'
by send
to menti
Ogden s
left not
Whe

trunks to open, of ment of and other I now recounts of

I mus would b None calleth e an excellent r. Van Buren i, that I copy

; NONE CALLS
of justice, nor
ention against
e shame, and
there is blame
r justice, BUT;
PRIVATE
C GOOD BY
THOSE AN
HE POWER
s rule ill, and
ny that pleads
defence of an

nlation—-and I t is it not morthat I should at such state-

Mr. Wright, and SURREPTIto quote from, The Colonel's le had then no

the Alb'y D'y
nd hinted that
Young replied,
t of the ComHE PUBLIC
." The Gent to these conto uphold the
ensure me for

uncasiness to ously printed. Ness, Collector, Mr. Gold-Treasury, and he subject will id distinct nar-

known as the ceeived an unrobation of all zens of foreign rovide me with adge or suggestion. Mr. Tyler being at Howard's hotel, sent Mr. Sweeny of Philadelphia to ask me to call upon him. I did so, and he enquired whether I would accept an Inspector's place (\$ 100 a year.) My reply was that I would. Next day he told me to wait on Collector Curtis, who would place me in office, and I did so, accompanied by a director of the Institute. Mr. Curtis was very polite—said I would have the place, but that the warrant or papers had to go to Mr. Spencer at Washington. Difficulties were raised afterwards, arising out of my very peculiar position with reference to England, but I believe the President and his sons were sincere in their wish to oblige my friends. The following note is a proof of that:

"W. L. Mackenzie, Esq.—My Dear Sir: I have just had an opportunity to read your letter of the 22d April. I am always glad to hear from you, al"tho' I find it impossible to be a very punctual correspondent. Colonel Graham
"[then P. M.] is expected here to day, and I shall urge your appointment upon "him. If any accident should detain him in N. Y., take this letter to him, and "tell him from me, that there is no man in New York I had rather see him "provide for by an appointment in the city post office than Wm. L. Mackenzie. "My own feelings would be highly gratified at your success. Very truly yours, "Philadelphia, April 2-th.

Altho' the note was of no use, the kindness of heart displayed by the youthful writer, to a person who was poor and an exile, and had no political influence or weight, was very gratifying indeed—and when Mr. Van Ness became collector, I was nominated as an inspector, but, as Mr. Spencer had objected, his successor took the same view—and on reflection, I cannot venture to assert that it was not the more discreet course. I was then placed in the Record office, which had that name given it in burlesque, I presume, for it was the most confused collection of papers on a mammoth scale I had ever beheld during the half century of my existence, nor did I hesitate to write a note to the collector in which I frankly told him so.

In 1840, Mr. Van Ness wrote me from Burlington, Vermont, a very complimentary letter with reference to a newspaper I was then publishing at Rochester. He wrote a second from N. York, and enclosed a year's subscription. Being requested by the President's brother-in-law, and son (with his father's approbation,) he showed no unwillingness to give me a situation. For some 9 or 10 months, three clerks were employed in beginning to arrange the Records, of whom I was one; and as I found many remarkable documents from time to time which were no records, I copied whatever of such interested or amused me. Six months befere I left, Webber, the chief clerk, had privately informed the authorities that I was copying papers; and in March, 1845, I drew Mr. Bogardus's attention to some of Hoyt's and his correspondents' stray productions, by sending or giving them to him. I also asked Henry Ogden, the old cashier, to mention to Mr. Hoyt that many curious papers of his were turning up. Mr. Ogden said that he had told him this twice, but that Hoyt replied that he had left nothing that he cared for.

When particular papers or books were wanted, we had some 200 or 300 trunks to search, all of them the property of the United States, and some of them open, others locked—some with keys and some without—some with an assortment of all things, pious and impious, official and unofficial, from 1739 to 1844, and others exhibiting some efforts to attain method and order. I said then, and I now repeat, that the confusion visible everywhere was in keeping with the accounts of Hoyt and Swartwout—it could not have been the result of accident.

I must speak plain—how could it be avoided? "To reform and not chastise would be impossible—the wisest precepts would be of little use unless there were examples to enforce them. To attack vices in the abstract without aim-

mg at persons, would be safe fighting indeed, but it would be fighting with shadows."

Mr. Bogardus, with consent of the Treasury, had thousands of pigeon holes made, to hold papers as fast as we could sort and arrange them. He gave his orders to Samuel P. Goldson, a political friend whom he had introduced from the 8th ward, as the keeper-they were very intimate, and Goldson considering Bogardus as his patron, did nothing without consulting him. On the 15th of May, Goldson told me that Bogardus had ordered him to break open, examine the contents and remove to garret, the Custom House Trunk marked 'J. & L. Hoyt's Law Papers.' I suggested to him, Mr. Coryell, the other clerk, being present, not to break it open, but to let the men carry it to the garret, for we had the carpenters at work, and many loose papers. He replied that his orders were positive-took a large screw driver, called Mr. Stansbury, a carpenter to help him, and they broke the screw driver twice, but opened the box. I had had an idea that the papers of all Hoyt's remarkable custom house law suits with the merchants were in that box, the contents of which were immediately thrown upon the floor among other miscellaneous documents, and afterwards carried in baskets to the attic. That box contained a part of the letters of the Van Burens and Benj. Butler, but it is evident from Hoyt's affidavit to the chancery bill, that he knew very little about it. The box was not Hoyt's-Hoyt was on record as having embezzled \$220,000—the papers were in possession of the government, but not being official, for the words 'Law Papers' were a blind, we might have burnt them or swept them out. He had told Ogden he didn't want them, or to that effect; and if he had wanted them, I should have done my best to thwart him after I ascertained their character. I knew that Goldson would tell Bogardus instantly what sort of law papers we had got at, if indeed he did not know before he ordered the box to be opened and examined, and it is presumed he did not, for, as he says in his letter, the box was doubtless ordered to be opened as many others had been, that we might look in it for some important papers then required by the authorities, for which we had vainly sought elsewhere.

In presence of Ingham Coryell, and with the full and entire approval of Goldson, the keeper, I began to copy as many of these papers as were of a public character and fit for the public eye; and as a gentleman whom I had known for many years, and who had held lucrative and important trusts under the U. S., was about to leave for Washington, I called on him, shewed him the copies I had taken, gave him many duplicates, and requested him first to show them to Mr. Van Ness, and then carry them to Washington, and let the President see them, as they concerned the public welfare. Another of the clerks appears to have informed him about them, and desired him to tell the Collector that I was copying them, with the keeper's consent; and that altho' he had remonstrated, I was also allowed to take such of them away to be copied as I thought The Collector was very fully informed on these points by this gentleman, and sent for me, but was engaged when I called. About this time I was told privately and also saw the notice in the Morning News, that President Polk had promised General Dix that Coddington, being recommended by him, Cambreleng, Butler, Van Buren, and the rest of the faithful, was to have the Collectorship, and that Governor Van Ness, who had tried hard to elect Mr. Polk, was to be thrown overboard without ceremony. I told the gentleman who carried the papers to Washington, to mention to Mr. Polk where they were from,\* and ho

Mr. I to get in whether think in petty of that I cra of a consider for the within

On to whom "Compthe 31s

"and the seems "QUA" oceas "find n

" plana

pleased. written to to search t Mr. Polk n it may be no cess," s and papers attachmen of the per from those peached?" Recorde

Recorde among 400 of his crim midnight hand compet and drawe a deputy—sked whe the electic against when their them.

nuthority | never beer found to s of New Y doctrine o and are no of public r and are to me and ge before Juc heard of, a in 1845, th is the man their corre Fauché, c Wellingto by stealth. master as practice to an embeza

up with h

<sup>\*</sup>Mr. Polk's committee to scarch the U. S. Bank, 1834, F. Thomas, Chairman, demanded of the bank the private letters of members of congress to the bank president, or any bank officer, and all manuswered letters from M. C's. during the previous two years, whether ahout a new charter or the private transactions of such M. C's, with the bank—and tho' not a secret committee, they demanded the books of the bank, or merely to inspect them, but to do so in secret, taking them out of the hands of the directors, and they asserted their right to carry them where they

fighting with

pigeon holes He gave his troduced from on considering n the 15th of open, examine rked 'J. & L. r clerk, being et, for we had hat his orders a carpenter to e box. I had ouse law suits e immediately nd afterwards letters of the it to the chan-Hoyt's-Hoyt in possession apers' were a told Ogden he

I should have
I knew that
we had got at,
and examined,
was doubtless
in it for some
we had vainly

approval of ere of a public I had known s under the **U.** him the copies to show them the President clerks appears ollector that I e had remoned as I thought his gentleman, ne I was told President Polk by him, Camhave the Collect Mr. Polk, eman who carey were from,\*

the bank the private letters from M. C's. ach M. C's, with the inspect them, but to arry them where they

and how, and requested that there should be no concealment as to what I was doing—and he did so.

Mr. Hoyt has had hosts of witnesses before three successive city grand juries to get me indicted on account of these documents—but in vain. We shall see whether I merited the abuse and slanders that have been heaped upon me. I think not. I did everything fairly and above board, and even sacrificed the petty office I held, with my income, time and means, and also borrowed money, that I might be enabled to lay useful truths before the people previous to the era of a convertion. A mercenary soul, situated as I was, would only have considered how much money he could alarm the guilty hypocrites into paying for the destruction of the evidences of their shame and dishonor, thus placed within his control.

On the 1st or 2nd of June, I received the following note from the gentleman to whom I had given many copies to be shewn to the President. It was franked "Comptroller's Office, J. W. M'Culloh," and had the Washington postmark of the 31st of May.

"Washington, 30th May, 1845. My dear sir; I received your letter explanatory of the reference in one of J. V's [John V. Buren's] letters to Hoyt, and thank you for the information it gives. The discovery of these letters seems to be providential, AND IS DULY APPRECIATED IN THE RIGHT QUARTER. All will go well. I will be glad to hear from you, and on any oceasion, in which I can serve you, write to me without reserve. You will find me ready to render you any aid in my power. Yours Truly."

pleased. They actually issued their general warrant to compel the production of all the lesters that had been written to the bank or on private or public business with it, for themselves and others, within two pears, intending to search the same with the view of instituting a criminal prosecution against the writers or receivers. All this Mr. Polk approved of—yet even the chancellor will compel no man to produce his books and papers in order that it may be seen whether they turnish evidence on which to ground a criminal prosecution. "It is a compulsory occss," said Mr. Everett, late minister to England, "to compet the good people of the U.S. to produce their books and appers, and submit them to general search in proof of crimes, not charged but suspected; to be enforced by attachment, imprisonment, and infinite distress; a search of blooks, a search of letters, and an examination on out of the persons implicated, touching the matters whereof they are suspected. In what does such a warrant differ from those issued under the 1st Charles and the 2nd James, for which, among other things, Screggs was impeached?"

peached?"
Recorder Morris, now P. M. of N. Y., selected by Mr. Polk and his cabinet on account of his principles from among 400,000 citizens, held that the end justified the means in the case of Glentworth; descended from the bench of his criminal court, joined the mayor, and the two started off to the quiet dwelling of a private citizen after the midnight hour—told him he had in his possession a scaled package of pupers the property of a party then absent—and compelled him to give it up under a threat that they would then search his bed rooms, study, closets, chests and drawers, and take it by force. They had no warrant—no onth general or special—no sheriff was present, nor a depaty—no not even a constable. Pierce was not sworn as to his knowledge of the contents of the packet, or asked whether it contained the evidence of Glentworth's guit. Judge Morris' real object was to find aid towards the election of his party leader, Van Buren—his immediate purpose was to prove the probable guilt of persons against whom no charge whatever had come before him as a judge, by means of papers which even District Attorney Whiting and B. F. Butler had not chosen to keep when they had them; these parts, too, the property of a man whom their friend Judge Edmonds had privately warned to go away, after he had taken them home and perused them.

whon their friend Judge Edmonds had privately warned to go away, after he had taken them home and perused them.

Messrs. Morris and Varian said that they did all this officially; and when Governor Seward asked Morris what authority he had for his midnight march to Pentree's, he replied that much of the Common Law in force here had never been printed any where; that Lawyers knew the unwritten parts of the law; and that these parts would be found to sanction his expedition to Pierce's after private papers. Atterney General Hall flat's desied that the folks of New York live under a code of unknown laws, never yet set in type, or written with a pen. "The extraordinary doctrine of the Recorder, (said he) that seme portions of the Common Law have never been reduced to writing, and are not to be found in any book, is equally novel and unteamble. Lord Camdou says, "the names and rights of public magistrates, their power and forms of proceeding, as they are settled by law, have been long since written, and are to be found in books and records." If Mr. Morris is right, common law is like deg law. Pempey offends me and gets whipt. He remembers the whipping and avoids the offence. A man does meritorious cat—is brought before Judge Morris and punished for it, by virtue of laws, which Morris tells him that nobody but Lawyers ever heard of and which many of them declare to have no existence. If judges and lawyers cannot agree as to whether, in 1815, the laws of N. V. state are or are not written, how then can they agree as to what the laws are? Vet this is the man whom President Polk has selected to take care that the seals of the letters of the people of N. V. end their correspondents be not violated for political or party purposes! Is it not in character with his maiden choice of B. F. Butler? If 40 British ministers have stooped to the petty larceny policy of the administration of a Founch, confounding principle with precedent, and meral law with legal custom—for all the 40, including Peel, Wellington, Canning, Goderich, M

When I afterwards saw the writer, he informed me that Mr. Polk had perused the letters, and been informed where and in what manner they were found; and that the effect they produced on his mind was such as to induce him to depart from his original purpose as expressed to General Dix. He said that he would not give the office to Mr. Coddington, but would appoint a man of his own. I have seen a pretty accurate statement of this interview in the National Intelligencer, written by its N. Y. correspondent, M. L. Davis, who did not get any of his facts from me. Ritchie did not contradict Davis's statement, nor make any remarks upon it. I sometimes think that it was by way of an offset to these anti-Van Buren movements in May and June, that The Union abused me so outrageously when my book appeared last September.

Horace Walpole repeats a saying of his father, Sir Robert, "that but few men should ever be Ministers, for it lets them see too much of the badness of mankind." Mr. Van Ness was, I thought, a kind-hearted man, and all the Vermonters I had met with, spoke well of him, after he had been their governor. I would have been glad, if he had kept his ground, but he was less fitted to deal with the host of crafty place hunters who surrounded him than Lawrence, whose cold, phlegmatic, calculating temperament, and mind turned toward stockjobing and lucre, will remain undisturbed, where Van Ness would almost shed tears of pity. I have been in the anti-chambers of Kings and Governors—and have witnessed the levees of the Colonial Rulers of forty colonies, in Downing street, but never on earth saw anything so formidable, yet humiliating to human nature, in the way of besieging power for place, as in the Custom House of N. Y.

On the 3rd of June last, a friend wrote me in confidence from Washington, that Van Ness was superceded, and Lawrence, the choice of the President, and I wrote my resignation the same day and sent it in. The Collector sent for me twice that month, and bade me stay on account of my straitened circumstances and large family. I declined, my mind being fully made up that I had a duty to perform, effectually to uncloak the knaves who figure in part of this correspondence. Nor was it any great sacrifice, for I had the smallest income of any clerk in the C II. Webber and Everett were removed for their political opinions, with about ten minutes' official notice, and I was ordered to instruct Gold. son and Coryell, their successors, in their duties, which I did. We had precisely the same work to do, yet I was paid \$200 less than the one, and \$300 less than the other. The treasury regulation seems to be purely political, and Committees of Congress, named by their party Speakers, are altogether a delusion. Seventeen men, called Measurers, get \$1500 a year each, for doing worse than nothing. Secretary Forward proposed to abolish them, but his whig cabinet was air built, and it soon vanished. The N. Y. Custom House is the most powerful piece of political machinery for neutralizing opinion and controlling elections, to suit the few, that I ever saw or heard of in any country. De Witt Clinton's celebrated warning on that head, is indeed a truth.

It is a curious fact that neither Bogardus nor Collector Van Ness, ever spoke a word to me about the Hoyt correspondence while I was in office. During every spare moment, from the 15th of May till July 1st, I copied from these relics of Van Burenism, at my desk and dweiling house, with the keeper's approbation, and, as it appears, that of his superiors also, whom he and Coryell had carefully and properly consulted. Had they objected, I must have desisted. The power of dismissal or censure remained in Messrs. Polk, Walker, and Van Ness, or either of them, but no one said a word. They doubtless knew that it would have been highly criminal to conceal such unequivocal proofs of turpitude from an abused people. Mr. Walker examined the letters with great care, and both he and the President were glad that so much concealed villainy had come to light. So far from being displeased, President Polk

prompt tempt t

"Talk of furnished the law of has been a in heaven, into my his Let the the Union & Cassidy get, and Stheir mast the partia, for a time hour, in a heathens t every jew.

The fea.

and persist replied as "Mr M "time, suc "Mr. Cury various l"stalemen "referred t"leilgo." As refer dated Nov "W. L. "have rea "ISSUE"

Mr. Corrof the dem
of Macken
effect befo
"and the
"Bogardan
"contain it
that, with
these rema
As Gold
Mr. Polk a
"Macke
mission to

did wrong friend, told the matter. He did inq permitting him from of I refer to the and knowin then think charge of the and took in Oa seein that his sta

to avail the
But the
tempt of a
hearted an
copy the fi
who did so
had found
a private e
card, wher
Goldson, w
opened his
last epistle
"I am n

him an infl of those we tecting the sustrining ill will of a om compel \* \* \*

men having

lk had perused re found; and him to depart that he would f his own. I ational Intelliid not get any ent, nor make offset to these

ised me so out-

that but few the badness of nd all the Verheir governor. s fitted to deal vrence, whose vard stockjobd almost shed vernors—and s, in Downing ting to human louse of N. Y. Washington, President, and tor sent for me circumstances t I had a duty of this corresncome of any political opininstruct Gold. We had prene, and \$300 political, and gether a deluor doing worse s whig cabinct the most powntrolling elec-Do Witt

ss, ever spoke lice. During ed from these e kceper's ape and Corvell st have desist-Polk, Walker, hey doubtless ı unequivocal ed the letters so much con-President Polk promptly acted on my information, being justly indignant at Coddington's attempt to head General Jackson, as shewn in page 214, No. 179 of correspondence.\*

"Talk of violating private confidence: It was in prosecution of my public duties to the state that providence furnished me with such full means for the exposure of its enemies. While "Salus populi, supreme lex," remains the law of God and man, a rule to regulate our conduct towards our neighbors, and the practice according to which has been approved by posterity in the case of every blessed reformer who has left his toll on earth for his reward in heaven, what could I have been, but one of the worst of traitors, if I had spared those enemies that were delivered into my hands?

into my hands?

Let then Jesse Hoyt, the tool of these platters, let their hirelings the poor newspaper hacks. Ritchio and Heiss of the Union, Blair and Rives of the Globe, Noah of the Sun, Bennett of the Herald, O'Sullivan of the News, French & Uassidy of the Atlas, Croswell of the Argus, the Solomons of the two Posts, here and in Boston, the Tray Budget, and Senator Mack, with other more obscure drudges, the hearers of official burthens, on whose galled shoulders their masters have often ridden into power over the necks of a betrayed and insulted people; let them all rejoice in the partial victory which they have obtained, thro' W. T. McCoun, in hindering the circulation of my former book for a time. Let the sacrifices which they have already made in the temple of manmon suffice, in getting a neighbour, in some cases, to horn a copy for which he may have paid, but retaining them will kee the flesh which the heathens took from the altors of their gods to sell in the shambles. Let every covetons christian purchase it and every jew, as hallowed at that shrine where they all mutually and lovingly worship every Saturday and Sabbath.

The fear of losing his office, when Lawrence came in, must have been the motive that induced Goldson to tell, and persist in a falsehood, in this matter. When I had stated in the Tribune how I came by the letters, Goldson replied as follows:

and persist in a falsehood, in this matter. When I had stated in the Tribune how I came by the letters, Goldson replied as follows:

"Mr. Mackenzie says:—"With the emisent of Mr. Goldson, the keeper, I publicly copied, whenever I had spare "time, such of those letters as I thought the public ought to see (omitting private passages, and (as Mr. Goldson and Mr. Coryell will no doubt testify, if called on by the Court of Chancery) I took home (with the keeper's consent) "various letters, to copy them in the evenings. This course continued for nearly a month from May 15." To this "statement, and every part of it, I give an unqualified denial. He never asked noy consent. If he copied the papers "referred to 'publicly,' as he says, it was without my knowledge. If he took them home, it was without my knowledge.

"trations letters, to copy them in the evenings. This course continued for nearly a month from May 15.7 to this "statement, and every part of it, I give an unqualified clenk.] He never asked any consent. If he copied the papers "referred to 'publicly,' as he says, it was without my know-ledge."

As reference was made by Goldson to the third clerk, Coryell, I also oppealed to him, and here is ins answer, deted Nov. 12 1845.

"W. L. Mackenz, Esq.—Sir: In reply to yours of to-day, I feel bound, under the circumstances, to say that I will be a self-state of the control of t

#### CHAPTER III.

The Author's Apology for publishing the Butler and Van Buren Correspondence. Constitutional Reforms urgently required. Governor Wright and the Anti-Rent-L. D. Slamm. Jesse Hoyt's extraordinary Chancery Bill and Vice-Chancellor M'Coun's still more extraordinary decision about it. Benjamin F. Butler's profession of Piety. Mrs. Butler, a Politician. Van Buren's vacillating What may be considered Literary Property in these times.

With such opportunities as I had of making these disclosures; suffering as I have suffered in the cause of liberty; what an incurious creature must I have been, what a simpleton, not to have opened my eyes to that which was so plainly spread before my view; what a traitor if, when I possessed it, I had courted or received the reward of silence; if I had kept silence! No! trusting in the coming emancipation of the human race from all the former restraints of misrule and oppression; already seeing in the words of the ancient heathen poet in accordance with the prophecies of scripture, "a new order of things beginning;" already seeing a long continuance of peace among the most civilized nations, and the progress of the arts rendering the former advantages for war worthless; either tending to secure a continuance of peace or to end war in one hasty general struggle; seeing even many of the creatures that were placed in subjection to man, and whose necessary attention to them in some measure humanized mankind, rendered unnecessary, supplanted; seeing all things preparing for the greater happiness of mankind in a universal reign of love, should I not do what I could to wipe off the reproach of this land, as failing in the experiment of self-government, through the remnants of ancient fraud that still remain amidst that glorious progress which we once seemed destined to make in the career of improvement among the nations; the last but the best form of government far outstripping them all!

How must the heart of every sincere patriot be sad to see the Declaration of Independence nullified in so many cases, if not in every state, by the state Constitution, in what is it not disregarded in the practical working of it! would not grieve to see, amidst the late troubles of one of our smaller States, instead of the great political parties in the others suggesting aught as an effective remedy, fomenting the quarrel and triumphing in its progress, for the sake of political effect, without any measure for the full establishment of those equal rights to which the WHOLE nation is pledged in the sight of God to one another, before the world! Who would not grieve at the success with which the guilty often escape through the meshes of law in this State, and the innocent are overwhelmed; to see a governor proclaim the injustice of certain usurpations, advise their abandonment, but yet hold out the terrors of the law against their violutors; to see men condemned for murder that are said to have taken the life of one that came to oppose them and execute an unjust law! To see such things, and here find so many felons go "unwhipt of justice," assisted in their crime and their escape from its due punishment through that imported, foreign, feudal legislation, and those relies of ancient fraud which seemed to have been swept away in the spring-tide flood of the revolution; yet here, carried back and settling down upon our shores in every ebb and flow of the change of parties and pre-

tended ready our per science decisio been e tion of and to reform checks, nomina late in duce to cording ples in know 1 but the cal gov

> Wha and hop self of by eve himself that ha nearly: lic, he party, t lication, power a preferal

baptize

Labo to inhab cess in this nati head, ed by the s gle, tha rights a Butler, and the the dun Is it t

ciple of

Collector, whose appointment has changed the relations between Messrs. Goldson, Bogardus and Mackenzie. Refore this, Mr. Goldson gave Mackenzie permission to copy the letters, and Mr. Bogardus could find "nothing of importance in the matter," but now none louder than they in denouncing Mackenzie. Denunciation is not enough; they, or one of them, at lenst, have gone before the grand jury for the purpose of having him indicted for a felony. Why is this? Is it not manifest that that which was of "no importance" under Mr. Van Ness, in their estimation, has become a felony under Mr. Lawrence? And is it not equally matter that all this zeal against Mackenzie originates to a hase and groveling desire to conciliate the Collector at the expense of truth and honor!

\* \* \* \* \* \* \* \* I do not step to enquire what are the collector [Lawrence]'s opinions or wishes. I date be honest and speak the truth, let it please or offend whom it may. I hope I am done with Mr. Bogardus.

INGHAM CORYELL."

<sup>\*</sup> When many artic or perhaps me all the i denounce i as a reply to

<sup>&</sup>quot; to my no.
" Innately "pressure

<sup>&</sup>quot; the cond

<sup>&</sup>quot; STITUTE June 2

 ${\it Correspondence}.$ the Anti-Rentand Vice-Channjamin F. Butren's vacillating

; suffering as I re must I have ch was so plain-, I had courted No! trusting in er restraints of ncient heathen order of things the most civiladvantages for or to end war ures that were them in some ted; seeing all iversal reign of is land, as failof ancient fraud eemed destined ast but the best

Declaration of e, by the state g of it! Who smaller States, ght as an effecss, for the sake it of those equal to one another, thich the guilty e innocent are usurpations, adinst their violaaken the life of ee such things, l in their crime foreign, feudal ive been swept ack and settling parties and pre-

rdus and Mackenzie. Denunciation is not aving him indicted for Mr. Vnn Ness, in their t all this zenl against e of truth and honor! ns or wishes. I dare Mr. Bogardus. IAM CORYELL."

tended reforms in the framing of constitutions and the revising of laws; if not ready to wish for the abrogation of human laws, and with a trial of a jury of our peers, the palladium of liberty, in a court where only the enlightened consciences of good men and their sense of honesty should be allowed to affect the decision in pronouncing sentence according to the evidence; how must I have been excited to do at least what was put in my power, to afford a demonstration of the truth of sacred writ, "that the love of money is the root of all evil," and to call upon the people of this state, in prospect of holding a convention, to reform and perfect its constitution; and of all the states; to establish more checks, and henceforth allow of no office holder but by their direct suffrage, of no nomination but with your full knowledge-and to permit no one elected to legislate in any pecuniary matters regarding his own pay or whatever else may conduce to his own personal and exclusive advantage; but to enjoy his salary according to the appointment of the people, in his election! Such are the principles in which I have had the happiness to be indoctrinated; \* principles that I know not if they are fully carried out in practice among any society of men but the Seceders of Scotland, a church strongly attached to Democracy in clerical government, and which I may call my mother church, having been born and baptized in it.

Whatever motives of disappointed ambition, whatever motives of self-seeking and hope of future favor may be imputed to the author, he is conscious to himself of the rectitude of his conduct, and, that, in due time, it will be approved by every sincere lover of his country's welfare, by every one that reckons himself bound to guard the republic against injury. If it had been revenge that had prompted him, he might have had that long ago in matters that more nearly related himself; but, when he considered himself able to serve the public, he overlooked personal injuries, and instead of being the opponent of the party, the worst part of which reckon themselves chiefly aggrieved by this publication, he became its advocate and pleaded its claims to State and National power as far as he was then deceived, and, as far as he reckoned its proposals

preferable to those of the party that then defeated it.

Laboring for the good of whatever land it has been his lot under providence to inhabit, amidst the ill-treatment which he has received for the want of success in a cause at least equal to that for which our revolutionary ancestors of this nation, are justly honored; marked and proscribed with a price set upon his head, equal to that at which some of the most illustrious of them were valued by the same government; the last among all the survivors of that ill fated struggle, that has not obtained a pardon and an allowance to return to his unforfeited rights and property; were he to be crushed now by such an attempt as Hoyt, Butler, Van Buren, and their supporters have made, how would tyrants rejoice and the lovers of rational liberty lament, reckoning the refuge of the oppressed, the dungeon of the free!

Is it to be supposed that I should destroy my fair fame, lay aside every principle of honor, sacrifice a life-long reputation, and disregarding all consequences,

<sup>\*</sup> When the question of a state convention was first spoken of, I was in the Mechanics' Institute, here, and wrote many articles in its favour, the' not over my own signature. Levi D. Slamm, a trusted editor of the Democracy, or perhaps of their artini and selfish leaders, has, during the last three years, bestowed much abuse upon me, and done and II the injury he could with the people. Himself the son of a German finher and a rish mother, he descended to denounce me as "a foreign reaegade" thre' his press. Let his private sentiments, published by his consent, stand as a reply to the chanders of his journal.

"William L. Mackenzie, Esq.—Dear Sir: I thank you for your attention. The article you allude to never came "to my possession, clse I should certainly have published it. Be assured that the fears you intimate do me injustice. "Innately a Democrat, I can never forego the interance of truth from any motive of policy or expendiency. A "pressure of business—the warm interest have taken in municipal reform, as the columns of the Plebeian will show, the various subjects which arise every day requiring some record of opinion—and the little assistance I have in "the conduct of my journal, is MY EXCUSE FOR NOT ENTERING POSITIVELY INTO THE CONTEMPLATED CON"STITUTIONAL REFORM QUESTION." June 26, 1843."

<sup>&</sup>quot; STITUTIONAL REFORM QUESTION.
" June 26, 1843."

like "a madman scatter firebrands, arrows and death," not caring though the greatest and noblest temple of human liberty ever erected, should be burned up, if I should obtain a name? Far from it! An admirer of the glorious principles of the Declaration of Independence; hoping to find the practical effect of such liberty here, as a Knox had established for the Church in my native land, and a Buchanan pleaded for the state; the practical working of the true political principles which a Locke furnished to the immortal author of the full draught of the Declaration of Independence; hearing this government praised by every lover of liberty; living under oppressions myself; admiring everything good, and carefully endeavoring to excuse everything evil in the working of the republican system; engaged at last, as is well known, in a desperate, (though for the time,) an unsuccessful, attempt to transplant the same institutions into a neighboring region; was I not accurately to mark its workings according to my opportunities; and when made to feel its evils so bitterly as I have experienced in my own person; was I to content myself as an idle drone in the Custom House, sucking the honey of the public hive? Far from it! I endeavored to improve the opportunities which were there furnished, and the leisure which the present arrangement of the public service allowed, for the benefit of the public; and here is the result of a part of my labors.

But, in an attempt to cloak up again the villainy and fraud which has been exposed, here we have a defaulter to the public, an embezzler of the revenue, that should have been glad to have retired from view into the shades of those jungles which it is now becoming fashionable for public men to court, after a certain period of office, where they may live like wild beasts that drag their victims to their dens, to devour them and fatten upon them at leisure; there he should have sought to spend, after "a youth of labor, an age of ease" with his guilty companions, instead of darkening a court of justice with his presence, or deafening it with his complaints. But, "Oh! shame, where is thy blush!" his claim is allowed, sanctioned; and letters by the lovers of stock-gambling and betting on elections—on the best mode of intriguing for office, and how that office should be used, not for the public weal, but to subserve the basest and most wicked personal and party purposes—of the easiest way of robbing the widow and the orphan by an artificial and corrupt upholding of a rotten bankrupt Banking Institution-letters composed of language and epithets the most blasphemous, the demoralizing tendency of which cannot for an instant be doubted, even by the most liberal reader—these are adjudged worthy of the protecting mantle

of an EQUITY court, as literary property, and the booksellers enjoined not to

sell nor permit the public to read the Lives of Jesse Hoyt and Benjamin Butler.\*

could
are cla
regard
Literar
ful phy
exhibit
by. In
retribu
hearke
of Laz
modern
exhibiti

Coul

Ther
their ar
the just
Christic
poses,
pating
in dom
modest

Ther any one claim he it could tain cas favor he this we manner with the have le

not be s
is relate
beings t
so insen
in its ba
have be
tude," i
as of de
assailed
ing of t
being er
instead
public's

<sup>\*</sup> Leaving for a time, Mr. V. Buren's ready teel, let us cast a look at the principals, the chief compirators among their accomplices in guilt. See one filling for a time a high legal station, in which he must tremble at the blast of public indignation, when the confined wind of the Custom House, that Eolas Manufactery of public opinion, has been let out at the proper quarter, no longer beliehed forth from the throats of its grows demagogues! See him with a carrange beyond most of the traders in politics, early making a profession of religion: not waiting till retirement from office to be trammelled by the restraints of sect, but all the time using his religious profession as a clouk, pretending "to be denied to the world, but following the mammon of unrightecusness with a step as steady as time and an appetite as keen as death."

If there are certain includes so ludicrous, according to the description of the noct, to see which, when admitted.

and an appetic as keen as death."
If there are certain pictures so Indicrous, according to the description of the poet, to see which, when admitted, must furnish a subject for uncestramable laughter; how could it be thought that I could restrain any indignation when the apportunity was afforded me of perus og the evidence which such a man furnished against himself! Then see his nearest relation in life, his other self, a woman, of whose sex it has been said, that "retirement is the greatest glory, and, that one famous is infimous?" how has she caurred notirely to herself among the accomplices of her analo, by her share in this Family compact of corrupt politicians! Who could withhold from her the gratification of enjoying that loving association which she has courted, of furnishing another proof of the old adage. "No plot without a woman;" of attracting the admiring multitude to the charms of the hersine of the piece, a trugedy to the public, hitherto a comedy to tkem?

It has been said that the name of the Devil himself anoth to be mentioned with respected as we constitute.

It has been said that the name of the Devil himself ought to be mentioned with reverence, as we are not to speak evil of dignatics. Such a principle must be supposed to lead to some restraint in speaking of one that once, though inworthity, filled the highest sation of honer in this land. But surely this should not hinder his being allowed to speak for himself. In the word of God we have many records of the sayings of the devil as well as of wicked men. The author of this book owes that character nething: I noran not the distillation that the owes him anything, he is glad of the opportunity of discharging the obligation, of paying in this a second instalment.

It is now popular opidid he allor the law to liberty, gent Britain and tice! as a si a longer corpetitioners than excuse a thee a niche anuff without

ring though the d be burned up, rious principles l effect of such tive land, and a e political prinfull draught of raised by every verything good, rking of the reate, (though for ons into a neighrding to my opexperienced in Custom House, ored to improve hich the present he public; and

which has been of the revenue, shades of those to court, after a that drag their isure; there he e of ease" with ith his presence, e is thy blush!" ck-gambling and , and how that the basest and of robbing the rotten bankrupt he most blasphebe doubted, even rotecting mantle s enjoined not to enjamin Butler.\*

tief conspirators among tremble at the blast of of public opinion, has lemngogues! See him to waiting till retires profession as a clouk, a step us steady as time

which, when admitted, estrain my indignation against himself: Then etirement is the greatest the accomplices of her im her the gratification e old adage "No plot e piece, a tragedy to the

rence, as we are not to aking of one that once, not hinder his being ulthe devil as well as of but the other. Or if he his a second instalment.

Could that be property to any one which had not only been abandoned but could be of no use to him when recovered? In my book, the letters that are claimed have their fitting place; separated from the context, they must be regarded as the sweepings, dross and rubbish of literature, utterly worthless. Literary property no more could they be than the certificate which some skilful physician gives to a pauper cured of the diseases produced by vice, to be exhibited along with his scars to excite the sympathy of every one that passes by. In such frequent cases of moral disease in the body politic, when the just retribution shall overtake the workers of evil, pity may perhaps relent and hearken to the cry of misery, and regard the sight of wounds worse than those of Lazerus, which even a dog would disdain to lick, and give a cent to the modern representatives of fallen greatness, as one of old begged, saying, while exhibiting his torn purple, "Daobolem, pauperi Belisario."

These letters could only be useful for such a purpose, or to be published by their author as a confession in anticipation of the horrors of a dying hour, or the just judgment of God: not without a precedent in the annals of Infidels and Christians, of Rousseau and Augustine. But they are sought for no such purposes, with no such intentions. A generous penitent would rejoice in anticipating his labor, in another's doing for him that which he had been too careless in doing for himself; that which his conscience must have urged, though the

modesty of his nature might have shrunk from the performance.

Then how vain the pretence of claiming this property for others! Is there any one, the most degraded of the multitude that figure in this book, that would claim his labors here as literary property, or allow them to be used as such, if it could be prevented? Not one. What earnest solicitation do we find in certain cases that the letters may be burned, and what assurances that the same favor has been granted to the productions of him from whom this is asked! If this were literary property it must have changed its nature in a wonderful manner, appearing to amazing advantage in the editor's publication contrasted with the author's manuscript. What a grace and brilliancy the setting must have lent these paste diamonds and glass jewels of literature!

Low as others are in the scale of sensibility, besides Hoyt the claimant, it cannot be supposed that they are altogether destitute of feeling on this subject. It is related by natural historians that a certain animal, a sort of prototype of those beings that wallow in the mire of political corruption, has been known to become so insensible in its fatness, that the mice have been allowed to burrow and nestle in its back. But here, though "learning," in the language of Burke, "may have been cast into the street and trodden under the hoofs of a swinish multitude," in all the ignorance and disregard of the propriety of speech, as well as of decency of manners, we must interpret the clamour with which we are assailed and deafened, as a claim of literary property urged here, as the grunting of the herd, in the feeling and anticipation of their well filled troughs being emptied, and themselves sent as commoners at large, through the streets, instead of preserving their present accommodation, in the well built pens of the public's providing.

It is now well seen that it was the miserable, vacillating policy of that wretched statesman, the weathercock of popular opinion, that led to many of the disasters that overwhelmed the good cause in which I was engaged. How did he allow commonance to be given it as long as it seemed prosperous, and how did he command the rigours of the law to be strained against the unfortunate, when it became adverse; hold as a liongainst the numble lovers of liberty, gentle as a dove to the proud supporters of oppression. Contrast his conduct towards Texas and Canada, Britim and Mexica! With respect to myself, my imprisonment was precured, at what expense of ouths and justice! as a sucrifice to satisfy the chamours of \* \* \* \* \* \* \* \*; then reductantly my release was granted lest a longer confinement should injure his interests in an indignant community; but, not without requiring 100,000 petitioners to ask the favor of relaxing the hold of cruelty, to lurnish a pretence for doing what was right, to afford an excuse against a party that he feared might reproach him with mercy! Great politician! let prosperity award the on niche in the temple of famo by the side of him of whom it is recorded, that "he could not take a pinch of snull without a stratagem!"

Amidst all the obstructions that have been put in my way, myself unheard in many parts, and nothing but calumnies preceding as an advertisement of my book, I know that I shall yet be regarded; that in some way I shall gain a public audience, and secure the approbation of the people in my honest effort "to do the state some service." Not despairing, but assured of ultimate success to my righteous cause, with the most earnest wishes and most ardent hopes for it here, trusting to such a decision as most recommends itself to your own consciences in the prospect of death and at the bar of God, that shall be reechoed in the grateful approbation of the people; in the consciousness of no ill desert, and the justice of my cause, notwithstanding a former decision, of the character of which, and its author, Vice Chancellor McCoun, the public have already formed their opinion; and shall soon pronounce their sentence; I appeal to you, and to the whole people; to you as the representatives of their justice and equity, like the ancient Roman, who, when he had put down plots and punished treason, was refused by a tribune to be allowed to make a recapitulation of his services, but in taking his oath of office customary on resignation, swore that he had saved the republic, and all the people assented with a shout.\*

### CHAPTER IV.

Van Buren's birth, parentage, and family connexions. His education and early pursuits. He studies law-opens a law office-marries. W. P. Van Ness. Auron Burr. Death of Mrs. Van Buren. John, Abraham, Smith T., and Martin Van Buren, Jr.

ABRAHAM VAN BÜREN was the owner of a small farm in Kinderhook, Columbia county, New York; and kept a tavern, or public house, first, in a little log

\*Suppose a clerk finds among his employer's papers a well digested plan, by persons high in his master's confidence, to defraud him—with other plans, showing that he has been already defrauded by those persons; and suppose this Clerk to remain silent, and allow the guilty individuals to go on and do much more mischief, when, had he warned his employer, they would have been cheeked in time—would not his conduct be faithless, and reprehensible? Would he not be as bad as the knaves whose villany he had thus clonked?

Such was my case. I did not seek the confidence of Hoyt, Buter, Yan Buren, &c. I received none of it. I betrayed no secrets, for I was entrusted with none. But while in a public office, belonging to the United States, I found the evidence of knavery, duplicity, fraud, and dishonesty, by which my employers had deeply suffered, and were likely to suffer much more; and that fraud and knavery I hastened publicity to expose, and lay before the bighest authority in the land, as I was in honor bound to do. I also laid it before the people in the form of a public book, to which I attached my name as the compiler—skulking from no responsibility, but conting enquiry. I took no profit or advantage by the publication, because, though an exile for the love! bear to freedom, and poor, I scorned the reward of an informer for hire.

I horrowed one hundred dollars, after leaving the Custom House, for which I gave my note. This sum enabled

secrined the reward of an informer for hire.

I horrowed one hundred dollars, after leaving the Custom House, for which I gave my note. This sum enabled me to complete the book. Twenty-five dollars paid the whole expenses of my journey to Boston, where I boarded at 4 Bondoin street, until Mr. A. J. Wright, a highly respectable printer there, had set up the manuscript. I think I had two copies of his edition, and have had some 6 or 8 of the other printed here—and this is all the connexion, profit, loss, or interference in any way which I had or have with the Lives of Hoyt and Butler, either direct, or interference in any way which I had or have with the Lives of Hoyt and Butler, either direct, or interference in the public—and note than the public—and to so the assertion that I had the work published with a fictuious publisher's name, it is equally false with other slanders. I was introduced to Mr. Cook in Boston by the printer to the city—I saw him at Mr. Wright's before I left—and I borrowed \$7 from him to pay my expenses to N. V. which I repaid here. While in the Custom House, no man was more careful not to divulge aught relative to merchants' entries or invoices, or the official papers of the department. Who can say to the contraty?

the contrary?

I found the proofs of Butler & Co.'s knavery in the people's possession—in a public building of theirs, which had cost them a million of dollars. Had I concealed these proofs, future misconduct would have been justly laid at my stoor. Do not those who blane me for publishing the truth in this case, seek to screen public and private knavery in all time coming, by threatening faithful servants if they do not save rogues harmless?

I had not agreed to be the depository of dishonest secrets, when I accepted a clerkship in a public office. I had never stept out of my own department to seek secrets of any kind. To have concealed the letters would have been to agree that the fountain of public justice should remain impure. I had made no such contract. The letters were open. They were mixed up with the public documents—I could not help reading them. They had no business there, nor bad Mr. Butler any business to make the young Patroon tipsy, keep his good money and send him back with that which was bad.

there, nor hind Mr. Butler any business to make the young Patroon tipsy, keep his good moncy and send him back with that which was bud.
Were the men who exposed the traitorous correspondence found in Major Andre's boots, blamenble? "It is dreadful to read such withering exposures of political profligney, such shocking exhibitions of venality, chicanery, hypocrisy and frand," says the Commércial Advertiser. I had charged Hoyt, Van Berne, Butler, and their allies, years before, with very bad conduct, through the press. When I find some of the proofs in a public office, and given in charge of no one, I am blumed for circulating them! "There are those made manifest in these pages, who might gladly invoke the mountains to fall on and cover them." So says the Courier & Enquirer; and if I have done wrong in uncloaking the sinners, let it warn others having like villant to conceal not to employ me. Because bad men conspire in secret against the Republic, am I to be compelled, in violation of my oath of fidelity, to conceal their misconduct, or be insulted for giving the country warning?

born, at which h Buren George but lie s and no a taverr were of Goes, of name w tics; an tented, o father k Buren w more th Congres York.

building

Abral all of Du nized as Netherla

Martin Hoes, wa his your ham now were also

The e received he had c Francis ! of an att the statu English ! qualifica years me

law office Columbia caustic, v Witt Clin Van Bur the author ated it pr

After :

Throu on visits a dent Bur marked regard." was adm ness at I being a cans.

self unheard sement of my shall gain a y honest effort ultimate suct ardent hopes f to your own t shall be reiousness of no decision, of the e public have entence; I apof their justice plots and pun-. recapitulation ignation, swore a shout.\*

ation and early . P. Van Ness. Smith T., and

thook, Columbia , in a little log

in his master's confipose persons; and supre mischief, when, had faithless, and reprehen-

received none of it. It to the United States, I ad deeply suffered, and lay before the in the form of a public urting enquiry. I took p freedom, and poor, I

te. This sum enabled uston, where I boarded to manuscript. I think his is all the connexton, ler, either direct, or intensertion that I had I was introduced to Mr. forrowed \$7 from him as more careful not to tent. Who can say to

ng of theirs, which had e been justly luid at my c and private knavery

n public office. I had etters would have been tract. The letters were They had no business ney and send him back

menble? "It is dreadcondity, chicanery, hylutler, and their allies, in a public office, and fest in these pages, who aquirer; and if I have be employ me. Because bath of fidelity, to con-

building where his eldest son, the seventh president of the United States, was born, and afterwards in a frame dwelling which he erected on or near the spot which his shanty had originally occupied in the centre of the town. Mr. Van Buren was quiet, pea eful and good natured, but very illiterate-governor George Clinton appointed him a captain of militia shortly after the peace of 1783. but he soon resigned his commission, having very little taste for warlike display, and no knowledge of military tactics. His politics were of the right sort for a tavern-keeper in a neighborhood inhabited by democrats and federalists-they were of the neutral sort. He married when rather advanced in years, Mary Goes, otherwise Hoes, a widow lady with three children, (whose first husband's name was Van Alen,) a polite, well-bred, managing woman, very fond of polities; and as active and ambitious as her partner in life's cares was still, contented, dull and harmless. They were very poor, but Mr. B. F. Butler, whose father kept a store and tavern in the same township, mentions that Mrs. Van Buren was "distinguished for her amiable disposition, her exemplary picty, and more than ordinary sagacity." She lived to see one of her sons a member of Congress, and another of them a state senator and attorney general of New York.

Abraham Van Buren, his wife, and her former husband, Mr. Van Alen, were all of Dutch descent—Butler says that her maiden name, Goes, "will be recognized as a name of distinction by those who are familiar with the history of the

Netherlands," which I am not.

Martin, the eldest son of Abraham Van Buren and his wife, Mary Goes, or Hoes, was born in the village of Kinderhook, on the 5th of December, 1782—his younger brothers are Lawrence, a farmer, also of Kinderhook, and Abraham now, I believe postmaster there, but formerly a lawyer at Hudson. There

were also two sisters, one of whom married Mr. Barent Hocs.

The early life of Martin Van Buren was passed in his father's tavern. He received his education at the village school; and even that was cut short before he had completed his fourteenth year. In 1796, he was sent to the office of Mr. Francis Sylvester, a lawyer of his native village, to acquire the art or practice of an attorney, and as he had not had the advantages of a collegiate education, the statute required him to study the technical, diffuse, and tedious forms of English legal practice for seven long years, previous to an examination as to his qualifications to be admitted to act as an attorney in the law courts, and several years more before attaining the rank of a counsellor at law.

After remaining several years with Sylvester, Van Buren was taken into the law office of William P. Van Ness, at New York. Mr. Van Ness was from Columbia county, the steady friend and associate of Aaron Burr, and an astute caustic, well-informed politician. He wrote a powerful pamphlet against De Witt Clinton and Ambrose Spencer, under the signature of "Aristides;" and Van Buren has been often accused of betraying to Judge Spencer or Mr. Clinton the author's name. This charge is doubtless unjust, though M. M. Noah reiterated it publicly after the judge had unequivocally pronounced it false.

Through Mr. Van Ness, and, probably at his father's tavern, when he was on visits at General Van Ness's, Van Buren became acquainted with Vice-President Burr, who (says Holland or rather Butler,) was led "to treat him with marked attention, and to make every reasonable effort to secure his favorable regard." In November, 1803, at the age of nearly twenty-one, Van Buren was admitted as an attorney of the Supreme Court, New York, and began business at Kinderhook under the firm of Van Buren & Miller; his law partner being a son of Stephen Miller, and both of them what was called 'republicans.'

Van Buren, soon after this, paid his addresses to Miss Hannah Hoes—Miss Hannah's brother, Barent, was courting one of Van Buren's sisters at the same time. Both marriages took place. Mrs. Van Buren is described as having been a kind, uniable, sweet-tempered woman, and the connexion was a happy one while it lasted. Van Buren proved himself an affectionate husband—was strongly attached to his wife—sincerely lamented her death, which took place in 1818, of consumption; and has remained a widower for the last twenty-eight was strongly attached to his wife—sincerely lamented her death, which took place in 1818, of consumption; and has remained a widower for the last twenty-eight was strongly attached to his wife—sincerely lamented her death, which took place in 1818, of consumption; and has remained a widower for the last twenty-eight was strongly attached to his wife—sincerely lamented her death, which took place in 1818, of consumption; and has remained a widower for the last twenty-eight was strongly attached to his wife—sincerely lamented her death, which took place in 1818, of consumption; and has remained a widower for the last twenty-eight was strongly attached to his wife—sincerely lamented her death, which took place in 1818, of consumption; and has remained a widower for the last twenty-eight was strongly attached to his wife—sincerely lamented her death, which took place in 1818, of consumption is a strongly lamented her death, which took place in 1818, of consumption is a strongly lamented her death, which took place in 1818, of consumption is a strongly lamented her death, which took place in 1818, of consumption is a strongly lamented her death, which took place in 1818, of consumption is a strongly lamented her death, which took place in 1818, of consumption is a strongly lamented her death, which took place in 1818, of consumption is a strongly lamented her death, which is a strongl

Of their family of four sons, the most remarkable is John Van Buren, now Attorney General of N. Y. State, who married a daughter of Judge James Vanderpoel of Kinderhook, and is now a widower. James M. French, of the Albany Atlas, married her sister. Wright and Van Buren's friends tried to elect his partner, Cassidy, State Printer, and thus keep that lucrative branch of the revenue in the family or among its dependants. The eldest son, Abraham Van Buren, married a daughter of Colonel Singleton, a wealthy planter of South Carolina, and is a brother-in-law of Senator MeDuffie. Andrew Stevenson of Va. is the lady's uncle. The third son, Smith Thompson Van Buren, married a daughter of the late William James, a rich citizen of Albany. Her sister is the wife of Robert E. Temple, a son of Judge Temple of Vermont, whom Gov'r. Wright has appointed to the office of Adjutant General of the Militia. The fourth son is Martin Van Buren, so named after his father.

### CHAPTER V.

Van Buren's early habits. The importance to Society of a judicious Education.

James I. Van Alen. State of Parties in N. Y. Clinton and Spencer. The

Embargo of 1807-8. The Surrogates of Columbia county. Van Buren's course
as a partisan. Aristides.

Martin Van Buren the elder, was a shrewd, cumping, elever boy—very fond of betting, gambling and card playing—a first rate pleader for a small fee, in cases tried before a justice of the peace—very persevering in such branches of study as he found to be particularly useful—good at trading horses and making bargains—and endeavored to give some consideration to that branch of the science of morals called politics at a very early age, at the tavern. Dr. Holland mentions, that during Van Buren's boyhood, Kinderhook was a litigious, quarrelsome place, where "party politics raged violently, and frequently disturbed the peaceful relations of neighbors whose real interests were not in conflict with each other," and "the theatre of incessant litigation and judicial combat, especially in the local courts." A gentleman who remembers him from his infancy, tells me that his common conversation in early life far more resembled the style of his son John's epistles to Jesse Hoyt, than those of his student Benjamin Butler, dated from Sandy Hill.

How important is useful knowledge, not only to the person taught, but to the community, to his country, and the world! With young Van Buren's talents, energetic character, and ambition to raise himself to riches and distinction, what advantages might not his country have derived from his exertions, had his education been judicious and liberal—had he received that instruction which forms the mind, elevates the soul, directs the judgment, gives a zest to the finest feelings of humanity, enables native talent and genius to enlist under the baners of virtue, and sends forth into society men of patriotism and love of truth, whose souls are filled with generous anticipations of improving the condition and increasing the social comforts of mankind! Jefferson, Clinton and Lafayette, tho' reared in affluence, struggled through life to increase the public stock

they died
—he has
families,
honors a
public li
Ness, a l
Hudson a
the villag
cases of c
ticians, g
office of a
office of a
succeding
jury to hi

Van B

Nov. 180

of usefu

in the sup nership w self, had elected a Butler, at the Hudsc as a repub call the fe influence (says the varying be federal ca

In 1800

the united wards tem ally by his with the L and W. H its passage City of Ne rican Citiz Spencer p congress f Assembly Veeder, a opponents with appo Miller to Court. In the co

in favor of In 1810 mond tells Van Buren

Van Buren rogate bef duties, tho h Hoes-Miss ers at the same ibed as having n was a happy husband-was hich took place ist twenty-eight

an Buren, now of Judge James French, of the ids tried to elect e branch of the , Abraham Van lanter of South lrew Stevenson an Buren, mar-' Albany. Her ole of Vermont, General of the his father.

cious Education. l Spencer. n Buren's course

ever boy-very pleader for a y persevering in good at trading consideration to early age, at the lood, Kinderhook ed violently, and se real interests cessant litigation man who rememtion in early life Hoyt, than those

taught, but to the Buren's talents, and distinction, exertions, had his instruction which zest to the finest st under the banand love of truth, ring the condition linton and Lafaye the public stock

of useful knowledge, and knock off the fetters which bind the millions; and they died poor-wealth and high station have been Mr. Van Buren's great aim he has been President of the Republic, his children are married into rich families, and, he himself is the owner of large possessions, and covered with honors and distinction. He enjoys the comfort of a temporary retirement from public life in one of his country seats, once the family mansion of General Van Ness, a lovely spot within view of his birth place, and near to the banks of the Hudson and the base of the lofty Catskill. Education, such as he received at the village school, in the tavern of his father, among the petty quarrels and cases of crime tried before the country squires, among noisy and brawling politicians, gamblers, and horse jockies of Kinderhook and its environs, and in the office of a well meaning country attorney, tied down to the apocryphal practice of English law, laid the foundation of his fortunes; and we shall enquire, in succeding chapters how far his elevation to power has been a benefit or an injury to his country.

Van Buren had been licensed to practise as an attorney in the state courts in Nov. 1803-next year he was admitted to practise as attorney and counsellor in the supreme court. Sometime in 1805 or 1806 he entered into a law partnership with his half-brother James I. Van Alen, who was much older than himself, had been educated for the law, was in good practice, and in May 1806, elected a member of the tenth congress, which met in December, 1807. Mr. Butler, and Dr. Holland describe Van Alen as a high toned federalist! while the Hudson Bee, and the Republican Watch Tower (May 9, 1806) name him as a republican, opposing the ex-chancellor, R. R. Livingston, and what they call the federal influence. "In spite of the almost all-pervading and all-potent influence of the Merchants' Bank and the intrigues of Governor Lewis's party (says the Bee,) the republicans of this county have presented a sound and unvarying body." Who could understand from this that Van Alen had been the

federal candidate?

In 1800, the great federal party in the state of N. Y. were overthrown by the united efforts of the Clintons, Livingstons and Aaron Burr; Burr was afterwards temporarily prostrated by the Clintons and Livingstons, and more effectually by his duel with Colonel Hamilton—shortly after this the Clintons quarreled with the Livingstons and overcame them. Van Buren took sides with the Clintons and W. H. Crawford of Georgia, against Jefferson's embargo act. Soon after its passage by congress, De Witt Clinton presided at a public meeting in the City of New York, by which it was condemned; and Cheetham, in The American Citizen, the Clintonian paper, steadily denounced it. The Clinton and Spencer party influence made Daniel D. Tompkins, who was a member of congress for that city, Governor of the state; and having a majority in the Assembly of the state, elected in Feb. 1808, Benjamin Coe, P. C. Adams, John Veeder, and Nathan Smith, as a council of appointment, to remove political opponents from office and choose friends to fill vacancies. This council forthwith appointed De Witt Clinton to the mayoralty of New York, Sylvanus Miller to be surrogate there, and Joseph C. Yates a judge of the Supreme Court. Van Buren's reward was the office of surrogate of Columbia County.

In the course of the year, (1808,) Clinton and Crawford, changed their minds in favor of the embargo, having given the question a more careful consideration.

In 1810, a federal council came into power at Albany, but, the' (as Hammond tells us) sheriffs and surrogates "wore generally made to feel its power," Van Buren held on quietly. James I. Van Alen, his half-brother, was the surrogate before him-making laws at Washington, and performing judicial duties, tho' the deputy of a deputy, on the banks of the Hudson-Van Buren got

his place. March 20, 1808—and in 1813, when he was safely seated in the Senate, the federalists restored the surrogate's office to Van Alen. In the struggles of faction, brothers of the same family, and law-partners of the same firm, often took opposite sides, and, like V. B. and V. A. played into each other's hands. It was said not long since of the brothers Wetmore of New York, that, like two buckets in a well, when one was down the other was up; one of them at least was sure to be in the majority of the hour and in office. There are many such cases. By reference to page 190, note first, it will be seen that, the' Van Alen, the federalist, did not hold on continually, his brother, Martin, the democrat, hastened to put him back into the surrogate's in 1821, throwing in the office of assistant county judge, with its emoluments, for his further accommodation; both of which places, I believe, he held on to, besides

his legal practice, till the day of his death.

M. M. Noah and others have insinuated that Van Buren went over to governor Lewis and the Livingstons in 1804, when twenty-one years old, in consequence of a quarrel with W. P. Van Ness, arising out of the secret disclosure of that gentleman's authorship of 'Aristides'-but as Judge Spencer has stated that this charge of a betrayal of confidence has no foundation, we are bound wholly to discredit it. In 1807, as Butler and Holland inform us, Van Buren was no longer found under the Livingston standard—he supported Daniel D. Tompkins, who was Governor Lewis's opponent—and again in 1810. From 1808 to 1812 he was a thorough-going Clintonian, and delivered a strong and energetic address in favor of Clinton as President, in opposition to Madison, in November, 1812, in the legislative caucus at Albany. Solomon Southwick and Martin Van Buren were sworn friends in politics from 1804 to 1813. They went for Lewis in 1804-for Tompkins, against Lewis in 1807-for Tompkins in 1810—and for entangling De Witt Clinton in their toils—to put down Madison in 1812. In Southwick's remarkable letter to me [page 263,] on Van Buren, he gives a death bed version as it were of Van Buren's true character, as he had ascertained it from a personal intimacy of many years. The reader may judge from the facts given in this volume whether his strictures are warranted.

#### CHAPTER VI.

Van Buren's experience on N. Y. banking. He lobbies for a charter to the Bank of Hudson. Van Buren, his brother-in-law, Cantine, and W. P. Van Ness become directors of that bank. It explodes—a total wreck. Van Ness upon Society. Madison gives him a U. S. judgeship. His manner of guarding the court monics. Theron Rudd. Van Buren's unconquerable dislike to bank shares.

VAN BUREN is, and always has been, a studious, enquiring, observing man. In his early days the principles of banking and paper currency were discussed in Congress, in the State Legislatures, by the press, and in private circles, with the utmost earnestness; and that class of instructive facts which were exhibited in the state banks' suspension of 1837, were in active operation before his eyes, during the stoppage of cash payments in 1814 and 1815: he was as well aware, in 1829, when he recommended a chain of safety (!!!) fund banks, and in 1834, when he placed them in a state of dependance on the federal executive, that the result would be a general bankruptcy, as, when, in 1839, he echoed the impotent threats of the Hermitage against the deceptions of their presidents, directors and officers. With Van Buren there had been no duplicity; he understood and anticipated every move they made. This fact will become apparent to the impartial and attentive reader.

In 180 the char due time Moses I. wards sti who had monies, i William late colle dent of t structor o When V board; b charter, 1823, it the scree sembly a which re that on lo had come ous and which the down from and the p

> constituer A few i Van Ness quest of 1 of society " Althoug

which distin pupils, and most conger spring of de luxuriance t ject, will ev in every thir mission of c detection, ar designing in consummation exhibit spec almost baffle us, since our intoxicated that these ad most prospe piring spirit

Wm. P District Ju clerk, and judge, tur not desirin and gave I in charge him to pay the cash w

ly seated in the Alen. In the ears of the same ayed into each etmore of New e other was up; or and in office. If it will be ally, his brother, ogate's in 1821, luments, for his eld on to, besides

nt over to goverrs old, in consesecret disclosure encer has stated , we are bound n us, Van Buren orted Daniel D. in 1810. From red a strong and n to Madison, in omon Southwick to 1813. They 7-for Tompkins ut down Madison ] on Van Buren, character, as he The reader may

arter to the Bank
W. P. Van Ness
Van Ness upon
er of guarding the
le dislike to bank

es are warranted.

, observing manwere discussed in vate circles, with ch were exhibited n before his eyes, : he was as well !!!) fund banks, m the federal exvhen, in 1839, he eceptions of their been no duplicity; fact will become

In 1808, Van Buren went to Albany to use his influence with the lebby for the chartering of the Bank of Hudson; the application was successful, and in due time he became a director and prosecuting attorney for the institution. Moses I. Cantine, his brother-in-law, a state senator of his politics, and afterwards state printer, was one of the directors on the part of the people of N. Y., who had a share of the management, held stock, deposited part of the public monies, in this bank, and elected two directors, through the State Legislature. William P. Van Ness, the friend of Burr, the brother of Cornelius P. Van Ness, late collector of customs, New York, and of General John P. Van Ness, President of the Bank of the Metropolis, Washington, and who had been a legal instructor of Van Buren, was one of his associates at the board of direction. When Van Buren left Hudson for Albany he gave up his seat at the discount board; but as Attorney General it remained under his supervision, through its charter, and as being a state institution, and for years paying no specie. In 1823, it exploded, but Van Buren had sold out his stock; having been behind the screen, he was well aware how matters were going. The House of Assembly appointed a committee to enquire into the affairs of the Hudson Bank, which reported on the third of February, that year, [see Assembly's Journal,] that on looking into its management, going back "many years," the facts which had come under their observation "disclose a scene of wild speculation, ruinous and improvident management on the part of many of its officers," by which the stock-holders lost their stock, the bill-holders their bills, which went down from being worth five to six cents per dollar, to nothing; and Van Buren and the public gained some experience—he in safety-fund banking, and his constituents in its results.

A few months after Van Buren removed to Hudson, his friend, Judge (W. P.) Van Ness, then of Columbia county, delivered an able charge to the grand-inquest of that county, there, wherein he took occasion to describe the condition of society as follows:

"Although we have not quite attained the skill and hardihood in the perpetration of crimes which distinguishes the nations of the old world, we may claim all the merit of most hopeful pupils, and successful imitators. All the evil propensities of foreign growth have here found a most congenial soil. That species of profligacy, which has hitherto been believed to be the off-spring of deep national, and individual degeneracy, seems to flourish here, with a poisonous luxuriance that overshadows and blasts every virtuous principle. A little attention to this subject, will evince to you that in these days of speculation and refinement, mankind is improving in every thing but virtue. That his ingenuity is exerted with great success, in the skilful commission of crimes, and in the practice of devices infinitely various, for the purpose of eluding detection, and escaping the penalties of the law. In a simple state of manners, the artifices of designing men, were less complex. Vice marched directly to its object. The conception and consummation of a crime rapidly succeeded each other. But now the multiplied acts of men often exhibit specimens of the most skilful and accomplished villainy, which, by evasive dexterity, almost baffles the usual methods of serntiny and detection. The wealth that has poured in upon us, since our national birth, and the reputation we have established, has exalted our pride, and intoxicated our vanity, with the hopes of uninterrupted prosperity. But it should be remembered, that these advantages in a national as well as private view, are frail and evanescent, and that the most prosperous periods are not unfrequently selected by the wisdom of God to chastise the aspiring spirit of a people."

Wm. P. Van Ness was soon after appointed by Mr. Madison, to the office of District Judge at New York; and in 1812, he removed Charles Clinton the clerk, and appointed Theron Rudd in his stead. Mr. Talmadge, the circuit judge, turned off Rudd and appointed John C. Spencer's uncle, Philip, Clinton not desiring a reappointment. In August, 1813, Mr. Van Ness put out Spencer and gave Rudd the clerk's place again. It was Rudd's duty to keep the money in charge of the court, in a bank designated to him, and a rule of court forbade him to pay out or remove any of it without the judge's order, stating to whom the cash was to be paid, and why. Judge Van Ness repealed the rule. Ano-

whe life app F. Butl ler's pated auth Argus, be auth and pribeen pu of wealt of all in the days \* \*

eular cl mental l to those ment, st and con and a pa the whole constitut influence lovers of When

closed th

same co Jackson porate it her legi to Albai obtained Bank of 304, tell legislatu Buren y port." thoroug Presider advocate to trave ion for i

ed the ponly a r

ther rule of court which subjected Rudd's account of cash on hand, to two half yearly inspections by the judge and district attorney, the judge amended by leaving out the district attorney's name, but never after enquired into Rudd's financial operations. The law required Van Ness to take bonds and security for the faithful performance of his duties, but he omitted it when he reappointed him. In Feb. 1817, Rudd had about \$150,000 in his hands belonging to suitors in Van Ness's court, and suspicion having arisen a committee of congress examined the judge, who went to Washington and told a committee of the Senate that the cash in charge of his court was perfectly safe in "the Middle District Bank," north of the highlands, and that his clerk, Rudd, was "every way responsible under his bond." The clerk had given no bond-the judge had made no enquiry about the money for several years. Judge Van Ness tried in vain to prevent congress from passing a law requiring 'court monies' to be paid into bank, and all payments by them to be by the judge's order. In June, 1817, an order for the attachment of Rudd was issued—he was put in prison—let out again-and finally a committee of congress, April 10, 1818, announced that \$117,397 of the public money "were unaccounted for by Thereas Rudd, and that they have been most grossly and nefariously purloined." No law was then passed to punish further peculation; and when, in July, 1840, a penal enactment found its way into the sub-treasury bill, Judge Betts, the successor of Van Ness, discovered that it would not apply to Jesse Hoyt's case. Rudd was a great admirer of Van Buren-upheld his administration powerfully, as editor of the New Era-went for the sub-treasury-and, like Price, Swartwout, Gouverneur and Hoyt, probably expended a fair share of the 'court monies' in manufacturing public opinion, to serve party leaders, at Tammany Hall, Texas, or elsewhere.

Judge Van Ness's practice, thro' his clerk, Rudd, afforded an apt illustration of his theory of society, above quoted. Altho' the committee of congress blamed his remissness, they had no reason to believe that he received a dellar of the missing treasure. He died in 1824, anything but wealthy—and the beautiful lands and mansion of his family were purchased, and are now occupied by his

ancient pupil, Van Buren.

Van Buren's official biographer, Holland, tells us, page 303, "that he has wholly abstained from becoming the owner of any bank stock, or taking any interest in any company incorporated by the legislature of New York, since the period of his entrance into the Senate of that state in 1812;" all which is as true, but not more so, than O'Sullivan's assertion in his life of B. F. Butler, Van Buren's law-partner, that he left the W: "ington and Warren Bank, in good condition, paying every body specie. Van Buren was not only interested in banks, but was one of the most active managers of the very worst of them, in 1814, that at Hudson.\*

<sup>\*</sup> In 1808, the legislature of New York passed an act to lend certain classes of the citizens a sum of money for their refer. Mr. Van Buren's friend, agent, and admirer, Mordecai M. Noah, gives the following brief history of it in the N. Y. Eccening Star of August 1, 1834:

the N. Y. Eccaing Star of August 1, 1834:

"The charters of the Bank of New York, the Bank of Albany, the Farmers' Bank of Troy and the Bank of Columbia, were about expiring, and they had all applied for the extension of their charters. The commercial condition of the country and its currency, was at that time under great embarrassment, resulting from the then embargo, and other restrictions imposed by the General Government on all the mercantile husiness of the nation, &c. The members from the counties (other than those where the banks mentioned were located) complained that these franchises and grants were partial in their operation, and that their constituents were also laboring under great difficulties, which could not, and would not be lessened or relieved by the renewal of the bank charters. Polyvince this alleged partiality the loan of 1808 was adopted. The bill regulating this laan was drawn by the then Attorney General, and a member of Arsembly from this city. There is another fact which occurred at that time, the incorporation of the Bank bank. He was a warm advicate for the rechartering of the others, and co operating with those who supported them. He was a lusy lobby member for the renewal of the bank charters, and for the Hudson Bank, in which act of incorporation (we think) he was named as a director. He was a director of that institution for a number o, years,"

## CHAPTER VII.

Van Buren sets up as an enemy to Chartered Banks! The Bank of America, or Six Million Bank. Tompkins opposes it, and describes the dangers of the N. Y. banking system. Southwick and the friends of the bank support Van Buren in 1812 for the Senate. General Root, James W. Wilkin, Ambrove and J. C. Spencer, and Samuel Campbell sustain Tompkins. The Common Schools cheated out of the Bank Bonus. Judge W. W. Van Ness's bribe. The Merchants' Bank Charter, 1805.

When Van Buren was a candidate for the Vice Presidency, a sketch of his life appeared in the Albany Argus, and afterwards in pamphlet form, by B. F. Butler. When in 1835, he was put forward for the office of President, Butler's pamphlet was enlarged into a duodecimo; Dr. Holland was the reputed author, but Butler compiled the more important parts. Blair's Globe, the Argus, and other prints under Van Buren's control, warranted the narrative to be authentic, and I therefore quote it as Van Buren's own version of his history and principles. In page 301, it tells us, that "Of all inventions which have been put in operation, in this country, to promote the inordinate accumulation of wealth, the most exceptionable are incorporated companies; and the worst of all incorporated companies are banks." In page 40, it assures us, that, in the days of Washington, "the leading doctrines of the democratic party were

\* \* \* no privileges to particular sections of the country or to particular classes of the community—no monopolies, trading companies, or governmental banks"—while "the doctrines of the anti-republican party were similar to those of the present day. They were for a splendid, consolidated government, supported by a National Bank, and devolving about an intriguing and a paper currency; remarking, that "it may be reasonably doubted whether the whole [banking] system, from beginning to end, is not an infraction of the constitution. It is, at least, an evasion of its plain provisions, pernicious in its influence upon industry and morals, and meriting the firm resistance of all true

lovers of equal rights."

When, in 1811, George Clinton's casting vote in the United States Senate, closed the career of the first national bank, its friends pursued very nearly the same course which the directors of the second national bank followed, when Jackson's veto prevented a renewal of its charter. They endeavored to incorporate it as a state institution; and as Pennsylvania was opposed to them, and her legislature refused them a state charter, by a vote of 69 to 22, they came to Albany, and thro' persuasion, influence, interest, and I regret to add, bribery, obtained majorities in both branches of the legislature, for chartering "the Bank of America," with a capital of six millions of dollars. Holland, page 304, tells us that "In the spring of 1812, Governor Tompkins prorogued the legislature, to prevent the passage of the charter for the bank; and Mr. Van Buren yielded this energetic, but necessary, exercise of power, his firmest support." This may be true, for Van Buren's opponent, E. P. Livingston, was a thorough Bank man-yet I perceive that Solomon Southwick, State Printer, President of the Farmers and Mechanics' Bank, Albany, who was the most ultra advocate of "the Bank of America" in the Union, and employed by its projectors to travel over the state in 1811, and enlist recruits and manufacture public opinion for its use, and who had become deadly hostile to Tompkins, carnestly urged the people to choose Van Buren as a Senator; this he did in April, 1812, only a month before the bank bill passed into a law in spite of Tompkins and These were his words: the war party.

and, to two half judge amended ired into Rudd's nds and security n he reappointed belonging to suiittee of congress ittee of the Sen-"the Middle Disvas " every way l-the judge had Van Ness tried irt monies' to be order. In June, put in prison-1818, announced y Theron Rudd, ned." No law in July, 1840, a e Betts, the sucse Hoyt's case. tration powerfuland, like Price, are of the 'court

n apt illustration congress blamed dudollar of the nd the beautiful occupied by his

rs, at Tammany

13, "that he has k, or taking any v York, since the 'all which is as of B. F. Butler, Varren Bank, in t only interested y worst of them,

sum of money for their ng brief history of it in

roy and the Bank of Colne commercial condition in the thee embargo, and atton, &c. The members that these franchises and great difficulties, which tate this alleged partiality by General, and a mem corporation of the Bank or the chartering of that it those who supported tson Bank, in which act tottion for a number o. "Albany Register, April, 1812.—MIDDLE DISTRICT—for Senator, MARTIN VAN BUREN. In the Middle District, WE REJOICE in the nomination of MR. VAN BUREN—WE HAVE LONG KNOWN AND ESTEEMED HIM. He possesses genius, intelligence, and eloquence—has long been one of the firmest props of the Republican interest; and with a spirit which will not bend to servility or sycophancy, cannot fail to become a distinguished and useful member of the Senate. Attempts are now making to divide the party on a question which has no connexion with it. We allude to the bank question. Attempts are said to have been made to corrupt certain members, but without success; and surely an unsugeessful attempt to corrupt ONE member who voted against the bill, is not to be admitted as proof, nor ought it to give birth even to a suspicion, that another who voted for it had been corrupted."

Van Buren, was elected-the six million bank bill became a law-and on

the eighth of December, 1838, Mr. Southwick wrote me as follows:

"I hope, my dear sir, that you are now convinced of what I told you in August last, that Van Buren was heartless, hypocritical, selfish and unprincipled. He is the tool or slave of a foul heart and a false ambition, and never possessed a particle of true greatness. I speak not from prejudice—I knew him intimately—VERY INTIMATELY FOR SEVENTEEN YEARS, and never knew him to act from a noble and disinterested motive; always full of low cunning, dark intrigue, and base selfishness."

He died soon after, and the Albany Argus, and Evening Journal, thus described him: "He was among the most ardent, generous, warm-hearted men that ever lived. He was in his manners, feelings and sentiments, a republican. Oppression and tyranny found in him an enthusiastic and fearless opponent."

Hammond speaks of him in the same strain.

In less than three months from the time when Southwick took the field for Van Buren, as above, namely in July, 1812, John C. Spencer, in the Ontario Messenger, remarked, that, "next to the tories, we think apostate republican editors deserve to be marked and known. The first whose name is entitled to be enrolled on this list is Solomon Southwick."

The memorial of Cornelius Ray and others, read in Senate, February 15, 1812, set forth, that the trustees of the late Bank of the United States had accumulated a large sum in specie in their vaults, which they were desirous to employ in the business of banking; that of this money a considerable sum was owned by foreigners, who could neither vote on their shares nor be directors; that a partial revival of the late national bank was desired by its trustees; who wished the stock-holders of the late United States Bank incorporated as the Phoenix Bank, for twenty years, with \$5,000,000 of capital, which privilege of incorporation they were ready to purchase at the expense of \$500,000 in cash, to be paid to the state, and other \$500,000 they would lend to the state at five per cent. An additional million of stock was afterwards added by the legislature, which refused to allow New York state to hold the \$60,000 she had held in the old U.S. Bank, and refused to give U.S. Bank stockholders, if natives, a preference to ditto, if foreigners. The bonus or price of the charter was raised to \$600,000, and a loan to the state of \$2,000,000. Of its capital, \$5,000,000 were to be paid in specie at once, and it was to be restricted to a bank note circulation equal to its capital. No other bank opposed its charter.

On the twenty-eighth of March, Governor Tompkins prorogued the legislature to the twenty-first of May. He had no veto power. In his speech at the prorogation, he mentioned that, at the previous session, members had been tampered with to induce the passage of the late Jersey Bank charter—and "that some years since, it was ascertained beyond any reasonable doubt, that corrupt inducements were held out to members of the Legislature in order to obtain

their vot Bank] it that the deep wo by the j bribes, f porate that ate, that

to vote f Gover January poration original of that s peated g attempt we still the publi and pres has its a be the pi supporte inviolabl ation is r

course, I Root, Jol C. Spend ander Sh uel Jone and Ab'n and 87, t and that the gove Wolcott democra Next

Amon

the Asse agreed t ica aske the sena to their to be rid hattan' d the trust compani induce t monopol wholesa Botany tried for presided the ban revision enator, MARTIN n the nomination D ESTEEMED s long been one spirit which will listinguished and divide the party he bank question. bers, but without VE member who nt it to give birth rupted."

a law—and on llows:

hat I told you in and unprincipled. l never possessed knew him inti-ARS, and never ways full of low

lournal, thus deırm-hearted men nts, a republican. rless opponent."

took the field for r, in the Ontario state republican tme is entitled to

te, February 15, nited States had ey were desirous consid**erabl**e sum res nor be direcd by its trustees; incorporated as , which privilege of \$500,000 in nd to the state at ds added by the \$60,000 she had stockholders, if ce of the charter . Of its capital, oe restricted to a osed its charter. ued the legislahis speech at the 's had been tamrter—and "that ubt, that corrupt 1 order to obtain

their votes in favor of an incorporation of a banking institution [the Merchants' Bankl in the city of New York; and the very strong and general suspicion, that the emoluments tendered were, in certain instances, accepted, inflicted a deep wound upon the purity and independence of legislation. That it appeared by the journals of the Assembly, that attempts have been made to corrupt, by bribes, four members of that body, to vote for the passage of the bill to incorporate the Bank of America; and it also appeared by the journals of the Senate, that an improper attempt had been made to influence one of the Senators to vote for the bill."

Governor Tompkins, when he opened the session, on the twenty-eighth of January, said, that, "not unfrequently, the prominent men who seek the incorporation of new banks, are the very same who have deeply participated in the original stock of most of the previously established banks. Having disposed of that stock at a lucrative advance, and their avidity being sharpened by repeated gratification, they become more importunate and vehement in every fresh attempt to obtain an opportunity of renewing their speculations. If (said he) we still persevere in multiplying banks, will there not be danger of infusing into the public mind a suspicion, either that we yield too plainly to the management and pressure of external combinations, or that the unhallowed shrine of cupidity has its adorers within the very sanctuary of legislation—such a suspicion will be the prelude to the downfall of republican government, for it is erected and supported upon the affections of the people at large, and upon their faith in the inviolable firmness and probity of their public agents, and when once the foundation is removed the superstructure must fall, of course."

Among those who were opposed to this bank and approvers of the governor's course, I find the names of Archibald McIntyre, James W. Wilkin, Erastus Root, John Tayler, John W. Taylor, F. A. Bloodgood, Ambrose Spencer, John C. Spencer, Samuel Campbell, B. Coe, Nathan Sanford, Henry Yates, Alexander Sheldon, and Isaac Ogden. Among the friends of the bank, were Samuel Jones, Jr., Halsey Rogers, E. P. Livingston, Mergan Lewis, Jonas Platt, and Ab'm Van Vechten. Van Buren's biographer, Holland, states, pages 86 and 87, that he supported Tompkins with his "utmost influence and best talents," and that the bill "did not become a law; but owed its defeat to the firmness of the governor." This is not true—the bill became a law in June, 1812—Oliver Wolcott was the first president-and Preserved Fish and Theodorus Bailey, ultra democrats, were named in the act, with others, as directors for two years.

Next year (1813) in March, the opponents of Madison came into power in the Assembly, but the senate remained democratic, so called. Of the bonus agreed to be paid towards common schools for their charter, the Bank of America asked to have \$300,000 returned to them-and it was done, by 16 to 9 in the senate, Root and Van Buren, Bloodgood and Wilkin, being among the nays, to their credit be it recorded. It does seem to me, that, as neither party wanted to be rid of banks-and, that, as there was as much rottenness about 'the Manhattan' of the Democrats as 'the Merchants' of the Federalists—the offer of the trustees of the U. S. Bank, was, in its way, very liberal, had it been unaccompanied with bribery—but the corrupting of the next year's legislature to induce them to give back to the bank \$300,000 of the purchase money of the monopoly, out of the common school fund, after the bank was affoat, through wholesale corruption, was a refinement in knavery evincing talents suitable for Botany Bay or Van Dieman's Land. Southwick, Thomas, and others, were tried for bribery, and acquitted. Judge W. W. Van Ness, of Columbia county, presided at Southwick's trial, and took a bribe of \$5,000 out of the funds of the bank, for his services in voting for the bill as a member of the council of revision (!!!) Charles King, J. A. Hamilton, and J. Verplanck, manfully stated the facts in the American—General Root, in 1820, brought the judge before the legislature, where, instead of telling a plain story like a man, he appeared entrenched behind the legal quibbles of four hired lawyers, six of the committee being also men of law. John Duer and Rudolph Bunner swore positively that Van Ness had told them that he was entitled to the third of \$20,000, sceretly appropriated by the bank for a gratuity to him, and the services of Grosvenor and Williams, and that he feared he would only get \$5,000. The receipt and books of the bank were not forthcoming—the judge had the cash—but the shock he got through the enquiry affected his health—he died in 1824. Butler alludes to him in letter thirty-eight of Correspondence.

I am particular in noticing the system of New York bank chartering, to show how well aware Messrs. Van Buren, Cambreleng, Wright, Flagg, Dix, Young, Kendall, Butler, Beardsley, Marcy, Benton, Dickenson, Lawrence, Hoyt, Allen, Fish, &c., were, of what would be the results of their tampering with the cur-

rency from 1828 to 1840.

Theodorus Bailey, who was one of the most active and urgent of the lobby waiters for the Bank of America, in 1812, presided at a meeting of the democrats of New York, on the twenty-third of April, 1805, at which an address was got up, signed by him, and sent through the state, denouncing the infamous proceedings connected with the Merchants' Bank charter. Here are extracts:

"Alas! the influence of gold has triumphed over the honor and interests of our country.—It is undeniable that a member of the senate endeavoured to bribe one of his colleagues, and that he is still permitted to degrade that honorable body by his presence. Can future confidence be reposed in him? Can our lives, our liberties and fortunes, be safely entrusted in such hands? If he was gailty, why was he not expelled? If he was innocent, why was he censured by a vote of the senate? When the charge of corruption was openly announced in the Assembly, a committee of investigation was appointed by the Speaker, by the command and with the sanction of that house. The chairman of the committee presented a report, and a majority refused to receive it? Can we believe that men, conscious of integrity, and jealous of their characters, would have shrunk from evidence calculated to vindicate the innocent, and detect the guilty? Would they have added to such committee individuals subject to the general crimination, knowing as they must have known, that their conduct could be attributed to no other cause than a determination to suppress the truth?"

"Corruption [says Col. Dunne] was first employed in the senate house, it produced the desiredeffect—the press proclaimed the fact; the senate, in consequence, instituted an enquiry, passed a
vote of censure upon the corrupted member, and yet, strange to relate, this very senate ordered
the printer who proclaimed the turpitude to be prosecuted, denying him the privilege of giving the

truth in evidence."

#### CHAPTER VIII.

Van Buren removes his law office to Hudsen. Is appointed Attorney General.

Receives the support of the Anti-Renters for the State Senate. Changes his residence to Albany. Is removed from the Attorney Generalship, and elected to the United States Senate. Fifty-one high-minded Federalists join the Bucktails to put down Clinton. Clinton exposes "the organized corps." Van Buren's early effort to convert the post office into a machine of party by punishing post-masters for opinion's sake.

In the latter part of 1808, or beginning of 1809, Van Buren removed his law office to Hudson, and continued to practice in the state and county courts till February, 1815, when he succeeded Abraham Van Vechten as Attorney General of N. Y. The Council of Appointment chosen by the Assembly voted, two for Van Buren, (Jonathan Dayton and Lucas Elmendorff,) and two (Ruggles Hubbard and Farrand Stranahan) for John Woodworth, whom B. F. Butler appears to have so much disliked. Governor Tompkins gave the easting vote, in favor of Van Buren. In May, 1812, Van Buren was elected Senator for the Middle District—the anti-renters of Columbia county, whom he frequently

harangued, turned the so ward P. Liv for the office over 20,000

At the tirgreatly agita

Van Bure and voted fe and the old J Southwick a came a men from Hudso office of Go in conformit his election, 207 of Corn have been as lieutenan fore convening July, Ju

of Governor torney Genchis place. S. Senator, legislative of the senator of the s

In 1819, A. Duer, (his letters, design to p. Josiah Ogd Hamilton at 1820, deel Monroe's a for governothe latter, these fifty-of a governity, or ut the people they seem

Governo Van Burch shows that with the sing" as ' 161, he sa adge before the appeared enthe committee positively that 0,000, secretly s of Grosvenor he receipt and but he shock Butler alludes

tering, to show g, Dix, Young, e, Hoyt, Allen, g with the cur-

t of the lobby of the democh an address g the infamous are extracts: our country.-It leagues, and that ire contidence be d in such hands! ensured by a vote Assembly, a comth the sanction of refused to receive cters, would have y! Would they knowing as they a determination

duced the desiredenquiry, passed a ry senate ordered ilege of giving the

rney General.
Changes his p, and elected ioin the Buckcorps," Van party by pun-

noved his law ity courts till ttorney Genily voted, two wo (Ruggles B. F. Butler ssting vote, in nator for the e frequently harangued, and the friends of De Witt Clinton in Rockland county, having turned the scale in his favor. He received 5,933, votes and his opponent, Edward P. Livingston, whom he afterwards strongly recommended and supported for the office of lieutenant governor, got but 5,806. Holland says there were over 20,000 votes polled, which I believe, was not the case.

At the time of 'Van Buren's election to the senate, Columbia county was greatly agitated with the anti-rent question. His conduct and proceedings with reference to that agitation are noticed in a subsequent part of this work.

Van Buren took his scat in the senate of New York, in November, 1812, and voted for De Witt Clinton for President, in opposition to James Madison and the old Jeffersonian party, having been supported for the senate by Solomon Southwick and other editors in the interest of Clinton. In March, 1813, he became a member of the court for the revision of errors; and in 18 6, removed from Hudson to Albany, where he resided till 1829, when he exchanged the office of Governor of N. Y. for that of Secretary of State, at Washington, in conformity with a secret understanding with General Jackson, previous to his election, as may be seen by referring to his letter to J. Hoyt, No. 165 page 207 of Correspondence, where he expresses the belief that his designs would have been frustrated had the honest and conscientious Pitcher been nominated as lieutenant governor, at Herkimer, instead of that pliant, corrupt, and therefore convenient party tool, Enos T. Throop.

In July, 1819, Van Buren, who had long been the most active and untiring of Governor Clinton's opponents, was removed from the influential office of Attorney General, now held by his son, John, and Thomas J. Oakley appointed in his place. In the session of 1821, Van Buren was sent to Washington as U. S. Senator, in the stead of Nathan Sanford, whose term had expired. In a legislative caucus he got 58 votes—Sanford got 24. In the legislature he had 86 votes—Sanford, 60. It is a curious fact that but for the operation of the party caucus pledge, Van Buren would have failed, a decided majority of the members of the two houses being against him. By securing a majority in a private party meeting, however, the minority of the party had to go with its majority, contrary to their judgment, to nullify the plainest provisions of law

and the wishes of the whole legislative body.

In 1819, a party among the federalists, of whom Charles King and William A. Duer, (late president of Columbia college, N. Y., and whom Jesse Hoyt, in his letters, notices in rather an unfriendly manner,) seemed to have formed a design to put down Clinton. Fifty-one of them, including James A. Hamilton, Josiah Ogden Hoffman, John A. King, James Lynch, Johnson Verplanck, John C. Hamilton and John Duer, issued an address, on the fourteenth of February, 1820, declaring that the federal party was at an end—that they approve of Monroe's administration—that they will support Tompkins and oppose Clinton for governor, though they neither object to the measures, morals, nor abilities of the latter. The Albany regency, with Van Buren as their leader, united with these fifty-one "high-minded" federalists, says Hammond, "to oppose the election of a governor, neither of which charged upon him a want of capacity, or integrity, or uttered a solitary syllable against his measures." He was sustained by the people by a majority of 1457 votes, but his no-principled opponents (for such they seem to have been,) carried the legislature.

Governor Clinton's speech to the legislature gave great offence to B. F. Butler, Van Buren, Hoyt, Marcy, &c.; and his message in January, 1821, where he shows that the officials in the pay of the federal government were interfering with the state elections, is described by the financial admirer of "stated preaching" as "very abusive." [See No. 47, page 167.] In his letter No. 31, page 161, he says "Clinton is raving mad, beside being a fool"—in 1819 (see No. 2)

he thought Clinton's situation was "daily becoming more desperate"—and in 1828 he shed crocodile tears over his grave. In Clinton's speech he intimated that the officers of the U. S. government were "interfering in the state elections, as an organized and disciplined corps,"\* and he recommended, as he had done before, a state convention to amend the constitution, whose doings should be submitted to the people for their verdict. Judge Ulshoeffer reported in the Assembly a bill calling such a convention, which Clinton, disapproving of some of its provisions, vetoed in the Council of Revision, he desiring an equal representation and that whatever amendments might be made in convention should be submitted separately to the people. A new bill next session, first referring the whole matter to the electors, passed the legislature, and a third bill ordered the elections to take place in June, 1821, and the members to assemble at Albany in August. Their proceedings are referred to at length in another part of this volume.

### CHAPTER IX.

Van Buren electioneers for the Presidency by telling an untruth. Sincerity the first of virtues. The old Buffalo Bank, by Van Buren, Barker, and the party. Van Buren goes for a never-paying bank. The Bucktail Democracy. Bank suspensions, and hard money principles in 1817.

When Sir Walter Scott's publishers had given to the world Waverley, Gny Mannering, and the Antiquary, as anonymous, the baronet was frequently asked, ARE you the author? His uniform reply was, "I am not." He afterwards owned that he had written these books; and in explanation of his previous statement to the contrary, said, "I considered myself like an accused person, put on trial, to deny all that could not be proved against me, and refuse evidence to my own conviction—in short, I felt entitled to refuse my own evidence to disclose that which I wished to conceal."

Van Buren was introduced to the republic as a candidate for the presidency, under the cloak of a friend, always a friend, to a sound specie currency—his biographers, his political friends in congress, the presses of his party, and the aspirant himself, all chaunted one chorus, and that was in praise of the "real hard money man." In his letter to Sherrod Williams, Aug. 8, 1836, he says:

"In the course of my eight years service in the senate of this state, a very large proportion of its banking capital was incorporated, and the journals of that

the essence of tyranny."

Martia Van Buren to Henry Meigs, General P. O., Washington.—" April, 4, 1820.—My Denr Sir: Our sufferings, owing to the rascality of deputy post-masters, 1S intolerable, and CRIES aloud for relief. We find it absolutely impossible to penetrate the interior with our papers, and unless we can attain them by two or three prompt removals, there is no limiting the injurious consequences that may result from it; let me, therefore, entreat the post-master-general to do an act of justice, and reoder us a partial service, by the removal of Holt, of Herkimer, and the appointment of Jahlez Pox. Esq.—Also of Howell, of Hark, and the appointment friend, W. R. Rochester, Esq., a young man of the first respectability and worth in the state, and the removal of Smith, at Little Falls, and the appointment of Holts, and the appointment of Itolister, and the removal of Chamberlin, in Oxford, and the appointment of Lot Cark, Esq. 1 mm in extreme haste, and can, therefore, add no more. Use the enclosed papers according to your discretion; and if anything is done, let it be quickly done, and you may rely upon it, much good will result from it. Yours affectionately,

M. V. BUREN.

M. V. BUREN.

It. Yours affectionately,

April 15, 1820. Hon. R. J. Aleigs, Jun'r.—Sir: From various representations which have been made to me ir regard to the mnl-practices of the post-master at Norwich, I most cordially unite with Mr. Van Buren in recommending bis removal, and the appointment of Mr. Lot Clark.

JOHN R. DRAKE, (M. C.)

body will show subject. Mos been so dispose WILL BE I THE EXCE of the war. ants the more That my vote and should no scribed to my stance as del

This was a of Waverley would, in gen beyond the people at election on that of ed leaders—general, awa fessed every dorsed his or

ascertained from trial, and doubted. La infamous to gabout to appropriatural form as best suite "sincerity is tues." Wet America wo hood, from "I

To show

The Bank then attorned Jacob Barke major Canting sion, made to when cash prequired to issuing notes Jonas Wi

bank at Burmercial pur the town."
A. S. Clark in committee rose and stavote for it. thirds of the ant, as sheve the United Hudson Bar

The bill

<sup>\*</sup>With his message to the Assembly, Governor Clinton sent many documents to prove an undue interference of the general government with the state elections. He showed that Van Burea, a thorough partisan of the men then in power at Washington, had addressed the following letter to Mr. Meigs, just twenty-one days before the state election, urging the post office department to remove certain post-masters, though free of Mame, to serve his party, and intimidate by such example, the six hundred and seventy-four post-masters of the state—bidding Mr. Meigs remove them quickly and much good would follow—that is, to remove them before the election and many votes would be thereby acquired by the candidates. I his party. Mr. Monell made onth that the post-master-general had been told that the gentlemen thus named for removal (by Van Buren) were uniform republicans, and that as no specific charges had been made against them, it was evident that their removal (for they were turned out) was a punishment for supporting Clinton for governor. The papers sent to the Assembly contained evidence to show that Roger Skinner had not been idle at Sandy Hill. Lot Clark, named for a pust-master by V. B., figures afterwards in the Crawford caucas of 1824. "A government of inducence and corruption, said Mr. Clinton,) is the worst possible shape which a republican government can assume, because under the forms of freedom, it combines the essence of tyranny."

\*\*Martin Van Buren to Henry Meigs, General P. O., Washington.—"April, 4, 1820.—My Denr Sir: Our sufferings.

rate"—and in
h he intimated
state elections,
as he had done
should be subl in the Assemof some of its
nal representashould be subring the whole
dered the elecat Albany in
er part of this

. Sincerity the , and the party. ocrucy. Bank

Vaverley, Gny frequently askt.'' He aftert of his previous ceused person, refuse evidence wn evidence to

the presidency, currency—his party, and the c of the "real 1836, he says: s state, a very iournals of that

ndue interference of tisan of the men then lays before the state to, to serve his party,—hidding Mr. Meigs tion and many votes pest-master-general ublicans, and that as ere turned out) was ed evidence to show V. B., figures after-Mr. Clinton,) is the freedom, it combines

ir Sir: Our sufferings, Ve find it absolutely ree prompt removals, at the post-mesterf Herkimer, and the ellent friend, W. II. I of Smith, at Little appointment of Jot rs according to your out will result from M. V. BUHEN. een unde to me in an Buren in recom-DRAKE, (M. C.) body will show that I took an active part in all the questions which arose upon the subject. Most of the applications for banks that were rejected, will be found to have been so disposed of on my motion; AND EVERY APPLICATION, SAVE ONE, WILL BE FOUND TO HAVE MY VOTE RECORDED AGAINST IT. THE EXCEPTION was that of a bank established at BUFFALO at the close of the war. It was established with the avowed design of enabling the inhabitants the more speedily to rebuild the town after it had been burnt by the enemy. That my vote in that particular case would be governed by that consideration, and should not be construed into a departure from the course which I had prescribed to myself, was stated in my place. The motive proved in that instance as delusive as usual."

This was as far from the truth as Scott's first assertion about the authorship of Waverley; but, doubtless, Van Buren well knew that his hard money voters would, in general, read only their own party journals, and listen to no orators beyond the pale of their sect. Party, or rather faction, is every thing. The people at elections move as armies do, under command. The mind that directs is not that of the people, or of any great part of them, but of men who are called leaders—an oligarchy to all intents and purposes. Their leaders were, in general, aware that Van Buren had no principles whatever—that he had professed every thing, or anything, and been on any and every side—but they endorsed his orthodoxy, because he suited their purposes, and he succeeded.

To show how necessary it is to investigate character by the use of well ascertained facts, this volume is written. Van Buren and his confederates are on trial, and the testimony for their conviction shall be ample, clear, and undoubted. Let us hope that the time fast hastens in which it will be esteemed infamous to gain power and influence by false pretences. Even Lucifer, when about to approach the mother of mankind with falsehood on his lips, doffed his natural form and garb as a fallen angel, and assumed the guise of the serpent as best suited to the deceitful part he was about to aet. Blair tells us that "sincerity is the basis of every virtue"—Thomson, that it is "the first of virtues." Were it in more general use among the lawyers, priests and politicians, America would again become the Eden from which the effects of the first false-hood, from Tophet, drove our first parents.

The Bank of Niagara at Buffalo was chartered in 1816—Van Buren was then attorney-general, and the bucktail leader in the state senate—his friend Jacob Barker was a senator from the city of New York; and his brother-in-law, major Cantine, a senator from Columbia, Greene, &c. Van Buren, on this occasion, made the only effort I ever heard of to grant a bank a charter during a time when cash payments were suspended, with the condition that it should never be required to pay specie, unless when it thought fit, but might go on twenty years, issuing notes, promising to pay specie, but never fulfilling that promise.

Jonas Williams and others memorialized the senate on the 6th of Feb. for a bank at Buffalo, with \$750,000 capital, stating that the agricultural and commercial pursuits of the people required it, but not one word about "rebuilding the town." The memorial was referred to Jacob Barker, Philetus Swift, and A. S. Clark, who reported a bill chartering a bank. The bill was considered in committee of the whole on the 8th of March, on which occasion Van Buren rose and stated, that its provisions met his hearty approbation, and that he should vote for it. He did so—so did Cantine. Barker kept below the bar. Two-thirds of the senate went for the bill, which passed. Its provisions are important, as shewing Van Buren's views in 1816, after the state banks had suspended, the United States Bank been put down, and he had had much experience as a Hudson Bank director, attorney-general, &c.

The bill provided, 1. That the Stockholders, none of them liable for its debts,

should continue to be a corporation fill 1832. Even then it was planned to have all the bank monopoly charters run out as near together as possible, that the powers of corruption might be invoked, as they were in 1829, to perpetuate them.—2. The capital was to be \$400,000.—3. One notice in one paper in the county, 30 days before an election of directors, was to be sufficient; and stockholders were to vote in person or by proxy. 4. If John was a poor farmer with one share (\$50) he was to give one vote. If his brother Martin had 500 shares, he was empowered to give one vote more alone than 499 farmers with a share each, taken together. [Would Van Buren like to introduce this sort of democracy at the ballot boxes?] 5. The bank was not to be compelled to pay specie for any bank notes it might issue, by virtue of the charter. 6. The first directors were to be chosen by the Legislature. 7. And might begin to bank and issue notes when they pleased; and call on the stockholders to pay 10 or 12½ cents in the dollar on their shares at first, and the rest when they saw fit.

The Senate, without knowing who would or who wouldn't take stock, named the first directors, and took care to appoint one of themselves on the board. There was no commission named to apportion the stock equally—it was left to be jobbed for. The Jefferson Co. bank bill appointed commissioners, and left it to the shareholders to elect directors. Van Buren voted against it, and against the Herkimer Co. bank petition, March 28th. The banks he voted against suc-

ceeded better than those he supported.

On the 5th of April, 1816, (see the senate journals,) the Council of Revision admonished Van Buren, Cantine and their majority in the Senate, that it would be unjust to allow the Niagara Bank bill to pass into a law unless it were amended so that if the bank issued paper it might be bound to redeem it in money—that it need not pay out a dollar in money as the bill was drawn; and that if it had no money to pay bills with it had better not issue any, because the more banks there were issuing such paper the less of specie we would see in the state. It was notorious (said the Council) that for more than a twelvemonth the incorporated banks of the State had refused to redeem their notes in specie. They had found it far more gainful to sell their dollars to the usurers of Europe, and to charge our merchants a high premium for silver, while they glutted the American market with paper promises on which they charged 7 per cent. interest, though they cost them nothing. They further urged, that this was the first attempt made in this State to give special privileges to a new Bank, since the old ones had defied the public and refused to pay their debts; and that they, (the Council.) returned the bill to the Senate, because they wished to protect the public against the multiplication of corporations issuing a currency which they refused to convert into cash on demand.

On the 10th of April, (see senate journal, page 236,) VAN BUREN made a speech to persuade two thirds of the members of the Senate to incorporate the Bank in spite of the Council of Revision, and WITHOUT A SPECIE PAYING CLAUSE, in the very teeth of its honest objections. He MOVED TO INSERT A CLAUSE TO THAT EFFECT, and thus pass the bill! On the 11th, the bill was reconsidered in committee of the whole, but as it was found utterly impracticable to get two-thirds to vote for paper currency, not payable in cash, by a direct vote, the Council's amendment had to be reluctantly adopted by the "democrats," and Van Buren and Cantine again voted for the Bank,

which became A BAD LAW.

Altho' Van Buren could not get a clause in the bill to permit the bank to flood the country with paper promises it would be under no obligation to redeem, he contrived that the charter should allow the bank to stop when it had no specie, buy in its worthless rags at 10 or 12 cents to the dollar, and begin again as often as it pleased to play this game. It did so, and cheated the public whole-

sale. I sold defrauded ou mechanic out dent was ind \$25,000 loan Kibbe, its firs chants' Bank Swartwout w House on T Wednesday, the cords to Ros. Swart become such place, cheati at least three

Even Abon H day, to send a d

Van Buren's
becomes S
Del. bridg
acted with
and new I
and Ontar
Van Bure
the Banki.

By refere B. F. Butler owner of the ready to but hands from Q. Leake its

<sup>\*</sup> Attorney (mittes of Variatives of Variative book, but 1836, its patribute their summts have ments that the consequences ments, have greater proportion which tew ar On the 20th

Senate, all h Assembly, to more power a What madne confers on a f to tax the cou make paper i eering oracle

lanned to have ssible, that the to perpetuate the paper in the nt; and stockarmer with one 500 shares, he rs with a share this sort of ded to pay specie. The first digin to bank and pay 10 or 12½ y saw fit.

e stock, named on the board. —it was left to oners, and left it, and against ed against suc-

cil of Revision e, that it would unless it were to redeem it in as drawn; and ie any, because e we would see than a twelven their notes in to the usurers ver, while they charged 7 per urged, that this leges to a new av their debts; ise they wished ing a currency

BUREN made incorporate the SPECIE PAY-MOVED TO the bill! On as it was found y, not payable ctantly adopted for the Bank,

he bank to flood to redeem, he had no specie, begin again as public wholesale. I sold its notes in 1820 and in 1821, eight dollars for one—the State was defrauded out of its deposits, the farmers out of their produce, and the mechanic out of the fruits of his lahor. Once more the bank started, its President was indicted for cheating, J. Barker was to have \$5,000 for procuring a \$25,000 loan to keep it going, but it broke again before aid could get to Buffalo. Kibbe, its first President, was a Burrite, concerned in frauds hy which the Merchants' Bank Charter passed in 1805, and one of "the lobby." General Swartwout writes (1823), "My Dear Morrison—The Dutchess must pass the House on Tuesday, and yours [the Chemical Bank] will pass the Senate on Wednesday, certain. See Kiebie as soon after dinner as possible—he knows the cords to pull upon, and will carry you triumphantly through. Your friend, Rob. Swartwout." Van Buren's bank initiated the Buffalo people, who had become such proficients in the mysteries that thirteen banks broke down in that place, cheating the weaver of cloth, and the grower of wheat, wool, &c., out of at least three millions of dollars.

### CHAPTER X.

Even Abon Hassan, the most disinterested of all viceroys, forgot not, during his Caliphate of one day, to send a douceur of one thousand pieces of gold to his own household.—Walter Scott.

Van Buren's confederates blow up the old Buffalo bank.—Its cashier (not Hoyt) becomes State Printer to the Bucktails.—Marcy, Leake, and the New Hope, Del. bridge Company.—Van Buren not fond of swarms of Banks.—How he acted with the Chenango Bank Charter.—Walworth, Van Buren, and the old and new Plattsburgh Banks.—On taxing Bank Stock, and chartering Utica and Ontario Branch Banks.—Clinton and the Assembly of N. Y defeated by Vun Buren and his hold over Senate in an effort to expose errors in, and amend the Banking System.—The Pennsylvania and Ohio Banks.

By reference to pages 154 and 155, letters 9, 10, and 11, it will be seen that B. F. Butler had a keen scent; he wanted Hoyt to be cashier, and Barker owner of the Buffalo bank which Van Buren had created, and which was then ready to burst up. Van Buren's unprincipled followers had it in their own hands from the commencement. Isaac Kibbie was its first President, and Isaac Q. Leake its first cashier; and when it broke down in 1819,\* Van Buren in-

<sup>\*</sup>Attorney General Taicott applied to Chancellor Sanford in 1824, enumerating the enormities of Van Buren's Buffalo bank, with a view to the sponging off its charter from the statute book, but it couldn't be done. Perhaps, like a Scotch perage, it's only dormant now. In 1836, its parent, Van Buren, gravely addressed S. Williams thus:—"As if anxious to contribute their share to this inroad upon the policy of the federal constitution, the state governments have not only created swarms of banking institutions, but until recently, most of these institutions were authorized to issue notes of as low a denomination as a single dollar. The consequences of this departure from the appropriate functions of the federal and state governments, have been extensively injurious. That gold and silver should constitute a much greater proportion of the circulating medium of the country than they now do, is a position which few are disposed to deny."

On the 20th of April, 1818, during the same session of the Van Buren majority in the Senate, all hurry and bustle to hasten favorite measures, on speculation, a bill from the Assembly, to withdraw from the democracy, the many, and confer on the aristocracy, the few, more power and influence, came up in the form of a bill to incorporate the Bank of Chenango. What madness is it that blinds the tillers of the soil to their best interests? Such a bank confers on a few anxious gamblers power to hire and employ lying attorneys and lying editors; to tax the country many thousands of dollars yearly for the use of the idle and profligate; to make paper money promises scarce in a country, or plentiful, at pleasure; to hire electionering oracles and orators; to be peatter honesty and sincerity in homespun with falsehood;

vited Leake to join his brother-in-law, Cantine, as one of the state printers, and joint editor of his mouth-piece, the Albany Argus. Leake was turned out of the Argus by Van Buren in 1824 to make way for Croswell, and sent out to Pennsylvania to take charge of another leaky vessel, or bank craft, as treasurer of the New Hope, Delaware Bridge Company, a concern such as Van Buren would have made the Buffalo Bank if he could, with power to fail from time to time, compound and go on again, for ever. It went down in 1821, the treasurer vanished. Leake & Co. began again in 1825, and in 1826, we find him puffing the frail bark in the N. Y. Evening Post. Governor Marcy was one of its borrowers, and a knot of speculators used it in N. Y. as Butler and Barker did the Washington and Warren. The Pennsylvanian were so often pillaged that they drove it out of their State, and it is now set up again the sixth time, and its notes have a wide circulation, hailing from the Jersey side of the Delaware.

have a wide circulation, hailing from the Jersey side of the Delaware. In 1817, Reuben Hyde Walworth appeared before the legislature, as senior

petitioner for a bank charter, of like character with the others, to be located at Plattsburgh, the stock to be discreetly distributed, &c. Senators Haseall, Bloom, and Walter Bowne, of the Seventh Ward Bank, N. Y., reported that the land round Plattsburgh is "fruitful in the productions of the earth," like Canaan of old; and that "it is believed that a bank will enable the merchants to purchase this produce, and save the farmers much, if not the entire, transportation to Montreal." Of course they reported a bank bill, which passed the Senate in committee on the 21st of March (page 222 of Journal): Van Buren and Cantine declared that they could not possibly support the measure, and recorded their votes to throw it out, but failed; yeas 14, nays only 11. Next day two additional senators were present, and it was seen that if Van Buren and his brotherin-law should both hold out, the bill would be lost, 14 to 13. This would never do. Nor would it suit Van Buren to wheel round on such a short The leader therefore kept among the nays on the final passage of the bill, but Cantine declared that he had got a new light within the last twenty-four hours, and immediately reversed his vote, thus securing the passage of the charter in the Senate, by a majority of one.\* He played the same suspicious game on

to join with others in becoming bankrupt, and refusing payment of debts, while compelling individuals to fulfil their obligations to the bank; and, should the concern become insolvent, widespread ruin ensues, while those whose folly or guilt, or both, did the mist aief, lie by, ready to lobby at Albany for new means to plunder by law, when public indigna ion is hushed to sleep.

On the above day the Senate went into committee on the Chenango bank charter, Van Buren being most appropriately in the chair. Senator Yates moved to reject it as anti-democratic, &c. But the party loved it, it promised to add to their temporary power, to yield enormous gain on the stock, and form an offset against the opposition. Major Cantine held up both hands in its favor; Samuel Young declared that his heart was in it; the committee rose; Van Buren reported that the bill had been adopted; no one even whispered "gire us the ayes and nows," as was usual; the bill was ordered to go ahead without even a division.

Had Mr. Van Buren been averse to this charter, he would have called for the ayes and noes on the report, but he agreed to its reception; and when the bill was engrossed and passed (see Senate Journal, pages 353 and 354), Cantine, Skinner, and Samuel Young, voted for it, while Van Buren slipped below the bar to avoid a vote, knowing that his friends' votes would ensure the success of the bill. Here, again, the official records of the State give the lie to his assertion that "every application [for a bank] save one, would be found to have his vote recorded against it."

\* In 1826, the bank of Plattsburgh exploded, and there were many recriminations among the democracy. Judge Platt prosecuted Comptroller Flagg, then a spunky country editor, for libet; the bank directors prosecuted Platt; the farmers found their produce in that "printful" land transmitted into bank paper of bad repute; and Van Burge congraption but the land produce in the produce

Platt; the farmers found their produce in that "fruitful" land transmitted into bank paper of bad repute; and Van Iluren congratulated himself in not having voted with brother Cantine in 1817.

To help Van Buren to the Presidency in 1836, the party chartered a second bank at Plattsburgh; and, with no good will towards Clinton, named it after him. The nominal capital was \$200,000; the real money in its vanits very little indeed. For some three or four years its president and eashier managed its affairs almost exclusively, and appropriated its funds to their private use, or for the benefit of their favorities. They were of the class called speculators; their obligations are worthess; and as to bringing the luzy directors to book, for the benefit of the bill-holders, the oligarchy, who rule, do not encourage such practices.

the same day of monopoly memoranda, close the wi these somer

Mr. O. A us, January lators, and tr shape its pol 1808, one of

In 1816, ( was called u chartered ba required to d some investig after Decemb to pay what some accoun showing, 1. they owe. the bank by the proportion discounted d after that tin the return m bank concert such measure

What cou above inquiry Van Buren, to opponents as to the adopti

<sup>&#</sup>x27;In 1818, (see p and complaint of senate for concur. "Resolved, (if to inquire into the tered the trust graby them authorized or have at all the speed; and who a surhous practicitier of the said quire by what me nittee have powe all convenient sp and Mr. Webb he To Yan Buren was gall and wor have stood a sear

Next day, Marof the banks and youd all question shrines—that the the friends of libe form. It will be whether the Semi

the Senate DO N
The resolution
30, Messrs. Root,
prophetic messag
fer wished to go
cants to procure

e state printers, was turned ou: and sent out to raft, as treasurer h as Van Burea fail from time to 21, the treasure: find him puffing as one of its bord Barker did the illaged that they me, and its notes aware.

slature, as senior to be located at Hascall, Bloom, ed that the land ' like Canaan of ants to purchase transportation to ed the Senate in uren and Cantine d recorded their xt day two addiand his brother-13. This would on such a short al passage of the e last twenty-four ige of the charter spicious game on

ts, while compelling n become insolvent, the miscaict, lie by, indigna ion is hush-

bank charter, Van to reject it as antirary power, to yield Major Cantine held n it; the committee whispered "girc us it even a division. ed for the ayes and was engrossed and nel Young, voted for

te give the lie to his nd to have his vote among the democracy ank directors prosecuted per of bad repute; and

friends' votes would

Plattsburgh; and, with the real money in its naged its affairs almost voritos. They were of zy directors to book, for

the same day in the case of the Geneva bank, coming quictly round to the side of monopoly the moment his vote was wanted. What a pity Jesse Hoyt's memoranda, papers and correspondence,\* did not extend back to 1818, and disclose the WEIGHTY reasons which induced the Van Buren state printer to make these somersets!

Mr. O. A. Brownson, one of the writers in the Democratic Review, assures us, January 1842 that "Bankers, capitalists, corporators, stockjobbers, speculators, and trafficking politicians control the government, and, in nearly all cases, shape its policy." Is not Van Buren, and has he not been for 38 years, since 1808, one of the most artful and crafty of these "trafficking politicians ?"

In 1816, (Senate Journal, April 16, pages 202, 203,) an excellent resolution was called up for consideration, in substance as follows: "That as the several chartered banks had for some time wholly refused to pay their notes, when required to do so by those who held them—the safety of the public demanded some investigation into their affairs—and that the Comptroller be required on or after December next to call on such banks as shall not by that date have begun to pay what they owe to the people, who hold their promises, in specie-to give some account of their affairs, each bank on the oath of its president and cashier, showing, 1. The amount of their notes in circulation. 2. What amount of debt they owe. 3. What sum they have in specie. 4. How much money is due the bank by individuals. 5. And how much from other banks. 6. What was the proportion between the funds they had on hand, and the amount of bills discounted during the three months before such bank stopped payment—and, after that time, what was it during each three months up to the time on which the return might be made. 7. And, generally, a full and fair account of the bank concerns, so that the legislature, on behalf of the country, might adopt such measures next session as the public welfare would be found to require.

What could be more just, appropriate, and imperiously called for than the above inquiry, during a suspension of cash payments? Yet most true it is, that Van Buren, the leader of the faction who have for many years denounced their opponents as the bank party—Van Buren and his aide-de-camp, Cantine, offered to the adoption of the above resolve a powerful and steady opposition,\* and

In 1818, (see page 163 of the Senate Journal.) the Assembly, on the recommendation of Governor Clinton and complaint of the people in various parts of the State, having adopted a resolution, sent it, March 20, to the

In 1818, (see page 163 of the Senate Journal.) the Assembly, on the recommendation of Governor Clinton and complaint of the people in various parts of the State, having adopted a resolution, sent it, March 20, to the Senate to concurrence, as follows:

"Resolved, (if the Senate concur berein) that a Joint Committee of the Senate and Assembly be appointed to inquire into the mode and manarer in which the several incorporated banks within this State have administered the trust granted to them; and whether any or either of the officers, agents or directors, or other persons by them authorized, have secretly or implicitly diverted any part of the funds thereof to any improper purposes, or have made use of any undue means for the purpose of forcing their paper into circulation; and whether they have at all times promptly complied with all the demands made upon them for the payment of their notes in specie; and whether any or either of the said officers, agents, or directors, have been guilty of any fraudulent or osurious practices as such; and whether any or either of them have used or now do use any of the funds of either of the said hanks for covenous or oppressive purposes; and also that the committee be instructed to inquire by what means the several incorporated banks in this State procured their clusters. That the said committee have power to send for persons and papers, and that they report their proceedings to this legislature with all convenient speed; and in case of such concurrence, that Mr. Pierson, Mr. Duer, Mr. Root, Mr. Lawrence, and Mr. Webb he of the said committee on the part of this House."

To Van Burren and his band of deceitful pretenders to democracy—the pharisecs of the Sene\*——such a resolve was gall and worntwood. How would the Washington and Warren, the Old Bullalb, and other pretended banks have stored as searching investigation into their operations and standing? They could not do it.

Next day, March 21, Van Burren and some others of the unipority delivered able and coquent speeches in f

acting as the agents or instruments of the delinquent bankers, succeeded in quashing inquiry. They both voted against the resolution—neither of them suggested or offered any substitute. [See Journal, p. 203.] The Bankers put their feet on the people's neeks-increased in number and in power-bank presses were set up-grumblers were conciliated-false beacons held up to delude the millions-and the flatterers, the vile parasites of the most uneducated of the population, attained a bad eminence by the worst of means, and avarice and false ambition were satiated with wholesale plunder out of the blood and sweat of our too generous and confiding countrymen. That a system thus successful should embolden the immoral to deeds of wholesale villainy—that banks, thus the masters of the legislature, should not be very particular as to the Golconda or Potosi whence their wealth was derived—is not to be wondered at

## CHAPTER XI.

Knowest thou not that the triumphing of the wicked is short, and the joy of the hypocrite but for a moment? Though his excellency mount up to the Heavens, and his head reach unto the clouds! yet he shall perish: a fire not blown shall consume him; it shall go ill with him that is left in his tabernacle .- Job, chap. xx.

Why did President Polk appoint Ex-President Butler to, and why does he continue him in the office of U. S. District Attorney?—Butler's extortions when district attorney under Van Buren.—His religious hypocrisy.—Ritchie censures the author for uncloaking Butler, Van Buren, Coddington and others.— Butler's brief history.—He studies law and politics with Van Buren, and becomes his law-partner.—Jacob Barker buys the Washington and Warren Bank charter, and sets Butler up as its mock President -Halsey Rogers .-Van Buren carries the Bank cunningly through the Legislature, and supports the Auburn bank .- Swart and Mallory .- Butler's bank roquery, or the art and mystery of M. Van Buren's System of State Banking, happily illustrated by the practice of his law-partner, up at Sandy Hill .- Lessons for young Bunkers and Brokers .- ' Ferdinand Mendez Pinto was but a type of thee, thou Prince of Liars! -Barker, Hoyt and Butler play a steady game of brag, and seek to puff their worthless rags, through the Patroon, Van Rensselaer .- Stated Preaching.

When Mr. Polk, in May, 1845, had perused the letters of John Van Buren, J. I. Coddington, and others, to Jesse Hoyt, which appeared in my Lives of Hoyt and Butler, he remarked, that he would not give Mr. Coddington the office of Collector of the Port of New York, which, on the recommendation and advice of Butler, Van Buren, and others, he had promised to him, through General Dix, but would appoint a man of his own. The place was bestowed on Cornelius W. Lawrence.

If Coddington's language, and his intimacy and connection with Hoyt, Swartwout, and other defaulters, produced this change in the President's views

quashed. In Pennsylvania, the farmers, with the honcet part of the community generally, had sufferd territly from pretended bankers, chartered by ndvice of Suyder, the Van Buren of thin State. An immunes amount of property was sacrificed by the sheriff, and corrupt men played any part likely to bring them plenty of public plunder. Dr. Joel B. Suthertand's private letter to M'Coy (page 184, No. 93), lifts the curtain on a state of society anything but enviable. This year, too, in Nov., the Cincinnati banks stopped payment, owlag the U. B. B nik 8750 000 for their notes received by Secretary Crawford's order, in payment of the Public Lands. One of these, the Miami Exporting Company, has ever been in bad hands, seemingly. Its falling, for the fourth time, in 1842, so enraged the citizens, that they completely ridded it, as also the Cincinnati Bank. That did no lumediate good, but may serve as a warning to others to fly low, and thus preventa more extensive violation of order. more extensive violation of order.

I will refer more fully to Clinton's message of this year when describing Van Buren's dishonest scheme of

1829, called the Safety Fund system.

in May, 1845, of which Benj Attorney at No record of fraue prison? Mr. democrat, and of freemen. of the Washin partner in iniqu all genuine\*-New York C held the office exhibition of v evangelical pro with the cares unto life, and Not only has incumbent of o

> \* Benjamin F ler, a smith, after Landing, N. Y., the House of As was his assistan ning and shrew Hudson, in 181 married-and ne banking busines Old Butler wa Church; but ha

for a time. His in prayer at mee exhorter to faith by worthy citize and very conspi tal in this way abroad, hecome Jesse Hoyt, wh nas astonished e

th will be seen brokers are quite a stocks, doubtful insing to its nominal only a few thous 1818, the Assembly Bowne, and Tibber the bill was put to up a hill to tax basepposed it, to the direct tax out of th Young did not vote On the 15th of N

or additional bank, first vote (pages 2 that the notes be bill. Lost, nays I' 11 to II, Van Bur Now was the ti

also to avoid resp reconsider the vo restured it to the bank of Utica we purposes except t burgh Bunk at It recent votes, lang

ers, succeeded in -neither of them The Bankers put in power-bank cons held up to most uneducated eans, and avarice of the blood and it a system thus ale villainy—that articular as to the o be wondered at

of the hypocrite but his head reach unto shall go ill with him

and why does he r's extortions when' -Ritchie censures on and others .-Van Buren, and gton and Warren Halsey Rogers. islature, and suproguery, or the art happily illustrated Lessons for young type of thee, thou jame of brag, and nsselaer. — Stated

John Van Buren, in my Lives of ldington the office ommendation and to him, through ice was bestowed

tion with Hoyt, President's views

generally, had suffered hat State. An immense by to bring them plenty by lifts the curtain on a stopped payment, owing payment of the Public seemingly. Its failure, as also the Cincinnau ow, and thus preventa

's dishonest scheme of

in May, 1845, with regard to him, of what consists the secret power, by means of which Benjamin F. Butler has been continued in office as the U. S. District Attorney at New York, from that time till now, in view of as full and ample a record of fraud and dishonesty as ever secured for a criminal a cell in the state prison? Mr. Polk is a strict professor of religion, avows himself to be a democrat, and has been raised to the highest station in the gift of fifteen millions of freemen. In September last, Mr. Butler's fraudulent conduct, as President of the Washington and Warren Bank, was shown in the clearest terms-his partner in iniquity swore that the letters which gave evidence of his guilt, were all genuine\*-the evidence on the records of Congress, with reference to the New York Custom House defaults, seizures, and prosecutions, while Butler held the office under Van Buren't which Mr. Polk replaced him in, is a disgraceful exhibition of wholesale legal extortion—and all this under the cloak of a pious, evangelical professor of religion, eareless about worldly wealth, and engrossed with the cares of Heaven-seeking, stated preaching, the gospel, a savor of life unto life, and the terror of Tophet to those "who neglect so great salvation." Not only has Mr. Polk continued to endorse the availability of Butler, as the incumbent of one of the most influential and lucrative offices in the department

\* Benjamin F. Butler, many years the law-partner of Van Buren, is a son of Medad Butler, a smith, afterwards eterk to Stephen Hogeboom, and finally tavern-keeper at Kinderhook Landing, N. Y., an industrious, pains-taking man, whom the Van Buren interest placed in the House of Assembly, and afterwards made him, about 1821, a County Judge. Benjamin was his assistant in his public house; but as he gave evidence of talent, united to great cunning and shrewdness, and a love for reading, he sent him to study law with Van Buren at Hudson, in 1811. In 1817, Van Buren made him his law-partner. In 1818, Butler got married—and next year tried what he supposed to be a surer and speedier road to riches—the banking business.

Old Butler was a prominent professor of religion—very conspicaous in the Presbyterian Church; but having been rebuked for some carelessness or other, he joined the Methodists for a time. His son Benjamin was (or seemed to be) fervent in spirit, earnest, and eloquent in prayer at meetings of the saints. He was really famous and celebrated in early life as an exhorter to faith and repentance. I have letters from Columbia County and Albany, written by worthy citizens, who remember him, nearly thirty years since, a zealous, devout-looking, and very conspicuous professor of holiness. He acquired religious, legal, and political apital in this way; and so strong had the habit of reproving sinners, and playing the saint abroad, become in him, that he actually played it off, occasionally, on his partner in iniquity, Jesse Hoyt, while engaged in scenes of pillage and rascality, the exposure of some of which

Jesse Hoyt, while engaged in scenes of pillage and rascality, the exposure of some of which has astonished even Wall Street, N. Y., and the Bank Charter Factory, at Albany.

'It will be seen by reference to R. B. Nevins's letter of instructions to his friend floyt, that the Wall-street brokers are quite averse to a direct tax on bank stock; and with reason. Confusion in the currency, fancy stocks, doubtful institutions, are among their surest props. A tax on bank capital would be apportioned according to its nominal amount, and such banks as Nevins describes, No. 118, page 189, with five millions capital wonly a few thousand dollars in specie, and bank credits for the balance,' would suffer, as 'acy ought. In 1818, the Assembly passed a bill to bay a tax on bank stock (page 349, Senate Journal), but Var. Buren, Canthe, Bowne, and Tibbets, opposed it in the Senate. Young was in its favor. It was the close of the session, and the bill was put to sleep. Next year (1819), on the 8th of April (p. 273 of Journal), the Assembly again sent up a bill to tax bank stock for the benefit of the common schools of the 8tate—and why act? Van Buren opposed it, to the delight of the brokers and bankers; but was ready that same session to impose and collect a direct tax out of the poor farmer's hard earnings. The regency went against it, Van Vechten went with them. Young did not vote, and in 1823 we find Nevias instruction his fit representative. J. Hoyt, on the same subject. On the 18th of March, 1815, a bill came from the Assembly to grant the bank of Utica a charter for a branch, or additional bank, by the same owners, at Canandalgua, with a president, twelve directors, &c. The Senate's first vote (pages 288-9), Journally, was, yeas 13, mays 9; Van Buren invisible. Chaine a nay. Radellife moved a clause, declaring that the legistature may at my time repeal or amend this bill. Lost, nays 12, yeas 10. Cantine a nay, Van Buren invisible. The bill was thrown out, March 23d, vote 11 to 11, Van Buren invisible.

Now was the time for Van Buren to reappear in his place in the Senate. He wanted the bill to pass, but also to avoid responsibility. When he saw it could not be carried without his help, he voted for a motion to reconsider the vote by which it had been lost, which required two-thirds of the Senators, and having thus restored it to the orders of the day, he recorded his name in its favor and it passed, and the directors of the bank of Utica were forthwith enabled to establish a branch in connection with theirs at Cunnadia;an, for all purposes except that of redeeming in eash, the notes they might issue there: We sext find him voting for a branch bank of the bank of Ontario at Utica; and again (p. 332), for an additional or branch bank of the Newburgh Bank at Ithaca. To comprehend the real character of this cunning and deceifful politician, his more recent votes, language, and conduct, must be kept in view.

speculators wh

New York, to

to Sandy Hill

be able to hold Jacob Barke

cat' bank, Butl

Director and

published in I

lifteen months,

have recomme

of public justice, but he even went so far as to direct Thomas Ritchie, the organ, advocate, or mouthpiece of his government, to censure me in the harshes terms for exposing Butler's hypocrisy, avarice and rapacity, which Ritchie did accordingly through the columns of the Daily Union. Is there a bargain between the parties? Are they members of a mutual insurance company?

On the first week in March, 1819, in the 24th year of his age, B. F. Butler took up his abode at the village of Sandy Hill, in the county of Washington, fifty or sixty miles north of Albany, as lawyer, christian exhorter, and president of the Washington and Warren Bank, a 'monied corporation' of two years standing,\* which the notorious stockjobber, Jacob Barker, had bought from the

> on whose credit Sandy Hill, its r

On reference to Butler in favor o at Buffalo, the cl printers, had had

On the 21st of tease the enemy to mock the hone ment. There w and Tuesday, tw \$1400 in specie, the Bank had pe \$166 in notes to such demands others"-that is, sixpences, to sor

Two or three their debtors. T had only \$1400, 157) that I was and that I would which could ha specie for \$5,600 claim through A the bank has no hold and impud merchants and o pay-and he wa tion-1 say, if h What became o Exchange Bank

On Wednesda stop"—in other services in, W. all instructions f I stop, I may as New York stock promises to pay on one day that could only hold should shut sho says, would have him news that sands who wer Oh, no! He h On the 25th o

directed him to loan of \$1,000, adding, "You Compare this a days. Could d

\* The Washington and Warren Bank Charter may be found in the Statutes of New York for 1817. Its provisions were very much akin to those of the old bank of Niagara, a Buffalo. It will be seen that Halsey Rogers, who is described in Sudam's Report, on the Senate Journal of 1824, as one of those unprincipled creatures who hang upon the legislature for gain, as lobby members-vile characters, guilty of letting themselves out for such reward as may be exterted from the hopes and fears of the timid and desperate—was appointed a commissioner to distribute the stock.

The bill originated in the Assembly. On the 21th of March, 1817, the Senate (Van Buren threw it out-Van Buren and his brother-in-law, Cantine, the State-printer, both speakin,

and voting against it.

Four days after, Senator Hart moved to restore the bill. This required two-thirds of the Senate, which had then 27 members. If Mr. Van Buren was opposed to banks, why did have for this bill, when his mere obsence would have prevented it from being again placed of the order of the day? And having done so, why did he deny it in 1836, and declare, in his Sherrod Williams letter, that he had never voted but for the old Bullato bank? Are not be two-thirds of 27—and was not he one of the 18? Was not his relative, Cantine of the Arguanother? What sort of arguments had the applicants for this bank used in the course of the withhold, which induced them to talk and rote on both sides—for and against—bank and and bank?

"I have always been opposed to the increase of banks," said Van Buren, in his letter to Sherrod Williams. How could be be expected to add, "and therefore recommended any voted for them!" "I have known Mr. Van Buren long and intimately," said Senator Benton. "He is a real bard-money man; opposed to the paper system; in favor of a national currency of gold." Yet this hard-money man could wheel about and restore to life the Wash ington and Warren Bank, receiving a new light within the space of four days: and his law partner, Butler, could, with his advice and consent, accept the Presidency of that fraudulen corporation—and when it had closed its doors, return back to his old partnership. "An introduction of a new bank into the most distant of our villages, places the business of the village within the influence of the money power of England," said Mr. Van Buren, in a Presidential message from Washington—but he omitted to add that he had placed within that and other yet worse influences, the bank once located up at Sandy Hill.

The "restoration" of the Washington and Warren Bank Bill look place on the 28th—Mi. Enos T. Throop's Anburn Bank bill passed the Senate next day, without an opposing voice -Van Baren and everybody else being in its favor. Next came the final passage of the Washington and Warren (March 31st), and the Senate that had been 15 to 13 against it, senate that had been 15 to 13 against it, senate that had been 15 to 13 against it, senate that had been 15 to 13 against it, senate that had been 15 to 13 against it, senate that had been 15 to 13 against it, senate that had been 15 to 13 against it, senate that had been 15 to 13 against it, senate that had been 15 to 13 against it, senate that had been 15 to 15 against it, senate that had been 15 to 15 against it, senate that had been 15 to 15 against it, senate that had been 15 to 15 against it, senate that had been 15 to 15 against it, senate that had been 15 to 15 against it, senate that had been 15 to 15 against it, senate that had been 15 to 15 against it, senate that had been 15 to 15 against it, senate that had been 15 to 15 against it, senate that had been 15 to 15 against it, senate that had been 15 to 15 against it, senate that had been 15 to 15 against it, senate that had been 15 to 15 against it, senate that had been 15 against it it. it up to the Governor and Council, by a vote of 15 to 6. Cantine now for the bill-Van Buren below the bar! Senators Mallory and Swart had voted it down at their leader's bidding, on the 24th; now they wheeled into line and voted it up again! Governor Marci describes Mallory as one of the most upright of men, and he threw up the American because

Charles King expressed a doubt.

The W. and W. Bank bill provided that it was to issue its notes whenever the stockholders. had paid into its vaults ten cents on the dollar of its capital, and that the operations of discount and deposit were to be carried on at Sandy Hill only. What its operations there consisted in, may be seen by consulting the descriptive epistles of Mr. President Butler. By the month of February, 1819, its promises to pay \$278,693 were in the hands of the people, in the form of bank notes, yielding Mr. Barker \$19,528 of interest, from that source alone. How was it in February, 1820?

Senator Hammond, from a Committee on Bank Charter granting (see Senate Journal 1818, pages 144 and 145), reported that the charter for a bank incorporation, called the Wash ington and Warren Bank, could be of no use to the section of country where it was nominally located, as the stock was nearly all held by a private banker in New York City (Barker), omas Ritchie, the me in the harshes which Ritchie did s there a bargain nce company? age, B. F. Butler ty of Washington. rter, and president

ion' of two years

d bought from the the Statutes of New bank of Niagara, a dam's Report, on the upon the legislature sout for such reward

ite-was appointed a Senate (Van Buren rinter, both speakin,

red two-thirds of the to banks, why did he ring again placed or 6, and declare, in his bank? Are not be Cantine of the Argud in the course of the ivileges" to bestow or inst-bank and and

Buren, in his letter 🖟 e recommended and v," said Senator Benn favor of a nationa: store to lite the Wash r days: and his law cy of that fraudulen: artnership, "An i⊪ the business of that Van Buren, in a Pred placed within that

ice on the 28th-Mr. it an opposing voice final passage of the to 13 against it, sea w for the bill—Van at their leader's bid-1! Governor Marcy e American because

ver the stockholder he operations of dis operations there condent Butler. By the of the people, in the source alone. How

see Senate Journal. on, called the Wash. where it was nomi-York City (Barker),

speculators who got it up. Barker could issue its bills at his Exchange Bank, New York, to mechanics and traders, who would find it no easy task to go north to Sandy Hill to get them cashed. With brokers and bankers he expected to be able to hold his own.

Jacob Barker heing the sole, or almost, sole proprietor of this real 'wildcat' bank, Butler was selected as his colleague, and duly installed as its President, Director and Bank Attorney. His correspondence with Hoyt and Barker, published in pages 151 to 165, of this volume, running through a period of fifteen months, will surely satisfy the most sceptical, that Van Buren could not have recommended a more suitable coadjutor, as the legal adviser of General

on whose credit its circulation depended; and that though it pretended to do business at Sandy Hill, its real location was New York.

On reference to Butler's correspondence, page 155, he will be found exerting himself with Butler in favor of Hoyt, as a suitable Cashier to the old, thrice-insolvent Bank of Niagara, at Buffalo, the charter for which Van Buren drew and voted for. Leake, one of the State

printers, had had the office for a time.

On the 21st of June, 1819, Butler employed Hoyt to collect small change, with which to tease the enemy,' (p. 156.) In other words, he wanted shillings and sixpences, wherewith to mock the honest farmers who had given their wheat for his bills, with a pretence of payment. There was A RUN on the bank, and he says that he had redeemed on the Monday and Tuesday, two days, \$780, being \$390 per day, during a run! He had in the bank just \$1400 in specie, being enough (he tells Barker) for three or four days more. At this time the Bank had perhaps \$500,000 of its notes affoat in the country. Two persons having sent the Bank had perhaps \$500,000 its notes anoat in the country. Two persons having sent \$160 in notes to be cashed (page 157), the enraged financier threatened that, if any more such demands were made upon him, he would "put them on the same ground with the others"—that is, he would pretend to pay them in their turn, he paying "in a slow way," in sixpences, to some other real or imaginary creditor, during 'bank hours.'
Two or three bankers and brokers had taken in payment \$10,000 of Butler's notes from their debtors. They sent Gilchrist and Wiswall up to Sandy Hill to get the cash. Butler had only \$1400, but he pretended to pay. "I have told Mr. Gilchrist (says he to Hoyt, page 155) that I was ready to pay specie and would pay specie at all times during beging beging the significant of the same period of the same period

137) that I was ready to pay specie, and would pay specie at all times during banking hours; and that I would pay nothing else." Now this was a falsehood, for all he had was \$1400, which could have been counted in 15 to 30 minutes, and Gilchrist had asked good notes or specie for \$5,600, and Wiswall for about \$1,000. Next day, June 23d, he bade Hoyt to pro-claim through Albany the solvency of the bank. "Tell all persons (said he, page 157) that the bank has not stopped, and will not stop payment, and that we pay in specie." This was a bold and impodent untruth, as his previous letters show, and its object was to induce the merchants and dealers to take the notes for goods. If he knew that the bank had means to pay—and he was a deceiver of the people if he held his office, in ignorance of its real condi-

nay—and he was a deceiver of the people if he held his office, in ignorance of its real condition—I say, if he knew this (and he says he did), why were the public cheated, on his advice? What became of the bank funds? Was the W. and W. B. a tender to Barker's insolvent Exchange Bank, and Butler his decoy-duck? Let their correspondence answer.

On Wednesday (letter 19), Butler wrote to Hoyt—"Tell all persons that the bank will not stop"—in other words, tell all persons to exchange their property for, and take payment for their services in, W. and W. notes, signed B. F. Butler. Next day (letter 20), "In the absence of all instructions from Mr. Barker for a fortnight, I consider it my duty to continue paying. If I stop, I may as well stop next week as this." Here, we have a mere clerk, an automaton of a New York stock-jobber, decked out with the robes of a Bank President and \$\$500,000 of his New York stock-jobber, decked out with the robes of a Bank President, and \$500,000 of his promises to pay put affoat by his guilty colleague, among the farmers and traders, affirming on one day that his concern was solvent, and the next telling their confederate, Hoyt, that he could only hold out for a week, and waited the New York stock-jobber's orders, whether he should shut shop, or go on paying in cents and sixpences, out of a \$1400 fund. Boyd, he says, would have advanced him some money on a draft on Barker, but as Ving had brought him news that Barker was hard pressed, he would not draw on him. Did ne warn the thousands who were exchanging property for his bills, that he might have to stop in a week?

Oh, no! He had, in effect, stopped already.

On the 25th of June, he wrote Hoyt that, unless compelled, he would not stop till Barker directed him to do so. On the 26th (letter 23), he sent his own note to Baird, by Hoyt, for a loan of \$4,000, for the bank, secured by 26 other notes, bank property, value over \$10,000—adding, "You may rely upon it that the bank CAN AND WILL continue its redemptions." Compare this assertion with his funds, the bank debts, and his statements on the two previous days. Could deception go farther? How did he find out, on Thursday, that it was dishonJackson, in those measures of madness and mischief, during the wars about the national treasure and currency, which ended in a public bankruptcy, by which 500 millions of dollars of debt were blotted out with the sponge of the statute, and wide spread ruin and misery entailed on many thousands of our most thrifty, frugal, and trustworthy citizens.

### CHAPTER XII.

The love of money is the root of all evil; which while some coveted after, they have erred from the faith.—1 Timothy, vt. 10.

Gov. Wright endorses his old comrade at Sandy Hill's Candor and Integrity!—
"Ask my brother if I be a thief."—Value of Paper Enactments against Butlerizers.—O'Sullivan in the Review tries to whitewash Butler—Bu ker's Exchange Bank, and other humbugs.—He, Van Buren, and Butler strong for a National Bank.—Van Buren lectures Folks in the West about Bank Corruptions!—Butler's Bank goes down, and he goes off to Albany and re-joins his old partner.

In Senate, February, 4, 1834, General Jackson had sent a message, with B. F. Butler's report, as attorney-general, for the removal of the agency for paying

orable to deceive Boyd; and on Saturday, that he might safely deceive, not Baird only, bu

all to whom that gentleman might exhibit his latter?

On the 28th of June, Barker writes in the N. Y. Evening Post, "The bank has not stopped payment—it will not stop payment—which please promulgate." On the 30th, Hoyt published part of a letter, full of laisehood, in the Albany papers. On the 31 of July, Butter wrote to him, "Your extract was well timed." Turn to No. 25, page 159, for Butter's statement thus circulated. After puffing himself, he says, "When there were more ealls than he could satisfy with his own hands, he called in his neighbors to assist him in paying, and when there were more than all could attend to, he requested those persons that came with the bills, to lay them down, and take as many dollars in specie as they left in bills"—in other words, to help them selves. "Sell all the goods you can for these notes," says Mr. Butler, through the press, and this after full consultation with his confederate in this fraudulent, cheating concern. At the same time he was threatening those who sent up a few dollars, refusing his own notes in payment of a debt due the bank, and only paying a few hundred dollars a day to transier favorites, and none at all to bankers or brokers, though "there were thousands of men and contracts."

paper there." (page 158).

His letter to Hoyt, to try to get from Mr. Van Rensselaer, the young Patroon, a favorable account of his bank, "though he did not pay him," is a master-piece of knavery.

The kep drinking intoxicating liquors with the patroon, for two or three hours, depond to the bank closed, behind his bank counter, and in sight of his customers, and got him in this way to take back to Albany nearly \$500 of his W. and W. notes, for which I dare say he never afterwards got 40 cents to the dollar.

I paid the "poor and needy" in his presence, says Butler—and if we get his opinion praising our bank, "I dare say it will pass current, and be a legal tender in your Dutch metropolis and it would answer for circulation, &c." If Butler, taught at the run-shop in infancy, and by his tutor and partner, Van Buren, in youth, was thus accomplished in knavery in 1819, at years of age, what must be his proficiency in 1846, in his 51st winter, as district attorner of the United States for the commercial metropolis of America!! If, at 24, he could cover with the mantle of hypocrisy, and a pretended zeal for "a faithful and respectable minister," the stated preaching of the gospel" at Sandy Hill, and the cry of "How can those escaps who neglect so great salvation!"—the avarice that usually besets men in old age, are not that commercial public to be pitied, who have to do with the attorney who, when hunting down the merchants of New York, in 1838 to 1841, made the fortunes of marshals, clerks, navalofficers, surveyors, collectors, and district attorneys? It would almost seem as if Price and he had understood each other in 1837—8.

Mr. Butler's party paper here, the Morning News, having complained that his letters are garbled, I offer, as a specimen of the omissions, to supply the blanks in letter, No. 16, page 156, to Barker. After "Dear Sir, \* \* \* \* " read "I have written you very frequently of the four days past but knowing that you will have a desire to hear from me as often as possible.

pensions to re remarked that within the pest officer who mi (though at Sa there, and awa Warren Bank influence, for would not give right."

If his consei must it have b place in the s principal sub-ti Bank will assu a clever writer the descendan been one of th

It appears the dollars—60 to that others milesc thinks I hit, "tell him the been long and remains in officthe face of the report of the cout a syllable in the highest incumbents in visionary. Hone essential dollars—60 to the court and the highest incumbents in the highest incumbent in the highest incumbent

On the first the Sand, Hill tact, as presidi [quoting scrip amount to mo PERFECTL]

ble during my prearliest informat of \$2,0 to curred description which in current bills— Hort, to be convition the Mechan brank, and to mabe had at Albern pay the greater "What Mr. Gild the stage to-day," made to short in

\* Though dati bank, used by a to talk of "speccracies." In att g the wars about c bankruptcy, by the sponge of the thousands of our

after, they have erred

r and Integrity! ments against Bui' Butler — Ba ker'! Butler strong for a bout Bank Corrup and re-joins his old

message, with B. agency for paying

e, not Baird only, but

bank has not stopped 30th, Hoyt published July, Butler wrote to utler's statement thus than he could satisfy and when there were a the bills, to help them twords, to help them through the press, and ting concern. At the sing his own notes in ars a day to transier usands of men and o

Patroon, a favorable f knavery. He kept res, before the bank tot him in this way to re say he never after-

get his opinion praison Dutch metropolis-shop in infaney, and n knavery in 1819, at er, as district attorney at 24, he could cover respectable minister. Iow can those escapen old age, are not that when hunting down rishals, clerks, navalem as if Price and ke

ed that his letters are n letter, No. 16, page u very frequently of the as often as possipensions to revolute many officers from the United States Bank. Mr. Clay remarked that he had no confidence in Butler's opinions while he remained within the pestilential atmosphere of Washington, as Jackson would dismiss the officer who might (like Duane) dare to differ from him. Mr. Silas Wright (though at Sandy Hill during part of Butler's fraudulent hanking movements there, and aware of his efforts to deceive the public in the Washington and Warren Bank concern) replied, that Butler "was not to be affected by any such influence, for he was a man of INTEGRITY, TRUTH, and candor, [!!!] and would not give an opinion which he did not in HIS conscience believe to be right."

If his conscience was as elastic as his correspondence indicates, in 1819, what must it have become in 1834? Should it be his tate, hereafter, to miss a high place in the sanctuary above, old Beelzebub might very safely install him as principal sub-treasurer below. The ex-president of the Washington and Warren Bank will assuredly hold on to the dollars. In view of his management in 1819, a clever writer in the Tribune "asks the question, not to wound the feelings of the descendants of a lapsed apostle, whether it is probable, had Mr. Butler

been one of the Twelve, Judas would have gotten that money ?"

It appears that he expected a small sum in specie, perhaps 1,000 to 4,000 dollars—60 to 240lbs—and we find him trying to deceive one of the carriers, that others might be deceived through him. "He [Baker] and every body else thinks I have tons of it (specie) on the way," and if he will not stay for it, "tell him there will not be a load until next week." President Polk has been long and well aware of this deception; so have his cabinet. Butler remains in office; and is it too much for me to ask the public whether, when in the face of these facts and his extortions as district attorney, exhibited in the report of the commissioners appointed by the late President, he holds on without a syllable of complaint from Press or President, such conduct is approved in the highest quarters, and Butler held forth as a pattern for less favored incumbents in office? As to penal laws, against such as him, they are altogether visionary. Hoyt's and M'Nulty's, and similar cases, in point, show that, with one essential difference—they were remaved.

On the first of July, Butler issued an official statement to the public, through the Sand, Hill Times, in which he very solemnly avowed his knowledge of the fact, as presiding officer, that "THE BANK IS ABLE TO PAY all its debts [quoting scripture] 'to the uttermost farthing.' The debts due to the bank amount to more than double their notes in circulation, and their debts ARE

PERFECTLY SECURE."\*

ble during my present circumstances. I scize every method of conveyance to give you the earliest information of my concerns." Instead of the second \* \* \* \* \* read, "The remittance of \$2,0 \text{\text{\text{0}}} in current bills by Capt. Wiswall, on Saturday afternoon, took all the notes of that description which were then on hand. I have received during the two days past about \$1500 in current bills—of that sum I send by one messenger \$900—and by another \$250, to Mr. Hott, to be converted into specie—and I have, since the arrival of Mr. Gilchrist with the notes from the Mechanics and Farmers' Bank, directed him to exchange them into the notes of that bank, and to make them advance the specie. If that cannot be done, and the specie cannot be had at Albany, then the bills will be presented at the Troy banks, who will be compelled to pay the greater part of them." The words left out where I place the third \* \* \* \* \*, are "What Mr. Gilchrist will do I am unable to say. I presume, however, he will return with the stage to-day." The sense of the remainder is not changed by these omissions, which are made to short in the pamphlet.

<sup>\*</sup> Though dating his "budget," as he calls it, from the counter of a dishonestly chartered bank, used by a New York stockiobber, to avoid speedy payments, Butler had the assurance to talk of "speculators and bank agents," "greedy speculators, and arrogant monied aristocracies." In after life he played the same game in a larger theatre, slandering and rifling

Should A milli The st The fir Our F)

On the 19th of November he complains, that no poor wight had ever received "more of public censure and abuse" than himself. "The credit of the paper is very low," and my character is so depreciated at Albany, according to report, that but few of my old acquaintances would acknowledge or receive me." (p. 162.) How could it be otherwise? Had he not labored unweariedly to cheat the community, or to allow his confederates to do so? If there was double the value of the bills afloat in secure, solvent debts, who stole these obligations, so that the bills went down to 50 and 30 cents? If the bank had ample means, who plundered it of those means? If the politic, pious, disinterested financier, Butler, advised all who valued his word, in June and July, to take the bills at par, and assured them on his honor, that they would be paid, and that the bank was good and would stand, what explanation did he give when all but a few favorites found themselves cheated and plundered? His letters, Nos. 34, 35, 50, and still more especially No. 31, are a queer mixture of religion, law, and banking. As his language was in keeping with this pious exterior, many must have been deceived.\*

the U. S. Bank, while "the party" were creating Washington and Warren banks by the hundred, humbly to imitate his too successful example.

In Van Buren's address to the Democratic State Convention of Indiana, he tells the Hossiers that "the manufacture of paper money has been attempted in every form; it has been transferred to corporations by the States, then to corporations by Congress, engaged in by the States themselves, and has signally failed in all. It has in general proved not the handmaid of honest industry and well regulated enterprise, but the pampered menial of speculation, idleness, and fraud. It has corrupted men of the highest standing; almost destroyed the confidence of mankind in each other; and darkened our criminal calendar with names that might otherwise have conferred honer and benefit on the country. There is strong ground for believing that such a system must have some innate, incurable defect, of which no legislation can divest it, and against which no human wisdom can guard, or human integrity sustain itself." Could he not have gone farther, and added, that he and his friends Butler, Marcy, Throop, &c., had done more in the way of this manufacture, corruption, and destruction of confidence, than any other body of politicians in the

On the 7th of July, Butler wrote Hoyt that he had paid, since the run commenced, over \$9,000—say \$325 per day—that he had more cash now than at first, "but shall now hold up"—"ought not the public to wait a while? We have crowed full enough." Again, on the 10th, "I will rather suffer the public to fret a little than hazard the safety of the institution by paying out too fast." Schuyler owed a note—Butler would not take W. and W. bills in payment—not he. "He will be sued," said Butler (page 161); and when paying his debts he selected bills of an indifferent reputation (page 154), "he had no money but what was too good for them." On July 14, Butler was "satisfying all fair and proper calls," and abusing Clinton as being "raving mad, beside being a fool." August 24, he was "paying daily, in a slow way." Other banks had got his bank notes, and were about to circulate them in quantities, when Hoyt was set on with a series of chancery injunctions, but Chancellor Kent thwarted him, and refused to enjoin the banks not to circulate. In February, 1820, Barker advised him that the W. and W. could no longer afford to pay his salary, and B. F. Butler rejoined his ancient colleague in the law, Van Buren; being, "with the assistance of Providence, fully resolved never again to abandon his profession." He left the bank June 15, 1820, and on the 19th the firm of Van Buren & Butler was ready to do "anybody's dirty work," with Lorenzo Hoyt for a student, and Jesse, his brother, as their Wall street correspondent. In a very few years after, Butler was Attorney-General of the Republic, and his partner filled the chair of Washington.

\* In a card issued through the Evening Post, February, 1825, Barker said that \$200,000 of its stock had been received from the debtors of the bank. Why was this done, when it was well known that the stock was worthless? Who besides Barker had \$200,000 to pay in! Was it in this way that the securities for double its bills in circulation went? If so, what could be a baser cheat? Stock was no payment of debts due the bank till its obligations to the public were met, and after that, only at its cash value in the market.

the public were met, and after that, only at its cash value in the market.

I noticed the Washington and Warren Bank, in a publication issued in 1843, on which Barker wrote me, from New Orleans, an explanatory letter, as follows:

Van Buren, Cl Bleecker and urging Clinto deserts him. the spoils.—'I Kingdom sinc —Horace W Clinton manly

VAN BUREN'
thing that has r
ident of the U

corporation, I was n ver beard of it, furt ter its incorporation he bank was unfortu instantly associated in the Legislature, teen a member. However, it is usually opposed benocracy is not to see not instantly associated. The facts publis er tried to palm on the Senate J. hat they had a ve 0 cents in the mayery was prac n to endorse But Butler was very Hoyt published hi and the bankers v (a), a New York nd W. notes at 8 eliver them at 5 hange Bank bills Butler's full-ler Democratic Review er) left the bank, umed." Far be nore appropriate In June, 1821, ount; then—but nents," which M vas a dead failt

In August, 18th t Sandy Hill, for egan his Excharlay, 1819—that in that month his which occasione is had redeemed Bank, "FROM

<sup>&</sup>quot;As to the Bank of Washington and Warren, you, in effect, charge Mr. Van Huren, Mr. Butler, and myself, with corrupting the Legislature of New York to procure the charter of that bank. Mr. Van Buren was
not, in the whole course of his life, interested one dollar in the Bank of Washington and Warren? As to its

had ever received edit of the paper cording to report, or receive me." d unweariedly to ? If there was, who stole these If the bank had itic, pious, disinin June and July, ey would be paid, ation did he give plundered? His e a queer mixtureng with this pious

Varren banks by the

ana, he tells the Hooery form; it has been not to corporations by ed in all. It has in ed enterprise, but the I men of the highest r; and darkened our our and benefit on the list have some innate, the no human wisdom e tarther, and added, the way of this manuof politicians in the

run commenced, over ut shall now hold up" agh." Again, on the yof the institution by and W. bills in paying paying his debts he realls," and abusing s "paying daily, in a culate them in quanucllor Kent thwarted 1820, Barker advised B. F. Butter rejoined stance of Providence, ak June 15, 1820, and ly's dirty work," with correspondent. In a

said that \$200,000 of its done, when it was \$200,000 to pay in? n went? If so, what till its obligations to

his partner filled the

ed in 1843, on which

en, Mr. Butler, and myik. Mr. Van Buren was and Warren! As to its

#### CHAPTER XIII.

Should JUSTICE call to battle, the applanding shout we'd raise; A million swords would leave their sheaths, a million bayonets blaze, The stern resolve, the contrage high, the mind untained by ill, The fires that warmed our Leaden's breast, his followers' bosoms fill. Our Farmaus bore the shock of war—their Soxs can bear it still.

Ode to 4th of July, 1812, by William Cullen Beyont.

Im Buren, Clinton, Spencer, Madison, and the War of 1812. The Cancus.—
Bleecker and Hamilton.—Van Buren apposed to War.—He stands foremost in
urging Clinton to take the field against Madison.—Injures Clinton and then
deserts him.—Madison triumphs.—Van Buren joins the victors and bears off
the spoils.—The true Policy of this Union.—Great Reformation in the United
Kingdom since 1819.—Vast increase of Popular Influence and Liberal Measures.
—Horace Walpole.—Ambrose Spencer on Van Buren's crooked course in 1812.
Clinton munly, able, honest.—Dunne and Spencer gave him good counsel.

VAN BUREN'S history exhibits an absolute disregard to principle, in everyhing that has relation to the choice of candidates for President and Vice Preident of the United States, or to the mode of their election. On the 22d of

responsition, I was not a party to it, and knew nothing about the progress of the bill through the Legislature, over heard of it, further than what I read in the newspripers, and did not become interested therein till long ther its incorporation, nor did Mr. Butler accept a situation in it until a year or more after became interested, he hank was unfortunate, yet its deposits and circulation were paid in full. I were other faiting banks done his? There was not, to my knowledge or belief, any interference on the part of Mr. Van Burren or Mr. Butler with the Legislature, or any member, in procuring the act incorporating that batt. Mr. Van Burren may have cen a member. How he voted I never knew--presume in the negative, as he, as well as Mr. Butler and my-lif, usually opposed the increase of those monied aristocracies, those privileged orders. My character for encoracy is not to be questioned at this late day. No man sees or hears the name of Jacob Barker, who sees not instantly associate therewith Democracy."

The facts published in this volume are the best reply to such erroneous statements as Barer tried to palm upon the public. Van Buren's conduct in getting the charter I have stated
from the Senate Journal; and as to the payments to the bill-holders, Butler's letters will show
hat they had a very poor chance of getting them. Bills that are paid are not quoted at 25 to
0 cents in the prices enrent; but, doubtless, when the securities were so ample, much
mavery was practised, which will only see the light when the recording angel shall be called
n to endorse Butler's piety, or refuse a certificate.

Butler was very sancy to the brokers—they could get searcely any payments from him—new paying his debts he floot published his letter in the Albany papers, calling them "lecelus upon the body politie"—and the bankers were not much more fortunate. By way of retaliation (see Barker's pampher calls," and abusing \$\omega\_0\$, a New York broker hawked about the streets a proposal to contract to deliver Butler's \$\omega\_0\$. Supplied to collate them in quanted collate them in quanted hange Bank bills fell to 10 cents. In a few months they came down to 35 cents, and Barker's Expected for the page Bank bills fell to 10 cents.

Buller's full-length picture, and an elaborate memoir, appeared in his friend O'Sullivan's Democratic Review for January, 1839, in which the public are assured that "before he (Buttr) left the bank, by great exertion and care, its credit was restored, and specie payments remacd." Far be it from me to call this a lie, but it would puzzle Butler himself to find a nore appropriate description.

In June, 1821, after the W. and W. Bank notes were bought in at 50 to 75 per cent, discount; then—but not till then—did this fraudulent concern recommence again "cash paybents," which Mr. Barker or his instruments kept up for some years. The Exchange Bank as a dead failure, of which its owner got rid by taking the benefit of the State insolvent

In August, 1819, Mr. Jacob Barker issued a pamphlet, a bundle of which he sent to Butler, I Sandy Hill, for general circulation. One of these is now before means that Barker egan his Exchange Bank, in New York, with a capital of \$250,000; that it flourished till lay, 1819—that the average circulation of its notes was over half a million of dollars—that in that month he ceased to pay out Exchange notes, substituting Washington and Warren which occasioned the run on Butler, at Sandy Hill)—that from August, 1818, to May, 1819, is had redeemed, at par, \$582,115 of W. and W. bills, and that he considered the W. and W. Bank, "FROM THE KNOWLEDGE HE HAD OF ITS CONCERNS, AS GOOD AS

May, 1812, James Madison was nominated by the members of Congress of the democratic party—the nomination had Jefferson's approbation. On the 29th that month, and within seven days of the caucus choice of Madison, all the 16. publicans in the Legislature of N. Y. except four, met at Albany, 95 member present—87 voted to nominate a candidate, in opposition to Madison, and the Washington caucus, and De Witt Clinton was unanimously nominated. Ger James W. Wilkin presided at this State caucus, and Van Buren approved an supported its choice. He had been for a caucus of Congressmen in 1808—wa against it in 1812-for it again in 1816, when Monroe was nominated-and it leader in 1824 in favor of Crawford. In 1828 he denounced it as unconstitu tional, and in 1832 supported the packed system of Baltimore conventions, in which the people have little influence, and the leaders are everything. It 1824 he was for putting down public opinion when he thought it would g against his nominee, Crawford—and he did prevent the people from electing electors of president. In 1828 he had obtained quite a new view, and spok in favor of district elections, and since then the general ticket system has go his approbation. He hated and despised the poor foreigner in 1821 and 1824. It got to be fashionable to speak respectfully of Irishmen when Gene ral Jackson took the helm—and who had sooner learnt to admire themselve and their country in 1829, more than the flatterer of power, Van Buren?

Crawford was a leading member of the caucus which nominated Madison r 1812, and R. M. Johnson was its secretary. Van Buren was then politically opposed to him in almost every sense, banking and currency included. Twelve

years after [1824] he seems to have almost adored him.

When Van Buren became President, he hastened to appoint Harmann Bleecker, a lawyer of Albany, and former member of Congress, one of the most thorough-going opponents of Madison and the war, to be Minister to Holland When he joined Jackson's administration, he sent James A. Hamilton, Hoyticorrespondent, (pages 205 and 209,) who was so ready to endorse Swartwout doctrine, that, although all the candidates were avowed and acknowledge republicans, yet the spoils principle must be adhered to, and office-holden turned out if they had supported any other candidate than the successful one. On this principle, Jonathan Thompson, the chairman or secretary of Old Tammany in 1812, when that society was foremost in the war ranks, had to vacat the collectorship of New York, to make room for Samuel Swartwout, Burriold agent in the Mexican invasion, or dismemberment of the Union; James A.

Hamilton too ment of State gift of the Go at New York B. F. Butler

On the 8th party in Huds a meeting of war.' Among A. Hamilton, convened and and that to en

I do not bla gained by war such measure his biographer fersonian Den Duane, Calho of that day.

Van Buren dated Oct. 3, "He had, f

"He had, for the Democuncle, George and sustained ade' party. by their choice for several year which office hof the measur Tompkins; wralists, and in party who wo

Van Buren to Madison, as session of the relations previ and never agai

There were sachusetts, Ri-suchusetts, Ri-such van Buren do with the peopl ong opposed, sincere conver Clay, Grundy, ninent advoca

His partner
ays that "the
Mr. Clinton,"
of public poli
"was an open
Great Britain d

Time showed that all this was a deception, a fraud of the most reprehensible character but it did not diminish the close intimacy then subsisting between Hoyt, Burler, Barker, and

Van Buren

Butler, Barker, and Van Buren, in those days, were all National Bank men. Barker, it his pamphlet, page 18, expresses the opinion, "that, some day or other, the whole banking business of the country will be done by a national bank and private bankers; the former wiredeem its paper with speece, and the latter with the notes of the national bank. If the present Bank of the U.S. should be conducted with ability and prudence, it will be a very profitable as well as useful establishment." If a specie currency cannot, or will not be resorte, to, and if the provises to pay of the nation are not to be used as the circulating medium. Barker's idea is certainly infinitely preferable to 900 paper-issuing factories, beyond all other control than that of a bankrupt law, and many of them beyond even that,

ANY OTHER, IF NOT THE BEST IN AMERICA." "Because I know the paper to sood," said Barker, "I recommend to every man whose good opinion I wish to preserve, to tal the notes of the Washington and Warren Bank, and also the notes of the Exchange Bank, for an property he wishes to selt. "The notes of the W. and W., payable in N. Y., will, from the date, be punctually redeemed at this (Exchange) Bank; and the others will continue to be redeemed at the Bank at Sandy Hill." "I confidently calculate that no man will approach the polls at the next spring election with a bill [of the Exchange Bank] in his pocket which he cannot then convert into money, at par, if he chooses to do so."

of Congress of the n. On the 29th Madison, all the relbany, 95 member Madison, and the nominated. Get luren approved an men in 1808—wa iominated—and its ed it as unconstitu ore conventions, it re everything. k lought it would g cople from electing w view, and spok eket system has go igner in 1821 am shmen when Gene admire themselve.

r, Van Buren?

ninated Madison e

was then politically

included. Twelve

appoint Harmanuess, one of the mos Minister to Holland A. Hamilton, Hoyth and acknowledged, and office-holden the successful one retary of Old Tambanks, had to vacate Swartwout, Burne Union; James A.

I know the paper to be wish to preserve, to tal Exchange Bank, for an N. Y., will, from the ers will continue to be no man will approach k] in his pocket which

eprehensible characte byt, Butler, Barker, an

Bank men. Barker, it her, the whole banking ankers; the former widenal bank. If the processive will be a very proor will not be resole, he circulating medium tories, beyond all other list.

Hamilton took, for a time, the seat of Henry Clay at the head of the department of State, which he soon exchanged for the most lucrative office in the gift of the Government, north of the Delaware, that of U. S. District Attorney at New York. He gave way in 1834 to Price, a bird of the same feather; and B. F. Butler succeeded on the flight of Price.

On the 8th of July, 1812, some prominent individuals belonging to the peace party in Hudson, Van Buren's residence, published an address, recommending a meeting of the party 'for the purpose of denouncing James Madison and the war.' Among other opponents of the war, this address was signed by James A. Hamilton, the warm personal friend of Van Buren. In a rudson meeting convened and resolved, 'That the war is impolitic, unnecessary, and disastrous, and that to employ the militia in an offensive war is unconstitutional.'

I do not blame Van Buren; because, being of opinion that nothing was to be gained by war, in 1812, he supported Clinton, supposing that he would pursue such measures as would earlier ensure a lasting peace; but I blame him and his biographers for endeavoring to pursuade the public now, that he was a Jeffersonian Democrat in 1812, and friendly to the declaration of war, like Clay, Duane, Calhoun, Grundy, and the other leading supporters of the administration of that day.

Van Buren, in a letter to E. M. Chamberlain and others, Goshen, Indiana,

dated Oct. 3, 1840, thus speaks of De Witt Clinton, and 1812:-

"He had, for many years previous, and down to that period, been the leader of the Democratic party, in New York. He was the private secretary of his uncle, George Clinton—was a member of the Legislature in 1797 and 1800, and sustained the Democracy in the 'reign of terror' against the 'Black Cockade' party. He was chosen U. S. Senator in 1801 by the former, occupied by their choice, various public stations in New York; was in the State Senate for several years before the war; elected Lieutenant Governor by them in 1811, which office he still held in 1812; acted with his party to that period, in support of the measures of the General and State administrations, under Madison and Tompkins; was to that period abused with unsparing bitterness by the Federalists, and in return, he applied to them his well remembered description 'of a party who would rather rule in Hell than serve in Heaven.'"

Van Buren adds, that he supported Clinton in November, 1812, in preference to Madison, as being an advocate of war measures;—and that, "At the ensuing session of the Legislature, which commenced in January, 1813, the political relations previously existing between Mr. Clinton and myself were dissolved,

and never again resumed."

There were 16 States in 1812. New York, New Jersey, Delaware, Massachusetts, Rhode Island, New Hampshire, and Connecticut, went for Clinton—89 votes. Madison got 104. Other 18 votes would have elected Clinton. Van Buren doubtless considered that that great man had injured himself deeply with the people, for he left him next session, and went over to the party he had long opposed, became useful to them in the Senate, and professed to be a very sincere convert to the principles and measures of Messrs. Madison, Calhoun, Clay, Grundy, Root, Spencer, Duane, Jackson, Rutgers, and the other prominent advocates of armed resistance to European oppression and misrule.

His partner and parasite, Butler, in a letter to Hugh A. Garland, March, 1835, says that "the republicans of the legislature of 1811-12, who brought forward Mr. Clinton," had supported Jefferson and Madison "in all the great questions of public policy connected with our foreign relations"—and that Van Buren "was an open and decided advocate of all the strong measures proposed against Great Britain during the session of Congress of 1811-12, the war included." Be-

fore the election of 1840, Blair told us, in the Globe, the printing presses for which were bought and paid for by Van Buren's speculating friends in New York, (see Daniel Jackson's letter,) that Van Buren wrote the Senate's reply to Tompkins' Message of 1814. It says that "an administration selected for its wisdom and its virtues will, in our opinion, prosecute the war till our multiplied wrongs are avenged, and our rights secured." If Van Buren, in 1811–12, was a decided advocate of strong measures and of war, why did he denounce the caucus system of which he was so fond in 1808 and 1824, and which Butler revered when he supposed Andrew Jackson was to be put down by it? Why did he denounce a caucus in 1812, join those who sought to put down this wise and virtuous administration, whose foreign policy Butler tells us he had approved of, and vote with the Hartford Convention men, and the federal States of Massachusetts, Rhode Island, and Connecticut, for Clinton? No one will argue that Massachusetts and Connecticut supported Clinton as the war candidate. If he was such, where is the proof of it?

That W. C. Bryant,\* Dr. Channing, Daniel Webster, and hundreds of emi-

\* It is understood to have been the policy of France before the capitulation of Quebec, to unite with the Indians, and surround the English settlements in North America, by a rear communication of military forts, judiciously placed between her colony of Louisiana and the dwellers on the banks of the St. Lawrence. Some such scheme is now imputed to Britain with a view to cocree the United States—and Bonnetoux, in a well written pamphlet, evidently credits it. He says that the Ashburton treaty, which was certainly a very hard bargain to these States, enables England to assume a truly formidable attitude on the northern and northwestern frontiers of the Union—to stir up the hostile Indian tribes, chiefly west of the Mississippi—and, that if Texas was not annexed, England would control the Gulf of Mexico, scatter her emissaries among the Indians all the way up to Michigan, and encircle this republic with enemies, savage and civilized, who would rise to our injury at her bidding.

If Republican America remain true to her original design—if fiberty, based on intelligence, justice, and industry well rewarded, continue to be substantially enjoyed by her people, no ctiorts of England, or of England and France combined, can permanently retard her progress -no railroads, northern colonies, western Indians, or hireling mercenaries, would avail much for conquest. France is a compact country, surrounded by absolute monarchies, and by Holland, England, and Switzerland-but was she not stronger against combined Europe, when battling for liberty under the flag of free institutions, and confined within her natural limits, than when her frontiers included Italy, Holland, and a great part of Germany and Spain, under the despotism of Napoleon ? In her struggles for good government, the generous and the just, the bold and the brave, everywhere asked Heaven to filess her-in her wars for annexation or conquest she became weak, and when I first travelled over her "vine-covered fields and gay valleys," she was a captive, her strongholds garrisoned by Englishmen, Russians, Prussians, and Austriaus, and the imbecile Bourbons and old noblesse bore rule as the vicegerents of Metternich, Alexander, and the baron Castlereagh. In my opinion, respectfully offered, as revised and corrected by what I have seen here, the Union runs more risk through the exertions of the party in power to extend and perpetuale slavery; inflict on us the evils of an unsound currency; keep millions of the people degraded and ignorant; stir up such scene as were witnessed in Philadelphia in 1814, through nativeism and religious hatreds; borrow large sums from foreign nations, spend the money in a profligate manner under the sanction of sovereign States, and then virtually repudiate the debts; and omit to enforce equal laws and a pure administration of justice.

When we see great nation fike Britain, struggling under the heaviest load of public def that ever was borne by any people, and yet accomplishing, in an age, many of the most gigantic reforms and improvements on which this republic prides itself—when we see the mind of the people equal to the task of so far subduing an aristocracy, at least as united, powerful, as splendid, as that which issued from the eastles and mansions of France into exile and povertifity years since, as to ensure to the millions the prospect of a free trade with all nations a grain and provisions, while we lay heavy taxes on foreign produce—at such a time as this would as unwillingly go to battle with the powerful Briton as with the feeble Mexican. The day was when free America rejoiced at every triumph of freedom on the old sod. Will it never, never come again?

Since 1819, Britain has destroyed her rotten borough representation in the three kingdom and given Manchester, Birmingham, Leeds, Shetfield, Edinburgh, Aberdeen, Dundee, Green ook, and other populous communities a voice in her Parliament. She has put down the

nent, learned of opinion the American ser strengthen A guish instea much ill-will is probable e on, and Madi were for war, that majority,

nsurped boroug proved municip proving the con borough system and Daniel O'C seven cent stam way to a reducti by us yet 5 to 1t demanded 6 cen rency, but she he all sums under § always in golia a publicity, and ne Britain, too, si

many grievous d ple; and the fori test acts and o in many cases, c some in England and lessened th valuable reforms ship and county canals and railre their commerce, crease the numb regions of God's of dollars to blot her jury and libe the last thirty ye society and her and imprisoned lent amendments duties lessened; or less utility, are a year, a direct to a year, whether none of it. Not ton; and she pro monopoly of sup soon have as dec many other chan India company to of the tythe syste turnpikes, canals recent reforms. of England, and is there that wou worked harder in under the iron ye sincerity in the doctrines of Joh

-the North Car

experience might one policy, and t resses for which s in New York, s reply to Tompd for its wisdom plied wrongs are as a decided adecaucus system evered when he id he denounce a vise and virtuous oveil of, and vote Massachusetts, rgue that Massadate. If he was

undreds of emi-

dation of Quebec, to America, by a rear of Lonisiana and the x imputed to Britain ritten pamphlet, evica very hard bargain on the northern and 5, chiefly west of the I the Gulf of Mexico, dencircle this repulsive bidding.

red by her people, w v retard her progress es, would avail much monarchies, and by st combined Europe, d within her natural part of Germany and rmment, the generous her-in her wars for er her " vine-covered by Englishmen, Rusdesse bore rule as the v opinion, respectfully ms more risk through flict on us the evils of it; stir up such scene cious hatreds; borrow er under the sanction nforce equal laws and

st lond of public delmy of the most giganen we see the mind os united, powerful, aninto exile and poverfde with all nations at t such a time as this feeble Mexican. The I the old sod. Will i

n the three kingdoms deen, Dundee, Green he has put down the nent, learned, and faithful men, of high talents and much experience, were then of opinion that a war would not force England to abandon her impressment of American seamen and other bad practices, that a continuance of peace would strengthen America, prevent immense losses to her commerce then afloat, extinguish instead of greatly increasing her public debt and other burthens, avoid much ill-will, and save the lives of many thousands of innocent human creatures, is probable enough: but when the war was raging, the national policy decided on, and Madison the candidate of the majority, the democracy, the party who were for war, why did Van Buren then urge Clinton on to a contest against that majority, whose conduct, he says, in 1814, he had ever approved, and endea-

nsurped borough governments which obtained in her towns and cities; given the towns improved municipal charters, with the power of electing their mayors, aldermen, &c., and improving the condition of and educating the masses. She has broken down in Ireland the close borough system, in so much that the proscription and favoritism of old times are at an end, and Daniel O'Connell, a Roman Catholic, has been Mayor of Dublin. She has reduced the seven cent stamp duty on newspapers to two cents, mail postage included—and has led the way to a reduction of letter postage, charging only two cents for a letter, any distance, charged by us yet 5 to 10, and for which she formerly exacted 10 cents to half a crown, while we demanded 6 cents to 50. She has neither broken down the Bank of England nor a paper currency, but she has changed an irredeemable paper circulating medium into gold and silver for all sums under \$25, and her \$25 and higher denominations of bank notes are redeemable always in gold at the Bank of England, which is under an ethicient supervision, including real publicity, and no safety fund political machinery to mar its usefulness.

Britain, too, since 1819, has emancipated both protestants and catholics, the latter from

many grievous disabilities, which had previously made them a discontented, persecuted peo-

ple; and the former, when dissenters from the Protestant Episcopal Church, by removing the lest acts and oppressions which kept Presbyterians, Quakers, Independents, Methodists, in many cases, out of places of power and trust; has endowed many schools in Ireland, and some in England; encouraged mechanics' institutes, and the spread of scientific knowledge; and lessened the disabilities under which the Jews suffered. She has made many and valuable reforms in her colonies; given the Canadians the local administration of their township and county affairs, lent them large sums of money, given them munificent grants for canals and railroads, lent them millions and endorsed the loans, and done much to encourage their commerce, and free it from ancient shackles. While we are doing our very best to increase the numbers of wretched, hopeless victims who pine in slavery, and cursing new regions of God's earth with that horrid scourge, Britain has paid nearly four hundred millions of dollars to blot out African bondage from the face of the earth; she has greatly improved her jury and libel laws, she has humanized her penal code, she has done more than we within the last thirty years to make the civil code clear, distinct, and suitable to the condition of society and her institutions. The cruel restrictions on a free press which banished many and imprisoned more, are chiefly repealed; the navigation laws reduced into one act; excellent amendments made in many of her courts of justice, as to their procedure; her STAMP duties lessened; and while salt, soap, tea, sugar, coffee, and a thousand other things of more or less utility, are either freed from taxation, or the tax on them lessened at least fifty millions a year, a direct tax of twelve cents per pound is laid on the incomes of all men worth over \$700 a year, whether from bank stock or broad acres, but persons under \$700 a year income pay none of it. Not long since she took three millions of dollars, yearly duty, off American col-lon; and she prohibits the growth of tobacco in the United Kingdom, giving us the virtual monopoly of supplying her. Under the proposed system of trade, Buffalo and Lockport will soon have as deep an interest in peace with England as Charleston now has. These, and many other changes for the better, including the breaking up of the monopoly of the East India company to supply teas, and trade between India and the United Kingdom, the reduction of the tythe system, especially in Ireland, and the expenditure of many millions on railroads,

turnpikes, canals, bridges, and an infinite number of other useful works, are only a part of the recent reforms. Much has yet to be done—much is accomplished here which the vast debt

of England, and the faithful payment of its interest, prevent her from attempting. But who

is there that would rush into war to-morrow, with such a people, in order that slaves may be

worked harder in Texas, their owners, or the dealers in them enriched, and Canada brought

under the iron yoke of the slave States of this Union? My past life is the evidence of my sincerity in the cause of human emancipation, but I cannot, and will not subscribe to the doctrines of John C. Calhonn and James K. Polk; and my judgment is, that they two—the North Carolinian in the Presidential chair, and the South Carolinian, whose talents and experience might long since have enabled him to claim it—desire to pursue in the main, are which was these these fluxes that the main,

one policy, and that not favorable to human freedom.

vor by federal aid to break down the government at the very moment when

unity was most required?

In the address of the Republican members of the Legislature of N. Y. to the electors, dated April 19th, 1815, and signed by Erastus Root, Samuel Young, M. Van Buren, Peter Allen, Moses I. Cantine, Aaron Hackley, Peter Stagg, John Wells, W. C. Bouck, and others, it is asserted, that "driven to the very verge of sufferance, our government was compelled to choose between manly resistance and abject submission-between open, determined hostility, and national debasement and degradation. The former alternative was adopted; and on the 18th of June, 1812, a day which will form a proud epoch in the annals of our country, war was declared against Great Britain." When our government took this manly course on a day which Mr. Van buren declares to be a proud epoch in the nation's annals, why was he found among the enemies of that government, the head of which had been nominated for re-election, by a caucus majority in Congress, a mode approved by him and Butler in 1824, even when adopted by only a small minority in Congress to put down Clay, Jackson, and Adams ? Why did he oppose Wheaton, Root, Crolius, Sanford, Rutgers, and Old Tammany, in November, 1812? There is but one answer-to break down the government of the day. Was there in N. Y. one enemy to the war, in Nov., 1812, who did not take sides with Coleman, Southwick, and Martin Van Buren ?

Van Buren urged Clinton to take the worst step, so great, so truly noble and useful a man could have taken in Nov., 1812-and, when Clinton failed, he basely deserted him whom he had betrayed, and hastened to give in his allegiance to, and make himself strong upon, the winning side; puffing the administration he had striven to ruin, and lauding it, in 1814, for the very measures on account of which he had endeavored to strangle it in 1812.\* Clinton failed in

It is a great error to suppose that the aristocracy of Europe are our enemies. How many in France sacrificed everything to liberty! Did not the French nobility cheer on Dr. Franklin in his exertions, and did not Lord Chatham and the English liberals encourage the Colonists to resist George III., Lord North, and the Parliament of that day? Hearken to Horace Walpole, the Whig Earl of Orford, as he expresses his feelings to his friend Sir Horace Mann, " Paris, Sept. 7, 1775. the British envoy at Florence:

"I am what I always was, a zealot for liberty in every part of the globe, and consequently most heartily wish success to the Americans. They have hitherto not made one blunder, and the administration have made a thousand, besides the two capital ones, of first provoking, and then uniting the Colonies. The latter seem to have as good heads as hearts, and we want both. Instead of being mortified, as I generally am when my country is defeated, I am comforted by finding, that, though one of very few in England, the sentiments of the rest of the world concur with and confirm mine. The people with us are fascinated; and what must we be, when Frenchmen are shocked at our despotic acts! Indeed, both this nation and their king seem to embrace the most generous principles—the only fashion, I doubt, in which we shall not imitate them. Too late our eyes will open."

The recent speeches of O'Connell show that England may depend on Ireland in case of a war by us to sustain an extension of slavery. Can we of America depend on France, as of old, to engage in such a cause? We ought not to expect it. Nor ought any of our people to be deceived with the cry that England and France are worn out, superannuated military despotisms. The people there are just as young, and as wide awake to their rights as our favorite States of Florida and Texas, and, if I mistake not, a great deal more so.

Nov., that y 1813, the po resumed.

26 Federalists ah: their secret ballot It was not Mr. unerringly points was Mr. Van Bur the Republican tr mond's political n such political barg with, would neve and what it was, erai Wilkin's elec

ions and stipula "Mr. Van Bure entire Federal par ceptance of that a tion of war, I ther had nominated hi "The occurrent

nominated. The ren's quick percep would have been occur to Mr. Van lic opinion against war? Under the elect Mr. Clinton, lican party, and w the energetic pros party of the state rapidly declined in cil from the mayo asserted that Mr. compromises, or d be doubted; but it larity which follow a nobility of soul, cracy, and that lo would he not, esp siderations as rega two Republican e been a source of g suggest itself to e vation to the P I did of the cours means of forming have considered, and, I make no de conduct, and any

This is all true, man who patrioti THE MOMENT IT the nearly equal Madison and the vention.

With many such their employers, pat Van Baren's ele enemies of his cou

Col. Duane was went, like Ambros not suit the power power for the pur gnished in the pu York, after makin writing down if directed to prever any sort of fitness

in 1816, Duane friend Col. Monro a favor of Mr. Cr New Ynik." All Congress, to vote eral others only pington in 1828,) to

<sup>\*</sup> Chief Justice Spincer, the brother in law of Clinton, and who supported Madison and the administration in 1812, when Van Baren was doing more than any other man in the Scale to embarrass the war and ms supporters, wrote a lefter to the New World, in Angust, 1843, censuring Jabez D. Hammond for playing the sycophant is be said) to Van Baren. Hammond had been in the confidence of Clinton and opposed to Van fluren and his Alhany clique; but he wheeled count in 1834, the pat bank year, got the judgeship of a county court, and pulled Van Buren's war services, to his book and in letters to the newspapers, probably as a gracult equivatent.

Judge Spencer's remarks on Hammond's account of Van Buren's conduct in November, 1812, are so sensible

Judge Spencer's remarks on framinonals account of van Burch's conduct in November, 1812, are so sensine in d to it point, that the render will be pleas d with the money from the treatment of any plan of operation. The takents address and activity of Mr. Van Buren son places thin at the head of the Republican friends of Mr. Chaton is the S ante mod, in fact, in the Legislature. The result was that Republican election were nominated in the Secate, and Federal electors be the Assembly, and upon joint ballot, the Chintonian ticket received 74 votes, the Federal idea 45, and 28 blank to as were cast, and Mr. Hammond says, "Of course the Federal idea of them, voted the Chintonian ticket." The question is, who effected the arrangement by which

y moment when

ure of N. Y. to Samuel Young, y, Peter Stagg, to the very verge en manly resistity, and national ted; and on the he annals of our government took e a proud epech that government, ucus majority in when adopted by d Adams ? Why old Tammany, in the government

o truly noble and Clinton failed, he give in his allegiig the administravery measures on Clinton failed in

ies. How many in eer on Dr. Franklin

., 1812, who did

en I

ourage the Colonists ken to Horace Wald Sir Horace Mann, aris, Sept. 7, 1775. e, and consequently ide one blunder, and f first provoking, and is, and we want both. ited, I am comforted the rest of the world d what must we be, ation and their king it, in which we shall

Ireland in case of a nd on France, as of ht any of our people erannuated military o their rights as our more so.

nd the administration is e war and us supporter, daying the sycophant (s) o Van Huren and his Alcounty court, and putted niciul equivalent. per, 1812, are so sensible

destitute of any plan of head of the R publican that Republican electors lot, the Chatonian ticket nd says, " Of course the ne arrangement by which

Nov., that year, and Van Buren tells us in 1840, that in the session of January, 1813, the political ties that had existed between them were dissolved and never resumed.

un Federalists abandoned the support of their own political friends, and whom they had openly nominated to give

26 Federalists abandoned the support of their own political friends, and whom they had openly nominated to give their secret ballots to their political opponents, thus enabling them to triumph?

It was not Mr. Cinton, for Van Buren found him entirely destitute of may plan of operations. Mr. Hammond americally points out the man who intrigued with the Federalists, who drove nade consummated the bargain. It was Mr. Van Buren who, by his telents, address and activity, did this, and thus "placed himself at the head of the Hepublican friends of Mr. Clinton in S-nnte and, in fact, in the Legislature." But, according to Mr. Banmond's political burgains are based on a gaid pro que; that such assute Federalists as Mr. Van Buren had to deal with, would never give up their own electors whom they had the power of choosing, without some equivalent and what it was, was unfolded at the next meeting of the same Legislature, in the election of Mr. Rafus King to the Senate of the United States, by the desortion of a sufficient number of Republican members to defeat General Wilkin's election, whom the Republican party had the power to elect. There may have been other conditions and stipulations either unfulfield or unrevealed.

"Mr. Van Buren must have perceived that Mr. Clinton could not be elected? President without then id of the entire Federal party, and that will such aid his prospects were slender. He must have been nware that the acceptance of that aid would make him in the estimation of the great republican party of the Union. After the nominated of Mr. Aladison in the accustomed manner by the Republican members of Congress, and after the declaration of war. I then thought and still think, these events had absolved every friend of Mr. Clinton, even those who indinated with president with a mighty nation had not been anticipated with certainty when Mr. Clinton was nominated. The declaration of war met the hearty asset to it he Republican party and the variation of the war on our part, which must have been a writen a conspi would be not, especially after the declaration of war, have admonished Mr. Clinton of the many weighty considerations as regarded the public good and his own fame, which forhade a contest for the Presidency, between two Republicant candidates. \* \* \* Events proved that my motives were pure and honorable; and it has been a source of great satisfaction to me, that Mr. Clinton lived to be convinced of it. The thought will naturally suggest itself to every mind—how comes it that I, nearly allied to Mr. Clinton, and unch more interested in his elevation to the Presidency, so far as feelings are concerned, than Mr. Van Buren, should have taken the view I did of the course which his own fame and patronism required of hin; and that Mr. Van Buren with equal means of forming a correct opinion, should have come honerly to an adverse conclusion. I consider, and always have considered, Mr. Van Buren's conduct on that memorable occasion, as the greatest political error of his life; conduct, and any man who can do so effectually, would be welcome to him."

This is nill true, and yet we find Van Buren held forth, September 6, 1876, in the Albany Argus, as being "the man who patriotically yielded the state pride of supporting a citizen of New York for the Presidency, in 1813, the Momert it became apparent that a true screen of New York for the Presidency, in 1813, the Momert is became apparent that a true screen of the Many Argus, as some owe it, that in the nearly equal struggle between the contending parties in 1813 and 1814, New York was found on the side of Madison and the country, instead of being scated with her delegates in the secret conclave of the Hartford Convention."

With apparent her believed we the Argus applied to like helding act the administrator of the Argus applied to like helding act the administration.

Madison and the country, instead of being scated with her delegates in the secret conclave of the Hartford Convention."

With many such, vehicles of, falsehood as the Argus, upheld to lie boldiy, artfully, and to the advantage of their employers, paid by them, circulated widely among the people, the better to deceive them, who can wonder at Van Barch's election in 1836? I rejoiced to see the patriotic hero, for such I believed him, triumph over the enemies of his country, as described by my old friend Croswell, to whose statement of facts I gave implicit credit. Col. Duane was far more friendly to Clinton than to Madison, but as the nation was on the eve of a war, he went, like Ambrose Spencer, for unanimity. In March, 1812, he said, in the Aurora, "De Witt Clinton will not suit the powers that he, he has an opinion of his own. The circumstance of the employment of delegated power for the purpose of depressing men who are, on account of their great talents, or public services, distinguished in the public view, is a horrible feature in republican government; after sustaining a press in N York, after making the deposits of the public treasury subservient to the use of a newspaper, employed in writing down the Clintons "—it is probable, therefore, that the whole influence of the government will be directed to prevent the noninadion of De Witt Clinton, and this system, which holds such men as John Armstrong and De Witt Clinton as the true democratic candidate for President, but he would not oppose his friend Col. Monroe. The Albany Argus, by Judge Buel (Feb. 27), "thought the chances rather preponderating in fivor of Mr. Crawford—a selection which it believed would be cordially acquiesced in by the republicans of Naw York." A legislative caucus in February, 1816, at Albany, Instructed the delegation from New York in Congress, to vote for Tompkins, but as this would have rendered Monroe's success craim, Van Buren and several others only professed to approve of it. It was not, (like the Albany tariff instructions, or

#### CHAPTER XIV.

Like some tall cliff that lifts its awful form, Swells from the vale, and mid-way leaves the storm, Though round its breast the rolling clouds are spread Eternal sunshine settles on its head.—Goldsmith.

Clinton ejected from the Canal Board.—Elected Governor by acclamation.— Christopher Colles.—Canal Act of 1817.—The Tammany Bucktails.—Cunningham's Warning.—Instice trampled on for the sake of the spoils.—Peter Allen.—Young and Van Buren's Scriptural Majority.—Who expelled Clinton? - Col. Young and the Canals. - Van Buren Self Condemned. - His perecution of Clinton.

THE bold and wise determination with which, from 1810 to 1828, De Witt Cliaton linked his fortune and character with the success of the great canals of this State,\* and the vindictive opposition with which he was nict at every point by Martin Van Buren, and his followers and dependants, are matters of history. In 1824, while President of the Board of Canal Commissioners, acting, as he had always acted, without salary or emolument; holding no other public office in the State; and the Van Buren or Bucktail party then holding in their hands the reins of government, with a majority of their friends on the Canal Board, he was suddenly and summarily ejected from the Board, although not a whisper was heard against the purity and noble disinterestedness of his conduct in that highly important trust. This wanton attack upon his feelings roused the whole State—the slanders of the Butlers, Croswells, and their allies, could not prevent the manly and the generous of all parties from perceiving their jealousy, ingratitude, and inalignant enmity—and at the next election for Governor, De Witt Clinton was borne to the seat which his honored nucle, George Clinton, had so long and so worthily filled, by the acclamations of the people-his majority over Col. Young, the candidate of those who had expelled him, having been nearly 17,000. How an act like this atones, in the minds of good men, for many popular errors! How the memory of such a deed of justice warms the soul to new exertions for enlightening and bettering the condition of society!

Do Witt Clinton hears voluntary testimony that Christopher Colles, an eminent and sagacious engineer, 4 De Witt Clinton heres voluntary testimony that Christopher Colles, an eminent and sagacious engineer, from Iroland, "was the first per say who suggested to the government of the state, the canals and improvements on the Ontario route. Colors was a mon of good character—an ingenious mechanician, and well-skilleri in the mathematers." This engestion was made before 1784, in which year the legislature reterred his plans to a committee; next year a public appropriation of just \$125 was made to enable him to survey the route, which he did, and published a pemplite tavorable to a canal. "No one can say how far we owe the occasion," of celebrating the union of the Adamic and the great lakes folievres C. D. Golden), "to the ability with which he developed the great eds integes that would result from openior these communications with the made—and to the activity with which here communications much be made—and to the activity with which here considered the great object he had in view, but No. Y., under his direction and guidance, had completed them. Pullon, the son of an irshman, devised and carried into operation the scholar would result from them, and never forscole the great object he had in view, bit N. Y., under his direction and guidance, had completed them. Pullon, the son of an irshman, devised and carried into operation the scholar which would result from them, and never forscole the great object he had in view, bit N. Y., under his direction and guidance, had completed them. Pullon, the son of an irshman, devised and carried into operation the scholar which would result from them, and never forscole the great object he had in view, bit N. Y., under his direction and guidance, had completed them. Pullon, the son of a beam of the scholar with the canals. Thus it is that the Umon is cemented, and man made the friend of man. Cowper observes, that "Mountains interposed, make centic with the direction of the friends of the friends of the friends of the first of the friends of the friends of the friends of the frien from Iroland, "was the first person who suggested to the government of the state, the canads and improve-ments on the Outerio route. Colors was a man of good character—an ingenious mechanician, and well-skilled

For what sin, intrigning, co and a Marcy, adorned? Po merely popula who leave the

On the 12t tion to which De Witt Clint

Mr. Cunnit partner in the History:

"I rise," said the resolution ju of every honest base design. Fe currence at the snoy that harmo spent rising of th or intention to e: he was called to on account of his stimulate and for ceasing for the p Christian martyr step, until all wa silence. For wh No, sir; it was to which he asks noth put the question t their sense of pro of ingratitude? ci, that he should resolution be kir supporters of this me truly for what as a canal comm the plaudits and man whom we i declare my opini malice, to effect this Legislature. Clinton is not in osks for no office, it appears, have l

<sup>\*</sup> To show how de his band of spoilsme House of Assembly, and in Feb., 1816, w to the exclusion of In full, were used; In the duplicate sen totes were for Mr. mough he had the proof that he was at Allen was asked if federal party; Aller objected that he ong an appeal was made so very equally diviwould be Van Bure he federalists. the federalists won vote had secured (ti for 1816, and next di the seat to Fellows, worthless party tool

For what sin, since committed by those electors or their forefathers, have such intriguing, cold-hearted, artful partisans, as a Van Buren, a Wright, a Throop, and a Marcy, been since placed in the elevated station which this great man once adorned? Perhaps it was to render more striking, the difference between men merely popular, and those noblemen of nature (or, if ye will, of civilisation), who leave the impress of their worth on the earth and the dwellers therein.

On the 12th of April, 1824, the Assembly received from the Senate, a resolution to which their concurrence was requested, for the immediate removal of

De Witt Clinton from the office of Canal Commissioner.

Mr. Cunningham, of Montgomery, warned the House against becoming a partner in the ungrateful deed. His eloquent speech I take from Hammond's History:

"I rise," said Mr. Cunningham, " with no ordinary feeling of surprise and astonishment at the resolution just read, as coming from the Senate. Sir, it is calculated to rouse the feelings of every honest man on this floor. Its very approach was marked with black ingratitude and base design. For what good and honorable purpose has this resolution been sent here for concurrence at the very last moment of our session. Is it to create discord among us, and destroy that harmony and good feeling which ought to prevail at our separation? We have spent rising of three months in legislation, and not one word has been said, intimating a desire or intention to expel that honorable gentleman from the board of canal commissioners. Sir, he was called to that place by the united voice and common consent of the people of this s**tate**, on account of his peculiar and transcendent fitness to preside at that board, and by his counsel stimulate and forward the great undertaking. His labor, for years, has been ardent and uncasing for the public good; he endured slander and persecution from every direction, like a Christian martyr; but, steadfast in his purpose, he pursued his course with a firm and steady sep, until all was crowned with success, and the most ardent of his opposers sat in sullen silence. For what, let me ask, did Mr. Clinton endure all this? Was it for the sake of a salary? No, sir; it was for the honor and welfare of his state; it was from noble and patriotic motives, for which he asks nothing, nor did he expect anything but the gratitude of his fellow-citizens. Now, sir, I put the question to this honorable House to decide, apon the oath which they have taken, and upon their sense of propriety and honor, whether they are ready, by their votes, to commit the sin of ingratifude? What can we charge to Mr. Clinton? What can we say he has been guilty of that he should be singled out as an object of state yengeance? Will some friend of this resolution be kind enough to inform me? Sir. I challenge an inquiry; I demand from the supporters of this high-handed measure, that they lay their hands on their hearts, and answer me truly for what cause is this man to be removed? I date assert, in my place, that his doings as a canal commissioner are unimpeached, and unimpeachable, and such as have even elicited the plaudits and admiration of his political enemies. This, sir, is the official character of the man whom we now seek to destroy. I hope that this House will pardon me, when I freely declare my opinion that this resolution was engendered in the most unhallowed feelings of halice, to effect some netarious secret purpose, at the expense of the honor and integrity of this Legislature. However hard it may seem, it is the irresistible impulse of my mind. Mr. Clinton is not in the political market; he reposes in the shades of honorable retirement; he asks for no office, and possesses none but the one of which he is about to be stripped. The Senate, it appears, have been actuated by some rruel and malignant passion, unaccounted fo., \* and have

\*To show how dead to every other feeling, save that of banding together for party plunder, Van Buren and his band of spoilsmen were, I offer the following cases. Until 1823, a Council of Appointment, elected by the Borse of Assembly, controlled the official patronage of the state of N. V. This Council was annually chosen, and in Feb., 1816, when the House met, Peter Allen, from Ontario county, took his sent, with only 3695 votes, to the exclusion of Henry Fellows, who had 3725. In Pennington, printed ballots, marked "Henry Fellows," In till, were used; and with the town clerk was filed the crifficate of votes, which he name also in full; but in the duplicate sent to the county clerk it was written "Hen. Fellows." Well knowing that the forty nine votes were for Mr. I., the corrupt and fraudulent clerk rejected them, as the rejection would return Allen, though he had the fewest votes. In the Assembly, W. A. Duer presented the petition of Fellows, offen, proof that he was and that Allen was not a member, and desiring that justice might at once be done the county. Allen was asked if he had any strement to make to the contrary, but he was sight at once be done the fellows, offen a peptial was made to the House, as when a preliminary question was to be taken on Allen's case, it was objected that he ought not to vote where he had a personal Interest; the Speaker decided that he could vote; an oppead was made to the House, and the Speaker decided that Allen could vote on that too. Parties were so very equally divided, that if the appointing power or council could be voted for, while Allen had the sent, it would be Van Burenish, buckvid, democratic; but if justice were first done, and Fellows put in Allen's place, the federalists would elect the council. They therefore opposed steadily all retion as to Fellows, fill Allen's woth had secured (theruph Perley Keyes, &c.), for their friends, the countrol of he to decide the sent, it would be Van Burenish, buckvid, democratic; but if justice were first done, and Fellows in 1

cclamation. cktails.—Cunspoils.—Peter expelled Clinted.—His per-

828, De Witt great canals of at every point ers of history. , acting, as he r public office in their hands anal Board, he not a whisper onduct in that ised the whole ild not prevent r jealousy, in-Governor, De ge Clinton, had -his majority , having been good men, for tice warms the on of society!

sagacious engineer, analis and improveian, and well skilled are referred his plans to survey the rente, or we owe the occa-, "to the ability with major he ability with major he ability with the inglet he made—and constant from them, hence had completed whereby ocean, lake, not as gemented, and ness of nations, who

1547. In Assembly Citaton and the tede-have been trendit to en dead, he addoord me the presentatives to he Tonmany society drassumed by Butter ly. Even when Van Jors asy Hummond, same time, should be a friend in Columbia

made a rush upon this House, and taken us on surprise. The resolution may pass; but if it does, my word for it, we are disgraced in the judgment and good sense of an inpured but intelligent community. Whatever the fate of this resolution may be, let it be remembered that Mr. Clinton has acquired a reputation not to be destroyed by the pitiful malice of a few leading partisans of the day. When the contemptible party strifes of the hour shall have passed by, and the political bargainers and jugglers, who now have round this Capital for subsistence, shall be overwhelmed and forgotten in their own insignificance—when the gentle breeze shall pass over the tomb of that great man, carrying with it the just tribute of honor and praise which is now withheld—the pen of the future historian, in better days and in better times, will do him justice, and erect to his memory a prond monument of fame, as imperishable as the splendid works which owe their origin to his genius and perseverance. This vote is probably the last that will be given this session, and I pray God it may be such as will not disgrace us in the eyes of our constituents."

Give me a Cunningham and a Clinton for "Native Americans!" Such men will always know how to treat aright foreigner and native, friend and foe. Of such natives as them any land might be proud. Cunningham's heart was in the right place.

The Assembly concurred with the Senate, 64 to 34. Among those who voted to expel Clinton thus summarily, I find the names of H. Wheaton, now envoy to Berlin; A. C. Flagg, now Comptroller; General James Tallmadge, Isaac Pierson, and Thomas Hyatt. Among his friends were Messrs. Barstow, Benedict, Campbell, Cooper, John Crary, Furman, McCrea, Isaac Riggs, Thorne, Whiting, Tredwell, Ezra Smith, and Wilkin.

Addresses and resolutions in honor of Clinton were signed on this occasion, by M. Clarkson, W. Bayard, P. Hone, T. A. Emmet, N. Fish, W. Few, C. P. White, S. Whitney, Preserved Fish, C. D. Colden, T. Eddy, R. Bogardus, John Rathbone, and C. G. Haines, New York; and by John Tayler, James Mc-Kown, William James, J. H. Wendell, Chandler Starr, Hammond, the historian, Gideon Hawley, Isaiah Townsend, T. Van Vechten, E. Jenkins, S. M. Hop-

Van Buren was then a senator and attorney general, and his party, to a man, supported this great wrong, and van Buren was then a senator and autonoy general, and his party, to a nam, supported this great wrong, and their presses upheld it. How little of democracy, of justice, of the spirit of free institutions there was in these proceedings, the cool and candid reader is left to judge. The evidence was read openly and was entirely documentary; the proofs were clear and not gainsayed, yet the real representative was shut out till the main business of the session was achieved unjustly; after which the bucknids, to a man, admitted their own dishonest conduct by voting out the intruder almost unanimously. "The democrats in the Assembly," says the N. Y. Evening Post of Feb. §2, "support the Speaker in declaring he will not be bound by the rules of the House; they choose the executive hranch of government by means of the vote of a man, who they themselves, after his vote has been given, acknowledge had no business there, but whom they had first permitted to declare, by his own yote, that he had; they published an answer to the Governor's speech which was never accepted; and lastly they say such a procedure is, in the opinion of this House, unconstitutional and illegal, which is so for from the truth, that directly the contrary appears on the face of their own journals. A true specimen of CNRADIA directly the contrary appears on the face of their own journals. A true specimen of enbridge Van Buren would have lost his office of Attorney General had his party acted honestly as judges in this case

Hammond, who, in many things, displays, to my mind, real independence of character; although Judge Spencer, taking Hammond's own doctrines as a test, seems to show that he was not always so; gives another Peter Alien case in the Senate in 1817, in which Young and Van Burn e ou a wetched figure as judges. It is that: In the Western District, two senators were to be chosen—one for four years and another for one, by one elec-Allen case in the Senate in 1817, in which Young and Van Burn etit a wretched figure as judges. It is that in the Western District, two senators were to be chosen—one for four years and another for one, by one election. By law, he, of the two chosen together, who has the most votes, slis four years—the other, one. It was disputed which of the two elected had most votes—the dispute referred to a committee—who reported, that 15,00 votes were given for Isane Wilson—that 14,955 were given for Isane Wilson—that 14,950 were given for Isane Wilson—that 14,955 were given for Isane Wilson—that 14,950 were given for Isane Wilson of the senate's committee, that they had intended Jediah, and these 42 added to the 14,955 who had spelled the name right, rande 15,027, or 18 more than Wilson, saying nothing of the other 59, which it was clear were also intended for Prendegrast. The committee also reported that Wilson had not alleged that there was a Jedediah Prendegrast in the district—and, of course, that Jediah P. ought to sit for four years and Isane Wilson for one. Could there be two opinlons on such a question? There were. Van Buren rose in his place and urged his party to call the fewest votes the most and give the long term to Wilson—and Samuel Young produced the Bible, and said there were in it both Jediah and Jedediah, and hence he would say that Wilson and the most votes. Van Buren's party (all but Walter Bowne) went with him in favor of Wilson, 13 to 11. The two P. endergrasts and Wilson favor. Lawyers Cannine, Van Buren, Young, Roger Skinner, and Ogden were it the majority—and when we see the father acting thus openly, can we wonder at seeing his profligate son currang, betting, fameling, fighting in the courts, and using Marce's nock messages to make money by as Wilson father the most profligate characters in the community. Well mgh Hammond say (Vol.1., p.

that he was too honest, too great a check upon acting-democrats, such as I am here describing.

kins, and injuriously vered to t

and voted

Clinton

Mayor of S. Senator &c.-03 & Edwa 15 Judge no. 140.]-John Burt— Haight-Melai Ward, wh Some of the Dudleys, 1 Wright say Feds. It vote was g -Croswell presses of "Joseph's we have it

\* Colonel Vot unjust removal. as it ought, com machine, to enrund Croswell in plete the work, and G. Morris, I glory might be a While on the

presented to the locks the whole pay off their de ple of N. Y.—t than fifty years, now the tolls of Chirk, did you : the grave of pr kind, is attende songs of ' intern prosperity of m structed to reorg will affix the in community has and Champlain having paid the ald of the auction On the 17th o which sald, " T

that he concurr When Young the survey of 1 years thereafter forced by the de goaded along by offered an able his report of 183 nue would not lators at the pu Mr. Wright said ness of repulrs, hence the incr neglects to fulfi three millions of misapplied then

OTE.

on may pass; but of an injured but it be remembered ul malice of a lew e hour shall have Capitol for subsistn the gentle breeze ibute of honor and days and in better ame, as imperisha-erance. This vote be such as will not

s!" Such men id and foe. Of heart was in the

cong those who . Wheaton, now unes Tallmadge, Messrs. Barstow, McCrea, Isaac

on this occasion, ish, W. Few, C. dy, R. Bogardus, yler, James Mcind, the historian, cins, S. M. Hop-

ed this great wrong, and tions there was in these y and was entirely docuit out till the main busited their own dishonest sembly," says the N. Y. the rules of the House; tey themselves, after his mitted to declare, by his as never accepted : egal which is so far from specimen of CNBRIDLED acted honestly as judges

; although Judge Spenso; gives another Peter e as judges. It is this: per for one, by one clea--the other, one. It was who reported, that 15,000 ledediah Prendergast, and atisfaction of the senate's I spelled the name right, ir were also intended for was a Jedediah Preswas a Jedeman Field of the Wilson for one. Could be and arged his party to duced the Bible, and said or most vetes. Van Bute two P. endergasts and an were it the majority son carring, betting, gam-Wall's rect stockjobber! If democracy con-isted in Vell in ght Hammond say voted without arguing."
nge 197, of the Correspon-Albany Academy, who fatigable, and incorruptie, on the simple principle cribing.

kins, and Alfred Conckling, Albany. The malice of his enemies must have injuriously affected their insulting bargain of the State, which was to be delivered to the minority caucus for Crawford next November.

Clinton's expulsion was proposed in the Senate, by John Bowman of Monroe, and voted for by & Silas Wright, now Governor- & Walter Bowne, since Mayor of New York- Charles E. Dudley, successor to Van Buren as U. S. Senator- Jonas Earll, junior, Canal Commissioner, P. M. of Syracuse, &c.— 15 Heman J. Redfield, whom Wright wanted Clinton to make a Judge— 15 Edward P. Livingston, Van Buren's candidate for Lieut. Governor— Judge James Mallory, for whom Marcy had such tender feelings, [p. 199, no. 140.]— Perley Keyes, the political schoolmaster of Silas Wright— John Lefferts, from I ong Island— Bowman, the mover— James Burt—1 Byram Green—1 James McCall—1 Greenly—13. Haight- Col. Farrand Stranahan- S John Sudam- Stephen Thorn-Melanethon Wheeler- Sherman Wooster-and & General Jasper Ward, who did not wait to be expelled the Senate, as his history will tell. Some of these men may have acted without thought, but the Wrights, Bownes, Dudleys, Earlls, Stranahans, and Wards, knew what they were about. As Wright says to Van Buren, they did not want to do "journeywork," like the Feds. It wouldn't be their fault if they failed to seize the spoils. When this vote was given, Marcy was Comptroller-his father-in-law, Knower, Treasurer -Croswell printed for the State, and manufactured "opinion" for the retail presses of the party. The men who went this length would have enacted "Joseph's brethren" in Genesis, or driven Mordecai from the king's gate, as we have it in Esther. Bowman got the Rochester Bank charter that season.

\*\* Colonel Vonug was Clinton's successor, as the leading member on the canal hourd, and approved of his unjust removal. Unlike Clinton, however, the Colonel served for pay, and the commission, instead of being, as it ought, composed of men of various politics and high character, degenerated too much into a mere party an rought, composed of men of virious pointes and right character, acgenerated no much mere party machine, to curieb the political leaders and their electionearing dependents. Marcy wrote in the Trey Budget, and Croswell in the Argus, censuring Clinton's canal policy. When it was seen that a few years would complete the work, Clinton, who, with Thomas Eddy, R. R. Livingston, W. North. S. be Witt, S. V. Rensselner, and G. Morris, had urged on, and reported in favor of the Eric route, 13 years before, was turned out, that the glory night he an undivided bato, encirching only Van Buren's brows.

While on the Canal Board, on which he had a seat as early as 1415. Young, in 1825, wrote, signed, and

While on the Canal Board, on which he had a seat as early as 1815. Young, in 1825, wrote, signed, and presented to the legislature a report, in his official capacity, stating his belief, that a parallel canal, or double locks the whole distance, along-side the Ero canal, would soon be indispensable—that the canals would soon pay off their debt and yield a great revenue besides—and that other states would profit by the buddble example of N. Y.—that within ten years the tolks would probably be tripled, and (if not reduced) might, in less than fifty years, amount to \$10,000,000. When reminded of this report lately in Senate, he remarked that even wor the tolks on the canads would be five millions had they not been reduced. Why then, asked General Clark, did you state in 1839, in your report on finance, that "Human government is, as it always has been, the grave of productive industry: that every step it takes in endeavoring to carry on works of labor of any kind, is attended with sacrifice and waste to the community, and sinks it deeper and deeper in debt;—that the songs of 'internal improvement' are libels on the laws of God, and a deadly middew upon the happiness and prosperity of man!—that, with reference to canal loans, &c., a convention will be called, which will be in structed to reorganize and remodel our prostrate constitution; and which convention will repudiate the debt; will affit the impress of infamy upon past proffigute laws; and ered new barriers for the future!—that the community has been abused and deceived, for years, by the constant reiteration of the falsehood, that the Erle and Champlain canals were enriching the state, whereas, it is a truth within the teach of all, that so far from having point the cost of their construct on these would be now a debt against them, had they not received the and champian canals were concerning measure, necessary a continuous and champian canals were contenting measure of the said of their construction, there would be now a debt against them, had they not received the slid of the auction and said duties of \$8,190.039?"

On the 17th of August, Young's report, above quoted, appeared in full in the Albany Argus, the editor of which said, "That this is a most able and powerful document no one will deny." Of course he did not say

which said, "I not this is a most line as powerful on an above with a deconcurred in all its positions.

When Young's Interest Improvement Report of 1825 appeared, it was followed by a bill in the Sonate for the survey of 19 new canal routes, including the Chemango, Black River, and Genesee Valley—yet in a few years thereafter, he denounced the Chemango canal, affirming that Pennsylvania and New York "had been years thereafter, he denounced the Chemango canal, affirming that Pennsylvania and New York "had been recklessly goaded along by the bloody last) of internal improvement." I ought to state here, that, in 1835 and 1836, he offered an able opposition to the bills for constructing the Chemango and Genesec Vulley canals—and that, he bits report of 1830, he showed that the Chemango canal would nost over a million of dollars, and that its revenue would not say, either for interest, repairs, or even superintendence, but give adult to the lands of speculators at the public cost. In the late discussions in Senate, on the extravagant expenditures on the canals, Mr. Wright said, and, I think, truly, "Let there be competition in labor, not in more party feally. This business of repairs, of repairing the canals, had become a party machine, put it operation just before election, and hence the increase of expenditures." Another senator, Pittiaan, showed that \$500,000 had been paid for three millions of the canal funds have passed through Young's hands: but I hear of no case in which he has misspolled them. misapplied them.

Was there a bargain to immolate Clinton and raise Crawford, connected with that sale of the public patrimony, also?

Jedediah Morgan, John Cramer, and Archibald McIntyre (not the comptroller)

were its only opponents! They may well feel proud of it.

Allow me to change the scene to 1828—Clinton in his coffin, and Van Buren in Washington, thus addressing the members of Congress relative to the deceased:-" The high order of his talents, the untiring zeal and great success with which those talents have, through a series of years, been devoted to the prosecution of plans of great public utility, are known to you all. \* \* \* The greatest public improvement of the age in which we live, was commenced under the guidance of his counsels, and splendidly accomplished under his immediate auspices. \* \* The triumphs of his talents and patriotism cannot fail to become monuments of high and enduring fame. \* \* \* 1 am greatly tempted to envy him the grave with its honors."

How like unto Balaam's conduct when Balak sent his princes to induce him to curse Israel, [Numbers xxiii.] was the politic Van Buren's! Balaam wished to curse but durst not. "How shall I curse whom God hath not cursed? How shall l defy whom the Lord hath not defied? Let me die the death of the rightcous, and let my last end be like his?"\* What a commentary upon 1824, was the funeral

 In 1819, there was a vacancy on the bench of the Supreme Court of the State of New York, which a mutual friend of Clinton and of Van Buren, then high in office, told Clinton that Van Buren wished to fill-that he had said so to him, and given as a reason that he was weary of the turmoil of politics—and that it was politic and expedient to give him the judge-ship. "As a measure of mere policy," said Clinton, "it might be expedient; but so unprin-cipled a man do I consider Mr. Van Buren, that I could never justify myself in making such an experiment, merely for the sake of disarming his resentment against me." John Wood-worth was appointed, "whom Butler speaks so spitefully in his letters, and Van Buren, Butler, and their confederates, persecuted Clinton till his death, and then—not till then—praised him as the greatest of statesmen and of patriots.

The bitter hatred of Van Buren to Clinton may be inferred from Butler's letters. He was at Sandy Hill when Woodworth was appointed. Van Buren was a Senator at Albany in 1818–19, and was almost violent in his opposition to Rufus King, then a candidate for the U S. Senate. In December, 1819, he wheeled round to the side of King, wrote a pamphlet on his behalf—and why? He had become satisfied that King was not the friend of Clinton! "Sensible as I am (says Van Buren) of the great merits of Mr. King, and of the advantages which would probably result from his appointment, still, did I believe that he was opposed to us in the present controversy between the republican party and Mr. Clinton and his followers: could I even suppose that he looked with indifference on the struggle of the great body of our citizens to extricate themselves from an influence [Clinton's] which has so long pressed upon the state, and under which she can never acquire her true elevation in the Union, I have no hesitation in saying, I would oppose his appointment.

Colonel Duane, ever free and fearless, denounced Van Buren, and his new allies for their

persecution of Clinton. In the Aurora of October, 1821, I find these remarks:

"But why calumniate Mr. Clinton? Because the eminence of his qualifications, and the place which he holds, in the esteem of all intelligent and liberal minds, renders him an object of apprehension to those who are in power, and who look to him as a fearful rival, from the disparity between their faculties, and the place he holds in the eyes and hearts of the people For this calumny of Mr. C, the publication of the laws, the patronage of the post-office, and all the miserable crumbs of a corrupt system are distributed, showing the metancholy fact that the press may be purchased for a pitiful annual stipend—and perverted into an engine of national degradation.

William L. Stone, in the N. Y. Commercial of Oct. 14, 1828, asks several leading questions

of Van Buren's supporters—among them these;
"Who, among the whole host of Mr. Clinton's enemies, was so active and so artful as Mr. Van Buren? Who so relentless and so persecuting? What political plan for developing the resources of the state did Mr. Clinton ever devise, that Mr. Van Buren did not attempt either to thwart, or to deprive him of the honor? What path did Mr. Clinton ever propose to travel that Mr. Van Buren did not cross? When did Mr. Clinton ever raise his arm in the public service that Mr. Van Buren did not attempt to paralyze it? When did Mr. Van Buren's hostility to Mr. Clinton ever sleep? Not until the illustrious man slept with his fathers, and the grave had closed upon his remains. Then it was, and not till then, that Mr. Van Buren because aware of the talents, the virtues, the inestimable worth of Mr. Clinton."

parade of 1 scarfs, mou bill to rewa and by the before, the poor but dis Jackson's b Clinton, the his death, N of its bright abuse of Cl thus pronou was designa honors. Br are his mon

The Crawfo. ple on the ElectoralCroswell, Public Of and the S

In one day telligencerto nominate United State Eaton, R. Y that they had caucus, and caucus at th said, " that confident that favor of this be made." each for Ma Vice Preside

Among the C. C. Cambre and John For by Congress, where all the to one person stitution.\*

<sup>.</sup> The state tution, that the equal in popula ber by the votes

, connected with

t the comptroller)

n, and Van Buren relative to the and great success n devoted to the 1 all. \* \* \* The commenced under er his immediate not fail to become tempted to envy

s to induce him to Balaam wished to sed? How shall I the rightcous, and I, was the funeral

of the State of New in office, told Cliuton i reason that he was give him the judgelient; but so unprinselt in making such t me." John Woodd Van Buren, Butler, if then—praised him

er's letters. He was Senator at Albany in I candidate for the U. wrote a pamphiet on the friend of Clinton' and of the advantages at the was opposed to ton and his followers: the great body of on long pressed upon the 1,1 have no hesitation

s new allies for their tarks:

ualifications, and the centers him an object centul rival, from the hearts of the people the post-office, and all francholy fact that the an engine of national

eral leading questions

e and so artful as Mr. lan for developing the did not attempt either ever propose to travel his arm in the public Mr. Van Buren's hosth his fathers, and the Ir. Van Buren became parade of 1828, with Savage, Sutherland, Flagg and Marcy, decorated with scarfs, mourning for Clinton, and among his pall-bearers! What a censure the bill to reward Clinton's invaluable services, by a grant of money to his children, and by the very men whose envy of his talents had denied him, only four years before, the humble privilege of serving his country without the or reward, poor but disinterested, in the midst of Van Buren's greedy emiliaring! Andrew Jackson's birthday toast, March 15, 1828, was, "The narroy of De Witt Clinton, the Patriot, the Philanthropist, and the distinguishes are small. In his death, New York has lost one of her most useful sens, and the nation one of its brightest ornaments." Even Ritchie, whose column; and teemed with abuse of Clinton, in former years, was moved; and the Richerard Enquirer thus pronounced his eulogy:—"A great man has fallen in Israe! A man who was designated for the first chair in the nation is cut off in the midst of his honors. But his name will go down to posterity, full of heaver, and his works are his monument."

# CHAPTER XV.

The Crawford Cancus of 1824.—Van Buren, Cambrelong, and Stevenson trample on the Democratic Principle.—Secret Combination of Regency Leaders.—The Electoral Law.—Monarchical Features in our System.—Flagg, Wright, Earll, Croswell, Van Buren, and the rest of the Albuny Oligarchs, uniting to put down Public Opinion.—Young up for Governor.—The Old Federalists.—Wright and the Secreteen.

Is one day, in the winter of 1824, two notices appeared in the National Intelligencer—the first calling a meeting or caucus of the members of Congress, to nominate fit persons to fill the offices of President and Vice President of the United States—the oth r, a declaration signed by R. M. Johnson, John H. Eaton, R. Y. Hayne, S. D. Ingham, Geo. Kremer, J. R. Poinsett, and others, that they had been informed, that of 261 members, 181 were opposed to the caucus, and probably more. On the 14th of February, 66 members attended a caucus at the Capitol: Van Buren moved that they be called by states, and said, 6 that the people were anxiously waiting for a nomination, and he felt confident that a large portion of the republicans of the Union were decidedly in furor of this mode of nomination, and toat it was quite necessary that it should be made." The ballot showed 61 votes for Crawford, 2 for Adams, and 1 cach for Macon and Jackson, to be President—and 57 votes for Gallatin, as Vice President. Crawford and Gallatin were nominated.

Among the members taking part in this wonderful piece of imposture, were C. C. Cambreleng, Andrew Stevenson, Lewis Eaton, Lot Clark, P. P. Barbour, and John Forsyth. Even if the practice of a virtual election of the President by Congress, through a caucus, had been defensible, a caucus in favor of one, where all the candidates were of one party, was confining the people's choice to one person, and thus stifling public opinion and rescinding in so far the constitution.\*

The state of North Carolina had in 1818, proposed, as amendments to the U. S. constitution, that the representatives in congress should be chosen by separate districts, made as equal in population as possible by the several state legislatures; each district to elect one member by the votes of its qualified el. tors—and that, for the purpose of electing electors of presi-

minority cong

of the state i

In one state,

and that is So

defeat in the I

FLAG

In January, 1824, there might be seen the really paradoxical spectacle of a body of men in the legislature, arrogating to themselves the exclusive title of republicans, the democracy, who were unwearied in endeavoring to defeat the people's instructions, by giving the go-by to a law required by the whole state, giving to the country, and not reserving to party leaders in the Legislature, the election of electors of President and Vice President. I hope the day draws near in which the people will vote directly for the men of their choice to these

offices, and that on the same day too, throughout the republic.

By reference to B. F. Butler's letters, pp. 168, 169, and to Hoyt's, Croswell's, Van Buren's, Skinner's, and Livingston's, pp. 193 to 198, it will be seen that there was a secret combination among the leaders to keep power from the people, and to use it contrary to their well known will. "If Clinton is very dangerous, (says Livingston,) they [the party in the legislature] will go one way; and if it is thought he cannot make any difficulty, they will go t'other way." The patriots thus acting for Van Buren and Crawford, had the assurance to talk of a bargain between President Adams and Secretary Clay!! A. C. Flagg seems to have been the leader of the oligarchs in the Assembly. His press, the Plattsburgh Republican, and also the Albany Argus, had come out in tavor of the measure before the election, and then moved round to another course.\*

dent and vice president, each state ought to be divided into separate districts, as many as it was entitled to electors; each of said districts to be contiguous, and convenient for the people to meet in, and to choose one representative. This was the district system, both for electors and Congressmen, and eleven Senators, including Bowne, Skinner, Seymour, and Livingston, (Peter R.,) supported it. Samuel Young, Van Buren, Cantine, Tibbets, and six others, opposed it. Several years after, in the U. S. Senate, Van Buren proposed to divide each of the states into as many districts as its number of electors—each district to choose one elector—the electors, so chosen, to meet and vote for president and vice president; and in case no one candidate had a majority of their voices, they were to be convened again, to vote for one of the two candidates to whom they had given the most votes before; and then, if the votes were equal, and no choice made, the House of Representatives were to make a choice. He agitated this question for three years, and others have kept some reform or other before the community ever since, but no steady and connected effort has been made to afford a real remedy for a great and serious difficulty.

There are many features in the United States system of government that approach much

nearer to the British and French monarchical plan, than to democracy. In the Observer,

New York, 20th December, 1823, the editor says:-

"Our readers are aware that, as the constitution now stands, if the electors fail to choose on the first trial, the choice devolves on the House of Representatives, and that in this case the representatives of each state are entitled to one vote. The present number of states in the Union is twenty-four. Thirteen are a majority. The population of the United States, in 1820, was nearly 10,000,000. Thirteen states can be selected, whose joint population is less than 2,200,000. Of course, it is possible that 1,100,000 persons, or a little more than one-tenth part of the population of the United States, may legally appoint the President of the United States, in opposition to the will of the other nine-tenths. This case, moreover, is not a solitary one. It is a fact, that the principle which we so strongly condemn in the English rotten borough system, pervades every part of the constitution of the United States, and threatens, in the end, to be as ruinous to the rights of the people in this country, as it has been in Great Britain. The treaty-making power is vested by the constitution in the President and two-thirds of the Senate. Two-thirds of the Senate represent two-thirds of the states-that is, at present, sixteen out of twenty-four. Sixteen states can be selected, whose joint population does not exceed 3,400,000. it is possible, therefore, that treaties may be made in opposition to the wishes of two-thirds of

Under the last Congressional apportionment, a presidential election, if carried into the House of Representatives, might be decided against a candidate supported by more than two-thirds of the population, property, and representation in that House, of the whole Union, and in favor of a candidate not voted for by even one-third of these. The slave representation makes this state of things still worse. Jackson, in 1825, had but three votes out of seventy-three, in New York and New England; but Van Buren united interests with him in 1828, and, with the help of the contractors, office-seekers, lawrers, and editors, converted many, myself among the

number.

On the 3d of August, at a special session in Senate, Mr. Ogden moved a resolution "that it is expedient to pass a law at the present meeting of the legislature, giving to the people of

his State the c Wright, Walter Mailory, Jonas Thorn, Wheeler ald M'Intire, Jo lended that a spec On the 5th, the electors, was ca padge, Wheaton the names of the g man, the tory edi-plagg and Wrigt 1813, and dead ag But though Van influenced the le e canal Board, i **b** get to be presid **L**ieutenant Goye larch to give the icated and prepo ond), "Mr. Wr puld, it elected, I this manony edge. We shall is a man who e nt, who is at thi e made must be

vingston having president till N

owinan, Bowne. eyes (Silas Wri spen), Wooster

ly practised, wh able to seize TH

sed to Van Bure

in the canal bo s such men as V

Root preferred cause the vario

ve a voice in the electors of pres

ss by general t ny. Young an tet, and South C de a choice by t

ate, and he was

NGLAND.

spectacle of a xclusive title of ng to defeat the the whole state, Legislature, the the day draws choice to these

yt's, Croswell's, will be seen that power from the Clinton is very re] will go one y will go t'other had the assurance Clay!! A. C. Assembly. His had come out in another course.\*

ts, as many as it was in the people to meet ectors and Congression, (Peter R...) supopposed it. Several states into as many electors, so chosen, to date had a majority candidates to whom and no choice made, stion for three years, ec, but no steady and ous difficulty.

that approach much . In the Observer,

tors fail to choose on hat in this case the other of states in the Inited States, in 1820, pulation is less than the than one-tenth part of the United States, is not a solitary one harotten borough systatens, in the end, to Great Britain. The 5-thirds of the Senate, resent, sixteen out on the exceed 3,400,000, shes of two-thirds of

arried into the House re than two-thirds of Union, and in favor esentation makes this venty-three, in New 28, and, with the help 7, myself among the

ed a resolution "that ving to the people of

In 1824, Colonel Young was the candidate of the bucktail caucus, composed chiefly of members of the legislature friendly to Crawford, for governor. On the 2d of April, this caucus, 106 in number, met; and on the first ballot, Young had 60 votes, and Joseph C. Yates 45; Erastus Root had 75 for lieutenant governor, and Burt 21. Root was for Crawford, Young for Clay, and both were defeated by Clinton and Tallmadge, who had their nominations from a state convention. Young was avowedly friendly, throughout, to the election of electors of President and Vice President by the people, and opposed to Van Buren's bargaining scheme of 1824, by which he and the Albany Regency sold, as it were, the votes of a hireling majority of bankjobbing lawgivers, to a particular set of minority congressional caucusing prolligates, and endeavored to pledge the votes of the state in opposition to the known wishes of a majority of the people. In one state, only, is the election of electors confided to the legislature now, and that is South Carolina. Young's steady opposition to Crawford ensured his defeat in the legislature, and caused Adams to be returned in his stead, as the

his State the choice of electors of President and Vice President." The noes were Silas Wright, Walter Bowne, John Sudam, E. Stranahan, E. P. Livingston, Josper Ward, Jas. Mallory, Jonas Earll, Charles E. Dudley, Perley Keyes, Green, Greenly, Bonson, Lefferts, Thorn, Wheeler, Wooster, M'Call and Heman, J. Redifeld. Among the ayes were Archivald M'Intire, John Cramer, Haight, Burt, Lynde, and Burrows. Flagg and his friends pre-

ended that a special session was illegal, but were overruled.

On the 5th, the resolve, to give the people, and take from the Legislature the choice of dectors, was carried in the assembly, 75 to 41; Crolius, Furman, McClure, Riggs, Tallnadge, Wheaton, and Wilkin among the yeas. Flagg said that "as the *share* was now over and he names of the gentlemen spread on the record, he hoped they were ready to adjourn," **Cole**ram, the tory editor of the Post, called this voting a ridiculous farce—he was with Van Buren, lagg and Wright, for Crawford—and he went with Van Buren, too, for King as senator in 18th, and dead against the war and Clay and Madison, in 1812. The senate would not act. But though Van Buren, Wright, Flagg, Keyes, Marcy, Knower and their artful confederates, induenced the legislature to dely public opinion for two sessions, and to oust Clinton from e canal Board, they had their reward. Crawford failed to get the vote of N. Y .-- he failed o get to be president—Clinton was elected as Governor by 17,000 majority, and Tallmadge Lieutenant Governor by 32,000, over Van Buren's nontinees. Wright voted on the 10th of arch to give the choice of electors to the people, by general ticket—he then proposed a com-leated and preposterons scheme which only got four supporters. "The fact was" (says Ham-ond), "Mr. Wright, previous to his election, had given the people to understand that he puld, if elected, support a bill giving to the people the right to choose presidential electors. I this manouvering was for the purpose of exhibiting an appearance of redcening that edge. We shall shortly find him voting for an indefinite postponement of the bill." And is a man who could thus descend to the meanness of tricking the men he pretended to repre-nt, who is at this day governor of New York. The timber out of which good governors made must be scarce in these parts. The bill got the go-by same day (10 March), E. P. I made must be scaled in the proper the choice of the bill to give the people the choice of president till November, when it would be useless for another four years. Himself and wman, *Bowne*, Bronson, Dudley, (Hoyt's correspondent.) Earll (canal Com'r), **Greenly**, yes (Silas Wright's mentor), Lenerts, Mallory, M'Call, Redfield, Stranahan, Sudam, **Wa**rd яви), Wooster, and Governor Wright—the immortal 17 pretenders to a democracy they ly practised, when, as Wright says in his letter (p. 203), they had to do journey work, being able to seize тик spons.—Col. Young, like his friend Cr. mer, and General Root, was opsed to Van Buren in this matter. Wright, then in his 30th year, voted to remove Clinton on the canal board. It is enough to shake a man's faith in popular institutions when he s such men as Van Buren and Wright succeed a Clinton as governors of this great state. Gene-Root preferred in 1824, and Van Buren in 1828, an election of electors by separate districts, ause the various districts have a variety of interests, and each section of country should ve a voice in the choice of chief magistrate. The arguments used in favor of a general ticket electors of president would justify to a far greater extent, the election of members of conss by general ticket, for the electors perform but one act while the congressmen perform ny. Young and Van Buren, however, are now strongly in favor of election by general tet, and South Carolina chooses her electors by the Legislature, after every other state has de a choice by the people. Only one of the above seventeen ventured to re-appear as a canate, and he was swept awny by the overwhelming majority given to his opponent. second candidate, instead of being behind Crawford and Clay, and not a candidate at all. Thus it was through New York that Adams became President. Adams had \$4 votes, including 32 from this state, obtained through a union of the friends of Clay and Adams in the legislature. Crawford had 41, but would have had 73 had he got the 32 from N. Y., and Adams but 52, Instead of applying to parties the names which would most clearly indicate their principles, the usage is, to apply to an opponent any term which popular leaders and presses have rendered odious to the more ignorant. Young denounced, not long since, the supporters of John Q. Adams as federalists. When it was shown that he had aided Adams' election in 1824, he said that at that time Adams was a good democrat. If so, why abuse Clay for preferring one democrat to another? The truth is, that Blair, Croswell, and many other unprincipled hirelings use the term federalist as a reproach, and their impudence in so doing is unmatched, for Taney, McLane, Bryant, Buchanan, Ingersol, Bleecker, Oakley, Powers, Beekman, Vanderpool, and very many others of the party calling itself democratic, were formerly members of the great federal party, which numbers thousands of the greatest, wisest, and best names known to American history. It is now no more; it had its faults, its merits, its unworthy members—but it was honored in not having reared and educated a Bur and a Van Buren. Col. Young, in Senate, Feb. 4, 1846 [Argus report] does not he sitate severely to censure Van Buren for the Crawford caucus of 1824: he denounces it as "made by a minority of the democratic members of for the rights of oil congress; and that very act broke down that machinery, for never since have clar AND UNQU members of congress nominated a president. It was regarded as so great at mighty Ruler of the outrage on the former practice—for never before had a minority undertaken to might arise from Omitpotence to sure nominate—that the whole system broke down."

## CHAPTER XVI.

Andrew Jackson nominated for President, in 1815, by Col. Burr.—The Texa hard parent from the Movement.—Polk and Slavery.—Swartwoyt's Proceedings.—Channing) Position the Views.—Jackson's position in 1806.—He acts as Burr's Agent.—Burn's hopely is all that attempt to Dissolve the Union.—McDuffe's Effort.—The True Policy of this balle, simply hee attempt to Dissolve the Union.—McDuffe's Effort.—The True Policy of this balle him to pre Republic.—Jackson and Van Buren Baying Texas.—Hamilton on Burr.—In black driven on Judge Marshall on Blennerhassett.—Wilkinson's Testimony.—Davezac's And safety and future rest.—The Daytons of New Jersey.—Frank Ogden.—Sedgwick on Texas.—Be let when they pie Texas, how Settled.—Its Convention.—Channing on Slavery.—Van Burent Instructions to the Mexican Minister, in 1829.—Benevolence and Disinterest edness of the U. S. Government.—A Curious Argument.—Gaines Invades et stockjobber! to King and Wilson Shannon.—Calhoun's Opinions on Slavery.—His Letters times penned put to King and Wilson Shannon.—Calhoun's Opinions on Slavery.—His Letters times penned put to King and Wilson Shannon.—Canada, a Refuge for the Oppressed Slave—to Southern Policy Disclosed by a Caudid Minister to Mexico.—On Extendish the Area of Oppression.—How to Raise the Price of Virginia Negroes.—The hee had "the Destiny of the Americans.—Public Life.—National Purity.

Destiny of the Americans.—Public Life.—National Liney.

Andrew Jackson was first nominated as President of the United States, by Soft France. Pharon Burr. Col. Burr's letter, with his reasons for preferring Jackson, we salve States did addressed to Governor Alston, as early as 1815, and will be found among the anstodors Mexicorrespondence. I have seen it stated, but not on any specific authority, the left a native of Soft and the property of the Americans.—Public Life.—National Life is a state of the United States, by Soft France. Pharone. I have seen it stated, but not on any specific authority, the left against the po

Burr's argume mind, when he Jackson was ti views for cond in part, by the

\* The violent of the reëstablishme recent annexation ate of feeling to pology for brief van Buren, Bento James Knox Po 18 15, he being the la his inaugura in schemes and ag the dissolution o people to the Unio SHALL TEND OF SECTIONS citizens, and SHO pursue," he stood th

Mr. Polk thought nothing wrong in families of his tello acts of his, don

lay, and not a Adams became obtained through rawford had 41, Adams but 12. clearly indicate n which popular ant. Young dederalists. When said that at that for preferring one and many other l their impudence ichanan, Ingersol, any others of the

Burr's arguments in favor of Jackson had great influence over Van Buren's mind, when he became his adherent. Unquestionably, the popularity of Gen. Jackson was the leading inducement. We shall find that Burr and Jackson's views for conquering Mexico from Spain, in 1805, have been since carried out in part, by the Texas movement of Polk,\* Van Buren, Jackson, Calhoun, and

The violent dismemberment of Mexico by citizens of the United States, with a view to he reëstablishment of slavery in Texas; and the very remarkable circumstances attending its recent annexation to this Union, in violation of good faith to a friendly republic; with the sate of feeling to which these events, and their expected results, have given rise, form some cology for brief notices of the various parts played in the exciting thrana, by Messrs. Polk, an Buren, Benton, Houston, Jackson, Burr, Swartwout, and their friends or confederates. James Knox Polk took the oath of office at the Capitol, as President, on 't'uesday, March 1th, 1815, he being then in his 50th year.

In his inaugural address, he expressed a deep regret that "misguided persons" bud included in schemes and agitations "whose object is the destruction of novergous interturness existing its certain States or sections"—and thought that all must see that if the appearson could neceed, the dissolution of the Union' must speedily follow. "To me the after the eliment of each of the Union (said he) OUR LAWS SHOULD BE JUNE. A STEATH OF THE MALL TEND TO FAVOR MONOPOLIES, OR THE BETWEEN TO SECTIONS OR CLASSES, must operate to the prejudice of the internal of the rights of other nations," and "none could fail to see the diagret to a result of the rights of other nations," and "none could fail to see the diagret to a result of the rights of other nations," and "none could fail to see the diagret to a result of the rights of other nations," and "none could fail to see the diagret to a result of the rights of other nations," and "none could fail to see the diagret to a result of the country of the Universe to guard this heaven-favored land outlies the country of the distance of the Chicago, if Texas remains an independent state." "Our title to the country of the Chicago, if Texas remains an independent state." "Our title to the country of the Chicago, if Texas remains an independent state." "Our title to the country of the Chicago, if the rights of other nations," and "none could fail to see the diagret to a result of the Chicago, if Texas remains an independent state." "Our title to the country of the Chicago, if Texas remains an independent state." "Our title to the country of the Chicago, if Texas remains an independent state." "Our title to the country of the Chicago, if Texas remains an independent state." "Our title to the country of the Chicago, if Texas remains an independent state." "Our title to the country of the Chicago, if Texas remains an independent state." "Our title to the country of the Chicago, if Texas remains an independent state." "Our title to the country of the Chicago, if Texas remains an independent In his inaugural address, he expressed a deep regret that "misguided persons" bud included pursue," he stood there to take the oath, &c.

O t what is worth made for, if 'tis not the same, Thro' joy and thro' torment—thro' giory and shome

Mr. Polk thought that the laws should be just and free from happened at d that there was nching wrong in one man with a white skip, possessing a life least of the hoor of many fabilies of his fellow creatures whose skins were more or less titered with before the hor of many being them—selling them—selling them—selling the husband from the wife, the distributed her hor other, Burr.—The Texa the parent from the child—keeping them in poverty, misery, and brief dignorance, and saverely ishing him or her who would venture to teach them to read and write there was no more poly in all that, nothing unjust—to, nor in auxering Texa, the parent many of a weaker True Policy of this mable him to preserve the Union, through the continuance of this described of Atmighty God True Policy of this bable him to preserve the Union, through the continuance of this described of Atmighty God amilton on Burr—it black driven out of the new addition of the "heaven-favored lend" called Texas, and or and a monopoly of the flave-trade upheld there, which he considered only essential "to my—Darezac's his safety and future peace." Itad the Baltimore Convention nominated Backard or sy essential "to safety and future peace." Itad the Baltimore Convention nominated Backard or grant for fault, in the case of the factor of fault, jamin told the court and jury that the Lord, in his good providency, he watched over the author of this unique inaugural of James Knox Polk. It denounces defaulters, and the Mercans.—The left and the lighest pecuniary trusts the very punctual R. J. Walker, our defaulting bank Virginia Negroes—the had "the widow of Omnipotence to sustain and direct him" in these and some acts of his, done after the fashion of Charles I., defender of the faith, &c., &c. When they have the later the had "the widow of Omnipotence to sustain and direct him" in these and some acts of his, done after the fashion of Charles I., defender of the faith, &c., &c. When they have the left of he did not select to which the light to the nching wrong in one man with a white skie, possessing a life leader of the hoor of many families of his fellow creatures whose skins were more or less the leaves of the k bor of many being them—selling thom—sengering the bordened from the host and force. ity.

The United States, by So, his excuse for the robbery was, that the fleet, if he did not seize it, might fall into the sort of France. President Polk finds an argument for the annexation of Texas, in this, that be found among the stave States did not seize upon it to be used as a negro pen, England might influence the be found among the same States did not seize upon it to be used as a negro pen, England might influence the stave States did not seize upon it to be used as a negro pen, England might influence the before authority, the state of Scotland, and Robert Dale Owen the annexationist, an Englishman, I beging the properties and states and steady works of the Indiana philosopher in favor of the gainst the powerful harangers and steady works of the Indiana philosopher in favor of If against the powerful harangues and steady votes of the Indiana philosopher, in favor of

Houston. By reference to the annexed correspondence, it will be seen that Samuel Swartwout, who was an active canvasser for Jackson, in New Jersey, as early as 1823, expended large sums in Texan lands, sent settlers there, kent up a correspondence with Houston and the Texan malcontents, and with Major Neville, an old associate of Burr's, interested himself deeply in the Texan trade, and was looked up to by young Blennerhassett as a friend, and the friend of his father. Swartwout's connection with Burr, Blennerhassett, and the attempt on Mexico, in 1805-6, is matter of history. As an illustration of the life and times of Van Buren, and showing what his course has been, I have appended as a note,\* a brief sketch of the origin and progress of

increasing the domain of human bondage and suffering in the South, as a means of decreasing it in the North—and who consoles "his excellency" by the assurance that "Slavery, like Monarchy, is a temporary evil, which will disappear when it becomes commercially unprofitable!" or in other words, that Mr. Polk will discontinue selling his Tennessee negroes when he can find no one to buy them from him!! The President's well-written message to Congress, when they met last, would be amusing, were it not a burlesque upon the great principles of the Declaration of Independence, and a practical defiance of the cardinal doctrines of that glorious manifesto, yet to be honored in more auspicious times. Am I too sanguine?

I hear from youth, 'Man's prospects daily brighten: Each files his fetters surely, silently;
The Press illumines, and the gas enlightens;
The glorious steamboat speeds across the sen:
Another twenty years, and then—and then—
A sunbeam shall the lovely germ unfold.'
Oh! I have waited thirty years in vain—
Enough, enough—the world is all too old!

BERANGER.

• In a letter to Governor Claiborne, of Louisiana, dated Nov. 12, 1806, General Jacksa says:—"Be on the alert, keep a watchful eye upon our General [Wilkinson], and bewared an attack [on New Orleans], as well from our own country as Spain. You have enemies with your own city that may try to separate it from the Union. You know I never hazard idea without good ground. . . . Be on the alert. Your government [Louisiana], I fear, is in dange I fear there are plans afoot inimical to the Union. . . . I love my country and government: HATE THE DONS: I WOULD LIKE TO SEE MEXICO REDUCED: but I will die in the last ditch before I would yield a foot to the Dons, or see the Union reduced." New Jan. 3, Jefferson, who had perfect confidence in Wilkinson, wrote to him, with instruction how to arrest Burr's movements, and added, "If everything from that place (Louisville) successfully arrested, there is nothing from below that is to be feared. Be assured that Tenessee, and particularly General Jackson, are faithful."

General Jackson admits here his hatred of the Spanish in Mexico, and his earnest desire see it reduced. He retained the friendship of Burr to the day of his death; was his general gagnet. He retained the friendship of Burr to the day of his death; was his general gagnety. Burr, when in Tennessee, was often at Jackson's, who introduced him is mally at a ball in Nashville, the night before he sailed with his recruits and boats from the mouth of the Cumberland River, when he took with him Stokely Hays, his Jackson's) is phew. When, months after, the press and the government had noticed Burr's course, the but not sooner, did Jackson write to Claiborne, whose suspicions he directed against Willisson, and not against Burr. That he had no wish to dismember this Union, I believe; but as his being free from the knowledge of Burr's plans for invading Mexico, I see no reason think that he was so. His anxiety to break up and dismember that Roman Catholic countrappears to have continued to the last hour of his life. It was Wilkinson's letter to be ferson, Nov, 25th, that enabled him to comprehend Burr's designs, viz., the severance of the Union by the Alleghany Mountains, and the conquest of Mexico. A committee in Tennessee, or which were W. B. Lewis, John Overton, R. C. Foster, John Shelby, Th. Claibott and in 1806—that he wrote afterwards that there would be war with Spain, which case Jefferson was to give him the command of an expedition against Mexico—the Burt a not \$3500 to Jackson, which, with other \$500, were placed in his (Coffee's) hands that he wrote afterwards that there would be war with Spain, which case Jefferson was to give him the command of an expedition against Mexico—the Burt a not \$3500 to Jackson, which, with other \$500, were placed in his (Coffee's) hands that he wrote afterwards that there would be war with Spain.

the disme The truly hended th

gave him to the com in Burr's a the object of and circum as to what general) to division of and a num scheme."

Intion of the brought
—and how
southern te
nian of Fe
he calculat
thus:—"S
this Union
states. It
to Great B
a quarter
pressions,"
divide the
advantages
for Preside
bondage of

In Gen. 1806, Capt Union, "t uniting the told him mind like and then charge of was after him at the him, as he ferson had mand by I Is it not re was not e: When die

The true rous and secure an Washing by wars vamerical commerce the Union seated in dollars for declared a new St square m

Mr. Ac 1828, said del Norte directed will be seen that n, in New Jersey, ettlers there, kent s, and with Major oly in the Texan as a friend, and rr, Blennerhassett, bry. As an illusthat his course has in and progress of

a means of decreasing e that "Slavery, like commercially unprofinnessee negroes when itten message to Conon the great principles dinal doctrines of that too sanguine?

NGER.

1806, General Jacksa tinson], and beware a ou have enemies with w I never hazard idea na], I fear, is in dauge try and government; EDUCED: but I w Union reduced." Ner him, with instruction it place (Louisville) b Be assured that Te-

nd his earnest desirer death; was his gener y from him for the w ho introduced him uits and boats from to ays, his (Jackson's) L ed Burr's course, the irected against Wilke ion, I believe; but ast ico, I sec no reasont man Catholic countr ilkinson's letter to J∈ z., the severance of w committee in Tenna Shelby, Th. Claibon ckson's connection wit at Buir was in Tenne be war with Spain. against Mexico-th his (Coffee's) hands, fterwards arose that irr, in Tennessee-th and that then Jacks

the dismemberment of a weak power, by the force and fraud of a strong one. The truly great and good Dr. Channing, in his letter to Clay on Texas, apprehended that i's incorporation with the Union would prove a deep injury to these

gave him a letter to Gov. Claiborne, and sent his nephew with him. Judge Williams stated to the committee, that in the spring or fall of 1806, Jackson spoke to him about a commission in Burr's army, adding, "When I recollect that the destruction of American institutions was the object of the Burr conspiracy, and that General Jackson was in the possession of facts and circumstances which would have convicted the conspirators, and yet improperly withheld them when summoned to Richmond to give his testimony,"&c. He also wrote to Jackson as to what he had written, that while Burr or Adair, or both, were at Jackson's house, he (the general) told him (Williams) and others—"Take notice, gentlemen, you will find that a division of the United States has taken deep root; you will find that a number of the Senate, and a number of the members of the House of Representatives, are deeply involved in the scheme."

How often, in the history of this country, do we see anxious wishes expressed for a dissolution of the Union! Burr tried to dissolve it—the men of the East, whom Adams could not be brought to act with, tried to dissolve it—the abolitionists of the East complain of it now—and how often have Governor McDutlie and others of South Carolina sighed after more southern territory, as a means of ruling the Union, or splitting it up! In the South Carolinian of Feb. 8, 1841, I find McDutlie's speech in the Senate of the 19th of January, in which he calculates the value of this great and glorious confederacy of states by dollars and cents, thus:—"Sir, ever since the tariil' of 1828, I have regarded the exporting, the slave states of this Union, as being practically reduced to a state of colonial vassalage to the manufacturing states. It is a much more oppressive state of tributary dependence than that which once bound us to Great Britain. . . . I can solemnly declare, as a citizen of South Carolina, that in nearly a quarter of a century I have never felt this government [that of the U. 8.] but by its oppressions." Governor McDutlie, in 1844, hestiated not to state, in Senate, a project to divide the United States into three confederations, and to calculate by dollars and cents the advantages of his scheme. Like his friend Van Buren, he was a warm supporter of Polk for President; and so were Jackson, Calhoun, and others, who, like McDutlie, considered the hondage of the kidnapped African the corner-stone of democratic institutions.

The true course for this republic, in its dealings with Mexico, would have been, to be generous and liberal to a people struggling for freedom, but without enough of intelligence to secure and maintain it in quietness. The independence of Mexico was acknowledged at Washington while she was in the midst of a revolution—and distracted with faction, harassed by wars with Spain and France, troubled with domestic revolts, some of them caused by Americans, encouraged, as I shall show, by official men here: who could expect that the U.S. commerce would not suffer injury? The Sabine river, &c., formed the western boundary of the Union, as settled in 1819 with Spain, and in 1828 with Mexico—yet scarcely was Jackson scated in the chair of Washington, than, in August, 1829, he offered Mexico five millions of dollars for Texas, and again, in 1835, he ordered the offer to be repeated. In 1837, Congress declared Texas independent, and in 1845, added that fine province of Mexico to the Union, as a new State, confirming and restoring perpetual slavery throughout a territory of 400,000 square miles, from which Catholic Mexico had banished it 21 years before!

Mr. Adams, in his speech in Congress, April 15, 1842, speaking of the Mexican treaty of 1828, said: "I had myself, in the negotiation of our treaty with Spain, labored to get the Rio del Norte as our boundary; and I adhered to the demand till Mr. Monroe and all his cabinet idirected me to forego it, and to assent to take the Sabine. Before the treaty was signed, it was

TH

states. It will not stand alone, he says, -- it will involve us in European wars. "It will darken our future history. It will be linked by an iron necessity to long continued deeds of rapine and blood. Ages may not see the catastrophe of the tragedy, the first scene of which we are so ready to enact. Of all pre-

carried by me, at the command of Mr. Monroe, to General Jackson, who, after examining it with

the map in his hand, approved of the Sobine as the boundary."

Aaron Burr, who nominated Jackson for President in 1815, was the early friend of Van Buren, the friend of his law teacher, Van Ness, the confederate of the Swartwouts, and the opponent of Jefferson, whom Alexander Hamilton preferred, though of a different school in politics, because, as he states in his letter to D. Wolcott, of Dec. 17, 1800, Burr was "one of the worst men in the community," who, as presiden, "would be restrained by no moral scru-ples," but would "employ the rogues of all parties to overrule the good men of all parties, and to prosecute objects which wise men of every description will disapprove." Hamilton's patriotism kept Burr from the presidency-Burr challenged Hamilton, shet him through the heart, was indicted for the murder, planned his southern schemes next, became odious in the north, sought British aid, failed in his plans, and removed for four years to Europe. Col. Duane, in the Aurora, 1808, says that "Miranda was sent to America, as was proved upon oath, by Dundas and Sir Home Popi am. Burr's expedition, which was only a part of the scheme which Mirat. was ever ged in, was set on foot and paid by Britain. Burr's papers went into the hands or described apher, M. L. Davis, who, in a letter to the Courier and Enquirer, says that "No the second seco mier, Pitt, and it alone, detented the extensions.

Aaron Burr's grandtather was a German-his tather, a Presbyterion minister, was born in Pairtield, New England, and was the first President of New Jersey College, Newark. 111 mother was a daughter of Dr. Jonathan Edwards, of Princeton College. Burr was born at Newark, N. J., Feb. 6, 1756. His father died when he was a year old, and his mother before he was three, leaving him heir to a fine estate. He married Mrs. Prevost, the widow of a British officer, in 1782, and their only child, Theodosia, married Mr. Alston, of South Caralma. Burr was called to the bar, at Albany, in 1782, was elected to the state legislature, planned the Manhatian Bank charter, as a perpetual contract, and in 1790 was attorney general of the State. In 179t he declared himself to be a warm admirer of the talents, plan or government, and disinterestedness of the French National Assembly. The democratic party made him a senator of the United States for this state, and a Judge of the Supreme Court. In 1804, he was president of the Convention of N. Y. State to amend the Constitution, and became Vice President of the Union, with Jefferson. His appearance and manners are

said to have resembled those of his pupil, Van Buren.

Some of Swartwout's movements, as the agent and confederate of Burr, and as the sence of Texan lands, when Jackson's collector, are noticed in pages 83 and 84 of my Lives of Hoyt and Butler. In Judge Marshall's preliminary opinion, when on Burr's trial at Richmond, he says-" The conversations of Mr. Blennerhassett evince dispositions unfriendly to the Union, and his writings are obviously intended to disaffect the western people, and to excite in their bosons strong prejudices against their Atlantic brethren. That the object of these writings was to prepare the western states for a dismemberment, is apparent on the face of them, and was frequently avowed by himself. In conversation with the Messrs, Henderson, he laid open a plan for dismembering the Union, under the auspices of Mr. Burr." General Wilkinson swore, that, on the 8th of October, 1806, S. Swartwort had called at his headquarters at Natchitoches, with a packet from Burr, stating that 7000 men were to be levied to seize New Orleans and invade Mexico, and that "naval protection would be had from Great Britain," the power which tried, eight years afterwards, to seize that city, but were met by Jackson, Coffee, Adair, Davezac, and Burr's other old friends, and deteated. Col. Cushing testified that Wilkinson had shown him Burr's letters next morning, and they were produced in court. Cashing added that Wilkinson further said, "Yes, my friend, a great number of individuals, possessing wealth, popularity, and talents, are at this moment associated for purposes inimical a) the government of the United States, Colonel Burr is at their head, and the young gentleman [ex-collector Swartwout] who delivered you the letter last evening, is one of his emissaries. The story of serving as a volunteer is only a mask." General Dayton's letter to Wilkinson said, "Are you rendy—are your numerous associates ready? Wealth and Glory—Louisiana and Mexico." It would appear that Davezae was also Burr's friend in these times. Burr, on the trial at Richmond, asks Wilkinson, whether he had given orders for Davezae's arrest and what letters directed to him, Burr, he, W., had taken from Pintard and Davezac? When I have him by what authority he had seized private papers, his reply was, "Am I bound to answer questions which may criminate myself?" Auguste Davezac is now on a foreign

mission; he

Jackson at I General Jo American, " general const Dayton who, in Congress, in New-Yor scramble for of a presiden Butler's lives sion. Was t office of the C 213,) one of th in the roman

" The settle Post,) " began of the great settlers of T Protestants, to as that under m Russia, at cause denied vention to fra one Englishn slave states. you that I co yet the case,'

Dr. Chann Texas was n Anna prison from this Un the foremost these fair la ico, at the m free principle as such into be subject to acts of the g grief and hu isation, refu social evils. of this count tures for lon State Legisl annulled, ar This settled a purpose t closed again known that new market to the slave are, they to

> a free popu and unques I have no timore sele

republic, th

VOUT.

ropean wars, necessity to catastrophe Of all pre-

mining it with

friend of Van wonts, and the rent school in r was "one of no moral seruall parties, and Hamilton's in through the odious in the Europe, Col. s proved upon y a part of the Burr's papers urier and En-N. OF THE gland and the ie British pre-

was born in Newark. Hi Was born at mother betore widow of a f South Corade legislature, was attorney te telents, plante democratic the Supreme Constitution, manners are

s the settien of aives of Hoyt Richmond, he to the Union, veite in their hese writings of them, and son, he laid eral Wilkinidquarters at o seize New 'eat Britain," by Jackson, ring testified ced in court. individuale, ses inimical ggentleman emissaries. Wilkinson -Louisiana s. Burr, on ic's arrest ie? When

I bound to n a foreign cipitate and criminal deeds, those perpetrated by nations are the most fruitful of misery."

"We are a restless people, [continues this eminent philosopher,] prone to encroachment, impatient of the ordinary laws of progress, less anxious to con-

mission; he is courageous; inimical to England; true to Van Buren. He was an aid to Jackson at New Orleans—his sister married Edward Livingston, of Louisiana, Jackson's grand Secretary of State.

General Jonathan Dayton, of New Jersey, was indicted for treason, and, says the Baltimore American, "The Anorney for the United States had no doubt that Dayton was leagued in the general conspiracy;" but on the 15th of September, 1807, Dayton was discharged. [18 this the Dayton who, in 1787, aided in framing the U. S. constitution, and was Speaker of the 11 or R. in Congress, for four years?] On the 1st of September, 1824, we find a Jacasson meeting held in New-York—Col. Swartwout, chairman, Aaron Ogden Dayton, secretary. Whether "the scramble for plunder" described by Swartwout to Hoyt, realized the apprehensions of (Imanihon, of a president who would "employ the rogues of all parties," the reader of Van Emerics Saa Butler's lives must judge for himself. Swartwout, and others, seem to have had that apprehension. Was the Frank Ogden, whose appointment to the \$20,000 a year, or at least very tien office of the Consulate to Liverpool, drove poor Coddington to the very verze of revoit, (see page 213,) one of these New-Jersey Ogdens, whose names were associated with Burr's and Jackson in the romantic adventures of 1806-7?

"The settlement of Texas," says Theodore Sedgwick, (as Veto, in the New-York Evening Post,) "began in land speculation; it was marked in its course by abominable frands, and one of the great causes of dissatisfaction was the absolute prohibition of negro slavery. The first settlers of Texas, for the mere love of gain, abandened a free republic for a colonial destiny. Protestants, they transferred themselves to catholic rule. The Texans [from the United States] must have been insame, if, on entering Mexico, they looked for an administration as factores as that under which they had fived. They might with equal resear have plance shortesters as Russia, and then have unfurled the farmer of independence near the throne of the Corp. the cause denied the immunities of their native land." The Union gives an account of the convention to frame a Constitution for Texas, consisting of one Texan, three Notes alguments one Englishman, three from Ohio and Pennsylvania, and all the others dury-foor) from the slave states. Fannin wrote from the Alamo, just before its capture. In my kest, I intormed you that I could find but some half a dozen citizens in my ranks, and I resect to be yether in a

yet the case.

Dr. Channing, in his letter on Texas, addressed, in 1838, to Henry Clay, solly remarks, that Texas was not conquered by its colonists-that in the army of eight bunch who took Santa Anna prisoner, not more than fifty were citizens of Texas—the rest were seinsh asymmetris from this Union. That land speculators, slave-holders, and such men as these, were among the foremost to proclaim independence; and that Yankee speculators introduced slavery in these fair lands, from which the countrymen of Cortex and Pizarro had expelled a. Mexico, at the moment of throwing oil the Spanish yoke, gave a noble restimony of her toyalty to free principles, by decreeing, that no person thereafter should be born a stave, or introduced as such into the Mexican states; that all slaves then held, should receive suputated wages, and be subject to no punishment but on trial and judgment by the magistrate. The subsequent acts of the government carried out fully these constitutional provisions. It is matter of deep grief and humiliation, that the emigrants from this country, whilst boasting of superior civilisation, refused to second this honorable policy, intended to set limits to one of the greatest social evils. Slaves were brought into Texas, with their masters, from the neighboring states of this country. One mode of evading the laws was, to introduce slaves under formal indentures for long periods-in some cases, it is said, for ninety-nine years. By a decree of the State Legislature of Coahuila and Texas, all indentures for a longer period than ten years were annulled, and provision was made for the freedom of children born during this apprenticeship. This settled, invincible purpose of Mexico to exclude slavery from her limits, created as strong a purpose to annihilate her authority in Texas. By this prohibition, Texas was effectually closed against emigration from the southern and western portions of this country; and it is well known that the eyes of the south and west had for some time been turned to this province, as a new market for slaves, as a new field for slave-labor, and as a vasi accession of political power to the slaveholding states. That such views were prevalent, we know; for negations as they are, they found their way into the public prints. The project of dismembering a neighboring republic, that slaveholders and slaves might overspread a region which had been consecrated to a free population, was discussed in newspapers as coolly as it it were a matter of obvious right, and unquestionable humanity.'

I have never hesitated to believe, that Van Buren, in his Texas letter, written before the Baltimore selection, was as little impelled by manly principle as I have shown him to have been

civilisation, under the imp

Perhaps there so loosely.

WHE

solidate and perfect, than to extend our institutions, more ambitious of spreading ourselves over a wide space, than of diffusing beauty and fruitfulness over a narrow field. We boast of our rapid growth, forgetting that, throughout nature, noble growths are slow. Our people throw themselves beyond the bounds of

in other important acts of his life. On the 16th of October, 1829, when Secretary to Jackson, he addressed a long letter to Anthony Butler, the United States Charge in Mexico, containing the President's in tructions to him as the successor of Poinsett. Van Buren describes the conduct of Mexico as unfriendly and undeserved, and hopes she will become sensible of the injus-tice she has done to this country, "her earliest and best friend." He says that Jackson thought that the true interests of this Union would be better promoted by Mexican glory and prosperity, than by her depression and disgrace—that the bearing of Jackson's government had been "liberal and magnanimous? towards the Mexicans, "while many of their citizens, voluntary exiles in the cause of American liberty, tought by the side of their Mexican friends, TO EXPEL FROM THIS CONTINENT THE LAST REMNANTS OF COLONIAL OPPRES-SION-that every step taken since, by the United States, has been marked by "benevolence and disinterestedness?—but that the Mexican government had been guilty of "political perverseness and inattention," and of "persevering injustice." This benevolence of Jackson and Van Buren had been evidenced in Swartwout, Houston, Poinsett, and others, stirring up strife in Mexico; and by asking Mexico to self-some 400,000 square miles of her territory for the use of the slave-holders, because she was poor-and this, too, for a pecuniary consideration 1 Van Buren tells Mexico that she is "shut out from almost all communication with the seaboard," and then complains of the "abortive attempts to negotiate with" her—the main object of the negotiation being to deprive her of the very domain which communicates with the sea, by hectoring, bullying, and menacing her. Dr. Mayo's comments on Van Buren, in his "Eight Years in Washington," touch this sore point skilfully. "The idea of military invasion of the Mexican territory has never entered into the imagination of the United States, nor, is it believed, of any one of their citizens." How long after that was it to the time when Jackson and his party ordered Gen. Gaines to invade Mexico, in the midst of peace, and the General addressed the ex-minister, Poinsen: "If I am permitted to make an arrangement in accordance with the foregoing suggéstions. I feel contident that I can thereby obtain, and call to the frontier, READY FOR AN ACTIVE CAMPAIGN TO THE CITY OF MEXICO, from fifty to one hundred thousand first rate men, for the most part mounted, before the first day of October next, the time they should much we sward from the Sabine?" One would think that Van Buren believed he had in hand a second edition of the Peter Allen case, of 1816, in which his confederates in the legislature, voted in the appointing power of the state, by a false majority of one, knowing it to be so; and then, by the virtue of their oaths, placed this majority of one into the hands of their defeated Lopponents.—The hostile movements of savage tribes was given as one reason for the "benevotent and disinterested" invasion by Gaines. And who set on these tribes? What Governor of Tennessee was it that left his wife and white family, to marry the daughter of an Indica Chief, discard the robes of civilisation, turn savage, and be ready, when the revolt was matured, to head the adventurers shipped from New-York and New-Orleans, and who composed the elite of the army of Yexas?

I have been a warm admirer of John C. Calhoun. His superior powers of intellect, great experience, and real liberatity in many respects, gave ground for good hope that, as Secretary of State to John Tyler, he would prove that he had a noble soul by some honest and able stroke of state-manship-add Texas to the Union, but not as a slave mart, nor by insulting Mexico-and exhibit a feeling in favor of the oppressed classes of society, whether white or black. Mr. Calhoun had but one end and aim in accepting a seat in the cabinet—the defence of the negro-driver's whip, and increasing to the greatest possible extent the market for those who raise slaves for sale, as we northerners raise black cattle. Nullification in 1832 might plead as a defence an oppressive taxation or an unequal tariff, but Calhoun's statesmanship, in 1844, exhibited a far worse sort of nullification, the might of the executive of the Union stretched to its very utmost to strengthen, and consolidate the combined slave owners of the south as the permanent and omn potent element of strength, the great ruling power on this continent, with the breeding, trading and working of human beings, as if they were property, chattels, horses, asses, mules or oxen, beasts of burthen. When I read Calhoun's letter to King at Paris, where he tells him that the British people had paid a hundred millions of dollars to compensate slave owners in the West Indies for freeing their slaves-paid other fifty millions extra for sugar, the product of free labor-paid another hundred millions towards the suppression of the detestable system of kidnapping and selling heathen Africans to Christian receivers, and that their capital, vested in tropical possessions, was at the brink of ruin, through these stupendous exertions towards bringing about that millenium of justice and universal kindness forefold in the Bible-when I saw him sit down to calculate the gains of his system of coercion, and try to excite ill feelings towards England in the minds of the French, to prophecy that unfo treated cruelty, a tantly gave him already, coalesce was, he first give next, that it wo to try to recover ashamed of the in the hands of Jefferson and b catholic MEXI man catholic, it ting to enormot

The Ex-Gove ble figure in M the declaration almost all from army that foug parts of the Ui vide, men, arm point aimed at sovereign in or pressty said in AND BELLEY UNITED ST. BLY PURSU TRATIONS I

What a con. by Texas, and ment of the cit considered, for "The citizens tion, perhaps, but to annex i the southern st [the U. S.] as human family the tormer des I am no aba

encourage dor mittel-but 1 monopoly ma "In the Virg speech of con would raise th Gholson also twenty-five po which was pa would raise th

Calhoun is once, and mig Texan diplor political, and go before the lish envoy, ir CALLED SLAVI PROSPERITY C that the bond the policy, th ous of spreading itfulness over a bughout nature, the bounds of

retary to Jackson, lexico, containing describes the connsible of the injusat Jackson thought ory and prosperity, nt had been "libes, voluntary exiles nds, TO EXPEL NIAL OPPRESby "benevolence of "political per-ce of Jackson and , stirring up strife r territory for the ry consideration ! ation with the seathe main object of s with the sea, by en, in his "Eight ry invasion of the nor, is it believed, kson and his party eral addressed the ance with the forefrontier, READY fly to one hundred ber next, the time n Buren believed hich his confedemajority of one, y of one into the was given as one who set on these nily, to marry the d be ready, when nd New-Orleans,

of intellect, great hat, as Secretary honest and able nor by insulting whether white or net-the defence market for those n in 1832 might s statesmanship, ve of the Union e owners of the g power on this v were property, houn's letter to millions of dol--paid other fifty ions towards the ins to Christian of ruin, through e and universal ns of his system

French, to pro-

civilisation, and expose themselves to relapses into a semi-barbarous state, under the impulse of wild imagination, and for the name of great possessions. Perhaps there is no people on earth, on whom the ties of local attachment sit so loosely. Even the wandering tribes of Scythia are bound to one spot, the

phecy that unforgiving hate and deadly revenge would be the inevitable result of a system of kindness and compassion towards those whom, during eighteen centuries, white men have treated cruelly, and talk of cheap staples gained by flogging work cut of God's creatures, I reluctantly gave him up, as I had given up Van Buren, with whom he may yet again, as he has twice already, coalesce. In his letter to Wilson Shannon, his envoy-EXTRAORDINARY, as he surely was, he first gives as a reason for annexing Texas, that Mexico was not trying to recover it—and next, that it would be altogether mal apropos, and quite offensive to this Union, were Mexico to try to recover Texas while annexation was pending! Calhoun was the first who made me ashamed of the part I had taken in Canada. I had endeavored, as it seemed, to place Canada in the hands of the slaveholder, in order that no place of refage might remain in the land of Jefferson and Franklin, for an oppressed race, on this side the grave—and this, too, while catholic hidden and protestant Britain—the methodist, baptist, episcopalian, quaker, Roman catholic, independent and presbyterian of Engiand and Ireland were cheerfully submitting to enormous taxation and great privations to raise the African in the scale of civilisation!

The Ex-Governor of free Ohio, His Excellency Wilson Shannon, to wit, cut a most deplora-

The Ex-Governor of free Onto, His Excellency Wilson Shannon, to wit, cut a most deplorable figure in Mexico. Senor Rejon, the Mexican minister, told him, Oet, 31, 1811, that "in the declaration and act of independence of Texas, those who figured as the leaders were almost all from the United States, as were also the general and others who composed the army that fought under the standard of Texas in the battle of San Jacinto; and in many parts of the United States meetings were held publicly to provide, and they did actually provide, men, arms, ammunition, and other warlike stores. It has since clearly appeared that the point aimed at was to separate that rich and extensive territory from the power of its legitimate sovereign in order to annex it to the United States; a measure of policy which, as it is expressly said in the note of his Excellency Mr. Shannon, 'HAS BEEN LONG CHERISHED, AND BELIEVED (INDISPENSABLE FOR THE SAFETY AND WELFARE OF THE UNITED STATES, AND WHICH, FOR THESE REASONS, HAS BEEN INVARIABLY PURSUED BY ALL PARTIES OF THAT REPUBLIC, AND BY ALL ADMINISTRATIONS FOR THE LAST TWENTY YEARS.'"

What a confession! Does it not show, asked Rejon, "that the declaration of independence by Texas, and the demand of its annexation to the United States, are the work of the government of the citizens of the latter, being interested in making this acquisition, which they have considered, for the last twenty years, indispensable for the safety and webiare of their republic?" The citizens of the United States who proclaimed the annexation of Texas, with the exception, perhaps, of the first colonists, went there, not to remain subject to the Mexican Republic, but to annex it to their country; strengthening, by these means, the peculiar institutions of the southern states, and opening a new field for the excerable system of negro slavery." "If [the U. S.] aspires to find more laud to stain with the slavery of an unlinky branch of the mman family, [Mexico] strives, by preserving what is its own, to diminish the aliment which the former desires for so detestable a traffic."

I am no abolitionist—that is, I would not compel, or attempt to coerce states or nations who encourage domestic slavery, to change their policy—though I might reason with them if permittel—but I cannot forego the pleasure of condemning the avarice which seeks Texas as a monopoly market for the slaves her planters breed for traffic. Benjamin Lundy tells us, that In the Virginia Convention of 1829, Judge Upshur, of the Superior Court, observed, in a speech of considerable length, that if Texas should be obtained, which he strongly desired, it would raise the price of slaves, and be a great advantage to the slaveholders in that state. Mr. Gholson also stated, in the Virginia Assembly, in the year 1832, that the price of slaves fell twenty-five per cent, within two hours after the news was received of the non-importation act which was passed by the legislature of Louisiana. Yet be believed the acquisition of Texas would raise their price tifty per cent, at least."

Calhoun is frank—he has nothing of the fox or weased in him, as he said of Van Buren ones, and might have added of Butler also. I like him for that. Instead of taking Murphy, our Texan diplomatist's him, not to "offend our fanatical brethren of the north—talk about civil, political, and religious liberty, say nothing about abolition—this will be found the safest issue to go before the world with"—instead of cant and hypocrisy he plainly tells Pakenham, the English envoy, in his capacity of secretary for the republic, April 18, 1844, that "that which is Called Slavery is in reality a political institution essential to the peace, safety and prosperity of those states in which it exists." In other words, Texas is annexed, in order that the bondage of the African race may be made perpetual. Can this be the language, this the policy, this the judgment of the first free government in the world? If not, wherein do

graves of their fathers; but the homes and graves of our fathers detain us feebly. The known and familiar is often abandoned for the distant and untrodden; and sometimes the untrodden is not the less eagerly desired because belonging to others. We owe this spirit, in a measure, to our descent from men, who left the old world for the new, the seats of ancient cultivation for a wilderness, and who advanced by driving before them the old occupants of the soil. To this spirit we have sacrificed justice and humanity, and through its ascendency, the records of this young nation are stained with atrocities, at which communities grown grey in corruption might blush."

### CHAPTER XVII.

Farewell to the hand where in childhood I wandered, fu vain is she mighty, in vain is she brave; Unblest is the blood that for tyrants is squandered, And fame has no wreath for the broy of the slave.

A thorn in the fout.— Van Buren and Crawford opposed to naturalized citizens.—
Governor Marcy.— The Bumbers.—W. H. Crawford.—Coleman.—Dr. Cooper
on the Injustice of the Native Principle.—Polk—Langtree and O'Sullivan.—
John Knoz.—Who united Charch and State?—Rufus King.—On Indian
Marriages.—M'Lane on Van Buren.—Van Buren on Jackson.—Van Buren in
U. S. Senute.

Courteous reader, had you ever a thorn in your foot? A thorn in the foor affords an excellent illustration of the pain and trouble which a very small foreign substance may give when in a hostile position in the human system. Is it the part of wisdom for any party in the Union to enrol among its principles the political proscription of foreigners? In a commercial country there always

Polk and Walker differ from Upslan and Calloun? "There shall be a firm, inviolable and universal peace, AND VILLE AND SINGERE FIRENESSEE between the United States of America and the United Mexicon States," Peace, truth, friendship and sincerity are not now so well understood at Washington as it is heped they will be hereafter.

"Why cannot we rise to noble conceptions of our destiny!" asks. Channing of Clay.

"Why cannot we rise to noble conseptions of our destiny?" asks. Channing of Clay, why do we not feel that our work as a nation is, to enery freedom, religion, science, and a nobler form of human nature over this continent; and why do we not remember, that to diffuse these bloss in is we must first cherish them in one covar borders; and that whatever deeply and permanently cournts us will make our spreading influence a curse, not a blessing, to this new world." Public life appeals to the noblest, as well as based principle of human nature, bolast up for pursuit coluting fance, as well as based principle of human nature, bolast up for pursuit coluting fance, as well as the noto leay of the passing hour. By giving opportunities of acting on the vast and permanent interests of a nation, it often creates a decosense of responsibility, and a generous self-folivion. I have too much taith in human nature to distrust the influence of great truths and high motives on any class of men, especially on men of communicing intelligence. There is a congeniality between vast powers of thought and dignity of purpose. None are so capable of sacrificing themselves as those who bave most to sacrifice, who in offering themselves as those who bave most to sacrifice, and of discouraged by the anticipated statile; and seems of those, who will think that in insisting on national purity as the essential condition of freedom and greatness thave preached to be winds. To you, Sir, rectitude is not an empty name, nor will a measure, frangh with lasting corruption and channe to your country, seem to you anything but a fear fall calamity."

How often have I read this letter, and applied it to Calhoun, in the sense that its eyeellem author applied it to Clay! I am ashamed to say that I overrated, not the clearness of his intellect, but the character of his ambition. Surely the man, who would control the republic, now and for ever, through the votes of African ignorance, represented by Anglo-Saxon cupidity on the floor of Congress—who would place the intelligent "freemen of the north at the mercy of the Spaniards of Mexico, the mongrels of South America," (or something worse,) by progressive annexations and slave-breeding, will not fill a page of history as a wise statesman!

will be vast land cheap. bravest and strength or fo peaceful and as your gibe torn in two, secution who Lexington of without; for aid was gr of place and Hundreds of anxious to fi only the bon ter class to for themselve weak enough such infuriat Would the could it be e or twenty m

> In order t Buren, Marc

> • W. L. Ma north of Irelan murder, to Buc speaking of the man—and adds should obliters delivered to the and inexorable cringing body, as being weak cowardice and never happene ever reproach bring more eviweak, had you

Governor M published for the sent gambling senatransactions; a the funds of his yield an unlaw from the Senat for themselves duct," but refu Young and Va in the Troy By Trom the T To have the di

my stomach bevermin for suc When the p from ruin in lchief recomme

and my nobilit

s detain us feebly. I untrodden; and nuse belonging to om men, who left a wilderness, and the soil. To this ascendency, the nich communities

ralized citizens.—
nan.—Dr. Cvoper
und O'Sullivan.—
ing.—On Indian
n.—Van Buren in

thorn in the foor ich a very small iman system. Is ong its principles ntry there always

firm, inviolable and d States of America are not now so well

Channing of Clay. igion, science, and a unber, that to diffe a whatever deeply and blessing, to this new f human nature. D ng hone. By giving often creates a deen ith in human nature men, especially on t powers of thought as those who bave to humanity. With ed those, who will lom and greatness t nor will a measure. anything but a teac

se that its eyeellent learness of his intelof the republic, new o-Saxon empidity on orth at the inercy of orse,) by progressive stesman!

will be vast numbers of .eigners, so also in a country where labor is high and land cheap. It is but as it were yesterday since foreigners were among the bravest and truest in two wars; here they are; here they will be; whether for strength or for weakness; as a shield to protect or as a thorn to goad and inflame; peaceful and contented as your brothers; intelligent, discontented, maddened, as your gibeonites, helots, slaves. I have no desire to see the Flag of the Union torn in two, with the stars to natives born, and the stripes to the victim of persecution who has fled to your classic shores, to take refuge near the field of Lexington or base of Bunker Hill. Such a policy would weaken us within and without; foreign nations would read our declaration in days of old when their aid was grateful, and despise the intolerance and hypocrisy, the greediness of place and power which had, in three score years, falsified the noble record. Hundreds of thousands of men, able to read, reason, and reflect, would not be anxious to fight for a land where insult was their only portion, where they had only the bondsman's place to struggle for, and the exclusive privileges of a master class to secure to those who would fill every office, administer government for themselves, and treat us as Polk does his negroes. Are these states not weak enough already, with three millions of enslaved men and women, having such infuriated feelings as Calhoun describes, the result of ages of oppression: Would the wanton degradation of half a million or a million of men like me, could it be effected, strengthen those defences, to secure which some eighteen or twenty millions of dollars are yearly expended in time of peace!

In order that we may the more clearly understand the characters of Van Buren, Marcy,\* Flagg, Wright, Bowne, Noah, Coleman, Earll, Keyes, Butler,

\* W. L. Marey, in February, 1838, handed over the brothers Bandier, farmers from the north of Ireland, and citizens, nine or ten years resident here, for trial on a political charge of surface, to Buchanan the English Consul. This he did in the teeth of the law. Indge Brady, speaking of the Bambers, mentions that they were Presbyterians—old Mr. B. a United Irishman—and adds: "I waited on the Governor—produced papers which, if properly considered, should obliterate every feature of the offence for which they were doomed to be sacrificed, if delivered to the ready executioners of a corrupt Government. The Executive [Marcy], stern and inexorable, refused to grant their freedom." When the Senate of Hamburg, a corrupt and cringing body, gave up Blackwell and Tandy to the British, they evensed themselves to Napodeon as being weak. His reply was this—"Courage and virtue are the preservers of states—cowardice and crime are their ruin. You have violated the laws of hospitality—a thong which never happened among the most savage hordes of the desert. Your fellow citizens will for ever represently on with it. The two unfortunate men die with glory—but their blood with bring more evil upon their persecutors than it would be in the power of an army to de. In weak, had you not the resource of weak States? Could you not have let them escape?

Governor Marcy was formerly editor and proprietor of the Troy Budget. It was atterwards published for the party by John W. Kemble, whom the leaders at Albany ordered to be run for state senator, and afterwards used him as their tool. Kemble joined Bishop, another gambling senator, and Edmonds, the Van Burten leader in the senate, in certain stockjobbing transactions; and Kemble and Bishop united with Barstow, a bank cashier, in secretly using the funds of his bank "to ripen a combination" by which the stocks of certain railroads would yield an unlawful profit. Their plot miscarried—Young moved to expel Bishop and Kemble from the Senate—Kemble resigned—and Charles L. Livingston, whose episites to Hoyt speak for themselves in this volume, voted that Bishop was "guilty of moral and official misconduct," but refused to send him back to his constituents for their opinion on that conduct. Young and Van Schaick then very properly resigned, and left the Senate. Kemble's language in the Troy Budget of 1834, shows that he held the same opinions as Van Buren and Marcy.

In the Troy Budget of 1834, shows that he held the same opinions as Van Buren and Marcy. [From the Troy Budget.]—"To be frank I shall be heartily glad when the election is over. To have the dirty whicky-swilling frish thrusting themselves every hour between the "wind and my nobility," slobbering over me in every corner of our city, is more than I can endure, or my stomach bear, without the aid of disinfecting agents. If our case is to rest upon these vermin for success, much as I desire it, I shall rejoice to witness its overthrow."

When the people threw Marcy off, Polk and Van Buren took him up. The former saved him from ruin in 1845, and the latter in 1829. Bancroft's dislike to the Catholies was one of his chief recommendations to Polk's favor.

Jacob Barker, Croswell, Skinner, Cambreleng, and the leading supporters of Crawford and the U. S. Bank, in 1824, it will be necessary to look into the principles and general character of Crawford. The reader will find that he was avowedly the champion of what is now called the NATIVE party, ever hostile to the claims of the persecuted from other lands who seek equal rights and equal laws in America. His hatred to persons of foreign birth, to whom Clinton was ever friendly, endeared him to Croswell, Van Buren, Wright, Butler and Skinner, insomuch that the Albany Argus\* opposed Monroe, and was friendly to Crawford in 1816, while Clinton refused to be a candidate in opposition to Monroe, in whose favor his influence was exerted.

Crawford, in 1816, all but defeated Monroe in the congressional caucus as a candidate for the Presidency; but his NATIVEISM, his hatred to foreign-born citizens turned the scale in favor of Monroe. In Nov., 1824, he came within two or three votes in the legislature, of getting the whole thirty-five presidential votes of N. Y.; but here again his intolerance turned the scale against him. Had he got the vote of N. Y., the name of J. Q. Adams could not have been sent to the House of Representatives, so that he could not have been President, Van Buren was served in Baltimore, in 1844, as Crawford had been twenty years before; but in the 1844 case, there was a secret understanding.

Among other eminent citizens who felt insulted by Crawford's ill-timed sentiments, the celebrated jurist, Judge Cooper, of S. C. (then of Pa.), addressed several letters to Mr. Madison, over the signature of Americus, through the Democratic Press, in April, 1816, from which the following are extracts:

"Mr. Crawford, a schoolmaster in Albemark county, Virginia, conceiving it more for his interest to choose some new profession, and some new theatre of action, removed to one of the boundary counties of the state of Georgia, as a county court lawyer. In such a situation, a man of tolerable education, manners and conduct, finds it no difficult task to become conspicuous among frontier settlers. In due time he was sent to Congress, and then, by that kind of dexterous management which men of moderate talents are not unfrequently well qualified to pursue, he acquired influence enough to be sent as ambassador to France."t

Colonius had been the law partner of Burr, but went round to Hamilton and the federalists, who established him he 1801, as the first order of the N. V. Evening Post, in which situation he was conspicuous for his abuse of Chinton, Emmet, McNeven, and the United Irish. In 1807 he thus spenks:—"Intolerable insult! must the assertiors of America's rights be confounded with the assassins of Wicklaw mountains? must the American revolution he tow on every anarchist and public disturber fulluding to Emmet, McNeven, and their friends the right to claim America to his home and Americans for his kindred? The attempt to show a relationship between. United trishness and Americans is a simpadent and detestable as it is insidious. Is New York to be

between United Irishmen and Americans is as impudent and detestable as it is insidious. Is New York to be governed by De Witt Clinton fer its beshow, nided by Thomas Addis Fannet and his janissaries? Is New York to be put into the hands of United Irishmen and Foreigness? If it is to be rescued from this fate it must be by the hands and by the hearts of honest cluericans.? When I come to state Crawford's qualifications a little more tally, no one will wonder that Yan Buren, Coleman, Wright, Cambrelog, Noah, Flagg, and Butter mappled on the people's descrest rights in the hone of securing to him the presidency.

† Judge Cooper also states, that Crawford could not speak a word of French, but stalked about the drawfaroms of Paris musble to ask a question or give a reply. It is papers were informal, and Talleyrand did busines with D. B. Wanden, the American Consul, a learned Irishman, (who lately died in France, a member of the histure, 10th the mistake was rectifue at Washington. Crawford was pipued without cause, and turned Warden out of office without muthority, to the annoyance and injury of the merchants of Philadelphia and New York. On his (Crawford's) return to Washington. Morne's enemies, and the enemies of Henrican foreign citizens, flocked to his standard, as the opponent of Monroe for the presidency. "This man," says Cooper, "may be secretary of war, but he will never a bund true heart, and Crawford had

EQUA

"Suppose [contin abroad, but who hat (says the General), I here?' 'At an here deliberately fr stitution and laws, me. I have emba my wife and childr of yeu. I have mad flected and consult YOU here? Not yourself here, beca heipless, squalling upon the care of or you could not help tion. And de you ledge the whole of liberty with so gre Lafayette, Baren & Ciair, General Leo sylvania line were foreigners? Had world? Does it now under conside his conduct; does down a wasp's no sages of the revolu in office, Mr. Dalle me the foreigner v ten, mischievous, tions, their laws a

I have exp that, but for preachers,\* \

showed his hand when they follow "It is a dirty bi of the U. S. consis of the American than half the Ame German, Swedish ley, Count Rumfo we five persona to skill in the arts, so more than in Eng of skill to come h of Scotsmen, Geri fale, Mrs. Little frontiers.
"Mr. Secretary

of war at home his egregious vani son] and Mr. Mor nomination of a the country in the ford as ambassad and if he dare, or would not have

\* Though

diced against work merited. second Blast, pendence, in 1 his native Sco by Queen Eli Revolution, ca of church and Dr. C. Pise] ( King head o termed, of th Holland, and same time the the head of ge Jews. Rome

<sup>\*</sup> The Albany Argus, Sept., 1824, tells us that William II. Crawford was been in Virginia, 24th Feb. 1772-the son of a lanorer—emigrated to Georgia at the age of 14—followed the plow till 21—then turned schoolmasthe son of a laborer—emigrated to Georgia at the age of 14—followed the plow till 21—then turned schoolmaster, and smally set up business as a lawyer. At a meeting of the young men of Augusta, Ga., July 2, 1788, an address was voted to President Adams, expressing full confidence in his administration, and agreeing to sustain it. Crawford was on the committee who reported this address, which he sanctioned. In 180 he voted against increasing the may, but the war changed his views. He fought several duels, in one of which he shot Peter L. Van Alen, a native of N. Y., and Solienter General of Ga., dead, and in the other was wounded by General Clarke. In Jan., 1808, in the U. S. Senate, he opposed deficients a laborer to that of congressman—sat in the U. S. Senate—became a minister of state—was sent out to France as ambass-dor—and was thought worthy of being a candidate for the chair of Washington—If his course was manly and honorable. That it was not a vise one for the Union, the files of the Aurora, edited by the elder Dnane, and Mr. Dallas' admissions abundantly show. The evidences of corruption and rottenness in the financial department, which "a Native of Virginia" evlabored to the public, may be found on the files of the Evening Post—yet we find William Colemna, the leading federal editor in N. Y., in his paper of Nov. 284, exclaiming, "I give his (Crawford) a decided preterence, heartily, cheerfully, and with the full approbation of my deliberate typidement."

ing supporters of look into the prin. find that he was ty, ever hostile to al rights and equal whom Clinton was Butler and Skin. d was friendly to e in opposition to

sional caucus as a d to foreign-born , he came within irty-five presidenscale against him. ild not have been ve been President, been twenty years

rawford's ill-timed of Pa.), addressed ricus, through the re extracts:

iving it more for his removed to one of the such a situation, a man become conspicuous by that kind of dexteell qualified to pursue,

Virginia, 24th Feb. 1772--then turned schoolinas-ista, Ga., July 2, 1798, an ion, and agreeing to sus-tic sanctioned. In 1810 tht several duels, in one of Ga., dead, and in the used Jefferson's embargo ne station of a laborer to ut to France as ambassais course was manty and the elder Duane, and Mr. the financial department, ne Evening Post—yet we , exclaiming, "I give him my deliberate judgment." leralists, who established conspicuous for his abuse derable insult! must the ins? must the American Neven, and their friends pt to show a relationship ions. Is New York tabe anissaries? Is New York from this fate it must be rd's qualifications a little loah, Flagg, and Butler

lked about the drawingiked about the grawing-it Talleyrand did business ince, a member of the la-use, and turned Warden phia and New York. Un-ign citizens, flocked to his y be secretary of war, but theart, and Crawford had "Buppose [continues Cooper] Mr. Crawford were to say as General Dearborn once said to a citizen born abroad, but who has established two of the largest and most successful manufactories in one country. But, sir (replied my friend), and what then I How came liner? "At an age when I was able to choose my country, on mature consideration and reflection, I came here deliberately from choice. I became a citizen upon your own terms and proposals—according to your constitution and laws, which gave me equal rights with yourself. I branght wealth, knowledge, and industry with my life and children, upon the same chance with yourself. I have renounced former connections to become one of you. I have mude sacrifices to come here. I am rooted and Americanized here, and so is my family. We reflected and consulted on the subject, and, renouncing every other, have chosen this our country. How came YOU here? Not by choice, but by chance; without your own knowledge, exertion, or consent, you found yourself hore, because your parents chose to place you here. Your instappearance in America was us a weak, helpless, squalling, pulling, dirty, naked infant, requiring the assistance of others to keep you alive; dependent upon the care of others for twenty years of your existence. You were born and staying in America, because you could not help it, you have romained here because you knew no better, without chice, notion, or reflection. And do you compare yourself, as an American, to not? I would not like, as an American, to acknowledge the whole of this reasoning, but there is something in it. I would take the liberty, sir, it I dared take a liberty with so great a man, of asking Mr. Crawford, whether General Montgomery, General Itamition, General St. Clair, General Lee, and General Stewart were not foreignors? Whether of the officers and soldiers of the Ponnsylvania line were not foreignors? Whether our financiers, Robert Morris and Alexinder Hamilton, General St. Clair, General Lee, and General Stewart were not foreignors? Whether our

I have experienced much kindness from the American people, and am satisfied that, but for the malevolence of some of their rascally politicians, aided by lazy preachers,\* who have less of christianity in them than of jealousy of other more

showed his hand too early for a successful game. Van Buren and his confederates showed very little sagacity when they followed for eight long years the fortunes of Judge Grawford.

"It is a dirty bird that before it is own nest," says Cooper. At this time (1816) a majority of the whole people of the U.S. consist of natives of Great Britain and Ireland, or the descendants of such. Full 9-10ths of the parents of the American people, in 1816, were natives of the British dominions. Did not Grawford enluminiate more than half the American people for that day), and more than 9-10ths of their innacida encestors? Add also the German, Swedish, and French parts of the population. Did not England well receive and encourage West, Copley, Count Ramford, Count Bawman, Dr. Solander, Mr. Planta, M. do Magellan and the Abbe Cord at Harve we five persons to the square mile? Has not England 200? Do we not want home manufactures? Where can shill in the arts, sciences and manufactures and improvements, in every profession, be found (out of America) more than in England, France and Germany?, Do we not own much to our immigration laws, encouraging men of skill to come here? Crawford had advised Americans to marry Indian savages in preference to the daughters of Scoomen, Germans, English or trishmen. He would have Vankee girls called Mr. Spilitog, Mrs. Great Bartfalo, Mrs. Little Turtle, Mrs. Mad-dog, Mrs. Tecumseth, &c., by way of increasing social happaness on our frontiers.

"Mr. Becretary Crowford's disgraceful imbeelinty as ambassador abroad, appears to have made him secretary
"Mr. Becretary Crowford's disgraceful imbeelinty as ambassador abroad, appears to have made him secretary "Mr. Secretary Crowford's disgraceful imbeditty as ambassador abroad, appears to have made him secretary of war at home; for excepting his gross, his manifest want of talent and acquirement, his sepregious vanity, his despotic measures while minister, his secret but not inclinient entity to ourself [Ar. Madison] and Mr. Monroe, and to the wishes of the republican party, joined to his double-faced conduct on the late nomination of a future president to succeed yourself—what qualification has this man? Is there one person in the country in the least conversant with the characters and conduct of American politiciaus, who does not know that every American in Paris, was put to the perpetual binst from the Enorance and hispiniciance of Mr. Crawford as ambassador there! You could not have kept him there; and yet this man comes home, to undermine, and if he dare, oppose the republican candidate, [Monroe,] and to be made secretary of war! Thomas Jefferson would not have done this."

\* Though an admirer of the bold and dauntless Scottish reformer, Knox, I am not prejudiced against other sects. M'Crie got more praise for his life of that eminent man than his work merited. It is a fact that Knox proposed, in Scotland, more than 250 years ago, in his second Blast, the maintenance of principles not a whit behind the glorious declaration of independence, in 1776. Moreover, he was, like me, many years a banished man, or out aw from his native Scotland. There I can sympathize with him. Even England was shut against him by Queen Elizabeth on account of his first Blast. Dr. Johnson, the reviler of the American Revolution, calls Knox "the ruffian of the Reformation," but he never sanctioned that union of church and State which made a king or queen the spiritual head of both. "We find [says Dr. C. Pise] that no Catholic government ever united the King and the Church, making the King head of both Church and State. No. This was the effect of the liberty, us it is so termed, of the Reformation; for we find that after that event, Prussia, Sweden, Denmark, Holland, and England established this connection, and made the temporal sovereign at the same time their spiritual ruler; the King in these countries, or the Queen as it may be, being the head of government both temporal and spiritual. Rome has opened her gates even to the Jews. Rome has given protection to the unfortunate captives of Judea." When Van Buren

active priesthoods, the ill-will expressed towards our brethren from Canada, Europe, &c., would be unknown. Well might Greeley say, in his whig almanac for 1845, "Native Americanism struck us a hard blow. \* \* \* Mr. Polk, on this single question gained more than enough votes in the state of N. Y. to elect him." Nativeism killed off John Adams's administration, and assisted in undermining that bold, intelligent, and powerful party, the federalists; it turned the scale against Crawford in 1816 and \* 1824; a professed hatred of it, which, it is evident he did not feel, as I have shown in another place, secured to Polk an honor of which I think he has proved himself, thus far, not the most worthy.

was President, the Roman Catholic paper of N. Y., The Truth Teller, by William Denman, thus consured his intolerance. "What do we find during the Presidential contest? It was deemed by some person in one of the Western States, important to inquire whether Mr. Van Buren was a Catholic or not, and to this inquiry a reply was given that he was in the habit of visiting second churches, but that he HAD NEVER YET ENTERED A CATHOLIC CHAPEL. There was something in the reply well calculated to deeply wound the pride and feelings of those who had been educated in that faith. It seemed as if the Catholic Church had been avoided as a pestilence and a lazar house. The whole of the administration presses published the correspondence with exultation. Not only has the administration avoided taking up the defence of their persecuted friends, but has actually added insult to injury. It placed Mr. Bancroft, the open loc and reviler of Catholics, in office, as if to try how far their endurance would submit. After Gov. Marcy had committed a fatal error, in surrendering the Bambers, and had made himself obnoxions to adopted citizens—what did the leaders of the party? Did they place another democrat in nomination for his place? No. He was put forth and was to have been crammed down the throats of the rebellious Irish. Their wishes or dislikes were not to be considered."

It ige Irving (brother of Washington Irving) in his oration before the Tammany Society,

Way 12, 1810, offered the following philosophical remarks against intolerance.

No error has been more productive of human misery, than that which in most countries has placed its religious, under the control of its civil institutions. There is no such thing as bending conscience—its texture is not malleable—it cannot be cooled and warmed at pleasure to dif-terent degrees of temperature. The most valuable members of a community are those who are in heart zealously attached, and scrupulously obedient, to their religious tenets. Among those are we to look for patient industry, strict fragality, correctness of morals, and regularity of life. Here are we to search for that honesty ingratted on religion, which teaches the fulfilment of individual contracts, the preservation of order, the reverence of law, and the sacred allegiance due to our country. The nation that wars against any monal sect, whatever may be its CAST, WARS AGAINST ITS OWN PROSPERITY, AND SAPS THE FOUNDATIONS OF ITS STRENGTH.

\* Butus King, though a federalist, and no friend to French polltles or the Irish revolt, In 1798, was supported by Von Buren oftener than oace for the highest offices, because of his dislike to foreigners. Van Buren, Root, and Yunng were King's leading supporters for the edice of Senator to the U.S. In 1899, and he was re-elected aimost unanimously, Carrison Crofus, of N. Y., Cornellius Heney, of Brooklyn, and — Hunter, excepted, although the same party the year before had chosen to let the state go without a full representation rather than appoint him. Mr. King was the federal senator for the state in 1789. In 1813, he was elected U.S. Senator, 65 to 61 votes for Gen. J. W. Wilkin, republican. This was Van Iluren's act, for his party had the majority in senate. In 1814, Rul – King was the federal candidate for President. He supported the war effectingly lowerly in the supported the war effecting the supported the war effecting the supported by the support of the extension of slavery in Missouri. Van Buren, when canvassing for King in 1819, thus wrote to a friend:

"I slevald sorely regret to find any therging on the subject of Mr. King. We are committed to his support.

caivassing for King in 1849, thus wrote to a friend:

"I should sorely regret to find any diagging on the subject of Mr. King. We are committed to his support. It is both wise and honest, and we must have no fluttering in our course. Mr. King's views towards us are bonorable and correct. The Missouri question conceals, so far as he is concerned, no plot, and we shall give it a true direction. You know what the feelings and views of our friends were when I saw you; and you know what we then concluded to do. My 'Considerations,' &c., and the aspect of the Albany Argus, will show you that we have entered on the work in earnest. We cannot, therefore, look back. Let us not, therefore, have any holding. I will put my head on its propriety."

In 1821, Bulus King took a truly republican stand in the Senate, against Crawford and the central caucus bit. Van Buren and his confederates were offended, and on the 7th of Jan., 1835, Mr. King declined a re-election, for he knew he could not be returned. His sons went with Adams's administration, and soon experienced the most bitter emmity from the Argus.

to be knew he could not be returned. His sons went with Adams's administration, and soon experienced the most bitter enumity from the Argus.

I have spoken of "Aristodos," a pamphiet by W. P. Van Ness, Van Buren's law teacher, who opposed Clinton, and alphorteed foreigners. "University [the lumigrants to America from abroad, says Van Ness] are keld in proper subardination by the general detestation of Americans, or controlled by law, he people of this country must perpare to surrouder their eights, and suffer their opinions to be regulated, not by their own good sense, but by a few desperate and terrations foreigners." He wanted the alien and sedition laws back again, and, like Van Buren and Wught, was a Crawford man in 1824, as was his brother General Van Ness, the banker, Washington. Another of Van Buren's followers, who was many years in the state senate through his influence, and that of his confederates, hames Powers, of Catskill, thus described foreign citizens, in alth of July oration, delivered at Hudson:—"What is the cvil that has reduced every republic to insignificance and intany, to complete ruin? The introduction of oreign d sorganizers; they who know no difference between a King and a President, between therry and licentionsness; who are familiar with the guillotine, and insurrections at home and who know of no other fear but that which the gallows inspires."

It is a curious despising foreign punishing them Albert Gallatin ticket with Cra seemed to hav before the race

lu March, 1 from Lawrence ship!" to the from Commode themselves and rica's sons, Wi station he was vent to his hati Madison on Inc Butler, Cambre only described h

" To James . If the syster expected from introduce amoi things real as w the whites be e the race, with t social happines: are in harmonic more to the nat the natives of e RECEIVE, V WORLD, WH THEIR CRIM

We have st Buren, Cambre trampled on th Monroe's sent, prejudiced aga

blair, of the Wa-State from Bryant's The appointment astonished those st in the departmen used to be surprised What could be mo foreigner had obt at Washington. The the Democratic Re ublicly recommends for was then an all o New York and wa probation of five yea the other allen!

N SLAVERY.

n from Canada, s whig almanac Mr. Polk, on f N. Y. to elect sisted in under-; it turned the f it, which, it is red to Polk an e most worthy.

William Denman, d contest? It was whether Mr. Van. e was in the habit
A CATHOLIC ound the pride and tholic Church had ration presses pubavoided taking up ry. It placed Mr. far their endurance ring the Bambers of the party? Did it forth and was to s or dislikes were

Tammany Society, most countries has such thing as bend-

l at pleasure to ditr are those who are ets. Among those d regularity of life. es the fulfilment of sacred allegiance TEVER MAY BE ITS STRENGTH."

n 1798, was supported rs. Van Buren, Roet, and he was re-elected - Hunter, excepted, representation rather is was elected U.S. his party had the marted the war effectu-Van Buren, when

nitted to his support. dews towards us are of, and we shall give I saw you; and you e Albany Argus, will . Let us not, there-

he central caucus bit eclined a re-election, soon experienced the

r, who opposed Clin-Van Ness) are held in e of this country must n good sense, but by a in, and, like Vun Bunuker, Washington, is influence, and that f duly eration, delive and infamy, to com-tween a King and a nsurrections at home

It is a curious coincidence, that while Crawford was thus undervaluing and despising foreign mechanics, the English courts of law were busily employed, punishing them by fine and imprisonment for endeavoring to emigrate to the U.S. Albert Gallatin, always the advocate of a National Bank, was placed on the ticket with Crawford, as the candidate for Vice President, but his foreign birth seemed to have marred his fortune, insomuch that he had to leave the course before the race was over.\*

In March, 1816, at the close of that war, in which foreign born citizensfrom Lawrence, who closed his eyes in death, exclaiming "Don't give up the ship!" to the gallant Capt. Blakely of the Wasp—and the sons of foreigners, from Commodore Charles Stewart to Commodore McDonough--distinguished themselves among the bravest of the brave, and the truest of the true of America's sons, William H. Crawford, being at that time Secretary at War, to which station he was called, after his European tour as Ambassador to Napoleon, gave rent to his hatred of the men of Europe in the following report to President Madison on Indian affairs. From that day forward, Noah, Van Buren, Wright, Butler, Cambreleng, Barker, and the NATIVE faction became his friends, and only deserted him when hope was lost.

" To James Madison, President of the United States:

If the system already devised has not produced all the effects which were expected from it, new experiments ought to be made; when every effort to introduce among them, [the Indian savages,] ideas of exclusive property in things real as well as personal shall fail, let intermarriages between them and the whites be encouraged by the Government. This cannot fail to preserve the race, with the modifications necessary to the enjoyment of civil liberty and social happiness. It is believed, that the principles of hamanity in this instance, are in harmonious concert with the true interests of the nation. It will redound piore to the national honor to incorporate, by a humane and benevolent policy, the natives of our forests in the great American family of freedom, THAN TO RECEIVE, WITH OPEN ARMS, THE FUGITIVES OF THE OLD WORLD, WHETHER THEIR FLIGHT HAS BEEN THE EFFECT OF THEIR CRIMES OR THEIR VIRTUES. I have the honor to be, &c.,

WILLIAM H. CRAWFORD."

We have shown the impartial reader, on the clearest evidence, that Van Buren, Cambreleng, Noah, Butler, Croswell, Wright and their confederates, tampled on the constitution, and violated the right of instruction, to place in Monroe's seat, in 1824, a man of a narrow, contracted mind, because he was prejudiced against the equal rights of our citizens of foreign birth, and the

Islan, of the Washington Globe, copied the following consure of Daniel Webster, when he was Secretary of the from Bryant's Evening Post' (How sharp they look after its Burlish, Irish, Duich and Scotch'). The appointment of a man named Reynold's, an afra, by Wr. Webster, to a place in the department of state is astensized those who knew han in this city, \*\* b \*\* b.\* The indexency of this appointment of an an article may thing done by Mr. Webster, the national proposed in anything done by Mr. Webster, the national proposed in anything done by Mr. Webster, the national proposed in anything done by Mr. Webster, the national proposed in the surprise those who have not like us, and be another the partners in trade and O'Sullivan were partners in trade at Washington. They supplied Congress with a vast amount of statemery, charging deathle what they then evers pull for many articles, and realizing enormous galus. I can prove it. They were, moreover, proprietors of the Democratic Renies, which Andrew Jackson, M. Van Burren, the Globe, and the Albany Augus, had making recommended, as an organ and exponent of the principles of the party. All parties knew that Langree was then an allen. When the Review failed in Washington, and Longtree had retired from R, he came to New York and was naturalized at the marine court shortly before his death, when he had completed his observable of the allen?

the other allen ?

champion of the U. S. Bank. While Rufus King, in the Convention of 1821. was voting for universal suffrage, without regard to property, such was Van Buren's hatred of the Irish, and old country people generales, that he thworted King and Young-went for restriction, and declared "that the character of the increased number of votes (in N. Y. city) would be such as would render the elections rather a curse than a blessing; which would drive from the polls all sober-minded people." Clinton was kind to the Irish, and unwearied in his efforts to educate all classes. What has Van Buren done for education? Louis M'Lane, now U. S. minister at London, told a friend one day, that during all the time he sat with Van Buren in Jackson's cabinet, he never knew him to propose or take much interest in any great measure for the public good, but where anything was 10 be done by intrigue or party management, he (V. B.) was always the most active.\* On referring to Van Buren's letter to Hoyt, Albany, January, 4, 1829, it will be seen that he would have avoided the appointment of Judge Swanton, one of the United Irishmen of '98, but as the city liked the Judge "he did not see how he could avoid the appointment."†

#### CHAPTER XVIII.

Two Pictures of a Politician.—Van Buren, Flagg, Butler and Marcy, friendly to the U. S. Bank .- They prove its Charter Censtitutional .- Crawford and Gallatin's Crowning Merit.-Monroe, Crawford, Madison, and Marshall on the Bank .- The Albany Argus .- Thomas Ritchie and M. M. Noah on Jack son .- Van Buren on a National Bank .- The Albany Petition to Biddle for a Bank, and Who Signed it.

In the New York American, of April, 1840, conducted by Charles King, the son of that same Rufus King, whom Van Buren had aided in 1813 and sup-

\* Van Buren was appointed, by the legislature, a Senator of the Uoited States for N. Y., in February, 1821, and took his seat in the U. S. Senate, heside Rutus King, his colleague, at the epening of the 17th congress, on the 3d of December that year. He remained in the Senate 101 elected governor of N. V. in 1828—and afterwards presided four years in it, from March, 1833, noth March, 1847, as Vice Tresident of the Republic. In 1821, bear the n 28 years old, a resident in Albany, and a Senator elect at Washington, he was chosen by Oisego county a delayer.

then 28 years old, a resident in Albany, and a Senator elect at Washington, he was chosen by Otsego county a delegate to the State Convention to amount the Constitution.

In the U.S. Senate, he supported R. M. Johnson's very popular and humane proposition, to abelish imprise meat for delt, and gained public approbation by so doing—Nonh and other editors copying his speeches, on the speech of the proposition of the public approbation by so doing—Nonh and other editors copying his speeches, on the most of the public popular and the detect rail law, more especially the latter, by the prest through Josse Boxt, or some other follower. He was for some time channam of the judiciary committee but his propositions for improvement, like the appointment of Traney and others, did little good. He seems have been for keeping the members of the Supreme Court on the Circuits, while in this state he rad his perty separated the appellate jurisdation altogether from the crieding large business. He very justly term of the perty separated the appellate jurisdation altogether from the constitution. In 1823, Van Buren opposed Values and most factor with no nutroposed toward commissioners or nearly to the congress at Panana. His arguments, and those of President Polk are not much in necordate with the views of the latter as to non-interference in our day. Clinton was a great friend to internal improvements, by the general government—Clay, Adams, Calhoun, Van Buren, McDuffle, and other men of the dense critical proposal pro Congress does not possess the power to make roads and consis within the respective states." He had just usels the discovery, it seems, though his new light did not extend to torbile congress from stoing any number of tongsnots of dollars to make a haritor at Oswego, where he has a valuable property that came may to hum. If Yas Buren was sure that the United States could not lawfully make the roads, how is it that I find ham voting in the Scrate to exact tolls on the Cumberland road? Stronge, indeed, that it is unlawful to make the road itself, and yet lawfull to establish toll burs on it, and exact perpetual taxation, after you have made it in defance of all law President Monroe kept blur light in practice, for he vetted this turnpile toll act.

† I might fill a volume with evidence of the heartfelt hostility to men of fore garbirth, which Van Buren and be confederates have tried to conceal since the advent of Jackson and demise of Cinton. The following extend from Van Buren's letter to Gunsevoort Mciville, of 12th March 1814, sounds oddly, when read with some odds besenges in this work:

passages in this work :

"Driven from ill-fated Ireland and its oppressions, the family of Gen. Jackson sought refuge in this now happ country, where, after a blief senson they were unhappily again subjected to the same cvils from which they be in vain haped to escape. It was soon after their arrival and some years before the commencement of the wa which grew out of the oppressive conduct of the mother country, that the future here and statesman was been A writers of the stirring scenes of that sanguinary contest, and to some extent a participator in its struggles, held that early uge, like his illustrings co-worker in the great cause of human rights, 's wore clernal entity to every kind of tyranny over the mind of man.'?

Is not this the very essence of hypocrisy?

ported in 131 wick, had ha following art replied by a I laid aside th contained, by

"Mr. Van B him, personal s these happen to other hand, the assuredly be pos is nothing in his will be actuated

"We infer th of peace or war which Mr. Van without the aid "WE ARE A

A TOTAL AB

so intently bent is losses, sufferi hypothesis. HI SELF-SACRIE RIGHT AS S AND SCHEM "It is, therefo Britain shall he may be provoked

Southwick' intimacy, [p.2 the following New York L

"Mr. Van Bi need no artificia code of political political actions force of manag GENERAL PI THE MASSE REFERENCE nomena never public opinion; representatives, certain easy rul He belongs who OR BUSINES: ITS STRICTE BINATION. in person."

The history other instituti mind, that he the captain o democracy, a impoverish, n

If the read

nvention of 1821, ty, such was Van , that he thwarted e character of the would render the from the polls all unwearied in his ne for education! e day, that during ever knew him to public good, but ement, he (V. B.) s letter to Hoyt. have avoided the of '98, but as the appointment."+

id Marcy, friendly 11.—Crawford and , and Marshall on M. Noah on Jackition to Biddle for

Charles King, the d in 1813 and sup-

Y., in February, 1821, and if the 17th congress, on the 1828—and afterwards pro-Republic. In 1821, being thosen by Otsego county a

sition, to abolish imprison pying his speeches, on this some other follower. He overment, like the appoint members of the Supreme faction altogether from the dingron, "the scarn cross oposed to send commission ne not much in accordance fiend to internal improve other men of the demo-esolutions, declaring that ates. He had just make ling any number of thou-ame cusy to hun. If Van at I find him voting in the make the road itself, and le it in defiance of all law

which Van Buren and he ii. The following extract hen read with some other

t refuge in this now haps vils from which they ha onmencement of the war ipator in its struggles, heat ore eternal ennity to every

ported in 1319, as U. S. Senator for New York, and who, like Solomon Southwick, had had excellent means of ascertaining Van Buren's true character, the following article. The Albany Argus copied it on the 7th of that month, and replied by a torrent of abuse against King, for which Croswell was prosecuted. I laid aside that number of the Argus, and resolved to judge of the charges it contained, by reference to facts only.

[From the N. Y. American-copied into the Albany Argus, April 7th, 1840.]

"Mr. Van Buren is a party politician murely. He has never been anything else; and to him, personal success, and the success of his party, are the first consideration always. If these happen to coincide with the public welfare, the two will be promoted together: if, on the other hand, they should conflict, as 100 much they have done, the public welfare would most assuredly be postponed or disregarded. Such has been Mr. Van Buren's past career, and there is nothing in his character or political morality, to authorize an expectation that the future will be actuated by any higher motives.

"We infer therefore, and we ask the attention of the public to this position, that the question of peace or war with Great Britain may, at this moment mainly turn upon the calculations which Mr. Van Buren and his friends may make, as to the chances of his re-election with or

without the aid of a war.

"WE ARE AWARE THAT THIS HYPOTHESIS IMPUTES TO MR. VAN BUREN
A TOTAL ABSENCE OF MORAL PRINCIPLE, and presents him in the light of a man A TOTAL ABSTANCE OF MORAL PRINCIPLE, and presents him in the light of a man so intendy bent upon his own success, as to play for it the desperate hazard of war, with all its losses, sufferings, and crime; but, we repeat, the past history of this gentleman justifies the hypothesis. HE HAS NO GENEROUS AMBITION—NO NOBLE, DISINTERESTED, SELF-SACRIFICING PATRIOTISM—NO ENTHUSIASM FOR TRUTH AND RIGHT AS SUBSTANTIVE VIRTUES. HE IS A POLITICAL CALCULATOR AND SCHEMER, AND NOTHING MORE.

"It is, therefore, not unjust to him, as we view his character, to insist, that if war with Great Britain shall hold out a probability of sustaining the present administration in power, war

may be provoked."

Southwick's opinion of Van Buren, after many years of personal and positical intimacy, [p.263,] is essentially the same; and Mr. Bryant, in 1841, placed the following description of an ex-president under the editorial head of the New York Evening Post, as a communication:

"Mr. Van Buren HAS LITTLE MORAL FAITH OF ANY KIND; barely enough to need no artificial excitation of body or mind. This deficiency drives him into an artificial code of political practice, in which he refers all smill actions to individual interests, and all political actions to combinations of those increases. HE BELIEVES FIRMLY IN THE force of management, or the COOL, CONSIDERATE, ARTFUL APPLICATION OF GENERAL PROPOSITIONS TO THE EXISTING TEMPER AND OPINIONS OF THE MASSES, as far as these can be ascertained, and WITHOUT ANY LEADING REFERENCE TO THEIR PROPRIETY or durability. His generalization of social phrnomena never reaches so far as to A MORAL POWER, OR NECESSARY TRUTH in public opinion; but he simply neals with the collective opinions of men, as manifested by the puone opinton; but de simply deals win de concerve opintons of their, as manticace by the representatives, or otherwise conspicious individuals from or among the people, by means of critain easy rules analogous to addition, subtraction, multiplication and division in arithmetic. He belongs wholly to the present time AND MAY BESAID TO REPRESENT TRADING OR BUSINESS POLITICS. HE IS THE VERY IMPERSONATION OF PARTY IN ITS STRICTEST FEATURES OF FORMAL DISCIPLINE AND EXCLUSIVE COM-BINATION. He is ceremonious, polite, reserved in manner, very small, and extremely neat

The history of Van Buren's connection with the United States Bank, and other institutions dealing in money, will, I think, satisfy every candid, inquiring mind, that he is the artful, unprincipled, political calculator, above describedthe captain or chief of a band of hypocritical knaves, who assume the garb of democracy, and the name of patriots, the better and more effectually to deceive, impoverish, and injure the public.

If the reader will turn to page 190, he will find by Van Buren's letter, of

January 31, 1823, that the ALBANY ARGUS, which had been in the hands of his brother-in-law, Cantine, was considered by him as THE stronghold of his party. and that he had in it a pecuniary as well as a political interest. "WITHOUT A PAPER THUS EDITED IN ALBANY, WE MAY HANG OUR HARPS ON THE WILLOWS, WITH IT, THE PARTY CAN SURVIVE A THOUSAND SUCH CONVULSIONS," Says Van Buren to his confederate, Jesse Hoyt; \* whom he instructed at the same time, with reference to the qualifications of the new editor to be sought after. Leake, Cantine's partner, was, as Hammond tells us, "in feeble health, and of an extremely nervous temperament; so much so as quite unfitted him for the political arena of Albany;"-but B. F. Butler, Jesse Hoyt, John Duer, and others, persuaded Edwin Croswell, an editor at Catskill, to allow himself to be nominated in the legislature as state printer; and a law passed the senate and assembly, March 31, 1823, appointing Croswell and Leake to that lucrative office, which Croswell has held from that day to this, with the exception of a few brief months of the term when the whigs were in the majority; and this is a proof that Van Buren's war-cry of rotation in office, is, like his other political machinery, false and hypocritical, in mockery and derision of the understanding of his countrymen.

Hammond truly describes Croswell as "cool, cautious, and calculating." Peruse his instructions to Noah, sent through Hoyt, No. 129, page 195, how to help forward Crawford, the native candidate, the minority congressional caucus candidate, the United States Bank candidate of 1824. What could be more artful and deceptive? B. F. Butler's epistle, perhaps; written two days before Croswell's, to the same person, and for the same purpose. [No. 51, p.

We have seen that Butler and his partner, Van Buren, with Campbell, Croswell, Wright, Hoyt, Noah, Livingston, Barker, Lot Clark, Flagg, Marcy, Skinner, Knower, Eaton, Van Ness, Ritchie, Forsyth, Barbour, Holmes of Maine, and Cambreleng, were, in 1824, in the front rank of the supporters of W. H. Crawford for President, in opposition to Jackson. In the fall of that year, just before the general election, a series of sketches, laudatory of Crawford, and advocating his superior claims to the presidency, over Clay, because, in 1811, and at all other times, he had defended the principle of a national bank, on the ground that it was both useful and constitutional, appeared in the Albany Argus.

It matters little who wrote the sketches, signed Americanus, and probably penned by B. F. Butler, who helped Croswell in the editorial way, in these times, as Flagg and Dix have done in more recent contests; their importance arises from the facts, that they appeared in the paper of Van Buren, his mouth-piece and property, and were deliberately endorsed by his editor, as being the sentinents of Van Buren democracy in 1824. Here is the endorsement by the Argus; and the editors of the National Intelligencer (always for the bank) copied it, Oct. 26; gave it their "full concurrence," and in those days announced, that Martin Van Buren was a "veteran republican."

[From the Albany Argus, October 1824.]

it is the last, b affairs, a pecu assure him, th of reason and HONEST O. this way is his.

I will now of American Seaton copi Van Buren's HONEST

"It is undom
for various rea
probable that it
of a majority o
political, and i
mere party gro
quences. All
demands. On
exclusively p
taples, or any
nected with ma
AS THE WI
PROBABLY I
NEW BANK

<sup>&</sup>quot;We ask the attention of Republicans to the sixth number of the Sketches, not because

<sup>\*\*\*</sup> One of the cardinal fratures of a Democracy is rotation in office, and where a man like the Editor of the Argus, has for eighteen years, we believe, gleaned the enormous direct income of that oppointment, without reference to the indirect advantages of his political position, he must be the bean ideal of meanness and avarier, in attempting to show that he is proscribed in his removal. If he has not fed long enough at the public right that the detrine of rotation in office is more deception. Besides, the office was originally obtained for him by meanness and trakery. I was meanimated by a Democratic Legislature as State Printer, but Van Buren apprehending that I would not answer his objects and intentions, set Jesse Hoyt and other tools at work and defeated needed the control of the property of the views of his leader. Croswell's name was afterwards incorporated in the Revised Laws as Biate Printer, intending to confer the office on him for high."—M. M. Noch.—N. T. Evening Star, 1839.

<sup>\*</sup> In February, 1 8. was unconstitut Mr. Monroe, in that "until the ur Bank, otherwise t induced me to conthe war in 1815. first instance, I we strict one. In the In December, 18

In December, 18
J. Ingersol, in the member of the Se without any preco 1811. Since that was Secretary of a utility of a Bank o man, whatever his impressed with the Mr. Allen, of Oh

in Allen, of On I recollect that thi tained a National the first Bank; wi on constitutional p Court, with John? than all with some Democratic, warpparty triumph, I co. In 1831, in a lette Bank charter, in 18

The act, origin end branches of the annual legislative with the entire act added a decreasing situation. A veto almost necessity of precedents amount in 1819, the que-

ie hands of his d of his party, " WITHOUT A THE WILLOWS. Ns," says Van the same time, after. Leake, and of an exn for the politier, and others, elf to be nomithe senate and o that lucrative exception of a ority; and this like his other ision of the un-

id calculating." page 195, how y congressional What could be vritten two days osc. [No. 51, p.

Campbell, Crosg, Marcy, Skinolmes of Maine, orters of W. H. of that year, just f Crawford, and ecause, in 1811, nal hank, on the Albany Argus. us, and probably ly, in these times, mportance arises his mouth-piece s being the sentiorsement by the s for the bank) ose days announ-

ketches, not because

n like the Editor of the t appointment, without ough at the public crib, ally obtained for him by r, but Vau Buren nppre-ils at work and defeated h no other claims than sted in the Revised Laws ening Star, 1839.

it is the last, but because it has intrinsic worth, and, in the present posture of our pol'atical affairs, a peculiar interest. In parting with the author, and with his productions, we an only assure him, that IF UNDENIABLE AND COGENT TRUTHS, conveyed in the language of reason and candor, ably and clearly as it has been in this instance, CAN CONFIRM HONEST OPINIONS, or remove honest prejudices, the satisfaction of having done much in this way is his."

I will now give the reader a specimen of the "undeniable and cogent truths" of Americanus in the Albany Argus of Oct., 1824, which Messrs. Gales and Seaton copied on the 11th of that month; and which are calculated, as Mr. Van Buren's cautious, cool, and calculating mouth, piece tells us, to "confirm HONEST opinions, or remove HONEST prej'adices:"

[From the Aibany Argus, co'ried into the National Intelligencer, Oct. 11, 1824.]

"It is undoubtedly true that a majority of the republican party in the Union were [in 1811], for various reasons, opposed to a, renewal of the [United States Bank] Charter; and it is also probable that the opinions of those who voted in its favor were at variance with the sentiments of a majority of the nation. Furthermore, the opposition to the bank was, in a great degree, relitional, and many firm members of the democratic party deprecated its renewal, either on mere party grounds, or because they viewed it as a measure fraught with pernicious consequences. All this I cheerfully admit, and surely it is all that the most stubborn impartiality demands. On the other hand, it is not true that the opposition to the bank bill was EXCLUSIVELY POLITICAL, OR THAT ITS SUPPORT INVOLVED ANY DERELICTION OF REPUBLICAN PRIN-TAPLES, OR ANY ABANDONMENT OF THE ADMINISTRATION. On the contrary, the subject was connected with many grave questions of constitutional law and political economy, AND, SO FAR AS THE WISHES OF MR. MADISON WERE CONCERNED, THEY WOULD PROBABLY HAVE BEEN BEST ANSWERED BY THE INCORPORATION OF A NEW BANK\* on a judicious basis. And if any further evidence is required of the views of

\* In February, 1791, Mr. Jefferson delivered an elaborate opinion showing that an incorporated Bank of the U. S. was unconstitutional.

\*In February, 1791, Mr. Jefferson delivered an elaborate opinion showing that an incorporated Bank of the U. S. was unconstitutional.

Mr. Mouroe, in a letter to Silas E. Burrows, dated Jan. 20, 1831, states, that he had found, during the last war, that "until the union is threatened with ruin, no leans can be obtained in emergencies, without a National Bank, otherwise than at a great sterifico. Those considerations (said he) led to a change in my opinion, and addiced me to concur with the President in the propriety of instituting such a bank, after the conclusion of the war in 1815. As to the constitutional objection, it formed no serious obstacle, in voting against it in the first instance, I was governed essentially by policy. The construction I gave to the constitution I considered a strict one. In the latter instance it was more liberal, but, according to my judgment, justified by its powers." In December, 1831, Wim. H. Crawford, Cambreleng, Wright and Van Buren's favorite in 1824, wrote to Chas. J. Ingersol, in these words:—"The opinion which I formed of the Bank of the United States when I was a member of the Senate, was the result of a careful examination of the United States when I was a derived and proceeding of the United States, in managing the fiscal concerns of the Union." In make in the Senate in 1811. Since that time I have had no occasion of reviewing the question. My opinion remains unaftered. I was Secretary of the Treasury more than eight years, and during that time I had ample evidence of the great diffity of a Bank of the United States, in managing the fiscal concerns of the Union. I am persuaded that no man, whitever his pre-conceived opinion may be, can preside over the treasury a year, without being deeply impressed with the expediency of the United States Bank in conducting the finances of the Union."

Mr. Allen, of Ohio, in the H. of R., Washington, June, 1840, in a discussion on the subtreasury, said: "When I recollect that thirty-time framers of the Constitution, at one time or anot

In 1831, in a letter to chast 3. Ingersol, of rat, President branson thus states has reasons for signing the U.S. Rank charter, in 1816;

'The act, originally establishing the Bank, had undergone ample discussions in its passage through the zeveral branches of the Government. It had been carried into execution throughout a period of twenty years, with annual legislative recognitions; in one instance, indeed, with a positive ramification of it into a new State, and with the entire acquisescence of all the local authorities, as well as the nation at large: to all of which may be with the entre acquisecence of all the local stunderdies, is well as the nation at large: to all of which may be added a decreasing prospect of any change in the public opinion adverse to the constitutionality of such an institution. A veto from the Executive, under these circumstances, with an admission of the expediency and almost necessity of the measure, would have been a defiance of all the obligations derived from a course of precedents amounting to the requisite evidence of the national judgment and intention."

In 1819, the question of the constitutionality of the Bank of the United States came up for adjudication in

the administration, it will be found in the fact that the Secretary of the Treasury [Albert Galladn], when applied to by the committee of the Senate for his opinion, expressly stated, that he deemed a renewal of the bank as essentially necessary to the operations of government.

"The opposition to the renewal of the bank grew out of various considerations. Many were opposed to the bill [of 1811], because they were of opinion that Congress did not possess the constitutional power to pass it; others, because they thought it, for political or other reasons, inexpedient and dangerous; and others, again, on both grounds. Many republicans supported it [1,] because they deemed such an institution essential to the interests of the country, and the convenience of the government; and [2.] because they had no doubts as to the constitutionality of the measure. Mr. Crawford was one of the number, perhaps the most prominent of the class. EXPERIENCE HAS PROVED THE CORRECTNESS OF THE FIRST POSITION; AND THE PEOPLE, through their representatives, HAVE RESPONDED IN FAVOR OF THE

"In addition to these general views, there were others of a special character, which had a bearing on the question. In various parts of the Union, public sentiment was decidedly in favor of the renewal of the charter; this was especially the case in the smaller States, whose interests were supposed, by the advocates of the bank, to be somewhat concerned in the question. Herce, both the republican Senators from Georgia, and many of the republican representatives from other small States, in both Houses, voted for the bill. And it has never been doubted that the vote of Mr. Crawford was in strict accordance with the opinions and wishes of his constituents.

" It is well known that the experience of the country, during the late war with Great Britain, wrought a change in the feelings of the nation, on several important questions of public policy. THE EXPEDIENCY OF A NATIONAL BANK IS AMONG THE NUMBER; and, whatever opinions may have prevailed in 1811, it will not derogate at this time from the character of Mr. Crawford as a statesman, to have FORESEEN THE NECESSITY OF PRESERVING THAT ORGAN OF THE GOVERNMENT, AND TO HAVE ANTI-CIPATED, IN THIS RESPECT, THE JUDGMENT OF THE NATION."

To this defence of Crawford and the Bank, there is a note added, to say that "Mr. Adams was not a member of congress at the determination of this question [1811]. Had he been there is the highest reason to believe that he would have voted for the renewal of the [U. S. Bank] charter."

As the Albany Argus for 1824 is not in the state library, it is probable that in all the discussions of the bank question since 1828, the above strong declaration of Van Buren for the U. S. Bank, has not before been quoted. The Argus affirms, that "experience has proved" that a national bank is "essential to the interests of the country and the convenience of the government;" that the people have responded that the bank is constitutional—that the experience of the nation during the late war, (through bank suspensions and bank losses,) had changed the national feeling in favor of the expediency of a national bank-and that Crawford's wisdom had enabled him to foresee, what Clay had not then seen, "the necessity of preserving that organ of the government," in which he

had "antici Crawford in U. S. Bank on the 30th that he desi -that he ha venue-tha weekly in t the hands o state (depo down, but v the U.S. B proved, and troyed, and stock of th the new c such other the bank ar the bank fo United Sta as seven m (whose cas had thirtee better curr Bank by fa

All this for Preside and down without ev

U. S., General ford's bill to re (p. 85). "Mr. (p. 85). "Mr. It is very pr int and aspiring candidate for I a strong antipe

vide among th

\* Van Burer

the Supreme Court of the United States, in the case of McCuiloch vs. the State of Maryland. The cause was elaborately argued, and in the Supreme Court of the U.S. Chief Justice Marshall delivered the judgment of the court, as follows, [4] Wheaton, [316.]

"After the most mature deliberation, it is the unanimous and decided equinion of this court that the act to incorporate a Bank of the United States is a Law made in pursuance of the provisions of the Constitution, and is a part of the supreme Law of the Land."

It is said by some that the judge or legislator, being sworn to support the constitution, must support it, according to the meaning he may suppose it to have, without regard to other men's opinions or the decisions of courts. "Has the wisest and most conscientious judge (says Mr. Madison) ever scrupied to acquisce in decisions in which he has been overruled by the matured opinions of the majority of his colleagues; and subsequently to conform himself thereto, as to anthoritative expositions of the law of Congress, successive presidents, and the unanimous decision of the supreme court of the against the law of Congress, successive presidents, and the unenimous decision of the supreme court of the United States. For so doing he was made the chief justice of that court i

In his messe "If a Nation TUTION as it it has been reg ral Governme step in the me little value as interpretation ably the case, tion to such a

In his letter "The const point of Mr. J tion which no fact, that the upon any pre proofs by over hostility exist hensions, thu

The denioc pounded, amo Van Buren re "The ques

sury [Albert Gallaessly stated, that he ment.

tions. Many were ot possess the constier reasons, inexpeins supported it [1.] and the convenience ity of the measure.

EXPERIENCE ON; AND THE AVOR OF THE

acter, which had a nt was decidedly in naller States, whose eerned in the quese republican repred it has never been ppinions and wishes

with Great Britain, as of public policy. E NUMBER; and, this time from the NECESSITY OF TO HAVE ANTI-'ION."

dded, to say that ion of this quesve that he would

is probable that e strong declarated. The Argus " essential to the ment;" that the the experience of bank losses,) had tional bank-and ay had not then ut," in which he

yland. The cause was vered the judgment of

is court that the act to of the Constitution, and

on, must support it, aced to acquiesce in deci-colleagues; and subse-ancy set up his opinion supreme court of the

had "anticipated the judgment of the nation." The Argus not only endorsed Crawford in the fall of 1824, but also the U. S. Bank charter of 1816, and the old U. S. Bank and its renewal in 1811—and Albert Gallatin was glorified for having, on the 30th of January that year, responded to W. H. Crawford's note of the 29th, that he desired to see the bank renewed-that the banking system was firmly fixed -that he had found banks necessary to the collection and safe-keeping of the revenue—that it was self-evident that the public moneys were safer when deposited weekly in the banks, than when allowed (subtreasury fashion) to accumulate in the hands of collectors (as Hoyt and Swartwout have since demonstrated)—that state (deposit or pet) banks would have to be used, if the U. S. Bank was put down, but would be less safe and convenient—that the government could control the U. S. Bank, but not the state banks—and that a system which had been tried, proved, and found to work well and safely for the public, should not be destroved, and an experiment evidently less advantageous, substituted—that as the stock of the bank was partly owned by foreigners, provisions might be made in the new charter, giving that portion of the capital to new stockholders, and such other modifications as Congress might desire to make—that he believed the bank and its branches to be constitutional—and that as the merchants owed the bank fourteen millions, and ten or twelve more on bonds for duties to the United States, as trade had been unfavorable, and many losses met with abroad, as seven millions would be payable to foreign stockholders, if the bank stopped (whose cash would not lie idle whether it were peace or war), and as the bank had thirteen millions of its paper afloat, which would not be succeeded by a better currency in the notes of the state banks, he [Gallatin] thought the U.S. Bank by far the best of the only alternatives he knew or had heard of.

All this Van Buren and his confederates believed in, in 1824; and Crawford for President, Gallatin for Vice President, and a national bank and branches, and down with Jackson! was the party cry. How changed in 1829-9! and

without even a shadow of reason!!\*

\* Van Buren's official biographer, Holland, tells us that on the 20th of Feb., 1811, the Vice President of the U. S., General George Clinton, s. ded the fate of the old U. S. Bank by giving his casting vote against Crawford's bill to renow its charter— of that this vote "was warmly defended and justified by Mr. Van Buren." (p. 85). "Mr. Van Buren ardenty and vigorously sustained this hold act of partising."

It is very probable that Van Buren was opposed to the U. S. Bank in 1811, for he was at that time a respectial and aspiring follower or supporter of the Clinton family. He was just as strong and vigorous on behalf of the U. S. Bank in 1816, when Madison signod the 2d charter—and h 1824, when Crawford was his favorte randidate for the presidency, because he had been a consistent friend of a national bank. In 1829 he professed a strong analysative to the Bank—but it was only with the view that his confederates and partisans might divide among them more securely, many millions of public plunder.

In his message of Dec. 5, 1840, Van Buren reasons thus:

"ITA National Bank was, AS IS UNDENIABLE, PUDIATED BY THE FRAMERS OF THE CONSTITTION as incompatible with the rights of the Stat. and the libertles of the people; if, from the beginning, it has been regarded by large portions of our citizens as coming in direct collision with that great and vind amendment of the constitution, which declares that all powers not conferred by that instrument on the General Government are traserved to the States and to the people; if it has been viewed by them as the first great step in the march of latitudinous construction, which, unchecked, would render that sacred instrument of a little value as an unwritten constitution, degendent as it would alone be, for its meaning, on the interested step in the matter of rational orse construction, which, incheesed, would render that secret distribution, dependent as it would alone be, for its meaning, on the interested interpretation of a dominant party, and affording no security to the rights of the minority;—if such is undeniably the case, what rational grounds could have been conceived for anticipating aught but determined opposition to such an institution at the present day?"
In his letter to Sherrod Williams, Aug. 6, 1-836, he says:
"The constitution does not give Congress power to erect corporations within the states. This was the main signed of the definition of the configuration of the co

"The constitution does not give Congress power to eroct corporations within the states. This was the main point of Mr. Jefferson's celebrated opinion against the establishment of the first National Bank. It is an objection which nothing short of an amendment to the constitution can remove. We know it to be an historical fact, that the convention refused to confer that power on Congress, and I am opposed to its assumption by it upon any pretence whatever. I hold it to be sufficiently certain that a wast majority of the people of the Uaited States were opposed to the inte Bank, and are equally opposed to a new one. They have had fearful proofs by overt acts of the correctness of Mr. Jefferson's opinion, that 't his institution is one of the most deadly hostility existing against the principles and form of our constitution;' and of the reasonableness of his apprehensions, that' penetrating by its branches every part of the Uaion, acting by command, and in phaianx, it might, in a critical proment, upset the government.'"

The democratic party held a state convention in Indiana, some time during the winter of 1842-3, and propounded, among other questions, to presidential candidates, the query, Are you for or against a national bank? Van Buren replied from Kinderhook, Reb. 15, 1843, in this way:

"The question of a Mational Bank is still before the people, and will continue to be so, so long as avarios and

In 1824, Crawford and a national bank were Thomas Ritchie's watchwords: but the moment that he and Van Buren, and Flagg, and Noah, and Croswell, and Marcy, pious Ben. Putler, Knower, and Wright, and their Swiss comrades. found that Jackson had the most votes, they prepared to worship the rising sun -and the mercenary presses which, in 1824, had assured us that Crawford, the champion of national banks, was the wisest man in the Union, turned round in 1828 to glorify Gen. Jackson, whose great achievement, if elected, would be to slay 'THE MONSTER,' hand over the treasury to the Washington and Warren Safety Fund Bankers, and give us a bank bankruptcy, a specie circular, the public lands gutted by Van Buren, Wright, Butler & Co., as a land company, with a sub-treasary, and Isaac Hill, Stephen Allen, Jesse Hoyt & Co., for our sub-treasurers !\*

ambilion see in it the means of gratifying the love of money and the love of power. IT IS ONE OF THE GREAT LEADING MEASURES OF A PARTY WHICH WILL NEVER BE EXTINCT IN THIS COUNTRY. It is essential to the nequisition, as well as to the preservation of its power, and will never be relinquished while there exists a hope of its attainment. I am opposed to the establishment of a National Bank in any form, or under any disguise, both on constitutional grounds and grounds of expediencey. THE POWER TO CORGERS BY THE CONSTITUTION HAS NOT BEEN GIVEN TO CONGRESS BY THE CONSTITUTION, NEITHER IS IT NECESSARY TO THE EXERCISE OF ANY OF THE POWERS WHICH ARE GRANTED; and It exercised, would be, as it always has been, highly injurious to the public welfare. I am not one of those who believe that the long cherished project of re-establishing a National Bank is, or ever will be abandoned by that party which always has been, still its, and ever will be the advocate and support of such an institution. It may be dormant for a season, from a conviction of its being inexpedient to revive it; but he injust be blight to all indications of the future, who, seeing that even at the very period when the old bank such an institution. It may be dormant for a season, from a conviction of its being inexpedient to revive it; but he must be blind to all indications of the future, who, seeing that even at the very period when the old bank was infecting the very air we breathed with its corruptions, and when public indiguntion was most heavily weighing on its long series of delinquencies—at that very moment, a successful effort was nade in both houses of Congress to create a similar institution, should nevertheless tall his caution to sleep with the delusive idea that the project will ever be abandoned. Most assuredly nothing but the stern vigilance of the democracy will guard it against an institution which may timus be prostituted to the ruin of individuals, the disgrace of the country, and which, while so limited in its power to do good, is so potent for the perpetuation of evil."

In the above declared opinions, Van Buren tells the public, that it "is undeniable" that a national bank was "repudiated by the frances of the constitution"—that "the constitution does not give congress the power of error corporations within the states . . . the convention refused to confer that power on congress"—that (as Jefferson said), "this institution is one of the most deadly hostility existing against the principles and form of our constitution"—and "that the old bank was infecting the very air we breathed with its corruptions."

In 1834 be sent, as a toast, to a 4th of July celebration at Fredericksburgh. "Uqualified and uncompromising opposition to the Bank of the United States—the interest and honor of the people demand it."

I am no champing of national banks composed of private stockholders. If we must have

\* I am no champion of national banks, composed of private stockholders. If we must have paper, let it be the promises to pay of the nation, and let the nation have the profit of the paper, let it be the fromses to pay of the nation, and let the nation have the profit of the issues; and if there is not national uprightness enough to manage an uniform currency of national paper, let us have specie. Clay and Webster asked Forsyth, Cambreleng, Wright, Van Buren, and their worthless allies, in 1834, to say what better system they were to build up, if they pulled down the national bank and removed the deposits. The party answer, in Congress, in the Globe, in the Argus, everywhere, was—"We go for the pets, but no sub-treasury." Thus far, Clay and Webster were right—the change was ruinous to commerce, to the subtice morals to western eattlers to the widow and the orphan. Clay proposed the extraordicates. public morals, to western settlers, to the widow and the orphan. Clay proposed the extraordinary, and, as I think, too sweeping measure of the Bankrupt Law of 1841; but it was the unprincipled profligacy of Van Buren, Wright, Butler, and their comrades, between 1828 and 1840, that secured the passage and sponging operation of that law. History tells us that originally the republicans stoutly resisted the introduction of paper money by the federalists; but, under Van Buren and his Swiss allies, the democrats have far outstripped their old opponents in spreading corporations over the land-corporations evidently too potent for evil, whatever of good may proceed from them.

Hearken to Van Buren, Flagg, Wright, and Croswell. This is their language to the de-

mocrats of 1824:

[From the National Advocate, of May 15, 1824.]

"The General [Jackson] preferring Monroe to Madison, because the former could stand blood and carnage better; his recommendation of military men generally to office; his avowal that he would have bent the laws to suit his purposes, and hanged Cabot, Otis, and Lyman, of the Hartford Convention, probably including their respectable secretary; all exhibits a FE-ROCIOUS disposition, trammelled by no constitutional or legal barriers: checked by no humane or just considerations. It is out of the question, out of all reason, to think of him even for a moment for president."—M. M. NOAH.

The editor of the Albany Argus, May 25th, 1824, thus spoke of General Jackson and his opinions:—"This most artful scheme for the destruction of the republican party [by the election of Jackson]—as secretly as it has been permitted to operate—as smoothly as it has been glossed over—and in as fine phrases as it is now given to the world—is fully understood, ReVAN

It is a we Butler, and polite and r utterly unpi might be loc warmly rec bank paper, tionality of asked that a impossible n tempt for th a pretended plained, and

publicans in t discover the fu tended to acco first to condem

Holland's I credited for tr ren plainly fo struggled from stitutions of h have played a

" The cours party men. I will everywhe TRINES which

"They [Jaknown to have and yet, in T the people, an duly of every profession; a ests of the peop appointed, un The followi

directors, for a s "To the Dire selves and their and Western Co produce brough to this is added parts of Pennsy of business wh tenance and su tions, is entirel would warrant the extension of us, from a know it for the prosec nctive, intellige of this State. with tantalize for the want of purchased here foreign market interior of the the importing the establishm is hoped this ap of Albany to h

s watchwords; , and Croswell, wiss comrades, the rising sun t Crawford, the urned round in cted, would be on and Warren e circular, the land company, & Co., for our

T IS ONE OF THE
T IN THIS COUNwill never be relinof a National Bank
acy. THE POWER
Y THE CONSTITU-POWERS WHICH o the public welfare. ocate and support of pedient to revive it; n was most heavily made in both houses ith the delusive idea f the democracy will the disgrace of the that a national bank re congress the power or on congress"—that

and uncompromising If we must have e the profit of the m currency of nanbreleng, Wright, hey were to build party answer, in s, but no sub-treacommerce, to the sed the extraordi-; but it was the es, between 1828 story tells us that by the federalists; ed their old oppoent for evil, what-

e principles and form with its corruptions."

nguage to the de-

rmer could stand office; his avowal s, and Lyman, of ll exhibits a FEked by no humane f him even for a

Jackson and his party [by the elecly as it has been understood, Re-

It is a well known fact, that in 1826, M. Van Buren, W. L. Marcy, B. F Butler, and Charles E. Dudley, all of them residing in Albany, signed a very polite and respectful memorial, (which has been often published to show how utterly unprincipled they are,) asking that a branch bank of the U. S. Bank, might be located in Albany; Van Buren addressed a letter to Nicholas Biddle, warmly recommending the measure; and the Albany Argus, then a national bank paper, urged the claims of the memorialists, and conceded the constitutionality of branch banks. General Jackson, with almost equal consistency, asked that a branch might be located in Florida, when governor there. It is impossible not to see that Van Buren and his cabal must feel the utmost contempt for the intelligence of their countrymen, when they thus mock them with a pretended affection for a constitution which means anything, as by them explained, and can be applied to any and every purpose, however contradictory.

publicans in this state, whether the friends of Mr. Adams, of Mr. Clay, or of Mr. Crawford, discover the full extent of it—the hopes it is intended to encourage, and the designs it is inlended to accomplish. They will be the last to find an apology for it, as they have been the first to condemn it."

Holland's Life, which I purchased in Steele's store, Albany, ten years ago, and foolishly eredited for truth, tells us, page 319, that, "In the election of General Jackson, Mr. Van Buren plainly foresaw that he should witness the triumph of those principles for which he had struggled from his earliest years." What a mocker and scoffer at honesty, liberty, and the institutions of his native land, this Van Buren must be! Had he chosen the stage, he could have played any part well, but that of an honest man.

#### '(From the Albany Argus, May 18, 1821.1

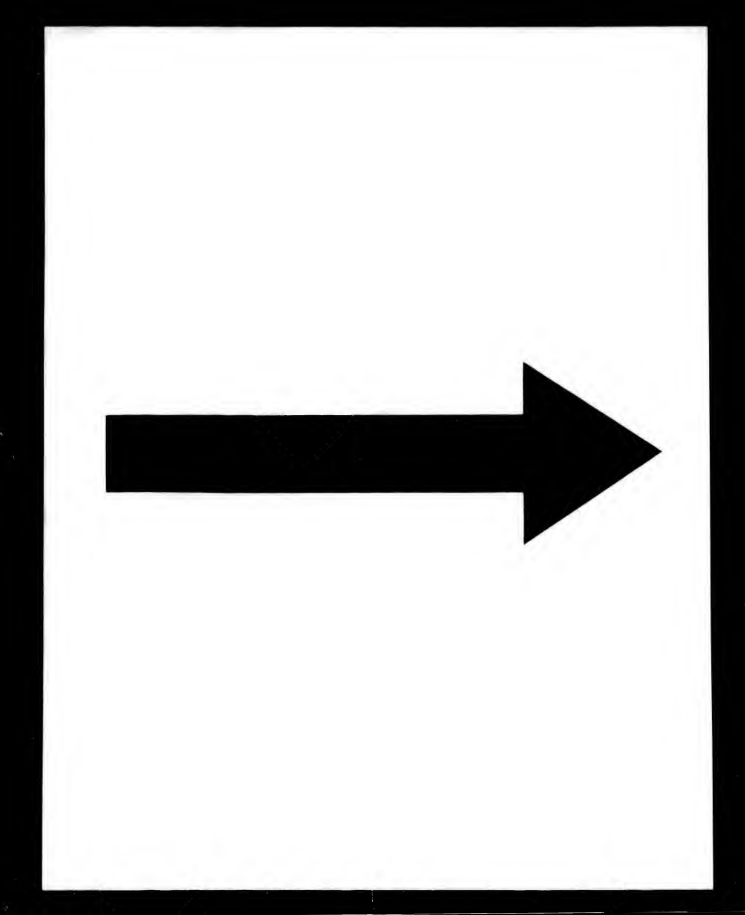
" The course adopted by Mr. Jackson is food and raiment to the federalists and the noparty men. It is pleasant to all who strive for the destruction of the democratic party. They will everywhere applaud it, as they have preached it; and will magnify the author of poc-TRINES which are so well intended for their service."

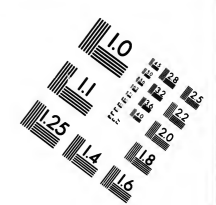
## [From the Albany Argus, 31st August, 1824.]

"They [Jackson's supporters] profess to be republicans, and yet they support a man who is known to have been ALWAYS A FEDERALIST—they profess to be the friends of the people, and yet, in Tennessee, as in New York, they have always resisted the equal and just rights of the people, and the extension of those privileges which are most valuable to them. It is the duty of every republican to expose these contradictions and inconstencies of conduct and profession; and, as far as possible, counteract the purposes they are intended to answer, namely, THE PROSTRATION OF THE REPUBLICAN PARTY, the subversion of the real interests of the people, AND THE ELEVATION OF THE OLD ARISTOCRACY, and the disappointed, uncasy men of all parties."

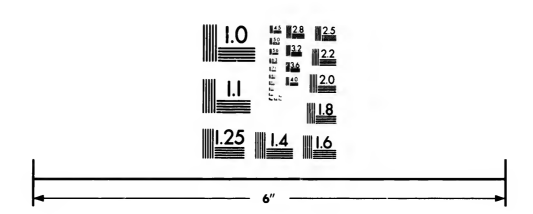
\*The following is a true copy of the petition of M. V. Buren and others to Nicholas Biddle and his brother directors, for a slice from the unconstitutional loaf.

"To the Directors of the Bank of the United States: The memorial of the subscribers, in behalf of themselves and their fellow citizens of Albany, respectfully showeth—That, since the completion of the Northern and Western Canals of this State, such facilities are given to transportation, that the quantities of country produce brough to this market from the interior of this State are increased to an immense amount, and when to this is added the produce which will be brought to this market from the fertile regions of the northwestern parts of Pennsylvanu, the State of Ohio, and the Territory of Michigan, some idea may be formed of the amount. of business which might be done in this place, was there a sufficient monied capital located here, to give coun-tenance and support to commercial enterprise. The capital of the Banks located here, under state incorpora-tions, is entirely insufficient to ufford those facilities to commercial enterprise which the business of the place would warrant, and which the most cautious prudence would justify. The limited capital of our banks forbids the extension of our trade. Merchants of moderate fortune are discouraged from taking up their shode amongst us, from a knowledge that the banking capital of the place is inadequate to the demands which are made upon us, from a knowledge that the banking capital of the place is inadequate to the demands which are made upon it for the prosecuting of a sufficiently extensive business to realler it profitsable; and instances are not wanting of active, intelligent and enterprising merchants removing from this place to the city of New York, to participate in the benefits of an increased banking capital, the their business has principally keen continued with the interior this State. The western world is pouring its treasures into the unrect of Abau, but its citizens are doomed, with tuntalized feelings, to behold a rich and profitable trade float past them to the city of New York, solely for the want of a sufficient banking capital located amongst them. Could the produce brought to this place be purchased here, such portion as is not wanted for home consumption might be exported directly from here to a foreign market, (as far as the wavigation of the Hudson would permit,) and return cargoes, calculated for the interior of the country, might be imported, without the expose of trans-shipment at New York, or the profits of the importing merchant there. These considerations have induced the clitzens of Albany once more to ask for the establishment of a Branch or raffice of discount and deposit of the Bank of the United States in this city. It is hoped this application will be favorably received, as the same causes which render it desirable to the clitzens of Albany to have a Branch of the United States Bank established here, conclusively show that it would be a





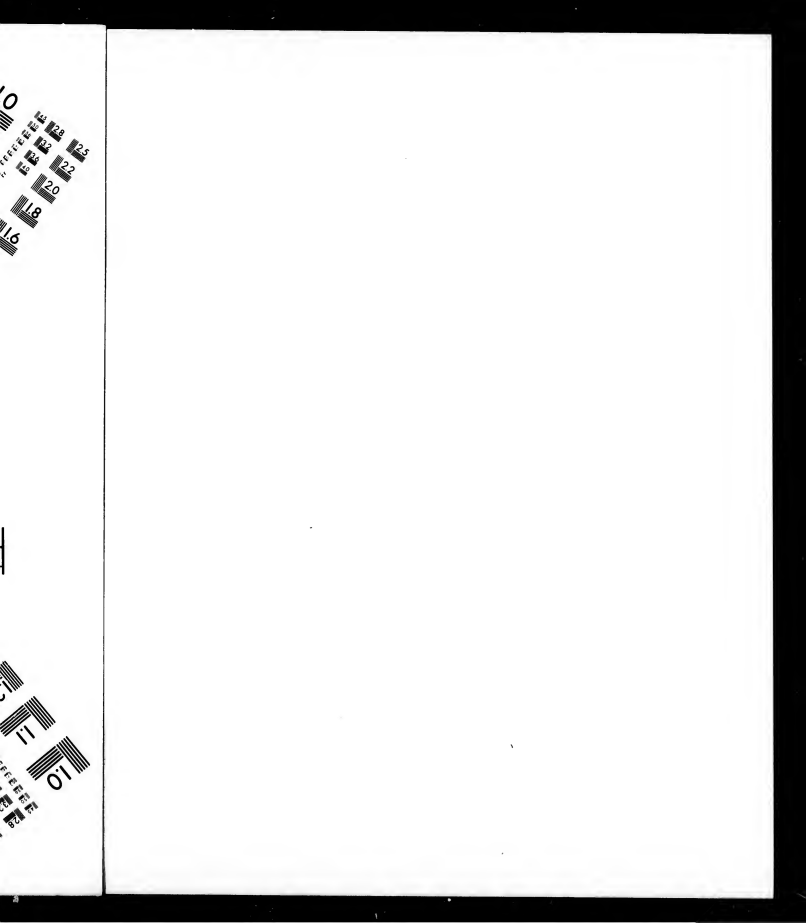
# IMAGE EVALUATION TEST TARGET (MT-3)



Photographic Sciences Corporation

23 WEST MAIN STREET WEBSTER, N.Y. 14580 (716) 872-4503

SIM STATE OF THE S



So late as January 3, 1828, the Regency had not matured their grand safety-The Albany Argus of that date "commends to the perusal of all candid men," a letter to Mr. Walsh of the National Gazette, of Dec. 27, 1827, disapproving of "the singular and impolitic proposition of Mr. Barbour to sell the shares owned by government in the U. S. Bank. . . . . You will rejoice at the final vote on the motion of Mr. Barbour: . . . there was no apprehension here, at any moment, that the resolution would be adopted; but there was an apprehension that the mere proposition would have an injurious effect upon the public pecuniary concerns of the nation; and there was, therefore, a determination to put the question at rest as soon as possible."

# CHAPTER XIX.

Richard D. Davis on Van Buren's Policy.—Ilis Ingratitude towards General Pitcher .- Southwick up for Governor .- Van Buren entraps Rochester, and the Argus goes for Clay and Adams .- Van Buren, King, and the Albany Post Office. - Kendall looking ahead. - The Jackson Campuign. - Isaac Hill on J. Q. Adams.

RICHARD D. DAVIS, of Poughkeepsic, an anti-whig member of the last Congress for Dutchess county, was an early supporter of Jackson and opponent of Crawford, Butler and Van Buren. He was next a warm admirer of Calhoun, and upheld the Telegraph. Calhoun's course on nullification displeased him, and drove him round to Van Buren's camp. In 1840 and 1844, he gave Van Buren a powerful support, for he is energetic and eloquent. I think he is not at present very partial, either to Polk, Texas, or the extension of the area of slavery.

In Van Buren's letters to Hoyt, Nos. 163 and 165, page 207, he tells him that a certain zealous Jackson man could not then be removed without danger, and that Westervelt had saved the Albany Regency at the nominating convention of 1828, by throwing Governor Pitcher overboard, and setting up Throop. A letter of R. D. Davis, addressed to General Jackson, from Poughkeepsie, April 15th, 1831, throws a very clear light on Van Buren's policy. It was first published in the Washington Telegraph. After telling General Jackson that Mr. Van Kleeck, P. M. at Poughkeepsie, was one of those "rascally postmasters", who were for him and Clinton, when Van Buren was the enemy of both, he adds that his removal was threatened because he had not been a Bucktail. He then describes Van Buren's policy, in these words:

"That policy and that distinction, was to make a difference between those of your friends who had been Clintonians and those who had been the tools and adherents of Mr. Van Burento persecute, oppress, and insult the former, and to aggrandize, promote, and favor the latter. As a memorable example of this, I need but mention the proscription of General Pitcher. The Herkimer Convention, which nominated Mr. Van Buren for Governor, and of which I was a member as one of the Delegates from this county, having, BY GREAT PREVIOUS MANAGEMENT, been made to embrace a bare majority of those under the influence of, or who were the personal adherents of Mr. Van Buren, in the fulfillment and furtherance of that

source of profit to the parent institution. Indeed, it is believed that a Branch here would be more profitable in reference to the extent of business done, than several of the branches located in sea-port towns. The local situation of Albany renders it an entrept between the Eastern States and the Western Counties: between the South and the North, and consequently a very extensive currency would be given to the bills issued from a branch here, and the nature of the trade which would be prosecuted here, would in a great measure reader the bills of a branch here, and the high state the absolute the state which would be prosecuted here, would in a great measure reader the bills of a Branch established in this place the circulating medium of the extensive regions whose produce would be brought to market. Innamele, therefore, as the establishment of a Branch here would not only be highly advantageous to this city, but a source of profit to the parent institution, we hope that the directors of the United States Bank will establish an office of discount and deposit at this place.

(Signed)

M. V. BUREN, B. F. BUTLER, W. L. MARCY, and others.

Albany, July 10, 1826."

policy refuse expected and had never bee Clinton, the g honorable op Pitcher was I Buren and hi in the event t the cabinet, G ples. His gr and the certain caused the fac body of the R protection ag merit, and the such signal a justice to Ger the State that and adhered t your own pe driven by the fied with that literally over mere majorit advantage wi now to renew avoid being reaping the r eleventh hou those who bo lence and o from the ren Government of Mr. Van but they shal

> I have a candidat secure his in another made by h tion is sne receive th are perfor friends of chance to page 205, will be lar sidered it when Sou

<sup>\*</sup> Solomo Printer, and -acquired although he appointed F to tell, in Ja State insolv same office. -he was th

their grand safetys to the perusal of zette, of Dec. 27, on of Mr. Barbour. You will there was no apd be adopted; but have an injurious there was, there-essible."

le towards General
ps Rochester, and
nd the Albany Post
n.—Isaac Hill on

er of the last Conn and opponent of mirer of Calhoun, displeased him, and gave Van Buren a ne is not at present rea of slavery.

page 207, he tells a removed without at the nominating rd, and setting up kson, from Pough-Buren's policy. It ge General Jackson ose "rascally postwas the enemy of a not been a Buck-

those of your friends of Mr. Van Buren—
, and favor the latter, the and of which I was a REAT PREVIOUS r the influence of, or d furtherance of that

ould be more profitable in towns. The local situations: between the Southills issued from a branch sure render the bills of a roduce would be brought be thehly advantageous the United States Bank

MARCY, and others.

policy refused to nominate General Pitcher for the office of Lieut. Governor, when it was expected and wished by nine-tenths of your friends that he should have been. Gen. Pitcher had never been a Clintonian, but had been a uniform Bucktail; and when, by the demise of Mr. Clinton, the government of the state devolved upon him, his administration was conducted in an equal and impartial manner towards all your friends, end distinguished by a firm and honorable opposition to the policy which it was Mr. Van Buren's intention to enforce. Gen. Pitcher was proscribed and prostrated by the agency, management, and influence of Mr. Van Buren and his personal adherents, for the above reasons, and because it was well known that, in the event then contemplated, and now consummated, of Mr. Van Buren's being called into the cabinet, Gen. Pitcher would have continued to act on the same liberal and honest principles. His great zeal and valued services in your support, his popularity throughout the State, and the certain injury to your cause by the absence of his name from our ticket, had indeed caused the faction of which I am complaining, to conceal their dark designs from the great body of the Republican party until the moment of their execution; but they afforded him no protection against the vengeance of those who hold subserviency to their views as the only merit, and the refusal of it as the only and the inexpiable offence. No other single act was of such signal and lamentable injury to our cause throughout the State as this ingratitude and injustice to Gen. Pitcher. In all the ensuing measures of that election, and in every county of the State that I have heard of, the personal partisans of Mr. Van Buren pursued the same policy, and adhered to it with a pertinacity so preposterous, insolent, and oppressive, that nothing but your own personal popularity and the magnanimous devotion of your real friends saved us from an entire and universal overthrow. In many districts your earliest and constant friends, driven by their just indignation at such abuse, forsook your cause, because it had become identified with that of their inexorable and merciless persecutors. The result was, that from a party literally overwhelming at and immediately after Mr. Clinton's death, we were reduced to a mere majority, and Mr. Van Buren himself only escaped defeat by the accidental and collateral advantage which accrued to him from the anti-masonic excitement at the West; nor, was he now to renew the contest unaided by the implication of your interests in his election, could he avoid being defeated by a large majority." . . . . "Van Buren and his adherents are now reaping the reward of all that Clinton did in your behalf; and he and they, who came in at the eleventh hour, and when no man else would employ them, are now lording it in this State over those who bore the heat and burden of the day-and lording it with such an extremity of insolence and oppression, as is only commensurate with the power they have thus fortuitously obtained." . . . "If the memory of Clinton and what he did, cannot preserve his friends from the remorseless and eternal hostility of Mr. Van Buren; if the patronage of the General Government, which we support, is to be used for our destruction and to fulfil the base purposes of Mr. Van Buren's personal and viperous malignity; if these things are to be, they must be, but they shall not be in this county, without at least one man's humble efforts to prevent them."

I have long been of opinion that Solomon Southwick was set up in 1828, as a candidate for governor, to make up for Van Buren's want of popularity and secure his election. The Albany Argus of March 8, 1828, says: "We publish, in another column, Mr. Southwick's acceptance of a nomination for governor, made by his friends, on the 26th ult. at Batavia. Notwithstanding this nomination is sneered at by the Daily Advertiser, and some who are very willing to receive the aid of Mr. Southwick's exertions in their behalf, so long as they are performed in another capacity; yet we know of nothing that debars the friends of any individual from avowing their preference, even if such avowal chance to cross other and conflicting views." In Van Buren's letter to Hoyt, page 205, he rests partly for success on the faith he has that "Southwick's vote will be large." When Southwick had the Albany post-office, Van Buren considered it safe, but he raised an awful tempest at Albany and Washington, when Southwick's insolvency led to the nomination of Van Rensselaer.\*

<sup>\*</sup> Solomon Southwick was successively in office as Clerk of the Legislature and State Printer, and was very popular. He got the Mechanics and Farmers' Bank under his control—acquired great wealth—took the federal and commercial side in the war, in 1812—and although he had abused Colonel Monroe and his friends unmereifully through his press, was appointed Postmaster at Albany, in which capacity I first saw him in February, 1821. Strangto iell, in January, 1822, he was a defaulter and a bankrupt, advertising for the henefit of the State insolvent act, as was, about the same time, another who has much more recently held the same office. Southwick, in those days, was complained of by Gov. Clinton and Judge Spencer—he was the confederate of Van Buren, whose "sufferings was not intolerable" till he heard

Van Buren, Knower, and Marcy nominated Rochester and Pitcher, for Governor and Lieut. Gov., at Herkimer, Oct. 1826-both against Clinton. Noah, as advised from Albany, came out for Clinton and Pitcher, and aided materially to defeat Rochester, as Van Buren wished he should. See note to page 201.] "Mr. Van Buren defeated the election of Mr. Rochester," says the N. Y. American of Sept. 17, 1827; while appearing to support it, he

that President Monroe was about to appoint General Solomon Van Rensselaer, who had been wounded with six balls, one of which is still in his body, and suffered very severely at the battle of Queenston, where General Brock, President of Upper Canada, was killed. Van Buren got Rufus King to assist him in a protest against Van Rensselaer, and a recommendation of Ex-Chancellor Lansing for the vacant office. A meeting was called, Charles E. Dudley, Mayor, in the chair, Benjamin Knower, Secretary, with Chief Justice Savage, John O'Cole, Roger Skinner, and Moses I. Cantine, taking part in it, which resolved, that the conduct of the Postmaster General, Return J. Meigs (who had forfeited their respect), was "unjust and arbitrary, disrespectful" to Daniel D. Tompkins and M. Van Buren, "and not less insulting than oppressive to the community"—that Van Rensselaer was "a zealous and unrelenting enemy of the republican party"—and the office given him "one of the most important in the gift of the administration."

To explain these resolves, I may here mention that although Jefferson had laid it down as the rule, that the only questions to be solved in such a case, are, Is he capable? Is he honest? Is he faithful to the Constitution ?-although Southwick was hopelessly insolvent, and yet collecting the revenue—and although twenty-two out of the twenty-six Congressmen for this State had recommended to the government to give Van Rensselaer the office, Van Buren wrote the President and the Postmaster General, asking that his (V. R.'s) appointment should be delayed a fortnigh, to give time to organize an opposition to it. Col. Monroe would in no way interfere—Mr. Meigs would give no delay—Van Buren and Tompkins then wrote to the postmaster geners, to this effect—"that his (Van Rensselaer's) conduct has been that of a gallant man we cheen lly admit," but "that the United States have granted him a liberal pension for life, which w ; allowed to commence many years back; independent of which he has for a long time held a lucrative office in the State [from which, by the way, Van Buren and his friends had ejected him the moment they had the power]—that Lansing was a firm and inflexible republican," but Van Rensselaer "a warm, active, and indefatigable opponent of the party."
They asked whether the place ought not to be given to Lansing "because he belongs to the republican party;" or if not to him they would name others of the party—and they assured the postmaster and the president that the party in N. Y. "will regard it as a matter of great importance, that the postoffice at the seat of government should be in the hands of a gentleman of the same political character with themselves"-and that the general government was conferring an office which would give Van Rensselaer "much more political influence and consideration among them, than the one of which they (the party) have deemed fit to deprive him."

Mr. Meigs, postmaster general, replied briefly, thus: "I regret that, on a view of the whole subject, I have not been able to accord with your views and opinions." A Kendall or a Niles would have been more pliable and ductile in such hands. The principle on which Van Renselaer's appointment was made, was bad. He was then a member of congress from Albany and to take a trusted representative of the people from his post as a public sentinel, and reward him with the post of a deputy-postmaster, is at variance with the spirit of our institutions. That, however, was not one of Van Buren's objections.

Another Albany meeting was held on the 25th of January, at which Lieut. Governor Tayler presided. Philip S. Parker remarked: "That Mr. King, a high toncd federalist, and cidevant leader of the party, should object to the appointment of Gen. Van Rensselaer, as a deputy postmaster, because he was a federalist, is truly remarkable. It is a fact notorious in this city and in this state, that the vice president and Mr. Van Buren were zealous and active supporters, and contributed much to the election of Mr. King to the senate of the United States, notwithstanding he was a federalist; and that very many of that party, who during the late war, used every exertion to thwart the views and operations of the general as well as the government of this state, while General Van Rensselaer was fighting the battles of his country, and spilling his blood in its defence, have been taken by Mr. Van Buren into full confidence, and through his controlling influence over the Council of Appointment of this state, have been appointed to hon rable and lucrative offices. That the inconsistency of the vice president was still more

Col. R. M. Johnson and General Andrew Jackson were very friendly to the appointment of Van Rensselaer, nor would Jackson remove him, although the N. Y. Evening Post declared the office to be a very lucrative sinecure. At length Van Buren turned him out to make way for Flagg, and during the time he held the office. N. Y. Post, as respe. . that sinecure, was very silent,

"took care whom he co Chenango, a Buren feared Adams, and defeat. " T of Feb. 23, office of gov yet scarcely the Correspo on hand.

That Van which, on th repeat what prominent ca publicans and

Adams wa Buren's seco about the tir its readers :

"We hav probable form heyond a dou and it is the GALLATIN ha Cass of the I of such mate of the Treas FAIL TO A

<sup>\*</sup> At the very n Clay, Clay's false ant. On the 20th ant. On the 2011 "Dear Sir: Sin election. It creat of our representa join them. I this is prudent, it will or will accept the offered. It seems all the circumsta years? Will not the Presidency; safety, retain Craing at a distance

From a source tust understandi Adams to attack Gen, Green's Tel whence their equ here it is from the "Our friend V VIOLABLY TO

C. Calhoun has l linquish his clair the Vice Presiden four years to be sue THE SOUT not much misin Clinton died-

exceptions, Ritch over petty schen for thus did Clin Van Buren's

and Pitcher, for against Clinton. cher, and aided l. [See note to Rochester," says support it, he

laer, who had been very severely at the was killed. Van nd a recommenda-Charles E. Dudley, vage, John O'Cole that the conduct of ), was "unjust and id not less insulting us and unrelenting st important in the

had laid it down as ole? Is he honest? olvent, and yet colssmen for this State n Buren wrote the t should be delayed d in no way interrote to the postmasat of a gallant man al pension for life, h he has for a long ren and his friends firm and inflexible ent of the party." he belongs to the -and they assured s a matter of great nds of a gentleman vernment was coninfluence and confit to deprive him." view of the whole Kendall or a Niles ı which Van Rensess from Albanyentinel, and reward of our institutions.

. Governor Tayler ralist, and cidevant r, as a deputy post-is in this city and active supporters, ted States, notwiththe late war, used the government of untry, and spilling lence, and through been appointed to ent was still more

he appointment of ing Post declared out to make way that sinecure, was

"took care to palsy, as far as his secret influence went, the support of others whom he could control—and the result in this city [N. Y.], in Jefferson, in Chenango, and elsewhere, manifest how well his measures were taken." Van Buren feared that Rochester's success would secure the vote of the state for Adams, and hence even party ties appear to have been severed to effect his defeat. "The New York Enquirer, always on the alert, (says the Nat. Intell. of Feb. 23, 1828,) has already nominated the Hon. M. V. Buren, for the vacant office of governor." Noah was ready to do this while Clinton's remains were yet scarcely cold in his grave—and if the evidence of his subservience, given in the Correspondence, is not strong enough to convince everybody, more is yet

That Van Buren was for Adams in 1825 is clear, even from the Albany Argus, which, on the 15th of Feb. said: "In relation to the choice we have only to repeat what we have declared on former occasions—that between the two prominent candidates, Messrs. Jackson and Adams, a large majority of the republicans and of the electors of this state, gave Mr. Adams the preference."

Adams was elected in Feb. 1825—he was, as Noah has always stated, Van Buren's second choice. While Jackson's talents were contemned, THE ARGUS, about the time when Adams formed his cabinet (same month), thus addressed

"We have heard within the few last days various speculations as to the probable formation of the cabinet of the President elect. It seems to be placed heyond a doubt that Mr. CLAY has been offered the office of Secretary of State, and it is the general impression that he will accept it. Messrs. Sergeant and GALLATIN have been named as Secretaries of the Treasury; and Gov. Lewis Cass of the Michigan Territory, as Secretary at War. With a Cabinet formed of such materials, whichever of the gentlemen should be selected as the head of the Treasury Department, THE ADMINISTRATION CAN SCARCELY FAIL TO ATTRACT THE CONFIDENCE OF THE COUNTRY."\*

intinence."

Clinton died—the rival candidates pnt Calhoun on their tickets—Jackson served eight years. With these exceptions, Ritchie showed what has since come to pass, in May, 1827—and "a political Grimalkin—purring ever petty schemes—mousing over sinister stratagems—without elevation of mind or dignity of character?"—for thus did Clinton portray Van Buren—ruled the Union, to its deep and lasting injury, for twelve yours!

Van Buren's Sub-Treasurer General for New England, Governor Isaac Illil, of N. H., was a hot Adams man.

<sup>\*</sup>At the very moment that Van Buren and his friends were thus declaring their confidence in Adams and Clay, Clay's false friend, Kendall, was beginning to perceive that Jackson's star would soon be in the ascendant. On the 20th of Feb., 1825, he thus addressed Mr. Clay at Washington, from Frankfert, Ky.:

"Dear Sir: Since the enclosed was written, we have received the news of the result of the Presidential election. It creates very little sensation here. In Frankfort, probably hulf, or nearly so, approve the course of our representation. Jackson's original friends are loud in their complaints, and several who were for you join them. I think in some sections of the country, there will be a considerable stir; but if the administration sprudent, it will die away. I speak of Kentucky only. There is much inquiry whether you will be offered or will accept the Secretaryship of State, and much diversity of opinion as to what you ought to do if it is differed. It seems to me that no man here can tell what you ought to do, because it simpossible for us to know all the circumstances. Is there not a probability that Jackson may be elected by the people at the end of four years? Will not Clinton unite his interests with Jackson's, with the expectation that he will succeed him in the Presidency; and will not such a combination be too powerful to withstand? Will not Adams, for his own safety, retain Crawford, and thereby conciliate his interest? I know nothing of these matters; but on view-safety, retain Crawford, and thereby conciliate his interest? I know nothing of these matters; but on view-safety, retain Crawford, and thereby conciliate his interest? I know nothing of these matters; but on view-safety, retain Crawford, and thereby conciliate his interest? I know nothing of these matters; but on view-safety, retain Crawford, and thereby conciliate his interest? I know nothing of these matters; but on view-safety, retain Crawford, and derewards [Feb., 1827] he and Cambreleng are see, directing Hoyt to circulate Gen. Green's

#### CHAPTER XX.

Croswell on the Safety Fund Law.—Bank-craft Described by those who understood it.—Desperate Bank Failures.—Who Suffered by them.—Van Buren's Proscription in 1829.—His Efforts to obtain Charters in 1828.—The Argus and Butler Murmur.—Mechanics and Farmers' Bank, Albany.—The Two-Third Rule at Fault.—Clinton's Warnings, 1816 and 1818.—Hammond on N. Y. Banking.—Flagg, Wright and Earll coining Charters.

Mr. Edwin Croswell of the Albany Argus, sent me, in 1834, a pamphlet entitled "Origin, provisions and effect of the Safety Fund Law," with a request that I would notice it. For the first time, I have now given it a careful perusal. It professes to be a reply to Mr. Walsh's Quarterly Review, the Report of the Union Committee, and the strictures in Congress on what is termed a dangerous political deception by Van Buren, under whose short government of New York the fund and its commissioners were recommended. The pamphlet may be fairly assumed to be Van Buren's defence. It appeared, with high commendations in his press, the Argus, and was approvingly referred to by the presses controlled by bank democrats throughout the state.\*

in 1820. That year, Ang. 8, he said in his Patriot, "No man unites more of the qualities of the honest, upright, and able statesman, than John Quincy Adams. Mr. Adams' telents are fitted solely to rule in a republic, because republican government can only be sustained by integrity and plain denting." In 1824, Hill went for Crawford, his nativism, and the minority carenes—but, said he, May, 1824, "Should be (Crawford) not be elected, we can trust our executive department in the hands of Adams of Clay. I wish I could say the same of General Jackson. \* \* \* \* \* \* We do not like to be hanged without rhyme or reason." By 1827 of 28, isaac had veered round to Jackson, and in due time Jackson was "the democracy," and Clay and Adams about as bad men as Isaac knew of anywhere. Oh, what lat contracts Isaac got when he turned:

\* The Defence of the Safety Fund Law, so called, to which Mr. Croswell had thus requested my attention, mentions, that prior to Van Buren's short administration, in 1829, there had been desperate bank failures—that the banks had paid in only part of their capital at saning, and that the directors gave "little or no further guaranty for the faithful execution of their trust than the obligation to pay their debts in specie"—that in some cases payments on shares had been made in specie, the money withdrawn again, and notes of hand substituted, with no other security than the unpaid shares held by the party—the fraudulent banks had thus gone into operation, and when failure followed, the capital was found to consist of the worldless notes of worthless individuals—that the exclusive legislative power to act as bankers, issue paper as money, &c., conferred by law on such banks, had induced honest people to take their notes for property and labor, and deposit money with their rascally managers, who generally placed their plunder, thus acquired, beyond the reach of the creditors of the institutions.

If reference be made to my account of the Hudson Bank, the old Buffalo Bank, the Washington and Warren Bank, the Bank at Platisburgh, and similar institutions, in this volume; and to Prosper M. Wetmore and P. W. Spieer's United States Lombard Co., the Morris Canal Bank, Tradesmen's Bank, Fulton Bank, the Life and Fire Co., Chemical Bank, and other kindred concerns, noticed in my Lives of Hoyt and Butler; as also to the reported bank fraud trials of 1826, of which Noah and Webb appear to retain a recollection, when speaking of President Polk's Navy Agent, Prosper M. Wetmore [pages 224 and 225], the reader will see that the public had been so cheated by Van Buren and his adherents, their exclusive legislation, rotten charters, and dishonest bank agents, that the cry was loud and universal for an efficient check upon such accumulated wrongs.

So far were Van Buren, Wright, Buller, Flagg, Croswell, and the party in power, from desiring to check charter granting (a disgrace and a scandal as they ever have been to the honored cause of popular government), that they did their very best in the session of 1828 (only 9 months before), to pass through the legislature of the state, without any new check or reform whatever, a variety of renewals of bank charters—and when Butler was defeated by the reluctance of two-thirds of the members any longer to countenance the odious system, Van Buren came out through his Anous, and villied the two-thirds clause in the constitution of 1821. When it became apparent that some concession must be made to public sentiment, the mock-guaranty of the Safety Fund Bubble was introduced by Van Buren, as a scheme invented by Joshua Forman, an old federalist of Onondaga. It pretended to make the banks enter into a sort of mutual assurance—the commissioner clause enabled the executive to pry into the concerns of

When we ler; Wrigh compare it to 1841, at and infamo the chief degree of anything to Law to the Butler.

The pan state, that tity of sha "hypother like himse as would s then push get as man a distant ti

any bank—a tical stage in charter could sleek party l In 1834, V tended as a

Martin Van

"We had ing charters of with due lim business tra recharter old tions advanta or to break to NEW BAN their solvene and the only the time, wheesary hasts "\* \* \* \* \* \* \$ lic interests

had expired, interests of the beyond what The Mec letters and the letters and letters and

the charters of

attorney for In Assembill to renev desired to ac

Van Buren'

always iden

by those who underem .- Van Buren's 1828.—The Argus lbany. - The Two-18.—Hammond on

n 1834, a pamphlet w," with a request t a careful perusal the Report of the ermed a dangerous ment of New York pamphlet may be th high commendad to by the presses

nalities of the honest, up-t-solely to rule in a reput-ing." In 1924, Hill went published fravitoril not be-vish I could say the same to or reason." By 1827 of cy," and Clay and Adams en he turned!

1r. Croswell had thus istration, in 1829, there of their capital at stanthful execution of their es payments on shares nd substituted, with no banks had thus gone onsist of the worthless act as bankers, issue est people to take their nagers, who generally he institutions.

lalo Bank, the Wash. ttions, in this volume; Co., the Morris Canal rical Bank, and other e reported bank fraud n, when speaking of ], the reader will see eir exclusive legislaand universal for an

arty in power, from er have been to the ession of 1828 (only 9 new check or reform rated by the reluctance m, Van Euren came n of 1821. When it he mock-guaranty of invented by Joshua enter into a sort of into the concerns of

When we look back upon the dishonest bank legislation of Van Buren, Butler; Wright, Barker, Throop, Marcy, and their friends, previous to 1829, and compare it with this party account; and then look forward to 1837, and so up to 1841, at Van Buren, Cambreleng, Bowne, Butler & Co., denouncing as vile and infamous the fabric artfully reared in 1829, we are compelled to admit that the chief actors in the continued knavery of the last twenty years, must feel a degree of contempt for the people they have so successfully deceived, beyond anything to be met with on the records of monarchy, from the days of John Law to those of Cornelius W. Lawrence, C. C. Cambreleng, and Benjamin F.

The pamphlet, or rather Van Buren, Wright, Croswell, &c., went on truly to state, that when a stockjobber (like Hoyt or Cambreleng) had got hold of a quantity of shares of one of these moonshine banks, and aided in rifling it, he could "hypothecate" his shares, raise cash on them, join a company of adventurers like himself, purchase as many of the shares of a sound, well managed bank as would secure the control of it, by the election of Butlerizing directors, and then push as many of the notes of the bank out among the people as possible, get as many deposits as they could, issue the post notes, or promises to pay at a distant time, of the bank, for money or property, sell out their shares at an

any bank—and it lulled the people into a false security, out of which the stockjobber and political stage manager reaped an abundant harvest of ill-gotten wealth. It was because not one charter could be got in 1826, 1827, and 1828, in consequence of the two-third rule, that the sleek party leader opened his budget in 1829, with the panacea of a safety fund.

In 1831, Van Buren and his followers pretended that the Satety Pina (Law of 1829 was intended as a protection to the people. Before believing that tale, be pleased to listen to Mr. Martin Van Buren, on tother side of the question. I quote the Albany Argus of April 8, 1828.

"We had supposed that the question as to the expediency of a renewal of the solvent existing charters was conceded. Whether this be so or not, it appears to be urged by strong considerations of justice to the institutions and security to the public. It is conceded that Banks, with due limitations as to their number, have become so identified with our currency, and our business transactions, as to be indispensable. And the question now is, whether it is safer to recharter old and solvent Banks, which have passed through the first period of their incorporations advantageously to themselves and to the public, and which are known and confided in, or to break up the old foundations, and on THEIR RUINS BRING IN A SCORE OR TWO OF **NEW BANKS**, untried, unknown, possibly in irresponsible hands, and questionable as to their solvency or the character they may sustain *l*. To this question there is an easy answer: and the only difference of opinion probably is as to the time and manner of the renewal. As to the time, what period more tavorable than the present ! It will not betray a hazardous or unnecessary haste, whilst it will avoid the evils of a near approach to the expiration of the charters. \* \* \* \* So fully convinced was the legislature of Massachusetts of the importance to the pullic interests and the stability of the institutions, that it volunteered to renew, and did renew the charters of the Banks in that state, SIX OR SEVEN YEARS before the limit of incorporation had expired. Delay, indeed, may serve the interests of the lobby, but can scarcely promote the interests of the community. \* \* \* \* \* We have no interest in the renewal of any charter, beyond what every citizen has," &c.

The Mechanics and Farmers' Bank at Albany, to whose manager, T. W. Olcott, Butler's letters and the Safety Fund give additional notoriety, was incorporated in 1811, the moment the old U. S. Bank charter was vetoed by the easting vote of Gov. Clinton. At these times, bank dividends were often 9 to 18 per cent., and the premiums on privileged stock 20 to 33 per cent. This bank was obtained on the plausible pretext of benefiting farmers and mechanics, and the This bank was obtained on the plausible preext of benefining farmers and mechanics, and the president and a majority of the directors were required to be mechanics. Solomon Southwick was the first president, and Gorham A. Worth, the eashier. Worth's poetry is noticed by Butler (page 165), and Jacob Barker speaks of him as a friend (page 192). He is now, I believe, the eashier of a bank in this city. In due time the M. and F. feil into Regency hands, and Marcy's father-in-law, Benj. Knower, became its president. When Knower stopped payment, in 1831, Van Buren's successor in the U. S. Senate, C. E. Dudley, succeeded him. This Bank has been always identified with Van Buren's interests, and his son John was a director and the bank

attorney for it in 1836 or 1837.

In Assembly, March 19, 1828 (says the Argus), Mr. Butler called for the third reading of the bill to renew the Mechanics and Farmers' Bank in the city of Albany. Mr. A. Mann, Jr., desired to add a clause affecting the liability of stockholders, but was not permitted. To pass

THAT CHA
ZENS WE
they found t
management
merited puni
nations, and
TORS, that
of things, we
chief, to pres

PLAGG, WE

usurious practi money accordi Governor's rec

"The comm of those banks individual stoo private fortune the stock of the species of dictate legislative wise counties, nay the indebted to bank be prostrated in rious poison hat the transport of the species of the s

the utmost ene General Roo but Mr. Oakley they were care Plattsburgh, an quiry, effectual fill their insolv For proof take pondence of Va "During the

for chartering | investigation w papers. The depravity of thuman nature to any one parterest of membaction of some a Crawford m morrow. In enacted in 182

The old bar Feb. 16, 1824, canal commis man. In the also voted for Wright, Jaspe charter is bef votes of Silas Stranahan. I till the voting

Did you even who has lent with fresh me as half the val is the banker's

advance, perhaps, on their original purchase money, and having exchanged the credit of the bank for substantial wealth in every shape, borrowed out its capital, and all the wealth that could be raised on its credit, retire from the wreck, and allow it to blow up and engulph the worthy and the good, the unsuspecting and unwary. Reports to the legislature were found to be deceptive, millions were plundered from the community, and in some cases the plan was to divide the funds of the bank among the (few) stockholders, as pretended profits, when in fact there were none to divide. This enabled them to sell their worthless shares for a goodly sum, as of a flourishing concern, well conducted. All was fraud; but so linked in with the system was the administration of justice-(there were Marcys, John Van Burens, Hoyts, W. W. Van Nesses, &c., in those days) -that if any rascal was prosecuted, he could afford, from his plunder, thousands of dollars for defence; and what with getting clear through flaws, through new trials, through appeals, through a brother knave on the jury, whose conscience could not convict, the law was inoperative, as respects 99 in 100. Cases, says the official pamphlet, "of each of the classes above mentioned, had actually occurred, exhibiting scenes of fraud and corruption, the details of which were spread before the community through the reports of our criminal courts, WHICH FOR A LONG TIME WERE CROWDED WITH CAUSES OF

the bill, 67 members voted, Butler, Cargill of N. Y., Michael Hoffman, Savage, Verplanck, &c.; against it there were 37 votes, General Porter, Spencer, Fillmore, &c. Not two-thirds—lost.

On the 8th of April, the Assembly was in committee on renewing old bank charters and granting new ones. It was proposed to make the stockholders of banks individually responsible to double the amount of their shares, but Butler, Cargill, Dayton, Faulkner, and Hoffman, opposed the clause. Butler said he would take the new charters thus burthened, as a lesser evil than no renewals, but would vote down individual responsibility if he could. On the 10th, it was voted down, by Butler, Cargill, Dayton, Faulkner, Hoffman, &c.

Messis, Butler and Hoffman voted for special charters to some banks with, and to others without the responsibility clauses. Any way to get them. On the 16th, the Assembly in committee of the whole, passed bills to renew the Franklin Bank and the Tradesmen's Bank, N. Y., and the Catskill Bank; also ten new bank charters to be located at Kinderhook, Whitehall, &c. I believe the whole batch got swamped, and that charters were laid over till the new era of Van Buren and Reform (1) in 1829.

The following extract tells the feelings of the bank Democrats, in April, 1828:

[From the Albany Argus, April 14, 1828.]

"The Bank Charters.—The final question was taken in the Assembly, on Saturday, on the "bills for the renewal of the charters of the Geneva and Ontario Banks, and the Bank of New "York, and they were severally lost; the former being deficient by three, and the latter by four votes, of a constitutional majority [86]. It seems to be an unequal constitutional rule, which "declares a vote to be in the negative, notwithstanding more than three to one of the members "presert are in the affirmative; and it is particularly unfortunate to come so near and yet to "fail."

Van Buren, Young, Wright, and their friends, had had very early lessons of the dangers to liberty, attending the vicious system of banking, which obtained in this state. In a letter to the republicans of the state, dated Albany, April 3, 1806, and signed by De Witt Clinton, Nathaniel Pitcher, John Cramer, Caleb Tompkins, Clarkson Crolius, R. Riker, John M'Lean, John Herkimer, Johu Taylor, Alex. Sheldon, Benjamin Ferris, and other members of the Legislature, they well the people—'You turned with disgust from the scene of bribery and "corruption by which the Merchants' Bark in the city of N. Y., secured its charter. If the "representatives of the people can, with impunity, receive or offer bribes, the virtue of our "government is blasted. If we permit its purity to be stained, we pave the way to destroy its "respect in the eyes of all good men. We shake the basis of our republican establishments, and lay the foundation whereon is built the corrupt governments of the ancient world.'

In Jan., 1818, Governor Clinton solemnly warned the people of the dangers they were bringing on the country, through the vicious mode of transacting banking business, which Van Burer and his pupils had continually fostered. The Assembly appointed an honess, faithful committee, to whose able and useful report I would be glad to give a place here. Their chairman, Isaac Pierson, was also directed to propose a resolution for a joint committee of the legislature to inquire into the management of the affairs of the banks, whether their funds had been improperly applied, or their agents or directors been guilty of improper or

PLAGG, WRIGHT, EARLL, AND CO. CHARTER GRANTING. THEIR VICTIMS. 87

ng exchanged the owed out its capie from the wreck. the unsuspecting eceptive, millions olan was to divide ded profits, when ll their worthless ed. All was fraud; of justice—(there c., in those days) is plunder, though flaws, through jury, whose con-99 in 100. Cases, tioned, had actudetails of which criminal courts,

ge, Verplanck, &c.: t two-thirds-lost. d bank charters and ividually responsible ener, and Hoffman, ened, as a lesser evil ald. On the 10th, it

H CAUSES OF

, and to others withssembly in commitmen's Bank, N. Y., lerhook, Whitehall. ver till the new era

, 1828 :

on Saturday, on the d the Bank of New nd the latter by four utional rule, which one of the members so near and yet to

ons of the dangers s state. In a letter y De Witt Clinton, ker, John M'Lean, er members of the ene of bribery and its charter. If the s, the virtue of our way to destroy its can establishments, cient world.

langers they were ng business, which pointed an honest, give a place here. r a joint committee nks, whether their ilty of improper or THAT CHARACTER. HUNDREDS OF OUR UNSUSPECTING CITI-ZENS WERE THE VICTIMS OF SUCH CONSPIRACIES; and when they found their fortunes had been ruined by the frauds of these villains in the management of corporate institutions, and appealed to the law to bring them to merited punishment, such turned out to be the extent and intricacy of their combinations, and such the influence of the accused, AND THEIR SECRET ABET-TORS, that public justice herself seemed to be almost set at defiance." This state of things, we are told, induced Governor Van Buren, when state physician in chief, to prescribe his grand nostrum of the Safety Fund Law.

usurious practices for covenous or oppressive purposes, and whether they had paid their bills in money according to their charters, or evaded doing so. The report of the committee, and the

Governor's recommendation, well warranted the proposition.

"The committee believe, the present circulation in the state principally consists of the notes of those banks whose nominal capitals are small, and composed principally of the notes of the individual stockholders, called stock-notes: so that the security of the public consists of the private fortunes of individual stockholders, and those fortunes, in a great measure, consist of the stock of the bank. Their influence too frequently, nay often already begins to assume a species of dictation allogether alarming, and unless some judicious remedy is provided by the legislative wisdom, we shall soon witness attempts to control all selections to office in our counties, nay the elections to this very legislature. Senators and members of assembly will be indebted to banks for the scals in this capitol, and thus the wise ends of our civil institutions will be prostrated in the dust by corporations of our own creation. It is therefore evident, the delete-rious poison has already taken deep root, and requires immediate legislative interference with the utmost energy."

the utmost energy."
General Root and Messrs. Meigs, Edwards, and Sharpe, made able speeches for inquiry, but Mr. Oakley opposed it. The resolve was adopted, 70 to 30, and sent to the Senate, where they were carefully protecting the knavery of Washington and Warren, Buffalo, Hudson, Plattsburgh, and other rotten banks of the Van Buren family. Van Buren denounced inquiry, effectually crushed the Assembly's resolve and protected the banks in their villany, till their insolvency, and the breaking nown of many others of like character, closed the scene.

For proof take the printed journals of the Senate of N. Y. Look also into the secret correspondence of Van Buren, Butler, Hoyt, Barker, &c.

"During the November session [1824], a complaint was made that the passage of the bill for chartering [the Chemical bank of New York], had been procured by corrupt means. An investigation was ordered, and a committee appointed with power to send for persons and papers. The evidence given before the committee afforded a most disgusting picture of the depravity of the members of the legislature, and indeed, I might say, of the degradation of human nature itself. The attempt to corrupt, and in fact, corruption itself, was not confined to any one party. It extended to individuals of all parties, and it is not improbable that the interest of members in these applications for moneyed incorporations had an effect on the political

terest of members in these applications for moneyed incorporations had an effect on the political action of some of them. Mr. Caldwell, a witness, testified that he heard a senator say, 'I am a Crawford man to-day, but unless the Chemical Bank passes, I shall be a people's man to-morrow.' In short, it was evident that the foul and sickening scenes of 1812, had been renacted in 1824."—Hammond, vol. i., p. 178.

The old bank of Rochester, chartered 1824, was a regency favorite. It passed the Senate, Feb. 16, 1824, and among the yeas were our present Governor, Silas Wright, Jonas Earll, canal commissioner, John Cramer, Charles E. Dudley, Heman J. Redfield, and John Bowman. In the Assembly, 30th Jan., it was voted for by A. C. Flagg, our comptroller. Mr. Flagg also voted for the Fulton Bank, N. Y., that year; as in the Senate, April 1, 1824, did Silas Wright, Jasper Ward, Jonas Earll, Jr., John Lefferts, and Perley Keyes. This history of that charter is before the world. On same day, in Senate, the Long Island Bank passed, by the wright, Jasper Ward, On same day, in Senate, the Long Island Bank passed, by the votes of Silas Wright, Jasper Ward, C. E. Dudley, Jonas Earll, Jr., Perley Keyes, and Farrand Stranahan. In the Assembly, A. C. Flagg, not having made up his mind, absented himself

till the voting was over.

Did you ever see a cat watch a mouse, reader? Just so will the little country bank director, who has lent cash to a farmer on the mortgage of his place, watch him. Sixty day renewals, with fresh meals of interest, are an eating moth. The speculation fails—the note is now as big as half the value of the farm—the Daniel S. Dickenson of the law tightens the screws—the farm is the banker's, and its owner on his way to Iowa.

Governor Van Buren for more Banks, and against them.—Judge Forman's report. -Dividing the spoils .- Blair goes for more Banks .- Webster on the Pets,-Throop succeeds Van Buren .- Hubbell's Prophecies .- Chandler Starr on their Fulfillment. - The Safety Fund Scheme a Fraud on the Country .- General George P. Barker .- Marcy on the Buffalo Bank .- Bank officers tried for Felony. - How Acquitted.

At the opening of the legislature of 1829, [Jan. 7] Governor Van Buren said a great deal about banks,\* but very little about education. One paragraph of his message was in these words:

To dispense with Banks altogether is an idea which seems to have no advocate; and to make ourselves wholly dependent on those

13 established by federal authority deserves none. If these are correct

views, the only alternative would seem to be, between a renewal of the scharters of the sound part of the existing Banks, or to anticipate the

winding up of these concerns by the incorporation of new institutions."

When a few steps higher up preferment's ladder, he wrote Sherrod Williams in 1836, "I have always been opposed to the increase of Banks."

On the 15th of January, 1829, Van Buren wrote Judge Forman, at New York, for a popular version of his plan, sent his request through Jesse Hoyt (see No. 162,) and on the 27th laid it by message before the legislature. Next day it appeared in the Argus, and the impression is irresistible, that the scheme for passing a batch of new and old banks, to suit favorite interests, was, like Throop's succession, and Westervelt's "great salvation," a matter of bargain and good understanding between Van Buren, Olcott, Throop, Marcy, Flagg, and certain of the party leaders, at Herkimer, in September, 1828. Forman pats lorward his plan as of "a community something infer the manner of our federal union—with a supervision over the whole, as perfect and more beneficial for the public than that of a general bank over the whole, as perfect and more beneficial for the public than that of a general bank over its franches." How Van Buren's scheme operated—how the charters were got—the stock distributed—who the mea were who were most active in promining charters—who multimate commissioners were—what proportions of stock went to legislators and prominent patriots, like Olcot, Marcy, Flagg, Vanderpool. Dix, Wright, Lawrence, Butter, troswell, Porter, Corning, Beckman, Gould, Young, and Faulknet, or to men of straw for them—and whether those who profited by these safety that specialistons were not leagued together as Regency supporters, both before and after 1829—these are questions that could best be answered by a special work on N. Unanking, which would show in detail how the charters were log-rolled, and for and by whom. Such a work would be the Black Book of the Empire State In right erruest. Dr. Maxwell, a legislator, addressed Zeno Allen the postranster of Sackett's Harbor, by letter, dated Albany, Jan. 7, 1828, thus "Dear Judge—Yours just received. There are more applications for banks this year than ever before. You must make out a complete list of directors, officers, &c., and if obtained you must know now. It must be a Jackson Bank; and the Bank junt in this place, must be allowed a finger in the place.

Yours, truly,

Lave fortures have been made by a more displace of new banks to Constitute of the constitution of the place of new banks and of the constitution of the place of the constitution of the place of the province have been made by a processing the stock of new banks to Constitute of the constitution of the place of the constitution of the place of the province have been made by a process of the constitution of the place of the constitutio

Large fortunes have been made by apportioning the stock of new banks to favorities rad followers of the government. Van Buren wished that corrupt power to be retained. In his January Message, he sald, "Who are the particular recipients of your favor is a matter of ninor importance. The number of the stockholders, in comthe particular recipients of your invores a matter of minor importance. The number of the sockingers, in comparation by the first hody of the people, is so very small, and the stock is so constantly changing hands, that THE EQUITY OF ITS ORIGINAL DISTRIBUTION becomes a comparatively unimportant matter. That is to say, leave the party to select the commissioners to distribute the stock, and leave the distribution to the commissioners. Pechaps the premiums paid from 1829 to 1839, on bank stock, soid by the original favorities of the party, yielded them from two to three millions of dollars. All this, says Vun Buren, is comparatively

Inimportant.
This volume affords abundant evidence that Biair was Van Buren's confederate, and the Globe his mouthplece—Biair and Van Buren admit that. Turn to the Globe of Dec. 21, 1833, and you will find the following paragraph, promising a large crop of bunks without any safety find to protect their customers:
"This new coalition, however, have labored in vain. The intelligent people of the West knew how to maintain their rights and independence, and to repel oppression. Although folled in the beginning, every Western State is about to existablish a State banking institution. They are resolved to avail themselves of their own State credit as well as of the national credit to maintain a curroncy independent of foreign control. Mr. Clay's presses in Kontucky begin now to feel how vain are all their efforts to resist this determination of the people in the West. The Louisville (Kentucky) Heradsays: From the initications of public opinion, as contained in the papers from the States around us, there is every probability that banks will be charter tend in the States of Colio, Indiana, and Missouri, and that efforts will be made to charter in State (Kentucky) not only a State bank, with four or five branches, but several independent banks.'"
Highly approving of this promised crop of state banks, the Globe concludes by saying—"So Ohio, Indiana, Publick, Missouri, and Macnucky, are resolved to take care of themselves, and no longer depend on the kind in the same session."

And Ohio did take care of herself by chartering at that same session

When I Republic. New York ceived, an

VA

" But this New York. The same l banking sys Great Britai was followed that power; tion of our b fluence they two countrie don, and is r our banks, a tant of our power in En ly affects ou fluence."

On the 1 T. Throop had voted where. criminating lican princ the governa be fully ind that he aros was for ban . . . . have

bank bill of of her Legislat bank party hav Webster, in re

anticipated, On the

thus exposed th turers of New "Take all the lished, and can of political frier New York, with stance, in which tleman say, tha obtain a charter altogether misir no monopoly. and show a proor what party the thing anywhere \* The Saf

Jan. 30, 1843. ture of their roguery of ca impossible, b hopelessly in powers of in management secured and v gers evidently ge Forman's report. ster on the Pets .dler Starr on their Country .- General k officers tried for

ernor Van Buren n. One paragraph

seems to have ent on those se are correct renewal of the anticipate the 🔊 institutions."

Sherrod Williams ıks."†

a popular version of his age before the legislature, r passing a batch of new life "great salvation," a Flagg, and certain of the a community something d more beneficial for the poperated—how the charging charters—who and g chartersiring charters—who had inent putriots, like Olcot, Beckman, Gould, Young, safety fund speculations restions that could best he tharters were log-rolled, right earnest. Dr. Maxited Albany, Jan. 7, 1832, ils year than ever before. now now. It must be a

PH. MAXWELL."

nd followers of the gov-age, he said, "Who are the stockholders, in comilly changing lands, that aportant matter" That we the distribution to the the original favorites of Buren, is comparatively

nd the Globe his mouth-a will find the following

the West knew how to in the beginning, every vall themselves of their of foreign control. Mr. ublic opinion, as conwill be chartered in the ate (Kentucky) not only

ng—" So Ohlo, Indiana, ger depend on the kind ing at that same session

When he had worked his way to the Cap ol, and become President of the Republic, he attempted to show that inland banks were dependent on those of New York, where the produce is sent and from whence the merchandize is received, and discoursed in one of his messages to Congress after this fashion;

"But this chain of dependence does not stop here. It does not terminate at Philadelphia or New York. It reaches across the ocean, and ends in London the centre of the credit system. The same laws of trade which gave to the banks in our principal cities, power over the whole banking system of the United States, subject the former in their turn, to the money power of Great Britain. It is not denied that the suspension of the New York banks in 1837, which was followed in quick succession throughout the Union, was produced by an application of that power; and it is now alleged in extenuation of the present condition of so large a por-tion of our banks, that their embarrassments have arisen from the same cause. From this influence they cannot now entirely escape, for it has its origin in the credit currencies of the two countries; it is strengthened by the current of trade and exchange, which centres in Lon-don, and is rendered almost irresistible by the large debts contracted there by our merchants, our banks, and our States. It is thus that an introduction of a new bank into the most distant of our villages, places the business of that village within the influence of the money power in England. It is thus that every new debt which we contract in that country, seriousy affects our own currency, and extends over the pursuits of our citizens its powerful in-

On the 12th of March, Van Buren abdicated in favor of his lieutenant, Enos. T. Throop, one of the most thoroughgoing U. S. Bank men in the state. He had voted for the bank in Congress in 1816, and resolutely defended it everywhere. "If ample talents," said Van Buren, about Throop, "and a sound discriminating judgment-if integrity and singleness of purpose, and truly republican principles furnish any just ground for expecting a safe administration of the government, that expectation, I am persuaded, may, in the present instance, be fully indulged." Throop had to reply, of course; and the journal tells us, that he arose in his place in the Senate, and, among other things, declared he was for banks, and plenty of them. "Their influence upon productive industry ... have been more beneficial than the most sanguine projector could have anticipated," said Throop.

On the 19th of March, Mr. Hubbell, in the assembly, rose to oppose the bank bill of the Van Buren party.\* His speech I find in the New York Even-

of her Legislature, I believe, eleven new banks, with an aggregate capital of about four millions—the pet bank party having a majority in both branches.

Webster, in reply to a defence of the Pets and Safety Fund, by Governor Wright, in Senate, March 20, 1821, thus exposed the artful net into which pretended patriots had, spider-like, enticed the farmers and manufacturers of New York:

turers of New York:

"Take all the banks in the country which have been incorporated since the Safety Fund system was establiated, and can the gentleman mention one which has not been studiously and designedly placed in the hands of political friends? Is there, now-a-days, any such thing as obtaining a bank charter from the Legislantre of New York, without commissioners, named in the act liself, to distribute the stock; and is there may one in stance, in which a majority of shares is not allotted to men of one particular political party? Will the general may, that a hundred of the first merchants of New York, or Allamy, or Utica or Huffito, could this day obtain a charter, for themselves, and their associates; the stock to be divided as they might choose? I am altogether misinformed if any such thing could be expected. With us, and I suppose elsewhere, banking is no monopoly. Certain general laws regulate the whole business, and one class of persons has the same right, and the same facility, in applying for and receiving charters as others. If they conform to the general law, and show a probable necessity for the institution which they ask for. No question is asked as to what school or what party the applicants belong; and this is as it should be. To place all bank circulation, and bruk are commodation, and bank influence, into party hands, to be used for party purposes, would be, and is, if such a thing anywhern exists, an enormity, worthy only of the worst governments."

\* The Safety Fund Commissioners Chandler Start Trumbull Cary &c. in their report of

• The Safety Fund Commissioners, Chandler Starr, Trumbull Cary, &c., in their report of Jan. 30, 1843, show how correct Mr. Hubbell's views were in 1829. They assure the legislature of their utter inability to prevent the plunder of banks by the negligence of directors and roguery of cashiers, or the villainy of both combined. 1. Because it is difficult, and often impossible, by the exercise of the greatest vigilance, to compel a bank to suspend till it is hopelessly insolvent. 2. Until a bank has violated a positive law, it is usually beyond their powers of interference, through an application for a chancery injunction. 3. Though the management is very improvident, the loans made in large sums to a few favorites, or badly secured and very doubtful—though the officers may be the principal borrowers, and the managers evidently hazarding the capital of a bank, yet the commissioners dare not interfere. 4.

ing Post, reported from the Albany Argus. He was convinced that the bank fund would prove only a splendid premium offered to dishonesty and fraudthat many expedients would be resorted to by the managers of a corrupt institution, in failing circumstances, to push as many of their bills into circulation as possible, the whole banking capital of the state being pledged for the redemption. He wanted to guard the honest stockholder, infants, widows, aged persons retired from business who had their funds in the banks, but this scheme

"It is true that an injunction will be granted when the ruin of the bank has been consummated by actual insolvency, or in cases where half the capital stock has been lost." 5, But these facts must be sworn to, as facts actually known to the commissioners, or proved on oath by others. 6. Even if a well founded belief of insolvency is the result of an investigation by the commissioners, Chancellor Walworth carries the matter to a future day, and this affords time to the bank officers to give preferences to those they may desire to favor, and to substitute worthless paper, or paper at long dates, for notes at short dates and well secured. The bank capital is often placed "in the hands of reckless and unprincipled managers, and unrestrained by either moral or legal obligation." 7. Examinations of banks take place but once in four months—the commissioner has often little knowledge of the debtors or of the real value of the other funds-" he is precluded from disclosing the names of the debtors," and has to believe whatever the managers may tell him. Even if the information is sworn to, it is not worth much. 8. "The selection of President and capable Directors must, of necessity, constitute the great safeguard of bank stockholders"—BUT THESE CONSIDERATIONS SELDOM INFLUENCE THE STOCKHOLDERS IN THEIR CHOICE. 9. Officers and managers put in, are fortified by proxies, which keep them in. They have lost much of late by speculating unwisely.

What a commentary on that grand humbug, the Safety Fund Law, by which false swearing is declared to be perjury, and the exhibition of false books, or entries, to the commissioners, a felony!! Justice to the guilty is a mockery, and even Benjamin Butler sneers at the idea of calling the knaves to account. Is this, can it be, five, enlightened, democratic America? The

America of my early dreams it surely is not.

In 1836, George P. Barker was elected to the Assembly from Eric County, to electioneer for the charter of the City Bank of Buffalo. He did so, and obtained it, through the votes of Senators J. and L. Beardsley, Armstrong, Gansevoort, Coe S. Downing, Griffin, Hubbard, J. Hunter, Geo. Huntington, H. F. and J. P. Jones, Lacy, Lawyer, Livingston, Lounsberry, E. C. Mack, the party printer, Maison, Seger, the ex-clerk of assembly, Van Schaick, D. Wager, Sterling and Spraker. Samuel Young, with Loomis, James Powers (see page 70), and one or two more, formed the opposition. Prosper M. Wetmore was its supporter in the Assembly, and also the supporter of almost every other bank asked for. Polk sticks to him as Navy Agent here, like a brother. Van Buren's followers had their share of the plunder, by agree ment. One prominent operator (Corning, I think), had \$30,000 of the stock, and when the bank failed, the Argus had the assurance to call the concern a "whig bank party" " machine."

From first to last, General George P. Barker, abolitionist, Canadian Patriot, stockjobber, and Van Buren's steady tool, was a director of the City Bank—he was also its attorney, transacting its law business. John B. Macy, another ex-Van Buren man, was the first president, and he and his partner, Isaac S. Smith, the loco-foco candidate for Governor, abstracted and lent themselves nearly \$150,000 of the funds of the bank; their securities were sold at Buffalo last Nov. for less than \$2,000—\$52,000 of discounted bills brought \$1,200—judgments in favor of the bank for \$235,000, were sold for \$21,500. Until Nov. 1839, the Safety Fund Commissioners reported the bank to be sound and healthy, though it was even then utterly worthless-so too, the state authorities had lent it more than \$100,000 of the public funds a dead loss. The bank had not only issued the extra allowance of its notes mentioned in the statutes, but also many thousands of dollars beyond the legal limit-and when Marcy was named as its receiver, he swore that not only would over \$300,000 of its notes be redeemable out of the state treasury, but that "it is supposed that a still larger amount of the fraudulent issues of that bank than is already redeemed is lurking yet in recesses only known to its corrupt managers.

Isaac S. Smith, in an official letter to Fitzwilliam Byrdsall, and others, dated Buffalo, September 29th, 1836, a month or two after the City Bank was set affort there, thus proclaimed the faith that was in him:

left the conf had no faith by bank offi sioners wou connecting l tions they r monopoly, n

I am very without diffi

"for public in "banks, with v silver and go Jenkinson, in abstract \$150.0 The bank, thro Bank in lieu of Lewis Eaton ( director, L. F. committee " to Allen, and Jed. of the bank, cor I need not tell v those who had s victions either a \$13,000 with V on Ohio city, & and buried this M. Hoffman, V State, while the put Attorney Ba

of premature dis many thousands Allen and Lee, s jury, on what w perjury—they w and brought ba interest, with an could, that the p banks, and that broker can-aw may not be socase, and says th the trial or any p interest to the wi zie, Sir : Gene cashier, for pe developments in to-morrow. T " will send to you again-" Every was perjury or which often co important one, 13 in all, was ho in Ohio, New Y and by similar c the attorney gene ardent to search f

either would Le some atonement

in this state which

The Bank of John R. Lee cas

<sup>&</sup>quot;None of our institutions," said Isaac, "have so strong a tendency to create and perpetuate "the odious distinctions between the rich and the poor, as the paper money banks. "Those incorporations, and others not more meritorious, and yet equally monopolizing, have been the greatest cause of truckling and corruption in legislation. The worst feature in the "proceedings of past legislators, has been the wasteful appropriation of large sums, ostensibly

ced that the bank nesty and fraud of a corrupt instiis into circulation ed for the redempwidows, aged pers, but this scheme

as been consummated in lost." 5. But these or proved on oath by in investigation by the and this affords time vor, and to substitute I secured. The bank gers, and unrestrained slace but once in four f the real value of the s," and has to believe orn to, it is not worth of necessity, constitute ATIONS SELDOM Officers and managers such of late by specu-

which false swearing the commissioners, a r sneers at the idea of cratic America? The

unty, to electioneer for, through the votes of g, Griffin, Hubbard, J, ngston, Lounsberry, E, an Schaick, D. Wager, see page 70), and one borter in the Assembly, sticks to him as Navy the plunder, by agreethe stock, and when "whig bank party"

n Patriot, stockjobber, was also its attorney, an, was the first presidency of the first presidency of the public safety Fund was even then utterly of the public fundsmotes mentioned in the and when Marcy was to notes be redeemable tount of the fraudulent only known to its cor-

dated Buffalo, Septemus proclaimed the faith

o create and perpetuate paper money banks, ly monopolizing, have he worst feature in the large sums, ostensibly left the confiding stockholder without remedy, when a failure took place. He had no faith in the commissioners, who would rely on the statements to be given by bank officers, and prove no check at all to mismanagement. The commissioners would have an unbounded and very dangerous influence, and form a connecting link between all the institutions, for political or any other combinations they might think necessary; and the whole machinery prove an unsafe monopoly, nothing short of despotism.

I am very well satisfied, that an honest, efficient system could be devised without difficulty, by which this country would have a sound currency, portable,

"for public improvements, but in reality for party purposes, and the granting of charters for "banks, with which to strengthen the hands of party leaders. I would sanction nothing but "silver and gold as a circulating medium." This fellow puts me in mind of the sharper Jenkinson, in the Vicar of Wakefield. He had silver on his tongue, but did not forget to abstract \$150,000 of the bank funds, with the aid of his more tolerant partner in leather, Macy. The bank, through a committee, gave up good securities to debtors, and took the Tonawanda Bank in lieu of them, capital \$150,000, but not worth one cent. In Nov. 1839, the bank, by Lewis Eaton (Van Buren's ex-safety fund com'r) its president, General Barker, attorney and director, L. F. Allen, no whig of '76, and the other directors, appointed three of themselves a committee "to take collateral securities, or extinguish doubtful debts." Stephen White, L. F. Allen, and Jed. H. Lathrop were chosen, and went to work and made a settlement of the affairs of the bank, concerning which Marcy swears "that the same was made with intent to defraud," I need not tell you that as their brother in the affair, Barker, was elected Attorney General by those who had got rich by such knavery, and their abettors and supporters, there were no convictions either at statute or common law. George P. Barker appears to have borrowed largely, \$13,000 with Vandervoort, \$10,000 on his stock, known to him to be utterly writhless, \$3,000 on Ohio city, &c. Let honest republicans keep in mind, that after Barker had brought forth and buried this infamous bank, Flagg, Marcy, O'Sullivan, Dix, Corning, Faulkner, Davezac, M. Hoffman, Van Buren, and the party leaders selected him for Attorney General of the State, while the Syracuse Convention that named Van Buren for president on a second term, put Attorney Barker and Col. Young on their tieket as state electors.

The Bank of Buffalo, another safety fund concern, of which Hiram Pratt was President and John R. Lee cashier, chose Orlando Allen as its President on the death of Pratt, whom a fear of premature discoveries of villatiny hastened to his grave. It failed in 1840, and had issued many thousands of dollars of its paper, as money, beyond the limit allowed by law, its officers, Allen and Lee, solemnly swearing to the contrary before the commissioners. A Buffalo grand jury, on what was believed to be unquestionable testimony, indicted Lee and Allen for the perjury—they were arrested and held to bail, Allen, if memory serves me, being out of the way and brought back. It is reported that the banks lent their notes to the brokers at regular interest, with an understanding, &c., that the brokers shaved (exacted usury) as close as they could, that the profits were divided between the brokers shaved (exacted usury) as close as they could, that the profits were divided between the brokers and the president and directors of the banks, and that when discounts were applied for, they would say "we can't do it—Lee, the broker can—away to Lee." Two per cent, a month, &c., followed, of course. This may or may not be so—but as Lee is a fair spoken, plausible person, and as Allen quotes Barker's case, and says they all do it, I wrote a friend in Buffalo to send me all the papers containing the trial or any part of the proceedings, as Barker was the prosecutor, and the case of unusual interest to the whole country. Here is the result. "Buffalo, Nov. 30, 1843. W. L. Macken-"zie, Sir: General Barker has just concluded his speech in the trial of John R. Lee, the "cashier, for perjury in swearing to false returns. The evidence contains some strange "developments in banking. The judge proceeds with his charge—the verdict you will get "to-morrow. The trial excites much interest, and the newspapers containing the best report I "will send to you." Soon after, the N. Y. papers said he was acquitted, and my friend wrote again—"Every Buffalo pape

suitable for commerce, and yet not be exclusively metallic; but it does not appear probable that Van Buren had any wish for such a currency at this time Gene al Jackson said he knew "a very good plan of a bank," but when I wrote some of his cabinet advisers, they had never seen it. Webster's language, in January, 1834, was very judicious. While he denounced the pets, he said to government, tell us of a better plan than the U. S. Bank, and we will adopt it. "For the convenience of the government and of the country," said he, "there must be some bank, and he should wish to hear the views of the administration, He was not so wedded to THIS bank, as not to be willing to hear any other plan which human ingenuity might device, if any other feasible scheme could be devised."

The following extract from Jackson's Farewell Address of March, 1837, appears to me to exhibit other feelings and principles than those of 1829 and 1834. Why did he foster the state banks for eight years, and then condemn

"The planter, the farmer, the mechanic, and the laborer, all know that their success depends upon their own industry and economy, and that they must not expect to become suddenly rich by the fruits of their toil. Yet these classes of society form the great body of the people of the U. S., they are the bone and sinew of the country; inen who love liberty and desire nothing but equal rights and equal laws, and who moreover hold the great mass of our national wealth, although it is distributed in moderate amounts among the millions of freemen who possess it. But, with overwhelming numbers and wealth on their side, they are in constant danger of losing their fair influence in the government, and with difficulty maintain their just rights against the incessant efforts daily made to encroach upon then. The mischief spring from the power which the moneyed interests derive from a paper currency, which they are able to control; from the multitude of corporations with exclusive privileges, which they have succeeded in obtaining in the different states, and which are employed allogether for their benefit; and unless you become more watchful in your states, and check this spirit of mono poly and thirst for exclusive privileges, you will in the end find that the most important powers of government have been given or bartered away, and that the control over your dearest interest has passed into the hands of these corporations.

### CHAPTER XXI.

Albany Bank and State Union.—English mode of Bunk Inquiries.—Silus Wright.-New York Banks protest against Van Buren's Mutual Insurana Company .- N. S. Benton, a steady Bank Man. - Correspondence on Banks -Opinions of Old Sufety Funders.—Charles Stebbins.—The Dry Dock Bank.— George R. Davis.—Peter Robinson.—The Electioneering Commission.—The Broken Banks, their Villainy und Rottenness.—The Watervliet Bank.—T. W. Cleott's Bond.—Bank of Lyons.—Dishonest Receivers.—Egbert Olcott.

VAN BUREN'S Safety Fund Act of 1829, is a regular union of bank and state. the state was to protect the banks and to control them.\* He found that to carry

his measures made then. surely was, l torm-he de roguery of b Roman despe system had a nursed, and warnings. was now pre make money of plenty of scarcity,) or was the closi questions affe fore them, an skill, science printed. Ac evidence for promote the inquiries, like

> Such is th which, Silas Feb. 26, 183 lie, it has, in

would be too

enw that "the tra that he is the Smi in 1832—7 in 1833 capital was \$32,50 ficial account gives Journal of 1829, shi District Attorney leiders, but went and Hager, tomah brought about and phen Allen moved ed bank shull pure by any bank for a est proposition a Boughton, voted it in Bullalo. Our Secretary

plicate of Dr. Suth avowed frankly w as to means, provid by the people to bo have excluded him of Philadelphia and reader surprised th to be cheated, and While Van Bure

vision, that each b that no dividend by the funds of the b fancy stocks in ger Porter, Hubbard, I the bill itself, of co ics', Lockport, Itha Charles Stebbins

in the senate for ti provements for the

The Banks in New Vork—the Merchanis', City, Mechanics', Plonix, Union, Trade-men's, and Bank of America—wished renewars, but they objected to the bill, in Senate, March 30, that it was wrong to make do Mode of the Lanks respensible for each other's conduct and management—that in 40 years only five charter of y banks had falled—that without a paid up capital and full him do capable directs. Van Buren's plan week he no remedy at all, and with these, it was not required—that the three commissioners would be a defusion of the public, and a false, it-grounded security, because on three men could make the complete inspectous in quiries and examinations necessary to fulfil the intention of the proposed law, and superficial inquiries week deceive the solvent, well managed banks, encourage fraud, and deeply injure the country in the long run—the heapover given to the Secretary of the Treasury to inspect the conduct of the 1's. Brank had proved deliasis the vest amount of defalcation having nearly ruined it before he knew that anything was wrong—that no provision had been rande that a real and competent capital should be required when new charters were granted, we that the stock should go into the hands of real bonn fide stockholders, and not into the keeping of speculator V. Buren & Co. would have lost, and the people saved millious by such an honest provision is a this.

On the 4th of April, Mr. T. L. Smith asked leave to withdraw the memorials from the N. Y. city banks; as Mr. C. L. Livingsion, whose free bank letters appear in this volume, truly remarked, that their managers for

llic; but it does not arrency at this time. " but when I wrote ebster's language, in the pets, he said to and we will adopt it. y," said he, "there the administration. hear any other plan le scheme could be

ss of March, 1837, n those of 1829 and and then condemn

at their success depends o become suddenly rich ody of the people of the erty and desire nothing t mass of our national illions of freemen who de, they are in constant

ulty maintain their just The mischief springs rrency, which they are ileges, which they have ved altogether for their ck this spirit of mone most important powers er your dearest interest

nk Inquiries.—Silai 's Mutual Insurana ondence on Banks e Dry Dock Bank.y Commission .- The aterrliet Bank.—T.  $s.-Egbert\ Olcott.$ 

n of bank and state. e found that to carry

Tradesmen's, and Bank it was wrong to make the 40 years only five charters ors, Van Buren's plan woolings would be a defusion of the complete inspections, in it superficial inquiries would untry in the long run-th . Bank had proved delusite was wrong—that no produce we charters were granted, as the keeping of speculator rovisor as this, as the N. Y. city banks; as d., that their managers between the charter of the control o

his measures, the temper of the times required such a proposition to be artfully made then. In 1837, in special session, when the villainy, wholesale as it surely was, had been fully accomplished, and the people duly plundered in that form-he denounced his old scheme, pretended to be horror-struck at the roguery of bank and state unions, and advised their repeal. Young said that Roman despotism could not have done a tithe of the injury which the monopoly system had accomplished; but he forgot, like Van Buren, to tell that he had upheld, nursed, and gained gold by it, in the teeth of Tompkins and Clinton's solemn warnings. Van Buren had plundered one class by his sham safety fund; he was now prepared to plunder another by his subtreasury. That scheme would make money scarce, and oblige the man who had mortgaged his estate in times of plenty of paper, (for paper promises, to pay in gold and silver in times of scarcity,) or forfeit the inheritance of his fathers. The bankrupt law of 1842 was the closing scene. In 1816, 1825, and 1832, the British Parliament had questions affecting the currency before them, and special committees called before them, and carefully examined bankers, merchants, manufacturers, men of skill, science, and experience: the whole was taken down in shorthand and printed. Action followed at a future session. One of these reports and the evidence forms a large folio. Here the grand question is-What course will promote the interest of the leaders of the party? Tedious, though invaluable inquiries, like those made in London, might save millions to the people, but they would be too monarchical!

Such is the operation of Van Buren's deceptive Safety Fund, concerning which, Silas Wright, in reply to Henry Clay, in the U. S. Senate, Wednesday Feb. 26, 1834, said, "I verily believe, that in consulting the safety of the publie, it has, IN THE BEST MANNER, consulted the greatest safety of the banks. "

swe that "the train of disaster and embarassment that would follow the adoption of the new langled system would be" very great—and so it proved in the long run—I presume that Smith's opposition was not forgotten—mat he is the Smith of whom Coldinator felt afraid, (pages 208 and 209,) and the Smith whom Polk has removed from office to make way for Gillett.

In 1829, on Van Buren's principle of Safety (!) 20 banks were chartered—in 1830, only 8—18 in 1831—2 in 1832—7 in 1833, and 21 in 1834 and 1894—in all ninety. On the first of January, 1837, their nomined capital was \$33,501.460—their cast \$85,562.307, and their notes in circulation areay \$22,055, 123. An official account gives their profits at more than five millions of dollars. In May they stop payment. The Senate founds of the system of the mechanism of the payment of the Sp. shows the working of the machinery that year. N. S. Benton, of Linde Falis, recently the U. S. Bistrict Attorney for Northern N. Y., and now Secretary of State, was then a Senator. He voted with the teaders but went regimest 8 charters, all of which were rejected. Benton, S. Alfen, Begrudus Throop, Selbins, and Hager, tomahawked the Butchers and Drovers' Hank, but a better inderstanding with the regency was brought about and next year the bill passed. Nearry the same parises united by most expected of any chartered bank shall purchase or be interested in the purchase by others, of any bank note, bond, or obligation issued by any bank for a less sum than the face of said note, bond, &c., under a penalty. N. S. Benton aver this honest proposition, a decided negative, and with Lewis Paton, Hayden, Hager, Stebbins, Wheeler, Waterman, and Boughton, voted it down! No wonder they made Eaton a hask commissioner, and president of the City Bank in Builalo.

in Bullato.

Our Secretary of State, N. S. Benton, is a very suitable incombent for those who elected him. His votes in the S-rate show that he is rotten to the very core. His office is the recompense of factions servitude. He is a daplicate of Dr. Sutheria d of Philadelphia, whose letter forms No. 93, page 182 of Porrespondence. The latter avowed frankly what sil trading politrians think. They really hold the masses in outermpt, and never hestiate as to means, provided they may gain their soliish ends. Yet these men are successful while hitle regard is paid by the people to homest, capable, unobtrusive persons. Dr. Suthesland's avowals, one would have thought, would have excluded him thereafter from political favor; and yet the has scarcely been out of office ever since it the people of Philadelphia and the U. S. government granting almost all his requests, both for himself and family! Is the reader surprised that Swiss multiply! I bose in our somethat, as the Blide tells as of old times, the people love to be cleated, and heap honors on their deceivers with their eves open?

While Van Buren's ceneral measure was before the Senate, Stephen Allen proposed to improve it by a provision, that each bank certify on oath that its capital was paid up and entire before its charter could be renowed, that no dividend be made out of ral protits, that none of the capital be divided except by virtue of law, and that the funds of the bank should not be used by the managers in speculating in the stocks of other companies, and fancy stocks in general. Secretary Benton was almost cloquent in his opposition to this proposal, and, with Porter, Hubbard, Hayden, Stebbins, and Goo. B. Throop, the Auburn banker, vated against it—but he voted for the blid listell, of course, and also for the clourers of the Molawk Bank Bank of Moarce, Farmers and Mechanics, Lockport, Linnen, Yales Co., Utlen, Putnam Co., &c.

Charles Bueblins, too, was a steady, unprincipled instrument of Van Buren is less, and against limprovements for the protection

Twelve years after, at Albany, as Governor, (Jan. '46,) Mr. Wright changed his tone, and said that "That legislation which equalizes the benefits and burdens of government, and attempts to secure no special advantages to any, will diffuse prosperity throughout a community . . . . attempts to confer favors by law upon classes or localities, produce a competition destructive to profitable industry; a strife, not to earn but to gain the earnings of others. . . . . . The tendency of this false system is to separate capital from productive labor, and, carried out to its full extent, will produce the singular result, that he who labors least may accumulate the most, and he who works the hardest may know the most want." These latter views are borrowed from Burke-are correct-and

least may accumulate the most, and he who works the hardest may know the most want." These latter views are borrowed from Burke—are correct—and term was out, Throop and the Senate made him the bank commissioner of the state, much to the delight of the banks, who wanted a bank-jobber and not a storn, upright agent, to exercise the inquisitorial powers, named in the blit to make it paintable to the million, but never meant to be used for their benefit. On the 6th of May, he has a part of the par

at variance vears of his To that ve reason, and of Marcy, i When the p hacks of par about for pe with a circul sylvania, and North Amer loped. Mar Buren at the and look for log-rolling a moral and o would borro step-ladder, allow the av would comp legislation in " drippings of at usurious could be got the merchan to speculate street (p. 17

Jackson Elec son's Gent King Geo Wheeling. and Wrigh dell.-Rit ker. - Rite bles .- W

AFTER the and when

Muhlenbu

Y HILL SAFES.

Wright changed benefits and burntages to any, will o confer favors by tive to profitable ters. . . . . The luctive labor, and, that he who labors set may know the are correct—and

nuch to the delight of the itorial powers, named in efit. On the 6th of May, lers \$450,000—to country 0,000, as a pet—to the N. the SAFETY Fund Comit, and all was safe!! It hees, to speculate on, and false entries, false inspect equal rights, and mock

oaid his court assiduously e of hank commissioner, ik, and would never cease uk commissioner, through nding their commissioner, er of 1829, who had voted

nius and Davis, a follower tood Reece, elected Lewis liable travelling, election-'s fortunes, duly salaried to State funds to this pet rowers, with a secret unery was made to suit till ing their brother men. vaults, in May, 1837, the bank notes for what they lars have been puid since

v. 1845, state that the diorney General Barker's, k of Lyons, the Commeroncerns, took care to re-s, to ensure their faithful n's regency commission-l. The Watervliet Bank between the chancellor id none of the reports of much smaller interest, appointed S. Y. Austin, notes and obligations du that \$76,019 in several eiver,only \$37,145, out of or good bonds, belonging which could have been ebtors or their friends, or te, putting its justice to of its feebleness. As if all further investigations se Senate Doc. 18, 1845. aterviiet Bank, in which ashier of that bank had e grossest character, and lairs of this Bank have hose duty it is to make dore Olcort, his brother, vay delinquent cashler,) and the Bank insolvent nid bond has been colits assets ninounted to 2, that the Farmers and ed to pay interest. The

ws what safety funds,

from fraud.

at variance with the governor's conduct as a politician, for the last twenty-two years of his life.

To that valuable class of citizens who have the time and opportunity to read, reason, and reflect, the letters of Flagg, Livingston and Cutting, and the remarks of Marcy, in pages 174 to 182 of this volume, must prove very interesting. When the privileged system had been pushed to its umost limit by the jaded hacks of party, and no more money could be made on that tack, they wheel about for pelf and popularity, abuse their own handywork, and go for banks, with a circulation founded on Arkansas, Illinois, Mississippi, Michigan, Pennsylvania, and other state debts, and with privileges, the character of which the North American Trust Co., and kindred coalitions of knavery, too soon developed. Marcy, page 174, boldly denounces the system that had placed Van Buren at the head of the nation, Flagg would blow "the lobby" sky high, and look forward from Plattsburgh banks and regency banking, with " scenes of log-rolling and corruption," to times to come, in which a "decent regard to moral and official purity" would be preserved by the party: Marcy (p. 175) would borrow Hoyt's experience to enable him to throw down Van Buren's step-ladder, now no longer needed: Flagg would demolish the usury laws, and allow the avaricious to exact cent per cent, if the necessities of their debtors would compel such conditions (p. 176): Livingston would put a stop to all legislation in favor of "chartered nuisances:" Young was ready to draw his "drippings of unclean legislation" from the banks, and lend cash on mortgage at usurious rates, denounced from Genesis to Revelations, if the usury law could be got rid of (p. 177, &c.): and Hoyt and Butler would squeeze from the merchants their last dollar, through the Custom House and Betts's Courts, to speculate with it, through the free bank of Beers, Stilwell & Co. in Wall street (p. 179).

# CHAPTER XXIII.

"Vice is undone if she forgets her birth,
And stoops from Angels to the dregs of earth;
But 'tis the fall degrades her to a whore;
Let greatness own her, and she's mean no more.
Her birth, her beauty, courts and crowds confess;
Chaste Matrons praise her, and grave Bishops bless.
Hear her black trumpet through the land proclaim
That 天子 Nor TO BE CORRUPTED! 美家 is the shame,
In soldier, churchman, patriot, man of power,
"Tis avarice all, ambition is no more."

Jackson Electioneering.—Jackson in the Saddle.—Keep Congress pure.—Stevenson's Genuine Golden Bait.—Wickliffe's Experience.—Duane's Thoughts.—King George's Slave Market.—Who's the Story Teller.—Stevenson fond of Wheeling.—Blair and Ritchie, or a Peep behind the Screen.—Clay's Puzzle, and Wright's and Benton's Votes.—Stevenson gets to London.—Polk and Sliddell.—Ritchie's Hypocrisy.—He swallows the Gilded Bait.—A Peep at Walker.—Ritchie 40 years ago.—The Washington Slave Mart.—Congress Shambles.—Wilkins, Buchanan, Barbour, Old Garrow, Cambrelong, Ellis, McLane, Muhlenbury, &c.

AFTER the election of John Quincy Adams by the House of Representatives, and when General Jackson had been again announced as a candidate for the

office of President, he resigned his seat in the senate, and left the people to infer what he would do if elected, by placing on record certain principles in his letter of resignation. The following is an extract:

With a view to sustain more effectually, in practice, the axiom which divides the three great classes of power into independent constitutional checks, I would impose a provision Frendering any pumber of congress ineligible to office under the general government, during the term for which he was elected, and for two years thereafter. The effect of such a congress that the provision is obvious. By it Congress, in a considerable degree, would be free from the connection with the Executive Department, which at present gives strong grounds of apprehension and jealousy on the part of the people. But it this change in the constituit ion should not be obtained, and important appointments continue to devolve on the Representatives in Congress, it requires no depth of thought to be convinced that corruption will be the order of the day."\*

Mr. Adams had appointed Henry Clay, a Senator, his Secretary of State. The above was meant as a rebuke to Adams, and no doubt written with the view of injuring the popularity of Adams and Clay, and with reference to the next election. Like Polk's pledge to stand by the Baltimore resolutions on the 54th degree and naturalization, it was perfectly fair if it had been done in sincerity and good faith.

I have shown that Jackson was so forgetful of principle as to attempt to seduce Duane to abandon his principles or resign, by offering him the rich bait of the Russian embassy. What course did he pursue with Andrew Stevenson?

\* Complaint seems as unavailing here as it was believed to be in Eugland thirty years ago. In a letter to the itor of the Ky. Observer, dated April 8, 1837, R. Wickliffe frankly admits, that "extravagance has increased companies cents as maximum nerve as it was netwed to be in Engined thirty years ago. In a letter to the editor of the Ky. Observer, dated April 8, 1837, R. Wicklink frankly admins, that "extravagance has increased in the public expenditures until they amount to nearly forty millions annually; nemeers or congress are attice norder and so follow in the Executive Market House, tills whole relevent and resources of the consultance of the consultance and office holders, with whole resources of the property our elections by bridery and fals-chool." It is the same now, and worse than it was when Wickliffe penned his "scathing episte". Even in 1848, in November, Col. Dunne had to admit to the Annora, the nears to carry our elections by bridery and fals-chool." It is the same now, and worse than it was when Wickliffe penned his "scathing episte". Even in 1848, in November, Col. Dunne had to admit to the Annora, the penned his "scathing episte". Even in 1848, in November, Col. Dunne had to admit to the Annora, the proof of the collection of the representatives among the people, and the representatives assembled together! The sympathics of mubition, self-interest, vanity, price, hold all the members of sovernment together: they have a common interest to keep faithful to one module—to clean the people—to appress them, and strip them of all power and privileges, that can any way interior with the graditication of their passions. Like the monks in their cloister, conscrated in the name of God, they become the astruments of the devil. Collected to proteet liberty, they become in fact a clan of tyronts. In the case of the bank system we might almost say, a hand of rubbers. All governments are naturally jedious of the power of the people, and ours is not a whit less so than the most despote in Europe or Asia."

We be use of our political purity, as compared to Europe. Have we cause for so doing? It is true we are not quite so to do in some respects as the Irish government. We do not get our executives to lend members of congres

colorated father. Heavy Grauna: and from that work I select the following pussage, in order that Americans may compare the old mode of buying knaves with the new:

"The fetters of Level linckingiam (Lord Licuteman of Ireland), show by what means the cause of the people was defected, and what the Vicercy considered to be arranged as Aeraylex to his soveragion. Corniping both Houses of Parliament, in order to keep the people in slavery; degrading the Peers to purchase the Commons; prostituting the pension list—that golf in which he proposed that his unjesty should by the turbulent plannom of public spair in Ireland: these were the litting occupations of the Vicerny; this was what he calls 'employ-that his tips from the first of his majory is proposed by Mr. Grattan, he called an 'improper measure!' but the purchase of the House of Commons, and the buying its members, he considered good for the King's service; and so intent on his object did he seem to be, that he declared 'no difficulty should be appropriated by the last of the House of Commons and the buying its members, he considered good for the King's service; and so intent on his object did he seem to be, that he declared 'no difficulty should be appropriated by the last of only otherwise. storing good for the King's service; may so mean on in Soughest and be seen in the foot an electric of almost should remain with line, which his conduct was marked out, be it what it modifies the had not only entangled himself, but embarrassed the King; having, as he said, 'contracted absolute encapents to become a manager it is the entangled himself, but embarrassed the King; having, as he said, 'contracted absolute encapents to become a for the appears that the Viceroy would not have acted in the trade of corruption without positive orders; and he accordingly struct that the had received the King's dibberous to oppose the measures the particle to the English of the particle to the English of the particle to the English of the particle of

\* Andrew Stevenson is now an old man—he is a native of Virginla, where he was long a practising lawyer, his practice being his sole dependence. He was long in Congress, and was elected Speaker of the House of Representatives, in December, 1827, over J. W. Taylor, of N. Y., the Adams candidate. He had the support of the Albany Regency, or Van Buren men. I think he took his sent in Congress six years before, in December, 1821, for his native state. In 1824, he was vehement in his opposition to Jackson, and Crawford was his favorite—he voted for him in the House, February, 1825. In a letter, in the National Intelligencer, Oct. 14, 1828, by John Sloane, M. C., of Ohio, [from Richmond Enquirer,] Sloane states, that at the beginning of the session of 1825-6, just as the House was about to ballot for Speaker,

On the 22d then presiding don, doubtless moved an inqu and \$9,000 ou a holy horror by holding ou would be plian

Sevenson, who

Speaker, and by

elected, and he to he had so said; had expressed gr venson proved s Speaker's chair. severe and con mission to Londo Jackson set a triguing turn, st General Jackson minister to the C would take to kil randor compels

Mr. Stevenson's When the dis would be admine give one party of Globe, gave the sentences which

Thu Organia r snongly awa the House of refurns after genough to m The comma Committee of and the same counterfeitin

Polk's editor, 1 he exclaimed-" loseize the reins-BENEFIT OF

"The comma committees " wi Kinderhook that usage of Speake forms to suit "th tion of justice is appropriations of pation. The ma ppoint committe will be deaf to Wetmore, Steven pregnable under ereen for iniqu debate, June 16, degree, the judge pointed to meet General Dromgo committee had re opening or looki he people to infer ciples in his letter

nich divides the three d impose a provision I government, during effect of such a condegree, would be free gives strong grounds nange in the constitulevolve on the Repre-I that corruption will

cretary of State. written with the h reference to the resolutions on the been done in sin-

as to attempt to him the rich bait drew Stevenson?†

rs ago. In a letter to the rs ago. In a letter to trans-ravagance has increased ueas of conorras are and resources of the Franchise, in subsidizing the contry our elections to penned his "scathing s of Franklin, that "the s, between the represent-of ambition, self-interest, st to keep faithful to one es, that can any way in-uted in the name of God, act a clan of tyrunts. In are naturally jealous of

or Asia!"
? It is true we are not o lend members of conible tools in Congress will published the Life of his in order that Americans

s the cause of the people sovermon. Corrupting purchase the Commons; o pirchase the Commons; y the turbulent phantom what he calls "EMPLOY-posed by Mr. Grattan, he ying its members, he con-he declared 'no difficulty to had not only cutungfed GEMENTS TO SECURE A s direct bribery for it ap-e orders; and he accont-patriots TO THE UTMOST rvices men were to be re

where he was long a ong in Congress, and 7, over J. W. Taylor, ency, or Van Buren r, 1821, for his native ford was his favorite ational Intelligencer, r,] Sloane states, that ballot for Speaker,

On the 22d of May, 1834, President Jackson nominated Andrew Stevenson, then presiding in the H. of R., to be Envoy Extraordinary to the court of London, doubtless as the reward of his subservience to the Executive. Mr. Clay moved an inquiry as to when Stevenson was first promised this \$9,000 a year and \$9,000 outfit, by a president who, when he wanted the people's votes, had a holy horror at influencing the free deliberations of the people's representatives by holding out expectations of wealth and power to leading congressmen who would be pliant and servile. The documents were produced by the President.

Sevenson, who with Taylor and Campbell were candidates for the chair, said, "Elect me Speaker, and by God Pil sustain the administration"-(Adams and Clay.) He was not eccted, and he turned to Jackson and against the men then in power. Stevenson denied that he had so said; but Governor Branch, when the unit cabinet broke up, stated that Jackson had expressed great contempt for Stevenson. If so, he took a sober second thought, and Sterenson proved such a strict and steady partisan that the party kept him seven years in the speaker's chair. He resigned on June 2d, 1834, his office and seat, under the pressure of a severe and continued indisposition," which Jackson appears to have cured by the offer of a mission to London.

Jackson set a less value on Stevenson than Van Buren did. Stevenson's cunning, in-ligning turn, suited Van Buren. Governor Branch says: "When, sir, 1 separated from General Jackson, but a short time previous to his determination to appoint Mr. Stevenson minister to the Court of St. James, he did not regard him as ' worth the powder and ball it would take to kill him.' This very expression I have heard used or assented to by him, and ander compels me to admit that I heartily concurred with General Jackson in his estimate of Mr. Stevenson's worth.'

When the dispute arose in Congress about which set of New Jersey members were, or would be admitted to be, THE sitting members, and it became apparent that the decision would give one party or the other the selection of a Speaker, Van Buren's editor, Blair, through the tabe, gave the uninitiated a hint of the uses to which Speakers are put, in the words and sentences which follow:

Tr "Organization of the House of Representatives .- We perceive that the public mind is Istrongly awakened in regard to the preparations of the Federal party to get command of the House of Representatives by their fraud in the election of members and falsification of returns afterwards. If they can foist on the Representative body spurious members penough to make a majority in the opening, there is no doubt they will hold it to the end. The command of the Speakership will give them the committees—among them the Committee of Elections. Their report will conform to the interest of the appointing party, and the same dishonest majority which would conspire to get a control of the House by counterfeiting members, would vote to maintain it.

Polk's editor, Ritchie, then of the Richmond Enquirer, was equally off his guard. In terror be exclaimed—"Have the whig party become desperate? Are they determined at all events useize the reins—TO CARRY A SPEAKER for the next congress—AND HE TO SHAPE OUT THE WHOLE STANDING COMMITTEES OF THE HOUSE FOR THE BENEFIT OF THE WHIGS!"—Enquirer, Nov. 6, 1838.

"The command of the Speakership will give them the committees," and the report of the committees "will conform to the interest of the appointing party." Van Buren writes from Kinderhook that Blair is the very best of authority-and hence it is evident that it was the isage of Speaker Stevenson's committees, and, of course, Speaker Polk's, to make their re-forms to suit "the interest of the appointing party!" Here is the reason why the administra-tion of justice is too often a reproach and a by-word, and the profligate expenditures and appropriations of the party always sustained, and inquiry stifled in the grand inquest of the pation. The majority, who elect the President, send congressmen, who elect a Speaker who will popoint committees to suit the Jackson, Polk or Van Buren of the day—and these committees will be deal to the dishonesty of the worst men their leader may appoint. A Butler, Hoyt, Will be deal to the dishonesty of the worst men their reader may appoint. A Bauer, Alvir, Wetmore, Stevenson, Lawrence, Edmonds, Woodbury, McNulty, or J. Van Buren, is impregnable under such a system, by which the popular part of our free constitution becomes a lergen for infquity and crime. "Sir," said J. Q. Adams, to the Speaker, during the Texas debate, June 16, 1838, "the Standing Committees are the cars, and in a very great degree, the judgment of this House. They are instituted for that very end. They are applicable to made the subjects sent to us to consider them, and mature them for our action." pointed to meet the subjects sent to us, to consider them, and mature them for our action. General Dromgoole admitted the correctness of the Globe's statement, when he owned that his committee had reported on many resolutions of legislatures and petitions from citizens, without opening or looking at or into one of them !

One of them was a letter from E. Livingston, sec. of state, to Speaker Stevenson, dated 15th of March, 1833, (FIFTEEN MONTHS BEFORE HIS NOMINATION !!!) in these words-" Sir: I am directed by the President to inform you, CONFJ. DENTIALLY, that as soon as advices shall be received that the British government consent to open negotiations with this, which are daily expected, it is his intention to offer you the place of Minister to the Court of St. James, and he requests that, should this appointment be agreeable to you, you would hold yourself in readiness to embark in the course of the summer." Another letter was from T. Ritchie to W. B. Lewis, objecting to filling up of Van Buren's London berth with a congressman, without letting the senate know about it. The President declared that HE never knew that Stevenson had answered the letter of Living. ston. On June 24th, the senate, 23 to 22, negatived Stevenson's appointment. made under such suspicious circumstances. But among the Senators who approved of Jackson's plan of offering an American Speaker a high office, "confidentially," 15 months before he left the chair to accept it, and thus keeping the golden bait always before his eyes, although he and his fellow members might be CALLED to take a bold stand against executive encroachments, were Silas Wright, & T. H. Benton, & King of Alu. (now minister to France,) ( Wilkins, & Polk's teacher, Grundy, & Isaac Hill, & Tallmadge, & Van Buren's Sec., Forsyth, & and John Tyler! Among the nass were Clay, Calhoun, Ewing, Clayton, Webster, and Poindexter. But the Senate was defeated in the long run. In May, 1835, Andrew Stevenson might have been seen presiding in that mockery of a people's convention for the nation which nominated Martin Van Buren for the next presidency-and in due time Jackson's pledge to his unworthy confederate was redeemed, and Stevenson sent ambassador to London. It was Stevenson that put Polk \* at the head of

Secretary Walker is a native of Northumberland, Pa., in which state his father, Jonathan Walker, was a county judge, and I believe a teacher of youth. The Secretary is a lawyer began his political career in his native state; and, on his emigration to Mississippi, entered in many speculations, partly in lands and contracts. He is said to have owned \$10,000 worth of lands in Texas, and he certainly gave its annexation to the U. S., as a new field for the cultivation of slavery, all the support that Polk or Johnson could have desired. In the Senate, he was friendly to the principle of the last bankrupt law—perhaps, for a like reason with Stilwell to U. S. Marshal here—for Horace Greeley, in the Tribune of Dec. 8th, says he has been deep enough in credit, speculation, and paper money—is now a bankrupt—and in 1834 wrote in layor of a national bank, and the restoration of the deposits" thereto. The Tribune publishs

a letter of his, dated Natchez, March 1, 1834, as follows;

the Ways an elected to C out to Mexic fits, and Me: C's inclusive

more supply an the affairs of th from the frightf

Walker's ap In general, they intrigue and cor invokes provide then pitches up secretary the procould not pay V in the Natchez dollars, which t nothing of the to rican bosoms, I dence of the free In John C. S Crotism in the

pimpossible f tiers of America "Interference Platter, should Trive principl general gove temptations to th in a letter t Ritchie, dated J both members o the President),

Inever amon

Tybe, servility

legislative chara President Ma ment to the cons taken his seat, s pointment unde such appointmen shall have been

The editor of sition writers, b braving the dans promulgated t "Sir, if ever t

legislature, it wi is in Great Brita gress, as they do those who sit on

"Will you ma tative, who wish his measures or nive at it? Will evil designs to ac is struck between were to barter a of Congress by s to catch the conta be the ruin of pu within the Execu within his gift at

<sup>\*</sup> Since 1825, President Polk's mentor and advocate, Ritchie, has so veered about from Jackson's principles to Jackson's practice as to consent that congressmen and editors may be rewarded by the executive, as ambassadors, judges, and cabinet ministers [see Correspondence, p. 211] 216]-he has even admitted that on a rare occasion, one of them, at least, may accept \$40,000 a year (himself, for instance), as printer to senate, house of representatives, and president. It accordance with this new definition of a boundary or fence against corruption, President Pole gave James Buchanan the vast power and patronage of the secretary of state's office; and per haps that was settled, like the presidential candidate question, about the time of the last Baltimore Convention. That Buchanan knew the use of that power may be inferred from his speech is senate, 1838, where he said that "When a man is once appointed to office, all the selfish pasions of his nature are enlisted for the purpose of retaining it. The office-holders are the enlisted soldiers of that administration by which they are sustained. Their comfortable extence often depends upon the re-election of their patron." The Secretaryship of the Treasure. with its ten to twelve millions of patronage, he gave to Robert J. Walker. Thus did he enlict two very conspicuous members of congress, and by so doing gave "strong grounds of appeleasion and jealousy on the part of the people," "that corruption will be the order of the day' will hin, however regular he may have been at college prayers in North Carolina, or his mat Butler at "stated preachings" at Sandy Hill.

<sup>&</sup>quot; Dear Sir: As I promised at our parting to give you my views on any subject which might be interesting to our common constituents, I hasten to say that Mississippi will with great una nimity sustain you on the Deposit Question. In fact, the public voice demands a restoration of the Deposits, and the creating a Bank to supply a general currency. A State Bank can m

Speaker Stevens Nomination!!!) orm you, CONFIthe British governpected, it is his innes, and he requests
ld hold yourself in
letter was from T.
en's London berth
it. The President
ne letter of Livingson's appointment,
e Senators who ap-

e Senators who application of the seeping and thus keeping as fellow members accomments, were (now minister to nac Hill, & Tall! Among the nay madexter. But the w Stevenson might ention for the nation y—and in due time

ned, and Stevenson olk \* at the head of

red about from Jackson's may be rewarded by rrespondence, p. 211 b. st, may accept \$40.00 ives, and president. It ruption, President Polisate's office; and perfect from his speech if fice, all the selfish pare office-holders are their comfortable existryship of the Treasmy. Thus did he culting grounds of apprehence order of the day' with Carolina, or his materials.

te his father, Jonathan Secretary is a lawyer. Mississippi, entered into wared \$10,000 worth of the will for the cultiva. In the Senate, he was reason with Stillwell, its says he "has been deq

ny subject which might ppi will with great unalemands a restoration d A State Bank can no

—and in 1834 wrote in The Tribune publishes the Ways and Means in 1834. It was Polk who, when John Slidell had been elected to Congress from La., closed his trust with the people by sending him out to Mexico, without asking the senate's consent. How many salaries, outfits, and Mexican and Russian ambassadors has the Union paid since 1828, M. C's inclusive?

more supply and govern the general currency than a State Government can direct and control the affairs of the Nation. Go on; your constituents are with you; the country must be relieved from the frightful scenes of discress which have visited us.

Yours truly,

R. J. WALKER!

Walker's appointments in this State have been much influenced by his colleague, Marcy, In general, they could not well be worse than they are. Our custom-house, the headquarters of intrigue and corruption for the city, is under his especial supervision and care. The pious Polk invokes providence, omnipotence, heaven, and all that is good and great, to guide him—and then pitches upon a secretary of the treasury from the repudiating state of Mississippi—that secretary the prince of speculators—and whose moneyed transactions were so situated that he could not pay Van Buren for his furniture, and had judgments against him advertised for sale in the Natchez Courier, by the Union Bank of Mississippi, for some twenty-five to fitty thousand dollars, which that paragon of banks sadly needed to pay the guilled and cheated people. I say nothing of the lost note of hand. If the spirit of seventy-six is the spirit that now an innates American bosoms, I shall be justified in these strictures, even upon those who sit highest in the confidence of the freemen of America.

In John C. Spencer's edition of De Tocqueville, I find the remark, "I have heard of patricism in the United States, and it is a virtue which may be found among the people, but greer among the leaders of the people. In all governments, whatever their nature may gree, servility will cower to force, and adulation will cling to power. It would have been grimpossible for the sycophants of Louis XIV. to flatter more dexterously" than the courtiers of America. Jefferson, writing to Thomas Mi Kean, Feb. 2, 1801, tells him that granterferences at elections, whether of the state or federal government, by officers of the graiter principle becomes nothing if it may be smothered by the enormous patronage of the granteral government." Now, if interference with the freedom of elections is bad, are not emptations to the electors, by the executive, to betray those who elected them much worse?

implations to the electors, by the executive, to betray those who elected them much worse? In a letter to President Madison, which I find in the RICHMOND ENQUIRER, by T. Ritchie, dated June 29, 1810, the appointment of Buckner Thurston and Benjamin Howard, both members of Congress, the one to be a judge, and the other the governor of a territory (by the President), is sternly reproduted, because that so long as they were "invested with the legislative character, it is the duty of the President to leave it around them."

President Madison is reminded that the patriot, Macon, had moved the following amendment to the constitution a few months previous: "No senator or representative, after having taken his seat, shall, during the time for which he was elected, be eligible to any civil appointment under the authority of the United States, nor shall any person be eligible to any such appointment until the expiration of the Presidential term, during which such person shall have been a senator or representative."

shall have been a senator or representative."

The editor of *The Union*, that now is—the man whose son is lessening the number of opposition writers, by violence, and who himself abused me, at the desire of President Polk, for braving the danger of exposing state criminals high in power, through their own confessions

—promulgated the following pure doctrines in 1810:

"Sir, if ever the Executive branch, in this country, acquires an undue ascendancy over the legislature, it will not be, as it is now in France, through the sword—but by corruption, as it is in Great Britain. It is true, sir, that no placeman or pensioner can sit on the floor of Congress, as they do in Parliament—but places and appointments may now be scattered among those who sit on that floor.

"Will you mark the danger of this distribution of offices? Will not the senator or representative, who wishes for an executive gift, always take care to consult the executive wishes, in his measures or votes? Instead of watching the misconduct of the President, will he not consider the tit? Will not Cerberus sleep because he wishes for a sop? If the President should have evil designs to accomplish, here then are instruments disciplined to his hand—a fair exchange is struck between them. The one barters his conscience for the office—just as much, as if he were to barter a piece of land for a piece of gold. I know it is impossible to bribe both houses of Congress by such temptations. I know that there are some of them who are too virtuous to catch the contagion, but it is certain that in proportion to the extent of this corruption, will be the ruin of public morals and of public spirit. Are not offices of almost every description within the Executive Patronage? During the year 1738, Mr. Gallatin estimated the amount within his gift at \$2,000,000. And where the mere lust of lucre could not sway the man, there

### CHAPTER XXIV.

I shall ever regard my situation in that cabinet as one of the most fortunate events of my life, placing me as it did in close and familiar relations with one who has been well described by Mr. Jefferson as possessing more of the Roman in his character than any man living, and whose administration will be looked to, in future times, as a golden era in our history. To have served under such a chief, at such a time, and to have won his confidence and esteem is a sufficient glory.—Van Buren's letter to Walter Bowne, James Campbell, Preserved Fish, Wm. M. Price, Elisha Tibbets, Gideon Lee, C. W. Lawrence, Sec., London, Feb. 21, 1832, on his position in Jackson's first cabinet.

Van Buren presented by Bowne with the Freedom of N. Y. and a good Character-C. C. Cambreleny. - Jackson's First Cabinet. - Some facts about Lewis Cass. -His War Exploits, Politeness, Notions of Slavery, Friendship to the Indians, Vast Wealth, Indian Agencies, Laws, Eloquence in Senate, and Notions about Texas .- Calhoun's Position .- The Seminole War .- Monroe's Secret Letters to Jackson.—Johnny Ray.—Intrigues by Hamilton, Crawford, Forsyth and others, to injure Calhoun and benefit Van Buren .- Jackson Quarrels with Calhoun .- On the Publication of Political Secrets. - John Henry Eaton and Wife, -Jackson Quarrels with three of his Cabinet about her. The Russian Mission. -Branch on Van Buren .- John Tyler and a Second Term .- Van Buren sent as Envoy to London, but Rejected by the Senate.—Opinions of Webster, Clay, Frelinghuysen, Foot, &c.—The Colonial Trade.—Van Buren elected Vice President.

HAVING resigned his office as governor, on the 12th of March, 1829, Van Buren left Albany, accompanied by his friend and confederate, B. F. Butler, on the forenoon of the 17th, to take upon himself the duties of Premier, Secretary

are offices of distinction to invite and soothe his ambition. \* \* \* In the making of Laws, it is for the members of Congress to have a simple eye to the interests of their country. It is for them to decide upon the merits of every question that comes before them, without either hox or fear, without compulsion or reward. From the moment that they are led astray by such inducements, they are shorn of their representative character—they cease to be the agents of the people, to become the tools of the Executive."

Will it be believed that the man who could publish these truths in 1810, is now grown so grey in sin that he has for sixteen years upheld the violators of right, and at length accepted

office from those who practise what is here so justly condemaed!

Jackson, to get popularity for himself and his friends, tecommended Macon's incasure of 1809, to prohibit this buying and bribing of needy and greedy congressmen; but it was a deception, for he practised continually the baiting system. Benton, too, when he and Van Buren were seeking power and popularity in 1826, made, with the help of Van Buren, a grand report against those abuses which have brought free institutions into disgrace all over the world, but the report was never acted on, nor meant to be. It was an electioneering trap to catch voters.

I have seen a list of congressmen whom Van Buren and Jackson tempted to leave the people and take offices of far more emolument under the executive, but I am not sure that it was correct. It contained seventy-five names, and among these were, for the Russian mission sinceure, John Randolph, James Buchanan, W. Wilkins, \$9,000 a year, and \$9,000 outly, for a trip to the continent. Cambreleng and Wilkins's brother-in-law, V. P. Dallas, had also the \$18,000 godsend to Petersburgh, but were out of Congress before being rewarded. is another Russian minister since, and doubtless we will soon have one more, it not half a dozen. [Duane of Pennsylvania, as a bribe or inducement to take an unfair course, was offered by Jackson, the Russian mission, and so was Samuel D. Ingham, by way of a sop to Pennsylvania," as he tells in his letter to the President, July 26, 1831, in which he accuse Jackson with duplicity and falsehood; with secretly cherished hostility to him, and with credulity and inbecility. There is no doubt but that he was managed by Van Buren and his associates to great advantage for Themselves.] Eli Moore, S. H. Gholson, Arnold Plummer, Felix Grundy, Leonard Jarvis, and Gorhain Parks, and C. C. Cambreleng were rejected as candidates for Congress, and instantly placed in lucrative offices by Van Burer

of State, or a: Kinderh York, was city," which friend, Ceb

John Fersyth -R. T. Lyul an auditor!] Geo. Loyall to be secretar be ambassado Levi Woodbu praiser-J. S. was a membe Supreme Cou appointed mai conferred till One grand s

his confederate supporters. C

of the year wl

and these hon The yeas were The nays we month afterwa mission for tift clared that if c for which the p he, his confede they affected to sity, not only o have worse: w men to trample political institu our social inst considered as hopes and fears of losing it, all of patriotism, if

\* Churchill is not an unso attacking the 3. a new United S way. On the ought to "follo from the federal dence, with res Van Buren, Hic and make them he has quite er Frank Ogden's Swartwout's tin parasites, and influence there 1 is used so clever \$18,000 and the Hoyt as collecto tour, in 1827, Ca and treated Calh confidential letter of Georgia, wou of Sept. 25, 1832 and single-hande steadfast friend," unate events of my been well described any man living, and our history. To have and esteem is a sufserved Fish, Wm. M., 1832, on his position

good Character—
bout Lewis Cass.
ship to the Indians,
and Notions about
roe's Secret Letters
ford, Forsyth und
Quarrels with Caly Eaton and Wife.
Letter Sent Buren sent
of Webster, Clay,
Buren cleeted Vice

March, 1829, Van e, B. F. Butler, on Premier, Secretary

making of Laws, it is for country. It is for in, without either hope are led astray by such use to be the agents of

1810, is now grown so and at length accepted

Macon's measure of ssinen; but it was a ab, when he and Van of Van Buren, a grand disgrace all over the electioneering trap to

apted to leave the rem not sure that it was the Russian mission car, and \$9,000 outh, V. P. Dallas, had also eing revarded. There he more, it not half a infair course, was offer hy way of "a sopto, in which he accuse to him, and with creby Van Buren and his sholson, Arnold Plum-Cambreleng were reoffices by Van Eure of State, or Minister of Foreign Affairs, at Washington. He stopt a short time at Kinderhook, Hudson, Poughkeepsie, &c., and soon after his arrival at New York, was presented by the Mayor and Aldermen with "the freedom of the city," which had been voted to him on the 23d, on motion of Jesse Hoyt's friend, Cebra, who is said to have had a hint from Cambreleng.\* Corporations

John Fersyth was taken out of Congress by Jackson and Van Buren, to be Secretary of State—R. T. Lyttle to be Sinveyor General of Ohio—Jesse Miller to be first auditor [and such an auditor!]—H. H. Leavitt to be a district judge—J. M. Wayne to be a judge [\$4,500]—Geo. Loyall to be a navy agent—John Branch to be secretary of the navy—John H. Eaton to be secretary at war—Thomas P. Moore to be ambassador to Columbia—Lonis M'Lane to be ambassador to London—William C. Rives to be ambassador to France—E. Livingston and Levi Woodbury to enbinet offices—Jeromus Johnson [see him in correspondence!] to be an appearer—J. S. Pennybacker to be a judge, and it is my impression that H. A. Muhlenberg was a member of Congress when sent to Anstria—Phillip P. Barbour when placed on the Suprema Court Bench—Powhattan Ellis when sent to Mexico—and Nathaniel Garrow when appointed marshal—but it may be that in one or two instances the executive reward was not conferred till the recipient had been rejected at the hustings, or had retired.

One grand secret was soon found out by Stevenson, namely, to pay court to Van Buren and his confederates. The is uncle to the wife of one of Van Buren's sons, and one of his steadiest supporters. On the 9th of May, 1831, J. Q. Adams moved to refuse that part of the money vote of the year which granted \$18,000 to ambassadors in Russia and England, as there were none, and these honors and emoluments held in terrorem, as attractions to members of Congress. The year were 60, and among them Wise, Selden, Slade, Vance, Gilmer, Corwin, and Lincoln. The mays were Vanderpool, Gillet, Cambreleng, J. B. Sutherland, Polk, &c., 123. About a month afterwards it was found that Speaker Stevenson had had the promise of the London mission for tifteen months!!! Have I not shown that Jackson was right, when, in 1825, he declared that if congressmen were not kept out of executive offices until two years after the term for which the people had elected them, "corruption would be the order of the day;" as also that he, his confederates, Van Buren, Polk, Ritchie, and their partisans were guilty of the practices they affected to condemm? The more I look into the past, into facts, the more I see the necessity, not only of a state, but also of a national convention. If we have not reform, we shall have worse; while Lingland is really improving her defective institutions, we are allowing bad men to trample our more pure system into the very dust. In the language of Webster, "Our political institutions—our government itself, is made an engine of corruption, and undoes what our social institutions perform. The patronage of government, offices, and emoluments, are considered as rewards, instead of being regarded as necessary agencies of the people; the hopes and fears attendant upon this state of things; the desire to get office and the apprehension of losing it, all become motives of action, and lead many to a course never dictated by feelings of patriotism, if such people ever feel patriotism."

Churchill Caldom Cambrelleng.—This gentleman's letters require no comment. If he is not an unscripulous, unprincipled partisan, where shall we find one? His motives in attacking the 35 million bank at Philadelphia were to get a 35 million bank at New York, or a new United States Bank, through the Boston and Portland people, who were leading the way. On the 16th of October, 1832, he hinted to Hoyt that the stockjobbers of Wall Street ought to "tollow the Bostonians and Portland people To in asking for A NEW BANK from the federal government, but on the plan they propose." His notions of honor and confidence, with respect to private letters, need no remark. His stock speculations as one of the Van Buren, Hoyt, and Butler clique, are well known; and his efforts to mock the workies, and make them his instruments, for no noble and worthy purpose, show that, like Van Buren, he has quite enough of the cunning of the fox. He wanted to be Consul at Liverpool, but Frank Ogden's interest was too heavy for him there. The Custom House, in Hoyt's and Swartwout's time, was a political machine for raining milled dollars into the palms of his parasites, and as Lawrence is the old confederate of Hoyt and Swartwout, Canhreleng's indicate there now must be very considerable. That sinecure, the Russian embassy, which is used so eleverly for paying oif "old and active politicians," produced to him, in his turn, \$18,000 and the ct ceteras. He was for the pets in '34, for the sub-treasury in '37—for Jesse Hoyt as collector, and for Coddington as postmaster. 'When Van Buren took his southern tour, in 1827, Cambreleng was his companion or pilot-fish. He was an old Crawford man, and treated Calhoun, in 1827, about as honorably as he did Webb, a few years later. The confidential letter to which Cambreleng refers, page 234, No. 225, as one which A. S. Clayton, of Georgia, would publish, was written by Webb, and appears in the Courier and Enquirer of Sept. 25, 1833, credited to the Milledgeville papers.

Web there says, "We have alone and si

worship rising luminaries, seemingly from habit—and the resolution in Van Buren's case, declared him to be one of the state's "brightest sons," whose pure republicanism, patriotism and public spirit caused the corporators to "deeply deplore" the necessity which had called on them "to surrender" him to Andrew Jackson. Walter Bowne, the mayor who afterwards whined so piteously for a few bags of the public treasure from that "reveral chief," said to the secretary elect, "you have had to encounter the parameters and the treachery of friends—but your uprightness, your and courage, have borne you in triumph through every conflict. The same powerful intellect, untiring industry, and devoted patriotism, constituting at once your glory and your strength. During the whole of your career, not a single event has occurred to dim for one moment, the lustre of a reputation, which has been continually increasing in brightness." The mayor then presented "the freedom," in a golden box, and Van Buren delivered a suitable response about harmony, "liberality, moderation, justice and firmness," remarking, rather quaintly, "we are all embarked in the same bottom." After giving audiences to officeseckers, political schemers, holders of French claims, bankers, brokers, and blacklegs; arranging plans for the future with the party leaders; receiving judicious hints from the merchants; and very probably settling with some of his most interested partisans, how best to open the future campaign against the United States Bank, he departed for the south to begin that twelve years course of daring and successful intrigue which had scarcely closed when he landed at the battery, in the midst of storms, and tempests, leaving the fickle dame called Fortune with her new "favorite son," William Henry Harrison, who, like Nelson at Trafalgar, was soon to expire in the arms of victory.

Jackson's first cabinet [which soon gave place to Messrs. Livingston, McLane, Cass,\* Woodbury and Barry,] consisted of Messrs. Van Buren, Eaton, Ingham,

holders, who then sold out, and down went the shares to 117. Webb and Noah explain Cambreleng's course in this and other stock operations. He is a candidate in Sutfolk for a seat in the state convention of next June. He was anxious to secure the extension of slavery to Missouri in 1819, and to Florida and Texas in 1846; and he reported from the Ways and Means, in Congress, December, 1826, that "the commerce of a confederacy, internal and external should be wholly free," Noah says of him, Oct. 21, 1834. "It is now more than 12 years since Cambreleng has been toisted upon this community, and we challenge any man to point out a single measure of his recommendation, calculated to benefit the country. Having no wife, no child, no domicile—no interest, nothing to attach him to the soil here, except some inprothecated Mohawk stock, and being very useful to Van Buren in more ways than one, he is to have a perpetual seat in Congress." If I could not state one particular of V. B.'s life, the characters he associates with would show very clearly what he is. Like Polk, with whom he is very intimate, Cambreleng is a native of North Carolina—old in years, very short made, and very stout—no great orator, but well acquainted with business and politics. 'Messis, Webb and Noah, in the Courier and Enquirer of 10th September, 1832, say:

"It is well known her that Mr. [Fils to ] Thiblits and the little gentleman [Cambr dens] are stock speculates, whose hostily to the Botk of the United Sates is purely mercenary. They are opposed to a recturiter souply because they want a sew Bonk for the purpose of speculating upon new stock. For twelve yours Cambrel as laved thou the democratic party \* \* \* \* \* to was no stoch reading the more changing fit not Croswell, Blot at & Co., then his ideas expanded, \* \* \* \* We drink the not an individual in the Sate but Mr. Cambreleng rould have succeeded in raising the Mobawk and Huison Rad Road Stock to 196. He managed that will, through the agency of the Albany Brin—sold out at the nick of tome-resigned bis appointment, and run off to Washington. It is stock is now worth 113, having appreciated \$5 per cent in less than a year."

If Cambreleng believed that the U. S. Bank could not establish a branch in any state without a gross violation of the constitution, why did he accept a fee of \$1000 from Biddle, for locating a branch at Buffalo? He voted against Jackson for President, in 1825, in Congress, and for Van Buren as governor at the Herkimer Convention of 1828.

\* Lewis Cass was born at Exeter, N. H.—removed with his father and family to the state of Delaware, in or about the year 1795 or '6—remained several years there, and thence emigrated west to Marietta, Ohio, in 1799—studied law there, and began to practise in 1802. In 1806 he was elected to the Ohio legislature, and on the 11th of December introduced a bill to suspend the writ of habeas corpus, on account of Burr's conspiracy. Next year he was appointed United States Marshal, which office he held till 1813. The 3d Ohio Volunteers elected him

Branch a

their colone Detroit. I the British youth all go dered Derro account of t out a milita. the country it was the fa appointed G and, being c than Berrien up in the firs Louis Philip United State dency. Rite his favour. a long sketch tavorite in O having made ad captandun Isth of July, at 65 or 66 ye to the quintup nation to pers from the worl was quite read and to exhibit playing the his n Texas as it Van Buren, bi America was I and sold our to their hapless to How naturally right to search we suffer it! stitution in its

His humanit Supreme Courr md pendent am like Van Burer Yankee educati joor Veeks with poor Indians we west, far from Cass had his sp to the polite Boo General Cass

America woul-Lewis Cass.

fortune by mond close to and aro lots at immense in Congress, had tracts, the GLOB territory of Mic The sudden and sold for an immon the public sa How he manage stated in the A resides, sent thry

solution in Van sons," whose corporators to surrender" him ards whined so chief," said to on of enemies M, and COURAGE, powerful intel-once your glory single event has which has been ented " the freeponse about harg, rather quaintly. ing audiences to bankers, brokers, eaders; receiving ing with some of apaign against the

vingston, McLane, en, Eaton, Ingham,

velve years course

when he landed at

fickle dame called arrison, who, like

d Noah explain Camn Suffolk for a seat in
ion of slavery to Misthe Ways and Means,
internal and external,
y more than 12 years
ange any man to point
country. Having no
soil here, except sone
y ways than one, he is
lar of V. B.'s life, the
te Polk, with whom he
tears, very short made,
and polities. Messis.
say:

en:] are stock speculaters, seed to a re-charter simply twelve years Cambrel at a money changing filmed an individual in the Safe and Stock to 0.6. He manersigned this appointment, it is tess than a year."

anch in any state with \$1000 from Biddle, for , in 1825, in Congress,

nd family to the state of c, and thence emigrated se in 1802. In 1806 he luced a bill to suspend rear he was appointed Volunteers elected him

Branch and Berrien; of whom the three last named were warm friends of Calhoun. The President and Eaton were, at heart, opposed to Calhoun, and in the

their colonel, and with that regiment he joined General Hull and marched from Dayton to Detroit. Hull sent him across to Sandwich, with 280 men, and Lieut. Col. Miller, to see what Detroit. Hull sent him across to Sandwich, with 280 men, and Lietti. Col. Miller, to see what the British were about, and alterwards crossed to Canada himself, but being old and the fire of youth all gone, if he ever had any, he soon retreated before a very interior force, and surrendered Detroit. Cass was sent to Washington, where he gave Dr. Eustis, in September, an account of the campaign. My impression is, that he behaved well; but a militian colonel without a military education had not much chance to distinguish himself. It was great crucity to the country not to shoot Hull, as sentenced. The example was much wanted in those days, and it was the late he richly merited, by his bullying proclamations and base cowardice. Cass was appointed Governor of Michigan by Madison, in 1813. He held that office eighteen years, and, being considered more suitable for the purposes and policy of Van Buren and Jackson, than Berrien, Branch and Ingham, succeeded to the war department immediately after the blow up in the first cabinet. In 1836, Jackson sent him to represent his government at the court of Louis Philippe, where he remained till December, 1842, and has since been elected to the United States Senate from Michigan. In 1811, he was named as a candidate for the presidency. Ritchie was then rather friendly to him, and published in his Enquirer many letters in his favour. Heiss, now Ritchie's partner in the Union, but then of the Nashville Union, copied a long sketch of his [Cass's] life, "by request," as he took care to state. Cass was, and is, a favorite in Ohio, with what is called the conservative, "or pet banks for ever" party—and having made a few flourishes while in France about the tyranny of England, and all that, ad captandum vulgus, he was set down by the war tolks in the west as very favorable to another Isth of July, 1812, policy. In the senate he keeps up this 'free and independent' character, but, at 65 or 66 years of age, it is to be presumed that his fighting days are all over. His opposition to the quintuple treaty against slavery, and all eted or real indignation at England's "determination to persevere in her plans of suppressing the slave trade, until slavery itself was extirpated from the world," affords the very best proof, that like the cold and calculating Van Buren, he was quite ready to barter New Hampshire and Ohio feelings for a phalanx of southern votes, and to exhibit in the presidential chair the revolting spectacle of a truckling New Englander, playing the hireling, as the attorney of a set of men whose notions of liberty are better realized Texas as it is, than as it ought to be. Ruchie and his clique would have preferred Cass to Van Buren, but Polk was still better. The yoke over three millions of unlucky neeks in North America was likely to be grasped the tightest by one who, with his ancestors, had always bought and sold our fellow creatures like eattle, and never even dreamt of the slightest amelioration of their hapless lot. How well Cass knew the south and the west! His tact was really admirable. How naturally he put on the guise of a horror-struck freeman, at the very idea of a mutual right to search for human cargoes of kidnapped Africans! What a blow to our liberties, should we smiler it! Van Buren, in his inaugural, vetoed in advance every effort to enforce the constitution in its purity in the District of Columbia. That was part of his bargain. No man in America would take cheerfully have offered or accepted just such terms as his were, than Lewis Cass.

His humanity to the Indians was on a par with his kindly feelings for the serfs. When the Supreme Court of the Union had decided that the Cherokese or Creeks were entitled to the nad pendent and quiet possession of the lands of their fathers, which they justly claimed, Cass, like Van Buren and Butter, was for getting rid of them. He is a good writer, thanks to his Yankee education; (he was the schoolmate of Webster and Saltonstall;) and he filled the Globe for weeks with attacks on the humane doctrine of the Judges. Jackson's policy prevailed—the poor Indians were virtually banished—the nation was heavily taxed to pay for driving them west, far from the graves of their fathers—the Georgia slave-owners were conciliated, and Cass had his splendid reward in the French embassy, and became as supple and oily a courtier to the polite Bourbon as he had proved himself before to the passionate Tennessean.

General Cass is rich—very rich—and, like Van Buren, very fond of money. He made a fortune by monopolising, through his station, means, and superior credit, much of the lands close to and around Detroit, at an early day—kept a sort of land office, and sold them out in lots at immense profits, on bond and mortgage, gradually, as the city increased. When Wise, in Congress, had accused him of having got rich through government jobs, agencies and contracts, the Globe, Blair, in April, 1840, replied, that "General Cass, while Governor of the territory of Michigan, bought a tract of land on the verge of the then infant city of Detroit, The sudden and rapid growth of the city converted this farm into city lots, which General Cass sold for an immense sum of money. His fortune consists in the boxbs and mortgages obtained on the public sale of real estate which he purchased in the early settlement of Michigan." How he manages with his wallet of "bonds and mortgages" I can only guess from the fact, as stated in the Albany Argus, that in December, 1843, the first ward of Detroit, in which he resides, sent three Van Buren men to the county convention there, the delegates in which

interest of Van Buren. I do not at all doubt that Van Buren's letter to Hoyt, page 216, truly describes his standing with General Jackson: "I have found

stood, 29 for Van Buren, and but 22 for Cass, of which the city sent a majority opposed to him. If this is so, his popularity among those who had had most dealings with him, was not very

When he left Detroit for Washington, in June, 1831, he became, as Secretary of War, the official principal in settling the accounts of his five Indian Agencies, and of immense disbursements made by him for the U.S. government. He settled his own accounts; perhaps with the aid of some dependent auditor, and perhaps not. With Andrew Stevenson as Speaker, regulating the committees, and the gilded bait of a London mission placed ever before his eyes, congressional inquiry was but an imaginary check. Yet all may have been perfectly correct. Who can know anything to the contrary? As settled with, Cass was assuredly no defaulter. The Portland Advertiser remarks, that prior to the time of being Secretary of War, he was Governor of Michigan—then a territory—and superintendent of Indian affairs. Both offices were given by the general government, and both salary offices. The business of the Superintendent was with the Secretary of War. Coming from this office, therefore, to the War department, Governor Cass had the power to settle his own accounts with his own hands, and almost upon his own terms. He had been a contractor, receiver and disburser, and became debtor and creditor and examiner of his own accounts.'

John Bell, Harrison's War Secretary, winds up his annual or other report with some very left-handed compliments to Indian Agents relative to their honesty, but names nobody.

He was soon onsted.

In the matter of the U. S. Bank, Cass, in the cabinet, was assuredly no Duane. The president had no need to offer to compound with his tender conscience by an offer of 'the Russian mission.' Long after the bank was defunct, society ascertained through a letter to G. O. Whittemore, that Lewis Cass "had never seen in the constitution of the U.S. a sufficient grant of power" to establish a national bank. Of course he thought Madison very wrong indeed, when he signed the national bank charter in 1816, and also Crawford, Monroe, Calhoun, Clay, Van Buren and the Supreme Court, in defending the act, but, being Governor of Michigan, by Madison's appointment, just then, he was far too polite and civil to say so. So he was, but he olways thought so. So he did. In Sept. 1834, in the Telegraph, General Green described Cass, as "FOR A BANK-for internal improvements-tariff so-so-a little anti-Supreme Courtfriend of the Indians, and no prient-

General Cass's laws, when Governor of the territory of Michigan, were, some of them, as peculiar as the peculiar institution of the south. The following chartment, if extended to justices of the peace here, would much delight many honest men who may have been so unfortunate as to break the commandment number eight, as also their worships of the quorum, who would be sure of heavy fees, prompt pay, and no need to tax bills. Poor sinners, as usual, would be excluded from the benefits. No pay, no pardon!

"An Act for Pardoning Alexander Odion .- Be it enacted by the governor and judges of the territory of Michigan, that Alexander Odion, now imprisoned in the county gool of the county of Wayne, upon a conviction for larceny, be pardoned and released from gaol upon condition that he pay to the Sheriff of the said county, the costs and expenses which have accrued from the time of his apprehension till his discharge. The same being adopted from the laws of one of the original states, to wit, the state of New York, as far as necessary and suitable to the circumstances of the territory of Michigan. Made, adopted and published at the city of Detroit, in the territory of Michigan, this 7th day of August in the year of our Lord, 1817. Lewis Cass, Governor of the territory of Michigan."

A few months before General Harrison died, one would have thought that if the official newspaper of the Union at Washington was entitled to credit for veracity, he must have heen one of the greatest of monsters, one of the worst of men. When he died, Cass, at Paris, delivered a very long oration to his memory, from which one would have judged that he must have been "one of the greatest and best" of men-all this, too, on personal knowledge.

When defeated in what some suppose to have been the great object of his wishes, by the decision in favour of Polk, Cass wrote to E. Worrell and others, that he was delighted with the choice the Baltimore Convention had made of such "firm, consistent, able, and hones" citizens as Messrs. Polk and Dallas, both of whom he knew intimately, and that "they would never disappoint the expectations of OUR party, nor of the country." Perhaps he really was delighted. He had written from Paris, 16 Aug. 1841, "My conviction is, that there is nothing in my present position, nothing in MY PAST CAREER, which should lead to my selection for such a mark of confidence. My repugnance is great, \*\* ALMOST invincible." How sorry the friends of Peace must be! That is, in case Polk should set the world in a blaze. Mr. Richard Rush wrote Aaron Hobart, of Boston, Jan. 4, 1844, that, after an acquaintance of more than thirty years, he wanted General Cass to be elected, "Because to have a

him," so entirely : not enter.

The fi to have navigatio U. S. en

In the Jackson honied a those bar material elevated for the de

man like h menacing o out of his e this session care a rush the anti-sla own election which he e lords (conti humanity a perpetuated In his pr

that, in the not all that slaves, or th ocean into s parties have with any a and that th ever."

Cass's ef treaty, by re pressment, Webb, of the dently likes cracy of Ca very worst . General (

approved of

no means th

kindly feeling or Cass; ye Van Buren of party are erns a mas engaging at larity witho still. Polk saffrage, bewhile Clay ranks. If t fetters. Ha he is courted sized, portly wallet of me presi lent in happen two

BASSADOR.

letter to Hoyt, " I have found

ority opposed to him. him, was not very

eretary of War, the l'immense disburseits; perhaps with the on as Speaker, regur before his eyes, conen perfectly correct. suredly no defaulter. tary of War, he was iffairs. Both offices ness of the Superinerefore, to the War this own hands, and sburser, and became

ner report with some y, but names nobody,

o Duane. The preoffer of 'the Russian letter to G. O. Whita sufficient grant of wrong indeed, when Calhoun, Clay, Van nor of Michigan, ly So he was, but he eral Green described inti-Supreme Court-

re, some of them, as ent, if extended to jusave been so unfortuof the quorum, who oor sinners, as usual,

nor and judges of the ity gool of the county n gaol upon condition th have accrued from ed from the laws of ssary and suitable to blished at the city of of our Lord, 1817. ry of Michigan."

that if the official racity, he must have died, Cass, at Paris, e judged that he must al knowledge.

t of his wishes, by the he was delighted with ent, able, and honest" and that "they would Perhaps he really was s, that there is nothing d to my selection for T invincible." How the world in a blaze. after an acquaintance "Because to have a him," says he, "affectionate, confidential, and kind to the last degree; and am entirely satisfied that there is no degree of good feeling or confidence which he does not entertain for me."

The first measures of consequence in which Van Buren was engaged, appear to have been the preparation of suitable instructions relative to commerce, tariffs, navigation, and boundaries, and the adjustment of claims, for the guidance of the

U. S. envoys and other agents in England, France, Mexico, Spain, &c.
In the prosecution of the U.S. claims on France, he seems to have persuaded Jackson to assume a tone of menace and defiance, very unlike indeed to his honied accents when addressing imperial England. The aggrandizement of those banks and mercantile concerns on which he placed dependence, as forming material for the construction of a step-ladder by which, in time, he might be elevated to the Presidency, was not forgotten; nor did he hesitate to intrigue for the destruction of the U. S. Bank, from the moment in which he saw Jackson

man like him President, would be the most likely means of keeping us OUT OF WAR, under menacing questions that hang over us." Methinks friend Rush would have left this because out of his catalogue, had he heard the gallant general's trumpet tongued notes in the capitol this session, all ending in 51° 40', for which, however, some wicked wags affirm that he don't care a rush. Brougham said of Cass's efforts to please the cotton growing states by opposing the anti-slavery treaty, "And he has done all this for what! For the sake of furthering his own electioneering interest in America, and helping himself to that seat the possession of which he eavied Mr. Tyler-the seat of the first magistrate of that mighty republic. My lords (continued Brougham), I hope and trust, for the sake of America, of England, and of humanity and mankind at large, that the prosperity and happiness of that great people will be perpetuated for ever."

In his protest, Cass accused England of duplicity. Webster replied: "You will perceive that, in the opinion of this Government, emising against slave dealers on the coast of Africa is not all that is necessary to be done, in order to put an end to the traffic. There are markets for slaves, or the unhappy natives of Africa would not be seized, chained, and carried over the ocean into slavery. These markets ought to be shut. And in the treaty, the high contracting parties have stipulated that they will unite in all becoming representations and remonstrances with any and all powers within whose dominions such markets are allowed to exist; and that they will urge the propriety and duty of closing such markets at once and for

Cass's efforts in France prevented the ratification, by that nation, of a mutual concession treaty, by representing England as insincere, and desirous to enforce her old designs of impressment, searching for her seamen, &c. President Tyler approved highly of Cass's conduct. Webb, of the Courier and Enquirer, rarely misses a defence of Cass or of Marcy. He evidently likes many of his brother editors of the Whig party much worse than he does the democracy of Cass and Marcy. He and they are thorough-going friends of negro-slavery in its

very worst forms.

General Cass is the Secretary who issued orders to Gaines to invade Texas. Of course he approved of these orders. Had it not been so, he could have resigned his place. He is by no means the equal in ability of Clay and Calhoun, nor does he possess the excellent heart, the kindly feelings of Col. Johnson. Van Buren has less mental power than either Clay, Calhoun or Cass; yet, notwithstanding a life of intrigue and demagogueism, chance did the most for him. Van Buren preferred Cass to Calhoun, and Calhoun preferred Polk to Cass. The new divisions of party are north and south, slave owner and freeman. Southern policy is to give to us northcrns a master, and to ensure our bondage to the spread of their system by dividing us, and engaging and bargaining with the Marcys, Walkers, and other cunning men who have popularity without liberality. Calhoun was hot for Texas, but, as to Oregon, he urged us to be still. Polk does not differ from him. Had I voted in Nov. 1814, Polk would have had my saffrage, because he stood pledged to act with perfect equality to the foreign born and the native, while Clay stood silent, with our native bigots, the foreigner's avowed enemies, in his front ranks. If there is to be a slave class, and a master class, I shall not willingly forge my own fetters. Had I supported Polk, however, which I did not, I would have been, as others are, his dupe. Those who are intimate with Gov. Cass, tell me, that his manners are pleasing; that he is courteous; a good scholar; an amiable man; a good husband and father. He is a large sized, portly man, with a big head; and carries his political principles, like a country doctor's wallet of medicines, in a convenient, portable form. He played his card well in the game of president making, in 1844—and, after Van Buren's election, there's no knowing what may happen two years hence. Cass is, by trade, a politician, and has mind and great experience. in possession of substantial power. The President was speedily involved in a quarrel with the directors of the U.S. branch at Portsmouth, N.H., and the

breach when made was easily widened.

The influence of the cabinet; its patronage; the means its members had of giving a direction to public opinion on certain important subjects; their views, connections, expectations, wishes; the majority of them desirous to see Calhoun the next President; Calhoun himself already at the head of the Senate as Vice President; with the Telegraph press and patronage of Congress in the hands of its indefatigable editor, General Duff Green, at his back; presented a state of things which neither Jackson nor Van Buren liked, so they resolved upon a dissolution of the cabinet, as the only plausible means of getting rid of Branch, Ingham, and Berrien. One pretext for a quarrel was tound, in the fact that President Monroe, and his Secretary of War, Calhoun, had not been altogether satisfied with Jackson's mode of conducting the Seminole war,\*—and this was

\* What are the facts on the Seminole Question? They are these. Jackson was employed by Monroe, and his cabinet, which then consisted of 'Crawford, Adams, Calhoun, Wirt, and Crowninshield, to chastise certain Indian tribes or bands, whose home was in Florida, a possession of Spain. He disobeyed, or rather transcended his orders, and on the 19th of July, 1818, President Monroe wrote him privately, that when called into service against the Seminoles, "the views and intentions of the government were fully disclosed in respect to the operations in Florida. IN TRANSCENDING THE LIMIT PRESCRIBED BY THOSE ORDERS, you acted on your own responsibility." Mr. Mouroe said, it was right to attack the Seminoles in Florida, for they had a sort of sovereignty there, "but an order by the government to attack a Spanish post would assume another character. IT WOULD AUTHORIZE WAR. CONGRESS ALONE POSSESS THAT POWER." Jackson had seized and held the posts or forts of Spain in time of peace. Hill had denounced him, so had Ritchie, and Noah. Coleman of the Post, Feb. 8, 1819, said, that "in spite of the votes which one branch of the legislature have passed, we shall continue to think that the conduct of General Jackson, in forcibly entering the Spanish territory, and seizing upon the civil authority; in decoying, by means of false colors, two Indian chiefs on board of an American vessel, and then hanging them at the yardarm, one of whom, too, had spared the life of an American captive, at the intercession of his daughters; and in hurrying to a violent and ignominious death, two prisoners, after quarter had been granted, can never be justified by any authority to be found in any civil or religious code." In the British cabinet it was seriously debated whether satisfaction or war ought not to be the alternative demanded for the hanging of Capt. Arbuthnot, who advised the English authorities that Jackson's war mission was occasioned by persons who were grasping after the lands of the Indians, and the southern planters desiring to seize and punish their black bondsmen for seeking that freedom in a Spanish colony which the land of liberty denied. Crawford, in one of his letters, mentioned that, about this time Jackson wrote to Monroe, and "gave it as his opinion that the Floridas ought to be taken by the United States." He (Jackson) added, "it might be a delicate matter for the Executive to decide; but the President [Monroe] had only to give a hint to some confidential member of Congress, say Johnny Ray, and he would take in and take the responsi-bility upon himself." Was Senator Houston, Jackson's Johnny Ray, in the Texas affair? Was Senator Yulce, Polk's Johnny Ray, when he introduced a resolution recently to annex Cuba, after the highest officials in Illinois had met and advised that measure? Who are to be the Oregon and California Rays? That President is not very particular in the matter of sincerity who pledges himself to all Oregon before an election, offers to give up 15,000 square miles after it, declares to the American people that our title is clear and unquestionable to 540

40°, and then offers a compromise for latitude 49°.

To return to Monroe's letter to Jackson. He told him that his seizing the fortresses of Spain, might involve the Union in a war with that power, when British privateers would harass American commerce, and this country not have one European power on its side—and that such a state of things ought not to be lightly hazarded. He advised Jackson to amend his reasons—and in another private letter, dated Oct. 20, added, "I was sorry to find that you understood your instructions relative to operations in Florida DIFFERENTLY FROM WHAT WE INTENDED." Here he speaks for himself and his cabinet, especially for Calhoun, who was then at the head of the department of war, and had issued these instructions. Mr. Monroe bids the general write out his views, adding, "This will be answered, so as to explain ours, in a triendly manner, by Mr. Calhoun, WHO HAS VERY JUST AND LIBERAL SENTHMENTS ON THE SUBJECT. This will be necessary in the case of a call for papers by Congress, or may be. Thus we shall all stand on the ground of honor,

furnished Forsyth u evidently p say feigne matter, he leading po

EACH DO to place eac Adams's public capa we see that just and ver sought for i could Jacks tion had bee that he had and fortress and Crawiu quarrel was that Messrs views were would have the Presider

> statement sl pretend to d assurances of In 1828, was follows: "place a fe" meeting of "sequence"

Crawford,

the secret co

"PROPRIE"
"JACKSO!
Hamilton
25, 1828, he
not the produring the
MEASURE
cabinet was t

"CALHOU

Hamilton federalist, at information ARREST, v Berrien wer had no mea indignation apples of di ARREST, Crawford, the disavowal Finding the state of t

30 April, is "letter to M" should be "AM NOO" "PROPOS " made use Forsyth secthat. In onbut in the nor of punish

lily involved in a , N. H., and the

members had of ects; their views, us to see Calhoun ie Senate as Vice ss in the hands of esented a state of olved upon a disig rid of Branch, l, in the fact that t been altogether ,\*-and this was

iese. Jackson was d, Adams, Calhoun. whose home was in s orders, and on the called into service re fully disclosed in IIT PRESCRIBED Monroe said, it was ignty there, "but an ther character. IT THAT POWER." Hill had denounced rid, that " in spite of nne to think that the and seizing upon the iefs on board of an , too, had spared the hurrying to a violent m never be justified ritish cabinet it was ve demanded for the ckson's war mission ns, and the southern g that freedom in a is letters, mentioned on that the Floridas be a delicate matter give a hint to some nd take the responsithe Texas affair? on recently to annex sure? Who are to lilar in the matter of ve up 15,000 square nquestionable to 540

cizing the fortresses ish privateers would ver on its side-and ackson to amend his ry to find that you RENTLY FROM binet, especially for issued these instrucwill be answered, so ERY JUST AND sary in the case of a ie ground of honor, furnished by the confederates of Van Buren, and urged through Hamilton and Forsyth upon Jackson at the fitting moment, who feigned a feeling of indignation, evidently put on, and acted, to rouse Calhoun and bring on an angry dispute. I say feigned a feeling, for after Jackson had quarrelled with Calhoun on this matter, he remained upon the most cordial and kindly terms with many other leading politicians, who, as he well knew, had in 1818 and 1819, been among

EACH DOING JUSTICE TO THE OTHER, which is the ground on which we wish

to place each other."
Adams's vindication of Jackson is on record—Monroe's manly conduct towards him in his public capacity, was only equalled by his kind and friendly consideration in private. Here we see that he frankly told Jackson, that Calhoun's sentiments in the whole matter were very just and very liberal, and that his (Jackson's) conduct was not approved, but that reasons were sought for its justification that the evils of an unnecessary war might be avoided. How could Jackson, when in possession of these secret letters for ten years, pretend, after his elec-tion had been secured through the gigantic efforts of Vice President Calhoun and his friends, that he had always understood that Calhoun, as war secretary, had approved of the hangings and fortress seizures in a friendly country without war! Jackson was enraged at Calhoun and Crawford in 1818, for not thinking as he did, but Calhoun gave him a party, and the quarrel was revived at the convenient interval of ten years, to serve Van Buren. As a proof that Messrs. Monroe and Calhoun continued to confide in Jackson, and that their ulterior views were believed to be his, they offered him, in 1823, the mission to Mexico, which he would have accepted, had not Burr and others more influential, induced him to set his cap for the Presidency of the Union.

Crawford, when he reported, as he had a perfect right to do, at a proper interval of time, the secret conversations in Monroe's cabinet, ought to have told the truth. Does not his own statement show that he did not do so? and knowing that, how could Jackson or Van Buren pretend to depend more on his viudictive yet treacherous memory than on the confidential

assurances of James Monroc?

In 1828, we find John Forsyth, Van Buren's confederate, writing Major James A. Hamilton as follows: "Milledgeville, Feb. 8th. Dear Sir: Our friend W. H. Crawford was in this "place a few hours yesterday. By his authority I state, in reply to your inquiry, that, at a "meeting of Mr. Monroe's cabinet to discuss the course to be pursued towards Spain, in con-"sequence of General Jackson's proceedings in Florida, during the Seminole war, MR. "CALHOUN SUBMITTED TO AND URGED UPON THE PRESIDENT THE "PROPRIETY AND NECESSITY OF ARRESTING AND TRYING GENERAL "JACKSON. MR. MONROE WAS VERY MUCH ANNOYED BY IT."

Hamilton had previously asked Calhoun the same question. In his letter to him of Feb. 25, 1828, he says—"In reply to my inquiry, 'Whether at any meeting of Mr. Monroe's cabinet the propriety of ARRESTING GENERAL JACKSON for anything done by him during the Seminole war, had been at any time discussed,' you answered, 'SUCH A MEASURE WAS NOT THOUGHT OF—much less discussed. The only point before the

cabinet was the answer to be given to the Spanish government."

Hamilton was the dependant of Van Buren—he was fond of money—had been an anti-war federalist, and required Van Buren's aid, as Van Buren did his. At the proper moment, the information which he had secretly obtained from Crawford's friend, Forsyth, about THE ARREST, was communicated to Jackson. The election was now sure—Branch, Ingham and Berrien were true to their principles and their friends—Duff Green stood by Calhoun, who had no means of rewarding him, though by so doing he knew that Jackson's and Van Buren's indignation and the loss of office and its vast emoluments, would be the certain results. The apples of discord had now to be scattered—and Jackson, professing astonishment about the ARREST, and not contented with Calhoun's explicit disclaimer to Hamilton, applied to Crawford, the political enemy of Calhoun, and who had voted in the cabinet to punish him by a disavowal of his Seminole proceedings

Finding that matters were taking this new turn, Crawford wrote Forsyth from Woodlawn, 30 April, 1830, "I recollect distinctly what passed in the cabinet meeting referred to in your "letter to Mr. ——. Mr. Calhoun's proposition in the cabinet was that General Jackson should be PUNISHED IN SOME FORM, OR REPRIMANDED IN SOME FORM, I "AM NOT POSITIVELY CERTAIN WHICH. AS MR. CALHOUN DID NOT "PROPOSE TO ARREST GENERAL JACKSON, I feel confident that I could not have made use of that word in my relation to you," &c. Here's a disclaimer for you! He had told Forsyth secretly that Calhoun did propose to arrest Jackson. Now he tells him he did not say that the proposed of the proposed country of that. In one sentence of the above quoted letter, he says he recollects distinctly what passed, but in the next he says he does not recollect distinctly whether Calhoun spoke of reprimand or of punishment!

the most hostile to him in the matter of that same Florida campaign. Jackson was perfectly aware that Van Buren, with the presses under his control, and also some of his friends in the U.S. Senate, had really been his deadliest enemies in 1818, and long after it—yet, now that it suited his purpose, he could profess to forget all this, while Calhoun, who had acted most honorably toward him, was made to feel the effect of what assuredly was a rooted hatred.

Jackson, urged on by Van Buren's creatures, goes to a man for facts, who is filled with envy and hatred of Calhoun; and who cannot withhold the details of his own petty griefs, even in an appeal to the public. Calhoun (says he) established the Washington Republican to slander and vilify me—he set on Ninian Edwards to break down my character, &c. He goes on to say, that he was for Jackson as president if it wouldn't help Calhoun, and that Calhoun's family had called Jackson a "military chieftain," with more of such gossip and twaddle; adding what had probably the greatest weight of any, "I know personally that Mr. Calhoun favored Mr. Adams's pretensions till Mr. Clay declared for him." In his letter to Balch, 14th Dec. 1827, Crawford also says, "My opinions upon the next presidential election are generally known. When Mr. Van Buren and Mr. Cambreleng made me a visit last April, I authorized them upon every proper occasion to make those opinions known." On turning to page 200, letter 144, it will be seen that "my friend Col. Hayne" is the word with Van Buren, In 1832, we meet with the Colonel's vote to recall him from London. When the Van Buren party nominated Jackson, in this state, in 1828, they omitted to name Calhoun for vice president—meantime the plot was ripening, and a very deep plot it was. How like to the persecution of Clinton in 1819 and 1820, by Van Buren, Butler and the "high minded," a persecution, the principle involved in which, even Hammond could not see; for Clinton's measures, like those of Jackson's insulted secretaries, had given entire satisfaction.

Calhoun's letter to Jackson, dated May 29, 1830, is a specimen of his manly straight-forwardness, and consistency, which one would wish to see rewarded, even on earth. He goes fully into the merits of the Seminole case—is master of both facts and arguments—and after having stated that he approved, that they all approved, of Monroe's private letter of Jfly 19, 1818, I cannot perceive how, at an interval of twelve years, Jackson should have singled out him—the man to whom, when aspersed and slandered from Maine to Missouri, he owed so much—as an enemy—unless it was, that he (Calhoun) stood in the way of measures, public or personal, which Jackson and Van Buren had at heart; and must be injured, if that were possible. Calhoun's idea appears from his letters. He says to Jackson, "I should be blind not to see that this whole affair is a political manœuvre, in which the design is that you should be the instrument and myself the victim, but in which the real actors are carefully concealed by an artful movement." In the hands of Clinton, Duane, Calhoun, and men of their honorable dispositions, Jackson's administration might have become a blessing to society, and Van Buren been compelled to suspend his intrigues. Soon after the dissolution, at a public dinner in Pendleton, S. C., one of the toasts was "Martin Van Buren. "Ah! that deceir should steal such gentle shapes, and with a virtuous visor, hide deep vices."

Callion never could find out the name of Jackson's first informer—he who referred to Hamilton, who in his turn referred to Crawford. He was justified in holding Forsyth up in that detestable character, and did so—but Van Buren remembered the service done him, and in course of time Forsyth became his Secretary of State. This was his reward.

Because I gave to the public the secret correspondence of Van Buren and his confederates, instead of turning it into money, as some poor men like me would have been tempted to do Van Buren's friends have standered and persecuted me. In a letter from his favorite candidate, W. H. Crawford, dated Woodlawn, 2d Oct., 1830, and addressed to J. C. Calhoun, I find the following paragraph on political secrets:

The S
means ta
Anoth
Timberla
son's bic
ladies of
years, all
Desha ha
favorite of
Ingham r
ren, being
her, an of
a differen
was not,

\* WHAT fidence in t of high cha chose, like bribes, rath enjoy a mo fidence in spurned Ja Mrs. Eaton zens' wives it; and I o stewards to their prejud Woodbury, John He been a lon that year, it

19 or 20 year months since have appro-Blair, statin and that he filteness. T any time, n it to be the of the place—I society, but Timberlake was, whethe in other won that censors purity and of

I have recother newspren. They colleagues, will stand to and basenes of the mela angry wife peat the ch vengeance, would be recovered by the mela distribution of the mela angry wife peat the ch vengeance, would be recovered by the mela supplies t

<sup>&</sup>quot;I shall first notice your observations upon the disclosure of the secrets of the cabinet, which you say is the first which has occurred, at least in this country. Do you really believe this assertion, Mr. Caltiona? How did the written opinions of Messrs. Jefferson and Hamilton, on the first bank bill, ever see the light? How were the facts and circumstances which preceded and accompanied the removal of Edmond Randolph from the State Department by General Washington, disclosed and made known to the public? If your assertion be true, those facts and circumstances would, at this moment, be buried in Egyplan darkness. While a cabinet is in existence and its usefulness liable to be impalled, reason and common sense point out the proposely of keeping its proceedings secret. But after the cabinet no longer exists, when its usefulness cannot be impaired by a disclosure of a impenetrable darkness. The new of such a cabinet become history, and the nation has the same right to a knowledge of them, that it has to any other historical fact. It is presumed that all nations have entertained this opinion and have acted upon it. Hence the secret history of cabinets, the most despotic in Europe. Hence the history of the house of Stuart, by Charles James Fox, which disclosus the most despotic in Europe. Hence the history of the house of Stuart, by Charles James Fox, which disclosus the most occret intercourse between Charlet II, and the French Minister, by which it was proved that Charles was a peacener of Louis XIV, King of France, and had secretly engaged to re-establish Popery in England. Yet in the face of all these facts, you dare presume upon the ignorance of the distinguished person you were addressing, so far as to instruct that disclosures had never been made in any country, but certainly not in this republic."

<sup>&</sup>quot;Mr. Van I adroitly availe character Pe

npaign. Jackson his control, and deadliest enemies he could profess ably toward him, red.

ho is filled with envy petty griefs, even in gton Republican to racter, &c. He goes, and that Calhoun's gossip and twaddle; ly that Mr. Calhoun letter to Balch, 14th ial election are genea visit last April, lum." On turning to the word with Vandon. When the Vandon. When the Vandon is How like to the 'high minded;" a ot see; for Clinton's attafaction.

s manly straight-foron earth. He goes inguments—and after rate letter of July 19, ould have singled out Missouri, he owed 50 y of measures, public injured, if that were '1 should be blind not gn is that you should gn is that you should de carefully concealed d men of their honorg to society, and Van on, at a public dinner hat deceil should steal

—he who referred to colding Forsyth up in vice done him, and in ward.

and his confederates, e been tempted to do, m. his favorite candi-J. C. Calhoun, I find

net, which you say is the Mr. Calloun? How did he light? How were the dolph from the State Deray of the light? How were the dolph from the State Deray of keeping its proceeded by a disclosure of ungs should be shrouded in the same right to a known or entertained this opening. Hence the bistoy roomse between Charlet of Louis XIV., King of all these facts, you dare as to inshunte that such

The Seminole question was but the nominal one, on which they differed—a means taken to effect a much desired end.

Another cause of strife was Mrs. Eaton. She had been the widow of Purser Timberlake, of the Constitution; and was married to Mr. J. H. Eaton, Jackson's biographer and war secretary, in 1829. While Mrs. Timberlake, the ladies of character, in Washington, had refused to associate with her for several years, alleging that her conduct and reputation were too bad. General Robert Desha had warned Eaton of all this before their marriage—and, as Eaton was a favorite of Jackson's, and the families of Messrs. Calhoun, Branch, Berrien and Ingham neither visited his wife nor invited her to their parties, while Van Buren, being a widower, with no daughters, was unremitting in his attentions to her, an effort was made to coerce Messrs. Branch, Ingham and Berrien into a different course, coupled with a threat of removal from office, in case Mrs. E. was not, by their families, placed on a more friendly footing.\* In all this, the

\* What influence did Mr. and Mrs. Elton exercise over Jackson? I place much confidence in the statements of Messys. Branch, Berrien, and Ingham, because they were democrats of high character, the choice of Jackson, in accordance with public sentiment, and because they chose, like Duane, to retire from the offices they held, and refuse other offices offered them as bribes, rather than become the base instruments of Van Buren, and through his influence to enjoy a monopoly, as it were, of the power and patronage of this great republic. I place confidence in them because, like Calhoun, they would descend to nothing mean—because they spurned Jackson's offer, for such it was, on condition that their families would associate with Mrs. Eaton, the wife of Jackson's personal friend and war minister, a woman whom the citizens' wives would neither receive nor visit, on account of her mode of life as they had winessed it; and I confide in them, because they were acknowledged to have been good and faithful stewards to the public, by Jackson, while not a whisper did even the breath of slander inter to their prejudice. I wish we could say as much of their well known successors, Kendall, Taney, Woodbury, Van Buren and Butler.

John Henry Eaton married the Widow Timberlake in January, 1829. I suppose he had been a long time a widower. Either General Macomb or John Van Buren introduced me that year, in the department of state, to Mr. Eaton's sons, one at least of whom must have been 19 or 20 years old. William B. Lewis, of Tennessee, whom Polk dismissed from office a few months since, another personal friend of Jackson's, was Eaton's brother-in-law, and appears to have approved of this second marriage. When the cabinet broke up, Eaton wrote a letter to Blair, stating that soon after their marriage, Mr. and Mrs. Calhoun ealled and left their eard, and that he and Mrs. Eaton returned the visit, and were, by Mrs. C., received with much politeness. To this, a reply was made by Calhoun, that his wife had never called on Mrs. E. at any time, never left her card, nor authorized another to do so for her—that Mrs. C. conceived it to be the duty of Mrs. E., if innocent, to open her intercourse with the ladies who resided in the place—that "it was not, in fact, a question of the exclusion of one already admitted into society, but the admission of one already excluded. Before the marriage, while she was Mrs. Timberlake, she had not been admitted into the society of Washington; and the real question was, whether her marriage with Major Eaton should open the door already closed on her; or, in other words, whether official rank and patronage should, or should not, prove paramount to that censorship, which the sex exercises over itselt; and on which, all must acknowledge, the purity and dignity of the female character mainly depend."

Thave recently perused with as much attention as I could give to them, the correspondence and other newspaper statements concerning Jackson, his secretaries, and Mrs. Eaton and Van Barren. They are full of gall and bitterness. The Secretary of War (Eaton) publicly addresses his late colleagues, the great exemplars of the new world, thus: "These two men, Ingham and Berrien, will stand together in after time, and with honorable men, monuments of duplicity, ingratitude and baseness—traitors to their friends, and destroyers of themselves—a memorable illustration of the inclandoly truth, that a man may smile and smile, and be a villain!" Betwixt his angry wife and artful monitor, Van Buren, poor Eaton must have been in a bad way. To repeat the charges of deceit, falsehood, hypoerisy, and other vices—the threats of assassination, vengeance, chastisement, &c.—the challenges to fight duels or bear the brand of cowardiec, would be tedious—but a few extracts from the narrative of Governor Branch of North Carolina, who had been Jackson's Secretary of the Navy, may help us to a right estimate of Van Buren's agency in the affair.

"Mr. Van Buren, it must be borne in mind, [says Gov. Branch.] was a widower without daughters; and he adroidly availed himself of all his privileges as such. His attentions to Mrs. Eaton were of the most marked character. Polite and assistances on all occasions, he was particularly so in the presence of Gen. Juckson or

point aimed at, both by Van Buren and Jackson, was to get rid of Calhoun's friends, and to fill their places with more pliable politicians. On the 7th of April, 1831, Eaton resigned the War Department. Van Buren gave up the Department of State on the 11th, and Jackson wrote him after this manner:— "To say that I deeply regret to lose you is but feebly to express my feelings." Ingham was sent for next—the two resignations shown him by the President, and a wish expressed that he would go out. The Russian Mission was offered as usual, which he indignantly refused, but resigned forthwith, giving, as his

Maj. Eaton. Ilis influence, in every variety of form, both official and unofficial, was exerted to make it apparent to those gentlemen that he entered deeply into their feelings; not, in lact, that he cared anything about them; but he foresum the power to be acquired by pursuing such a course, and had no scruples to restrain him. At length, Gen. Jackson, after the meeting of Congress in December, 1829, linding the ladies of Evashington to be inspracticable, determined that the families of his Cabinet should submit to term so be dishnisted. \* \* \* \* Congress was in session; the ladies of the members from Tennessee, even, held no intercourse with Mrs. Eaton; nor, in fact, the President's own family. The friends of the administration became sharmed, lest the exceeds of such despotic power should overwhelm them all, and warded off the impending blow. The situation of Mrs. Eaton, however, engrossed the President's whole soul, and he conducted to be much occupied in collecting certificates, principally from office seekers, to sustain her. This book of certificates, ior a folio did it soon become, was that on which office seekers first qualified for office. In the menutime, Mr. Van Buren, who had urfully contributed to inflame the President's mind, doubtless, in part, inducing him to believe that Mrs. Calhour's refusal to return Mrs. Eaton's card in Pebraery, 1829, had influenced the families of the Cabinet to pursue the course they had adopted towards her, finding him wrought up to the mad fury of a 'roaring llon' to use Col. Johnson's description, thought it a good time to uncage and turn him loose on his most formidable rival, Mr. Calhoun, who was then Vice President, and participated with him in the renown which he (Van Buren) attached to service under such a cl-cf. The manner in which the untriendly correspondence commenced between Gen. Jackson to avoid a rupture with Mr. Calhoun, as no good could result from such a quarret. His allegadon against Mr. Calhoun was a mere pretext; you see him now in sweet communion w

One thing must be said here, in favor of Jackson, but it tells so much the worse for Van Buren. His party had basely slandered Mrs. Jackson during the canvass of 1824; Jackson was tenderly attached to her; she had gone to her grave, just before he left Tennessee to assume the duties of President; and there were those who wounded his feelings by telling him that the conduct pursued towards his Tennessee friend's wife, was one way of insulting himself. Jackson had not forgotten the Benton pamphlets. On the 9th of May, 1831, Jesse Speight, M. C.,

who afterwards adhered to Van Buren, thus addressed Governor Branch:

"Stattonnead, May 9, 1831.

"My dear freed:—Yours of the 4th Inst., has this moment come to hand. I am not mistaken in the opinion I had formed as to the cause of the blow out at Washington (as we call it here.) It is impossible for me to express the deep and heartfelt mortification I have and continue to feel for the honor of my country. I too, six, and disappointed. Never did I believe that the high-minded chivalrous independence of Andrew Jackson could be made to bow at the shrine of selfish ambition. Ah! and so as to forsake old long tried friends at the polls, and moved by the deceiffin artifices of such men as Martin Van Buren, and seduced by the instigation of Mrs. Eaten. So far as I have understood, the feelings of your friends are with you. \* \* God bless you.

"J. SPEIGHT."

Col. James Watson Webb was, as the reader will perceive by reference to his letter and eard, pages 231 and 232, so friendly to Van Buren, that he was ready to fight any number of duels to his honor and glory. Having since, like me, cooled down a little, he tells his readers, through the Courier & Enquirer of July 7, 1837, that Van Buren became Jackson's favorie "by his base sycophancy and unscrupulous truckling to the mandates of his master"—that, to worm himself into Jackson's favor, he gave a grand entertainment, to which all the families of distinction were invited—that "at the appointed time, the doors of the supper-room were thrown open, the music struck up, and Martin Van Buren led to the head of his table, and seated upon his right hand, the lady whom General Jackson had commanded to be received," but whom the rest of the cabinet objected to countenance.

As early as Nov. 24, 1828, the National Advocate, N. Y., notices the singular fact, that "immediately after the combined powers have effected the security of Jackson's election, the forces of Van Buren and Calhom should assume a hostile attitude towards each other." Van Buren and his followers, well knowing Jackson's pledge not to be re-elected, were the first to nominate hlm for a second term—they saw he wished it and that it would throw him more and more into Van Buren's power. How few Kings, Popes, and Presidents we find who willingly lay

reason, Jacl testimony to tisfied" with faithful, did was thereto he asked to vice, but you not to be may be to London, of March, aparts perfective.

That sam left for Eng he liked th tion as mini uary, 1832

down power! give us a nati term principle the very dreg ought to be a spirit. He is would be, Hol took. He learness o thought that haps I was mithe office he hostage bill, u

\* Why was heard of his authority, "h the Court of S ber, where See and Butler, ca a state conven Edmonds, N. address Gener the question o and that his ability and int lies between h been the friend consent."

In Senate, ? derogatory to! Aberdeen that ency of the pa his country an tions commiss who were defi lavor, as a pr Adams' time—he, Mr. Van I of the FORFEIT would be unju that administr

On the mat

rid of Calhoun's s. On the 7th of tren gave up the r this manner:—ress my feelings." by the President, Itssion was offereith, giving, as his

xerted to make it appac cared anything about
seruples to restrain him,
ladies of Washington to
the dismissed. \* \* \*
the course with Mrs. Eame ahrmed, lest the exng blow. The situation
is much occupied in coltificates, for a follo did in
me, Mr. Van Buren, who
im to believe that Mrs.
milles of the Cabinet to
I fury of a 'ronring flon'
e on his most formidable
enown which he (Van
ity correspondence conspecification of the control
is sufficient to convince
ifeat his purpose. Often
ould result from such a
a sweet communion with
the character of Mr. Van
of Mr. Calhoun was the
court flow and veneration,
then that Mr. Van Buren
people, and that his relilifts skirts heve proved
ons have induced me to
the Government, to reach
and unprincipled wireand unprincipled wireand unprincipled wire-

th the worse for Van rass of 1824; Jackson t Tennessee to assume by telling him that the ulting himself. Jack-Jesse Speight, M. C.,

tonnura, Mny 9, 1831,
of mistaken in the opinion
limpossible for me to exiny country. I too, sir,
of Andrew Jackson could
tradifficate at the polls,
by the instigution of Mrs.

\* God bless you.

"J. SPERGITT."

e to his letter and eard, ny number of drels to his readers, through on's favorite "by his "—that, to worm himfamilies of distinction vere thrown open, the scated upon his right out whom the rest of

ngular fact, that "imn's election, the forces
other." Van Buren
e the first to nominate
him more and more
id who willingly lay

rrason, Jackson's wishes that he should do so. Jackson replied to his note, bore testimony to his "integrity and zeal," and declared that he had been "fully satisfied" with his conduct. This was not the truth. If the officer was true and faithful, did he merit, as a reward, to be turned rudely out of place, or what was thereto equivalent? If he had said to the three eabinet ministers, whom he asked to go away, "You are faithful, capable and zealous in the public service, but you are also fond of Calhoun, whom Van Buren has made me believe not to be my friend; this is your offence, and it is unpardonable;" he would have told more of the truth in that matter. How could he deeply regreet to part with Van Buren as an officer, when he had already resolved to send him to London, and give McLane Ingham's place? Congress broke up on the 3d of March, and by the 7th of next month, the actors in the cabinet plot had their parts perfectly prepared.

That same year, Louis McLane took charge of the Treasury, and Van Buren left for England as the new envoy. His letter to Hoyt, page 229, shows that he liked the British capital, all but the expense of living in it. His nomination as minister was sent to the Senate in December; and, on the 25th of January, 1832, by a vote of 23 against 23, and the casting voice of \*Calhoun,

down power! I think John Tyler was honest and meant to do right, and I am glad he did not give us a national bank, for I think we may do better—but he ought to have declined a re-election, and positively declared that he would not be a candidate. Why did he advocate the one term principle, and alterwards, like Jackson, decline to lay down the cup till he had drank to the very dregs? I am not sure that his conduct in asking his cabinet officers, whether he ought to be a candidate for a second term, was the surest evidence of a great soul or a lofty spirit. He must have known, when he asked his cabinet, What shall I do? that the answer would be, Hold the reins as long as possible. One good to him resulted from the course he took. He learnt what a hollow, deceitful tribe, courtiers are. There are, in reality, but two parties in this republic; and it would have been glorious, indeed, if the people had shaken off the harness of demagogues, and constituted a party for the country and for liberty. I once thought that it was Mr. Tyler's ambition to rise upon the ruins of prostrate selfishness. Perhaps I was mistaken. When he left Washington, his successor secund wanting in respect to the office he had held. No matter. It taught him a lesson. I honor him for signing the cheap postage bill, malgré all southern opposition.

\* Why was Van Buren refected by the Senate? When the Van Buren party at Albany heard of his rejection as minister to London, where, as Dr. Holland tells us, on the best authority, "he arrived in September, 1831, and was received, with distinguished favor, by the Court of St. James," the legislators friendly to him met at Albany, in the Assembly Chamber, where Senator Kemble, whose subsequent adventures will be found in my Lives of Hoyt and Butler, came forward with a series of resolutions for a national convention at Baltimore, a state convention at Albany, &c., and the meeting also appointed Levi Beardsley, John W. Edmonds, N. P. Talmadge, C. L. Livingston, W. H. Angel, and others, a committee to address General Jackson; who, in his reply, took occasion to say to them that Van Buren, on the question of trade, respecting which he had been blamed, had acted under his directions, and that his conduct had his approbation—that he held him in high esteem as a man of ability and integrity—that, as far as he (Jackson) knew, he had taken no part in the difficulties between him (Jackson) and Calhoun, nor advised the dissolution of his first cabinet, but been the friend of harmony—and that, when asked to go to London, he "yielded a refuctant consent."

In Senate, Mr. Webster thought Van Buren's instructions to McLane, of 29th of July, 1829, derogatory to the national character, and showed a disposition in the writer to persuade Lord Aberdeen that the English government had an interest in maintaining in the U.S. the ascendency of the party to which he (V.B.) belonged; thus establishing abroad a distinction between his country and his party. Mr. Frelinghuysen took a similar view. Van Buren's instructions commissioned McLane to apprise the British Court of who triumphed last election, and who were defeated—to put his party in the right and his country in the wrong—to seek as a lavor, as a privilege to the party now dominant, what had been refused as a right in Mr Adams' time—and to separate the administration of the country from the country, for, said he, Mr. Van Buren argues that "to set up the acts of the LATE ADMINISTRATION, as the cause of the foreference of paivleges which would otherwise be extended to the people of the U.S., would be unjust." because we, the new men in office, took sides with England, and opposed that administration. This is very humiliating indeed.

On the matter of colonial trade, Adams and Clay, when in power, had agitated in every

"New York's favorite son" was permitted to exchange the classic banks of the Thames, and the smiles of royalty in the old world, for his rural residence at

possible way the question of the free navigation of the great St. Lawrence. They asserted that England, by her colonial trade act, wanted to monopolize the whole carrying trade for American produce, which is very bulky, to the British West Indies, and reasoned with her on the unfairness of high discriminating or protecting duties. Jackson and Van Buren abandoned the free use of the St. Lawrence and the carrying trade, and obtained a reduction of duties of articles sent through Canada-they declaring that if the farmer found a new or improve market at his own door, it mattered little to him where his produce went to. I must own the Van Buren's conduct in this trade question does not appear to me to be deserving of censurin itself—and as the instructions were by the President, and had been before Congress for many months—as the terms agreed to by Lord Aberdeen and Louis McLane, in 1829, I think had been accepted by this country, and the trade opened under a legislative enactment, seems to me that it was too late to censure, in 1832, language which had been passed on without remark 18 months before. The cringing, apologetic tone of the instructions tells where the country of the instructions tells where the country of the cringing is apologetic tone of the instructions tells where the country of the cringing is apologetic tone of the instructions tells where the country of the cringing is apologetic tone of the instructions tells where the country of the country of the cringing is a contract to the country of the countr the real author was; and contrasts strangely with the bold and haughty defiance given to a cient, friendly, warm-hearted France, on another memorable occasion, from the same quant-but I do think the arrangement made was advantageous to the U.S. Soon after this moved in the Canada Assembly for the appointment of a Committee on Trade; and, ale some six weeks of inquiries, I drew up the report, which the legislature printed in the form a pamphlet of a hundred pages. Here is an extract: "England claims an exclusive monope in our markets; she allows us none in hers. Our beef and pork are prohibited in her hold dominions, and our pot and pearl-ashes subjected to the same rates of duty at Liverpool as pot and pearl-ashes of the southern shores of Ontario and Eric. The shipping of Britain Quebec give no preference to timber, live stock, flour, beef, and pork, brought from Up Canada, over similar articles brought from the United States. The menopoly is all in fav of England and the United States, the Congress of which latter country, by an act passed July, 1832, subjects our wheat, wheat flour, beet and pork, ashes, and other staples, to an inpost tax of £15 on every £100 value." In all this there was not much of reciprocity—but do not see how complaint could be made at Washington of an arrangement which exclude Canada from the ports of the United States, and opened those of Canada and the West Indi Goderich, who introduced the corn bill into parliament, and with Lord Sydenham, V. P. of h. Board of Trade, in 1832-33, I complained grievously of the liberality shown to the U.S. the benefit of English shipping, while no care had been taken to obtain the like favors (Canada here. The late drawback act is an amendment, however, and there are many is provements on both sides-but I have proposed to myself to avoid saying much on tariff of tions. There is not room here.

A charge made against Van Buren, that he was the parent of the proscriptive system, which are help and Adams had disdained to resort to, would have been ably sustained, had the Senate who made it had, in addition to the facts in their possession, the Custom House rubbish here deposit, or to be swept out, when Jesse Hoyt ceased to be first lord of the Van Buren treasure. Senator Foot, of Connecticut, said, "I sincerely believe that Gen. Jackson came to the place fully determined to remove no man from office, but for good cause of removal. I at fully convinced the whole 'system of proscription' owes its existence to Martin Van Bure. That the dissolution of the Cabinet was effected by his management and for his benefit! at that the hand of the late Secretary of State may be traced distinctly in another allair, which he produced an alienation between the first and second Officers of the Government; and also relation to the present 'improved condition of the public press,' and the great abuse of

patronage of the Government!"
On Tuesday, Jan. 31, Tammany Hall met to sustain Van Buren, and the committee resolves consisted of W. Bowne, James Campbell [see pages 493, 203, &c.], Saul Alley, C. W. Lawrence, W. P. Hallett, Preserved Fish, Wm. M. Price, F. B. Cutting [see pages 47, 80, 182], Gideon Lee, Elisha Tibbetts, &c. They glorified Jackson and Van Buren, censurthe Senate as intriguers, and read John C. Calhoun out of the democratic party by due procesof political excommunication.

Among the 23 rejecting votes in the Senate, I notice Holmes of Maine, Clay, Webster, Semour of Vt., Frelinghuysen, Clayton, R. Y. Hayne, Gabriel Moore, Thomas Ewing, and I Ruggles. Among the 23 affirming votes were Isaac Hill, Felix Grundy, Dudley and Marc, G. M. Dallas and W. Wilkins, his brother-in-law, Benton, Tyler, Powhattan Ellis, and Kire, now at Paris. I have seen a table showing that the States voting in favor of Van Buren Is. a population of 6,605,571, and those opposed only 3,500,000, yet me majority was one again-Nulfification came next, then the pet banks, the sub-treasury followed. On New Year's day 1840, Clay and Calhoun attended President Ven Buren's levée; and in November next, Soul Carolina, with consent of Calhoun, McDuffie, Pickens and Rheu, hopored with her vote, for a second term, the rejected minister of 1832.

Kind and i for F the 1

Ea the U him voice man, upon seem lower Blair' did h of the nents dence tation of Ge suade

> "Go In An Bu Remo

16th

Remo
Va.
Co.
His
Du
vieu
— I
bero

Ker

I n. among Preside advocation of the artificial presse used—banke duct, at the All ments

majori

POLITICS.

classic banks of the rural residence at

ce. They asserted that irrying trade for Ameasoned with her on the Van Buren abandoned reduction of duties on nd a new or improved nt to. I must own the e deserving of censure en before Congress to Lane, in 1829, I think egislative enactment, had been passed over ne instructions tells wh defiance given to al-, from the same quarted. S. Soon after this, lee on Trade: and, att. e printed in the form an exclusive monope prohibited in her hor. duty at Liverpool as t shipping of Britain ck, brought from Up menopoly is all in tay try, by an act passed l other staples, to an in ich of reciprocity-but gement which exclude ida and the West Indi. in England, with Lor Sydenham, V. P. of ta shown to the U.S. 1 btain the like favors ( id there are many is ng much on tariff que

oscriptive system, whistained, had the Senaic in House rubbish left of the Van Buren treasuen. Jackson came to fiause of removal. I as to Martin Van Bure and for his benefit! an mother affair, which his yernmeut; and also the great abuse of the

n, and the committee (203, &c.), Saul Alley, Cutting [see pages 17] and Van Buren, censuratic party by due proces

ne, Clay, Webster, Sey Thomas Ewing, and I dy, Dudley and Mate, thattan Ellis, and Kire ayor of Van Buren la injority was one agains l. On New Year's day or of with her yets, for Kinderhook, in the lovely valley of the Hudson, near the base of the Catskill; and relieved, for a brief season, from the cares of public life. He left England for France in March, made a hasty tour over the continent, and embarked, on the 10th of May, at Havre, for New York.

Early in 1833, he came again into possession of power as Vice President of the Union; as President of the Senate, which had refused to place confidence in him a twelvementh before; and as the successor of Calhoun, whose casting voice had ensured his rejection. Had Van Buren been a truly great and good man, his triumphs would have been a pleasant theme for the historian to dwell upon; but, as they were obtained, like Butler's, by deceit and hypocrisy, by seeming to be the man he was not, and by the "judicious puffs" of artful followers, interested in his fortunes by personal ties, they are a source of regret. Blair's press, a donation from Van Buren's financial confederates in New York, did him good service-as did the trusty types of his ancient advocate, the editor of the Argus. Jealousies, bickerings, and some lack of tact among his opponents, the cry of persecution, and the fact, well known to "waiters on Providence," that Jackson's popularity was at his back, did the rest. That the agitation of the colonial trade question at the time of his rejection, and the speeches of General Samuel Smith on that home topic, did him no injury, I am well persuaded. He took his seat at the head of the Senate, for the first time, on the 16th of December, 1833.

## CHAPTER XXV.

"Gold, still gold—it flew like dust! it tipp'd the post-boy, and paid the trust; In each open palm it was freely thrust; there was nothing but giving and taking! And if gold could insure the future hour, what hopes attended that Bride to her bower; But alas! even hearts with a four-horse power of opulence, end in breaking."

Removal of the Deposits in 1833.—Bank of the Metropolis.—Root, Jackson, and Van Burcu, on the Pets.—N. Biddle.—Ingersoll on Charters and Slavery.—Col. Duane.—W. J. Duane.—Polk and Lawrence.—Kendall in Kentucky.—His treatment of H. Clay.—Kendall and the Bank, Tariff, Mackenzie, &c.—Duane opposes the Pet Bank Conspiracy.—His reasons.—Louis McLane's views.—Silas Wright and the Bank.—Calhoun's Prophetic Address in 1834.—Land Speculations.—The Globe.—Jackson, Duane, and the Mission to Siberia.—Chief Justice Taney.—Wonderful effects of Flattery.—Bennett upon Kendall.

I have shown, that, in 1824, Van Buren, his presses, and his partisans, were among the most thoroughgoing advocates of the United States Bank, and of the Presidential candidate who had been its most consistent, zealous, and uniform advocate—that, in 1826, Van Buren, Marey, and Butler, admitted that it had a right to establish branches in the states, and that they petitioned Nicholas Biddle and his brother directors for a branch at Albany—that Van Buren was friendly to Adams and Clay's administration in the first instance, and that the presses in his interest had abused Jackson in harsher terms than even Ritchie used—that he was connected with the most corrupt and infamous banks and bankers in the State of New York, the opponent of inquiry into their misconduct, and the advocate of new charters without check or responsibility—that the Albany Argus was his official organ—and that when the swindling establishments of previous years had pillaged the people of millions, and no two-thirds majority could be found to recharter the Mechanics and Farmers', and other

favorite banks of his, in 1826, '27, and '28, he put forward his Safety Fund nostrum, and went for banks by the score, in January, 1829. I have also

shown what that fund was and how it operated.

The authentic secret correspondence, which providence has thrown in my way, will help the historian not a little in his efforts to discover the motives which influenced Van Buren\* and his confederates to tamper with the currency, as they did, from 1829 to 1841. The letters of C. W. Lawrence, C. C. Cambreleng, S. Wright, B. F. Butler, R. H. Nevins, John Van Buren, Joseph Kernochan, W. L. Marcy, E. and C. L. Livingston, F. B. Cutting, S. Swartwout, E. Croswell, A. C. Flagg, Thad. Phelps, Stephen Allen, and T. W. Olcott, when compared with certain facts and circumstances previously made public, too clearly prove that the war against the U. S. Bank, the detestable scheme of the pet banks, with the bribery, fraud, bankruptcy, and other accumulated miseries inflicted on the public through the derangement of business, had their origin at Albany. Jackson, though cunning himself, was but the ready instrument of still more artful men. Lady Hester Stanhope tells, that when Pitt was premier, large sums, hundreds of thousands of pounds, were offered to him in presents, by men deeply engaged in commerce, speculation, banking, &c., doubtless with the hope that he would favor their interests. In the absence of proof to the contrary, we may venture to assume that bucktail virtue, like English pride, would have spurned all such *Potosian* temptations.

The United States Bank had paid \$1,500,000 for the use of the public money, during the continuance of its charter; † the Supreme Court of the Union had un Congre that th ported | millions done its now wa calls it,

The J. Duan it was a zealous good see -had s good, an was vigi United rights a been rea What he in old ag fellow-m taxation, that Wil on this c real delig patriotisi who, wil certain s to party requisite dard."

> wrong Ger the Govern were requir merchants s to the city, t Banks will r chants were press purpos pable, visible to overwhel Wherein

His so

breleng, Marcy Who was of command gressman, af ate, in 1830, years before he raised suc believed him

In a lette fidence in

<sup>\*</sup> In Van Buren's message to Congress, Dec. 5, 1840, he says:

<sup>&</sup>quot;When I entered upon the discharge of my official duties in March, 1837, the act for the distribution of the surplus revenue was in a course of rapid occasions. Nearly twenty-cight indicases of dollars of the public moneys were, in pursuance of its provisions, deposited with the States in the months of January, April, and July, c (that year). §2 in May there occurred a general suspension of specie payments by the leads, heliding, §2\* with very lew exceptions, those in which the public moneys were depo field, and upon whose fidelity the Goy
= ermeant had unfortunately made itself dependent for the revenues which had no rollected from the people, and were indistinguished to the public erysics. This suspension, and the excesses in banking and commerce out of which it arose, and which were greatly aggravated by its occurrence, made, to a great extent, unavailable the principal part of the public money then on head; suspended the collection of many millions accraing on merchants' bonds; and greatly reduced the revenue art-sing from customs and the public lands."

or The Treasury has it in its power to exert a salutary influence, tists over the deposit banks, which will always be selected from the principal Banks in the states, and through them, over the residue. Whatever check was exercised by the United States Bank on the issues of the state banks, was done either by refusing to take their notes in deposit, or if taken, by returning them quickly for specie, if it believed their issues to be excessive. The deposit banks have a right to do the same taken, and are in the habit of exercising it, when, in their opinions, an occasion for its exercise exists. Over the deposit banks the asystem to exercise exists. Over the deposit banks the asystem of the Treasury has liberal supervisory powers. He may in his discretion direct, as before remarked, an Increase of their specie, when it appears by the returns which they are obliged to make to him at short intervast, that their senses are large and disproportionate to their specie on hand; and a constant and great check is exercised over them by the actual public knowledge of their condition obtained through their reports, and the regular publication of them."—Van Burch's Letter to Sherrod Williams, Logust 8, 1536. cation of them."-Van Buren's Letter to Sherrod Williams. . logust 8, 1336.

In his message of 1833, Jackson told Congress, that "the State Hanks selected are all Institutions of high character and undonlited strength, and are under the management and control of men of management product and intelligence." In his message of 1837, he said that "a number of the Deposit Banks have, with a commendable zeal to sid in the improvement of the currency, imported from alread at their own expense, large sums of the precious metals for coinage and circulation." The explosion and hankraptey of 1837 followed, and Wright & Co. were ready with their new nostrum, the sub treasury. Ritchic, of the Union, like Tallmadge, kicked a little, being up to the chin in speculation. His press designated the honest locos who met in the Park, N. Y., "the rabble ront."

In a letter to S. D. Hastings, dated Forest Hill, Sept. 26, 1840, Charles J. Ingersoll, Chairman of the Com. on Foreign Affairs, H. of R., says that "the chartered power given by our laws to make paper money by banks of discount, TOLERATED IN ALL THEIR VIOLATIONS OF EVERY PRINCIPLE OF RIGHT, is at this moment demoralizing Pennsylvania, and particularly Philadelphia, by more folly, ignorance, breach of faith and of law, fuxury, intemperance, vice, erline, and misery, than can be justly impact to slavery naywhere. Slavery, I entirely believe with you, distempers any Commonwealth; but the blood of ours is fatally poisoned by what renders liberty and equality hardly worth having."

In Webster's report on Finance, in H. S. Sepate, June 22, 1834, he states that the Roak of the Metallic in the libration of the Computer of the Metallic in the libration of the Computer of the Metallic in the libration of the Roak of the Metallic in the libration of the Roak of the Metallic in the libration of the Roak of the Metallic in the libration In his message of 1833, Jackson told Congress, that "the State Banks selected are all Institutions of high

in Webster's report on Finance, in U. S. Senate, June 27, 1834, he states that the Bank of the Metropolis, Washington, had not \$100,000 of its notes in circulation—that its credit was so had that its bills had been cold at a discount near its doors—that more than \$900,000 of the public treasure was deposited with it—and that those who took its notes as payment from government, and carried them to a distance, suffered loss. General Root explains that its funds were used in land jobbing in the west, to realize fortunes to Polk's party patrlots. This bank as d its confederate pets gave no security to the country—they padd no bonus nor interest—they pay anne now—they made immense sums by using the national revenue—they were recommended by Woodbury and Taney to lend it out, so that the merchants borrowing might be compelled to uphold their party however

<sup>\*</sup> As Se great uprig Polk, Van junto, let l MENT, a

Safety Fund l have also

own in my the motives he currency, C. C. Cam-Joseph Ker-Swartwout, W. Olcott, rade public, able scheme

accumulated s, had their ceady instruhen Pitt was ed to him in inking, &c., e absence of

f the public of the Union

virtue, like

listribution of the diars of the public mary, April, and banks, hetading, a fidelity the Goved from the people, and commerce out stent, unavnilable llons accraing on

ks, which will al-Whatever check refusing to take cising it, when, in Secretary of the tervats, that their is exercised over the regular publi-

titutions of high questional probity ave, with a comvn expense, large of 1837 followed, Union, like Tallocos who met in

n of the Com. on paper money by OF RIGHT, is at e, breach of faith ivery naywhere. s fatally poisoned

f the Metropolis, with it-and that ed loss. General k's party patriots. sterest—they pay led by Woodbury ir party however had unanimously decided that that charter was constitutional; a committee of Congress, and finally the House of Representatives, had declared, after inquiry, that the national treasure was safe in its vaults; the high tariff of 1828, supported by Wright and Van Buren with the view of obtaining a surplus of many millions of revenue for political distribution and personal aggrandizement, had done its work; Jackson had been elected a second time to the Presidency; and now was the time to go into "the general scramble for plunder," as Swartwout calls it, in right earnest.

The first step of the conspirators was to advise the appointment of William J. Duane to the office of Secretary of the Treasury. The offer was made, and it was accepted. Mr. Duane was the son of one of the most upright, energetic, zealous and consistent democrats ever known to this Union. He had sown the good seed of manly, truthful principles in India, England, Ireland, and America -had suffered persecution for the love he bore to freedom-had upheld the good, and been a terror to the evil doer in high station, during half a centurywas vigilant for his country as a trusted military officer in war-and the foe of United States Banks and other monopolies at variance with his ideas of equal rights and laws. In Poland, he would have followed Kosciusko; in France, been ready to tear down the Bastile, or participate in the glorious days of 1830. What he thought of last and least was the acquisition of wealth; and he died in old age, very poor, with a heart warmed by love and kindness toward his fellow-men. Cobbett, who disliked his antipathy to the English system of war, taxation, finance, conquests and ill treatment of Ireland, frankly acknowledged that William Duane was the most efficient and sleepless opponent England had on this continent. I have read the files of the Aurora, no matter how old, with real delight, for it was impossible not to see great sincerity united with true patriotism, and an informed and reflecting mind, in the remarks of its conductor. who, with "Montague on Republics," believed that "There cannot be a more certain symptom of the approaching ruin of a state, than when a firm adherence to party is fixed upon as the only test of merit, and when all the qualifications, requisite to the discharge of every employment, are reduced to that single standard."

His son,\* William John Duane, whom Jackson called to his cabinet, in May,

Wherein did this system, which may have made fortunes for Polk, Butler, Van Buren, Lawrence, Cambreleng, Marcy, White & Co., its creators, differ from that in operation now, as presided over by Walker, Ban-

MENT, and the tardy confessions of the men who made it.

In a letter to Moses Dawson, dated in 1837, General Jackson, after saying that he had confidence in the honesty of state banks at the time he placed in their vaults the deposits, adds:

wrong General Root, in N. Y. Senate, Feb. 7, 1841, said that "the deposit banks were expected to support the Government even in the local elections—in short, to do all its dirty work. The customers of these Banks were required to support the Administration, otherwise they could get no accommodation. The New York merchants sell their goods to the country merchants on credit. When the merchants from the country went to the city, they were told, we cannot give you credit unless we can get accommodation at the banks. The lanks will not discount to those who are opposed to the Government. The consequence was, that the merchants were compelled to support the Administration. Thirty or forty Pet. Banks were appointed for the express purpose of doing the work of the Administration. There was no need of proof of this—it was open, palpable, visible bribery—obvious to every uran, woman and child in the country. Was there ever such an attempt to overwhelm the whole land in a sea of corruption?

breleng, Marcy, White & Co., Its creators, differ from that in operation now, as presided over by Walker, Baucroft, Marcy and Polk?

Who was Nicholus Biddle, whom Biair, Croswell, Green, and Bennett, so systematically abused at the word of command from Van Buren, Polk & Co.? The favorite of Monroe, of Adums, of Jackson, a democratic congression, affluent before he entered the brank, and nominated by Andrew Jackson, and confirmed by the Senate, in 1830, in 1831, and a third time, in 1832, as a government director of the Bank, as he had been for seven years before by Monroe and Adams. The moment Mr. Ahah Van Buren ceveted Mr. Nabotti Biddle's vineyard he raised such a dust about his eurs, through the collar presses, that many persons, myself among the number, believed him to be as great a monster as his bank was said to be.

<sup>\*</sup> As Secretary, Duane gives evidence of a sound judgment, first rate business talent, and great uprightness. Of his title to superior ability as a statesman, when compared to Jackson, Polk, Van Buren, Lawrence, Wright, Butler, Taney, Cambreleng, and the rest of the pet bank junto, let his conduct, and his reasons for it, be compared with the result of THE EXPERI-

1833, was a lawyer of eminence in Philadelphia, one of the executors of the generous French banker, Girard, who, as if to shame the intolerant native party of our day, left millions of dollars, to educate American children, while Smithson, an Englishman, sent \$500,000 across the ocean for a like generous purpose. Duane wrote Girard's will, was long his adviser, was opposed to the United States Bank, in 1811 and 1816, always and on principle; and, with his father, threw their great popularity in Pennsylvania into the Jackson scale, in 1824, when Van Buren, Ritchie, and the selfish politicians, into whose hands he fell in 1833, were slandering his name, and ridiculing his pretensions.

Mr. Duane had represented the Philadelphia democrats in the Legislature of Pennsylvania, had written much that was useful, was married to a grand-daughter of that eminent American, Benjamin Franklin;\* and, with his father, had given the war of 1812, an early, efficient, and continued support. He was opposed to congressional caucuses, and had no need to turn to the winning side, when Jackson was victorious, in 1828. For twelve years has this great and good man been allowed to remain in private life, traduced and slandered by the Globe, Argus, and kindred presses in the pay of Van Burenism, while his great experience, true patriotism, and sterling honesty would have been of vast importance in the Congress of the Union.

No doubt, Van Buren, Kendall, and their confederates deceived themselves

"But was this confidence well founded, and whose fault is it that it was not? Let their treachery to the government and the people answer. Every day that the directors of these banks met at their boards, they knew their liabilities, and their assets to meet them. They were repeatedly and earnestly cautioned by the treasury department not to over-issue—their charters prohibited it—their solemn obligations to the government and the people, and every principle of moral honesty, forbade it. Still, in open violation of all obligations, they suspended specic payments in a time of profound peace, robbed the treasury of many millions of dollars, and cried out, at the same time, that the treasury was bankrupt.

"The history of the world never has recorded such base treachery and perfidy, as has been committed by the deposit banks against the government, and purely with the view of gratifying Biddle and the Barings, and by the suspension of specie payments, embarrass, and ruin, if they could, their non country, for the selfish views of making large profits by throwing out millions of depreciated paper upon the people—selling their specie at large premiums, and buying up their own paper at discounts of from 25 to 50 per cent, and now looking forward to be indulged in these speculations for years to come, before they resume specie payments."

Cornelius W. Lawrence, the apocryphal President of perhaps the most corrupt of these banks, thus denounced by Jackson, is selected by Polk in 1845, as Collector of the Port of N. Y., and confirmed in 1846 by the Senate! His letters to Hoyt and others show that he acted contrary to his oath (which was, to vote according to his best judgment), in supporting the spoliation of the U. S. Bank. A two million charter was handed to him, from Albany, in 1836, as some pecuniary recompense for tear and wear of conscience—some two millions of the plunder of the national bank were placed in the custody of the new concern—Lawrence became its president, as a matter of course—and, with over \$1,000,000 of a paid up capital and United States deposits, its doors were shut upon the people and their government, while the ink with which its charter had been written was yet scarcely dry. When Lawrence became Collector, through the friendship of President Polk, his brother Joseph slipped into office as bank president; and their defaulting paper factory, though denounced by Jackson, is once more a pet of Polk and Walker, with the use of millions of the public treasure to its managers, without bonus or interest! Who can doubt the result! Not the authorities at Washington.

\* Sarah, daughter of Benjamin Franklin, married Richard Bache, editor of the Aurora, Philadelphia. Colonel William Duane, a native of the Province of N. Y., succeeded Mr. Bache in the management of that popular journal, and was appointed by Madison, in 1813, a brigadier-general in the armies of the Union. His son, the fearless secretary of the treasury, married a daughter of Mr. Bache, and her mother, Mrs. Sarah Bache, died in Oct., t808, aged 64 years. I have long and anxiously wished that some able, well-informed friend of the family, who has access to the necessary materials, would compile and publish the Life and Times of William Duane. To the Union, to Britain, and to Ireland, the land of his fore-fathers, the lessons that that work would teach would be invaluable.

into a be Bank w lar instr ready re

Previeach par gonist, t

\* Amos lyze the introduce to Martin the U. S. agent for nue, 1833enough to tude," son factor, Ho In Kene

day in the ness, hum honored si meat, and conseience "EXTRE estimable O'Sulliv college, br

Kendafl h

mend thei

emigrant I Amos la proved, an when abse kindness h the world, patronized (825, Clay he not acce (says he) a accept one Adam's, at They hast against the worldly pr minded A reprobatio

Kendall that he ow his "oppo himself," A letter

Mr. Cla Bank—in improvem Florida, a Jackson, "espoused bank?"

ecutors of the int native party , while Smithgenerous puropposed to the and, with his ekson scale, in o whose hands

ensions. Legislature of grand-daughter ther, had given was opposed to ing side, when great and good andered by the while his great en of vast im-

red themselves

as not? Let their directors of these neet them. They over-issue-their people, and every igations, they sus-many millions of

erfidy, as has been the view of gratinbarrass, and ruin, is by throwing out rge premiums, and w looking forward specie payments."

st corrupt of these r of the Port of N. show that he acted in supporting the in, from Albany, in ne two millions of oncern-Lawrence if a paid up capital government, while Lawrence became lipped into office as by Jackson, is once easure to its manathorities at Wash-

itor of the Aurora, Y., succeeded Mr. Madison, in 1813, a ary of the treasury, Lin Oct., 1808, aged rmed friend of the ublish the Life and ie land of his forcinto a belief, that Duane's known dislike to the principle on which the U. S. Bank was chartered, would enable them to make of him a powerful and popular instrument, for the achievement of their grand scheme of bank plunder, already resolved upon. But they had mistaken their man.\*

Previous to the loss of liberty in Greece, as Thueydides tells us, "while each party endeavored, by every possible method, to get the better of its antagonist, the most flagrant acts of injustice were perpetrated on both sides. Mo-

\* Amos Kendala.-I have, in former chapters, and in a separate work, endeavored to analyze the pietism of Benjamin F. Butler. It now becomes necessary that I should formally introduce his twin brother in politics, piety, and principle, Amos Kendall, Postmaster General to Martin Van Buren, Director of the Commonwealth Bank, Kentucky, Fourth Auditor of the U.S. Treasury, an editor of the Globe, the Expositor, and the Kentucky Argus, and special agent for Jackson's advisers in bargaining with the Pet Banks for the use of the public revenue, 1833-31. If it be true, as we are told in Gil Blas, that "there are few breasts capacious chough to afford house room for two such opposite inmates as political ambition and gratitude," some excuse may be found for the conduct of Amos Kendall towards his early benefactor, Henry Clay.

In Kendall's own account of his life and adventures, which shows that he was born on that day in the year in which Hull surrendered his army, he makes strong professions of meekness, humility, and Christian forbearance—"Deacon Zebedee Kendall, of Dunstable," his honored sire, is introduced singing David's psalms, saying grace before meat and grace after meat, and offering up to heaven prayer and praise-pious appeals are made to the Lord, to conscience, and to the world-and the Democratic Review for March, 1838, paints Amos as "EXTREMELY SIMPLE in character-plain, mild, and unassuming in manners-

O'Sullivan elevates Kendall into a very Father Mathew of temperance while he was at college, but we are reminded of Butler's famous patroon seene at the Sandy Hill bank, where Kendall himself, in his journal, pictures the Yankee lawyers who had gone to Kentucky to mend their fortunes. "We again returned to the tavern where were three or four Yankee

emigrant lawyers, and we made ourselves merry with brandy."

Amos landed in Kentucky in 1814, a lean, gaunt, hungry adventurer, and, as the event proved, an unprincipled and ungrateful one—he was received into the family of Henry Clay when absent in Europe, as the instructor of his children—treated by Mrs. Clay with great kindness both in health and sickness—assisted by Mr. Clay, on his return, to get forward in the world, accommodated by him with a loan of \$1500, introduced to his political friends, paronized as an editor, aided in obtaining the public printing in Kentucky, and when, in t825, Clay became Secretary of State, offered a situation in the state department. Why did he not accept it? His letter to Mr. Clay, in 1828, will explain. "You afterwards offered me (says he) a clerkship with a salary of \$1000, which I declined, expressing a willingness to accept one of \$1500." Ames was ready to join the democratic administration of Clay and Adams, at \$1500, but couldn't take \$1000. Jackson's friends, through Green, had outbid that. They hastened to buy Amos up—and enabled him to turn his marketable talents with effect against the character and standing of his early friend. Trading politicians may applaud his worldly prudence—the parasite of power will award him a vulgar sympathy—but from pureminded Americans, such conduct as I am about to describe will ever incet with unqualified reprobation and descreed contempt.

Kendall denies that he was once for a Bank of the United States and a protective tariff, or that he owes a debt of gratitude to Henry Clay. He assures the readers of the Expositor that his "opposition to Mr. Clay was forced on by the heartlessness and ingratitude of Mr. Clay

A letter of Kendall's to John C. Knowlton, of Lowell, dated Washington, July 11th, 1829, appeared in the New York Evening Post. Here is an extract:

"——this feeling predisposed me to think well of Mr. Clay, and READILY FALL INTO THE SUPPORT
"OF HIS POLITICAL VIEWS. Accordingly, when he became a candidate for the presidency, I ESPOUSED
"HIS CAUSE with atherity and zeal.——My time, my labour, and my money were all lavished without
"expectation of reward TO ADVANCE MR. CLAY. It I owed him or his family any obligations they were
"richly repeal in that contest.—AMOS KENDALL."

Mr. Clay was then, as he is now, the champion of one regulating bank—the United States Bank—in preference to one thousand of them—favored, as now, a protective tariff, and internal improvements by vote of Congress—and had disapproved of General Jackson's conduct in Florida, and pronounced it tyrannical and unjust. Kendall tells us that he preferred Clay to Jackson, for President—"readily fell into the support of his POLITICAL views," and "espoused his cause with alacrity and zeal." Why then denythat he was "once for the derate men, who refused to join with either, were alike the objects of their resentment, and equally proscribed by either faction." Where is the difference here, in Duane's case? He was induced to support Jackson, through a belief that he would act up to the manly principles laid down in his letters to Monroe. Did he try to do it?

Duane took office in June, 1833, and was afterwards informed that it was the wish of the President that he should remove the national treasure from the

Kendall addressed a long letter to Clay, through the Frankfort Argus, which was copied into the Evening Post of Nov. 1627, in which he assures him that he preferred him as Sceretary, with Adams as President, to the election of Jackson, and that he and Blair, since of the Globe, wrote in 1825 to the members of Congress, from Kentucky, urging them to vote against Jackson and in favor of Adams, with this view. Kendall also wrote to Clay before the presidential election was decided, that he preferred Jackson to Adams, all things being equal—but, said he, "if OUR INTERESTS can be promoted by any other arrangement, I shall be content." "Our interests" are uppernost still.

In Kendall's evidence before the Kentucky Legislature, he says that Mr. Clay intended to give him a situation at Washington, in 1825, and that he (Kendall) stood ready to defend with his pen the political character of his early friend. In a letter to David White, who had voted in Congress for Mr. Adams as President, dated March 8th, 1828, he says, "We knew that Mr. Clay was to be Secretary of State, and FOR THAT REASON promoted Mr. Adams's election," and prevented, of course, that of Andrew Jackson. He asserts that he supported Adams because Clay was to be Secretary, and yet he told the Kentucky Legislature on oath, that he believed the charge by Jackson against Clay, of having bargained with Adams, was A BASE SLANDER, and that he had applied to Clay for a situation in Washington, where he would have defended him through the press against that slander! In a letter addressed to Clay, and dated Frankfort, Oct. 11, 1826, Kendall says, "Whatever course I may feel constrained to take in relation to the administration generally, I trust I shall not be the means or the occasion of easting any imputation upon your integrity and honor."

the occasion of easting any imputation upon your integrity and honor."

Kendall swears that it is his solemn belief there was no bargain at all. But turn to his letter to Mr. Knowlton already quoted. He there has quite a different story to tell. He says:

"In reviewing my course, I have but one thing to regret. It is, that I did not, regardless of all imputations, take a declaive stand against the Union of Messas Adams and Clay in 1825. I knew that Mr. Clay violated the wish of his state; I KNEW THAT THE UNION WAS INTERESTED AND SELFISH. Instead of being SILENT, I ought foldly to have denounced it. I ought to have been as sensible as I am now that no common "abligation of private friendship, and no fear of imputed ingratitude can justify a public man in WINKING at a "violation of the fundamental principles of our free justifutions. On this point I am guilty.—AMOS KENDALL."

There's a confession for you! "Give me a \$1,500 place," says the pious politician, "and I'll call ye white as driven snow—though I know that your conduct was interested and selfish. Buy me at my price—I'm in the market, and if you don't your opponents will. Hire me, and I'll go with you for the tariff, the bank, internal improvement, Adams, anything—neglect me, and I will be found among your most bitter enemies. You warned me into life, as the countryman did the snake—if you don't wish to be stung, give me my price." Such, though not Kendall's words, is the substance of his offer. Clay spurned it, Kendall became his enemy, and used the influence Clay had obtained for him to secure the vote of Kentucky for Jackson and Van Buren, next Presidential election. General Duff Green, the Jackson and Calhoun editor, before Blair, "once for the bank," supplanted him, says,—"It will be seen that at the terry moment that he was negotiating with Mr. Clay for a salary of \$1.5. c, as the price of his removal to Washington, for the purpose of vindicating Mr. Clay against these 'SLANDERS which were affoat against him,' he was negotiating with me, for a stipulated sum, which I paid him to remain in Frankfort to assail Mr. Clay." Whether Green proved that it was "at the very moment," I do not now remember, but if it was not, it was very soon after. "I winked at guilt till hired to assail it," is the substance of Kendall's pretended confession to Knowlton. General Green was supplied by his party with funds—Kendall got Money—paid his debt to Mr. Clay, and became the ready instrument of his enemies. General Green describes him as "ambitious, ungrateful, mercenary, and corrupt."

In his letter to Knowlton, Kendall says,-

United Sta ordered by so. Thom He asked t acted right, ed of its m The spe

oot make communications that the communication of the control of the control of the communication of the communica

Did not K
when he foun
Adams then,
state banks?
their unconst
inprovement
caused charte
of Kentucky

From the Jackson will has but to select promote them. MANUFACTURES,

In 1816, Mr that he thinks Will Kenda anse they we better admit the or any men th

Mr. Clay, ppledge the ban appropriate the size a high pi —and had ma gratie, till he reship at \$3,000 endorser for \$5 duce the manhe was a hur yes, it is true consideration for money, ga

My impressment for 1831, it. He stated, since 1825, had in 1816, but si years before, I he had paid, o

"Dear Sir:—O than ever. I regitake, but I think judges by any me have doubtless re

Lette

judges by any me have doubtless re Adams. But if rute, let us have Do what you thin mit the interests of

<sup>&</sup>quot;They (meaning the friends of Clay and Adams) combined to withdraw from me all public and private "PATIONAGE, to destroy my character, and reduce my family to degradation and beggary. I felt that Mr. "Clay was ungrateful.—AMOS KENDALL."

I select the following passage from page 374 of the Expositor, for 1843, by Amos Kendall, Washington:

<sup>&</sup>quot;IMPUDENCE—THE LATEST SPECIMEN.—Mackenzie, in his New York Examiner, says we were 'once for a benk!" His language is this:
"Week after week, month after month, the Globe takes pleasure in denouncing Mr. Tyler because he would

of their rehe difference ugh a belief ters to Mon-

at it was the ire from the

was copied into n as Sceretary, ce of the Globe, te against Jackfore the presiing equal-but, I shall be con-

lay intended to y to defend with , who had voted We knew that d Mr. Adams's at he supported slature on oath, Adams, was A ngton, where he er addressed to I may feel conbe the means or

But turn to his tell. He says: of all imputations, r. Clay violated the w that no common in WINKING at a MOS KENDALL." politician, "and

ested and selfish. . Hire me, and ng-neglect me, life, as the coun-Such, though not came his enemy, icky for Jackson on and Calhoun seen that at the s the price of his e 'SLANDERS ed sum, which I d that it was "at soon aller. "I ed confession to got money-paid eneral Green de-

public and private y. I felt that Mr.

Amos Kendall,

we were 'once for a

because he would

United States Bank, and place it in other banks. He refused to do this unless ordered by Congress, or unless reasons should be assigned to justify his doing so. Thomas Ritchie, of the Union, approved of his course in thus refusing. He asked the opinion of Col. Duane, his father, who also told him that he had acted right, though he thought the bank charter unconstitutional, and disapproved of its management.

The speculating banks and politicians, of whom Van Buren was the ready

not make common cause with the Van Buren clique I have described; and Kendall, once for the bank, joins

Croswell and follows suit.

There is nothing too barefaced for depravity to invent and malice to assert; but the serpest who makes a charge like this, sings only his own body.

From 1818, the Bank Mouster never censed to receive our blows when we could strike with the least effect;

and in 1833, in the removal of the deposits, which Mackenizic condemns, we cut the club with which our Hercu-les slow it. But for that measure, it would have lived not it perished in its own corruptions, involving the Government in the rum which overtook the too confiding stockholders. There is one consolation in such attacks: They destroy the confidence of the people in all the libels which flow from the same source upon more hoperant personages."

Did not Kendall do his very best to secure the election of Adams over Jackson in 1825, when he found that Clay could not be elected by the House of Representatives—and was not Adams then, as now, the advocate of a national bank in preference to a thousand unchecked state banks? Kendall's Expositor contained endless harangues against bank and tariff, their unconstitutionality, but did he not support the advocates of both, and also of internal improvements, till he got his price? Yes, and in 1817-18, he and his friends, and partisans caused charters to be granted to more than forty spurious banks, thereby flooding the state of Kentucky with worthless paper,

From the Kentucky Argus, by Kendall, (copied into the National Intelligencer, Sept. 15, 1824.)

"Juckson will get Tennessee and Clay will get Keatucky as certainly as they remain candidates, and Indiana has but to select him whose policy is most favourable to her interests, and whose talents are most competent to permote them. That this is Henry Clay, the powerful advocate of internal improvements and domestic maneractures, no upprejudiced man can doubt."

In 1816, Mr. Clay voted for the late U. S. Bank, and has ever since continually avowed that he thinks such an institution necessary and constitutional.

Will Kendall assert that he tried, first to elect Clay in 1824, and then Adams in 1825, beause they were for the bank, and to keep out Jackson because he was opposed to it? He had better admit that he was a mean, sordid, mercenary adventurer, ready to go for any principles or any men that paid best. Indeed be has admitted as much in his letter to Knowlion.

Mr. Clay, previous to Kendall's desertion to the Jackson camp, had supported a bill to pledge the bank bonus as an internal improvement fund—had declared that Congress might appropriate the revenue to construct canals and post roads—had advocated in the spring of 1820 a high protective tariff-had voted to censure General Jackson for his conduct in Florida and had made Adams President of the United States. All this Kendall endorsed as democratic, till he refused him a \$1,500 office, while Jacksonism held out the prospect of an auditorship at \$3,000. The Arnold, the Dumouriez of politics, in 1826, joined Blair whom, as an endorser for \$20,000, the bank of the United States had forgiven, and hired himself out to tradace the man whose kind family and hospitable mansion had afforded him a shelter when he was a hungry, friendless stranger, a briefless barrister travelling in search of strife. Yes, it is true, Kendall deeply injured the personal and political friend who had given him consideration in Kentucky, and whose family had tended him in sickness. This was done for money, gain—there was no principle involved.

My impression, until I saw Clay's statement on page 69 of vol. i. of Minor's Public Document for 1831, was, that he owned much stock in the U. S. Bank, and was deeply indebted to it. He stated, however, in Schale, Dec. 19, 1833, that he had not been counsel for the bank since 1825, had not held a share for many years, did not owe the bank a cent, had voted for it in 1816, but subscribed for none of its stock, and on the failure of a friend twelve or fifteen years before, had as his endorser, become responsible to the bank for a large amount which

he had paid, owing the institution no favor.

Letter, Amos Kendall to Henry Clay, at Washington, dated Frankfort, Ky., Jan. 21, 1825.

"Dear Sir:—Our legislature is gone, but have left us no repose. We have a prospect of a contest more embittered han ever. I regret it, and would gladly escape from it; but the fates seem to order it otherwise. I may missake, but I think the legislature will be sustained. The excitement is among those opposed to removing the judges by any means. As I informed you, the resolutions requesting you to vote for Jackson passed, and you have doubtless received them. Jackson is my second choice, all circumstances being equal between him and Adams. But if our interest in the nest can be promoted by any other arrangement, I shall be content. At any rate, it may think best—the irgus will not complain, because it has faith that you will do nothing to comptonit the interests of the western country, or the nation. Sincerely your friend,

AMOS KENDALL."

agent, were eager to grasp the many millions of money, the proceeds of heavy truction, which the tariff of 1828 had imposed. Duane's reasons for refusing to gratify them, as stated to General Jackson, were very powerful.

He reminded the General that the law made him responsible to Congress if he removed the deposites-that the proposed pet banks were far less safe than the bank of the U.S.—that Congress had pronounced the public money safe that no thorough investigation had been made into the affairs of the bank—that no real, adequate security would be offered by the local banks, and that he could not judge of their fitness or solvency by hearsay—that he had not been confirmed in his office by the Senate—that the U.S. Bank had received and paid 400 millions of dollars for government, without the loss of a cent, but that it was a well-known fact that millions had been already lost to the country, by trusting the public money with the managers of local banks, the misconduct of which had caused much uncertainty as to the value and amount of the paper currencythat if the U. S. Bank was selfish, as had been said, surely the local banks would not prove less so-that they would trade upon the public money to be entrusted to them, and be unable to refund it when required to do so—that perhaps it would be better for the government to do without any banks at all—that now was the time to make a full inquiry as to that—that it would be very unwise to enter into entangling alliances with institutions which derange, depreciate, and banish gold and silver, the only constitutional currency—that a therough inquiry into the condition of the currency was much required, but that we need not look for the necessary information from interested bank agents--that it would be well to resist a combination of powerful monied monopolies before the only means of resistance would be through a public convulsion -- that both the local and United States Banks were monopolies, alike at variance with the sovereignty of the United States and the general good of the people—that a removal of the deposites would bring on a struggle for power between the national and state banks, by means of which thousands of innocent persons would be ruined—and that if there must be banks for social or fiscal uses, surely one bank\* for the whole

country,unirresponsible (in which the keeping speculating as a refug death and

He did no opposition rashly guild bank had dous to place on the will quently to Union.) I did not original to the did not orig

drafis would shewn it wo Wright knew 1834, that at favorable to a we must hav March 20, 18 the duties req

"When I i' thing," said of God. In I wherever it extowarn the S Fund system dowed, in the their associate lending Beet from the publication and it the government the usury of Mr. Calho

<sup>\*</sup> Louis McLane, Secretary of the Treasury before Duane, opposed the removal of the deposits, and so did Cass, though the latter was pliant and ready to go either way. Van Buren, in private, professed to McLane, for some time after Toland's Report, and the vote in the H. of R. favorable to the bank, that he too was opposed to the removal!! Of course, it was Van Buren, and his Safety Fund Banks, that controlled the vote of this state in Congress, and it was that vote that controlled the deposit question. The language of the Globe, Post, and Argus, and of Cambreleng, Beardsley, Vanderpoel, Wright, and Tallunadge—Lawrence and Brutler's Letters—Wright's orders to the legislature of N. Y., through Hoyt (p. 246, No. 256), and the 118 votes in the Assembly—also the great meeting at Tammany Hall, and John Van Buren's correspondence, afford ample proof that Van Buren and his confederates decided the removal of the public money. Colonel Young had a deep interest in the Safety Fund Banks, and we find him declaring that black lines ought to be drawn across the faces of the Senators who had censured Jackson for removing the deposits.

In 1831, Silas Wright "would merely pronounce his opinion that the country would sustain the Executive arm of the government in the experiment now making to substitute the State Institutions for the Bank of the United States. He had most entire confidence in the full and complete success of the experiment. It was his firm opinion that the steps that had been taken would redound to the honor and best interests of the country." When the banks broke, Wright talked in this fashion: "Under this law, all the existing deposit banks accepted their high trust to the government and people of the country, and received some forty millions of the public treasure, and yet, strange to tell, before a single twelvemonth had passed away, they all refuse to pay gold and silver for their notes. Nay more, and worse, they even refuse to pay to the government anything but their own irredeemable bank notes—those notes which the law prohibits the officers of the government from either receiving or paying out, for the millions entrusted to their safe keeping. The drafts of the Treasurer of the U. S., drawn upon a deposit bank for a mere trust fund, belonging to individual citizens, which tund was by the government imported from abroad in gold and silver, and in gold and silver placed in that bank for safe keeping, have been dishonored and returned without payment, because the holder of the

<sup>&</sup>quot; Let us not gether by influof the public m common currer Bank of the U useful function dangerous qual to conceive any but the whole speculation, per pienaces and pi might not be er as yet enjoy its country. I forminions of portage extended SALES FRA informed, a nar new arrangeme hard, no doubt United States 1 selected banks posites--lo dra THOSE WHO V

oceeds of heavy easons for refus-

verful. e to Congress if ar less safe than c money safe the bank-that nks, and that he he had not been eceived and paid t, but that it was ntry, by trusting net of which had aper currencyocal banks would o be entrusted to perhaps it would hat now was the vise to enter into and banish gold uiry into the conok for the neceswell to resist a eans of resistance d United States

the removal of the her way. Van Bu-, and the vote in the course, it was Van in Congress, and it he Globe, Post, and tge-Lawrence and it (p. 246, No. 256), Hall, and John Van ederates decided the Safety Fund Banks, ices of the Senators

ty of the United

of the deposites

d state banks, by ned—and that it

t\* for the whole

untry would sustain substitute the State ence in the full and that had been taken en the banks broke, ranks accepted their me forty millions of d passed away, they y even refuse to pay notes which the law out, for the millions drawn upon a depo-I was by the governced in that bank for se the holder of the

country, under the control of Congress, was better than a thousand banks altogether irresponsible—that one effect of taking the public treasure from the U.S. Bank (in which the public had invested seven millions of dollars), and placing it in the keeping of a host of local banks, with their gambling, stock-jobbing, land speculating managers, might be to drive the people to adopt a third U.S. Bank, as a refuge from their irredeemable trash (which but for Harrison's sudden death and Tyler's unexpected vetoes, would have been the case in 1841).

He did not propose the Sub Treasury scheme, but expressed the most decided opposition to the U.S. Bank—he would institute a thorough inquiry, but not be rashly guilty of a breach of the obligation of contracts toward the bank. If the bank had done wrong the judiciary were able to punish. He thought it dangerous to place in the hands of a secretary of the treasury, dependent for his office on the will of the President, a power to favor or punish local banks, and consequently to make them political machinery (like Van Buren's Safety Fund Union.) He knew that the efforts made to hasten the removal of the deposites did not originate with patriots or statesmen, but in schemes to promote factious

drafts would not receive the irredeemable bills of that bank in satisfaction." Duane had drafts would not receive the irredeemable bills of that bank in Sans-Haction." Duale had shown it would be so before "the experiment" was made, and that it had always been so. Wright knew that just as well in 1831 as in 1838. Matthew L. Davis writes Webb, Feb. 8, 1834, that at a meeting of the Senators for N. Y. and the committee of merchants of N. Y., favorable to a U. S. Bank, Wright said, "Gentlemen, I am opposed to any U. S. Bank, but if we must have a bank, I do not want a commercial but a political bank." In his speech of March 20, 1834, he calls the pet banks "perfectly safe agents, fully competent to discharge all the duties required in the collection and disbursement of the public revenue."

"When I how down myself in the House of Rimmon, the Lord pardon thy servant in this thing," said Naaman, captain of the host of the king of Syria, to Elisha the Hebrew prophet of God. In like manner, John C. Calhonn's clear intellect can discern and acknowledge evil wherever it exists, unless it be in the enslavement of the sons of Africa; and he was now ready to warn the Schale of the manifold miseries which Van Buren's extension of the N. Y. Safety Fund system would bring upon his country. In his speech, January 13, 1831, he foreshadowed, in the clearest manner, the landjobbing of the Butlers, Wrights. Van Burens, and their associates-Judge Woodbury pulling the wires for the rise and fall of stocks-Hoyt lending Beers the public funds—John Van Buren speculating in 1834, and drawing cash from the public in 1836—Swartwout keeping the bonds 3 the квет them—and the Manhattan and its confederate banks lending the public treasure to their corrupt managers, while the government bade them, as if in decision, to help the merchants. They did help them, at the usury of cent per cent.

Mr. Calhoun's really prophetic remarks were as follow:

Mr. Calhoun's really prophetic remarks were as follow:

"Let us not deceive ourselves—this league—this association of banks—created by the Executive—bound together by influence—united in common articles of association—vivided and sustained by receiving the deposits of the public money, and having their notes converted, by being received everywhere by the Trensury, into the common currency of the country, is to all intents and purposes, a Bank of the United States—the Executive—bank of the U.S., as distinguished from that of Congress. However, it might fail to perform satisfactorily the useful functions of the Bank of the U.S., as incorporated by law, it would outstrip it—far outstrip it—in all its dangerous qualities, in extending the power, the influence and the cord uption of the government. It was haposishe to conceive any institution more admirably calculated to advance these objects. Not only the selected banks, but the whole banking institutions of the country, and with it the entire money power, for the purposes of menaces and promises will be established—of menace to the banks in passession of the Executive. A system of menaces and promises will be established—of menace to the banks in passession of the deposites, but which might not be entirely subservient to Executive views; and by promise of future favors to those who may not as yet rajoy its favors. Between the two, the Banks would be left without influence, honor, or honesty; AND A SYSTEM OF SPECUATION AND SYSTEMORY OF COLOMBORE. INSPECUATION OF COLOMBORE. INSPECUATION OF COLOMBORE. INSPECUATION OF COLOMBORE. IN THE ANNALS OF OFFA COUNTRY. I lear they have already romenced—I fear the means which have been put into the bands of the minions of power by the removal of the deposits, and placing them in the vaults of dependent banks, have exceeded their capidity to the public banks, particula HAVE THE MEANS OF REALIZING, BY DEALING IN THE STOCKS, WHATEVER FORTUNE THEY MIGHT PLEASE,

purposes, and that the whole proceeding would tend to diminish the confidence of the world in our regard for national credit and reputation.

On the 20th of Sept., 1833, the Globe announced that the deposites would be removed. Next morning Mr. Duane waited on the President, and told him he would neither resign office nor remove the public money to the pets.\* Jackson tried to bribe him, or call it what else you please, with the \$18,000 bait which so many have swallowed since, the Russian embassy sinecure. "My dear Mr. Duane (said the President), we must separate as friends. Far from desiring that you should sustain any injury, you know I have intended to give you the highest appointment now in my gift. You shall have the mission to Russia." "I am sincerely thankful to you, sir (replied Duane), for your kind disposition—I desire no new station, and barely wish to leave my present one blameless, or free from apprehension for the future. Favor me with a written declaration of your desire that I should leave office, as I cannot carry out your views as to the deposites, and I will take back this letter [in which he had stated the same determination]." On Sept. 23d, General Jackson wrote his resolute officer, "I feel myself constrained to notify you that your further services as secretary

The Maysville Eagle published a private letter from Mr. Duane to a gentleman in Mason county, Kentucky, dated Philadelphia, Oct. 17, 4833, as follows:

"Dear Sir: I have just now received your letter of the 10th instant, expressing your approbation of my course as Secretary of the Trensury. I have always been, and am, opposed to the U.S. Bank, and to all such aristocratic monopolies; but, I considered the removal of the deposites unnecessary, unwise, vindictive, arbitrary and unjust. I believed that the law gave to the Secretary of the Trensury, and not to the President, discretion on the question; and I would not act to oblige the President nor any body else when I thought it impore to do so. I never asked effice—I accepted it reductantly, and was removed for an honest discharge of my duty. If to keep office and \$6000 a year, I had given up my judgment, I should have brought shame upon the gray baries of my father, and upon my numerous children; so that I am content to return to humble he with a tranqual mlad.

W. J. Duske."

"Mr. Duane was dismissed (say Blah, Van Buren and Kendall, through the Globe of Nov. 19) for faithlessness to his solemn written pledges, and for the exhibition of bad feelings which made him totally untit for the station to which he had been elevated. He was not dismissed merely for refusing to remove the deposites." Henry Clay explained the thing more clearly in one of his speeches. "A son (said he) of one of the fathers of democracy, by an administration professing to be democracie, was expelled from office, and his place supplied, by a geatleman, who, throughout his whole career, has been uniformly opposed to democracy." Mr. Taney was ready to oblige Wall street, Hoyt, Butler, Lawrence and Cambreleng, by removing many millions of dollars from a bank whose paper circulated throughout the Union and abroad, to weak banks whose bills had only a local circulation, and of whose stock the Union held not a dollar.

Flattery sent Napoleon to Moscow—it induced Jackson to dismiss Duane, to cause his character to be traduced, and to cling to Kendall, Van Buren, Blair and Butler, who had mocked and sneered at his pretensions as a candidate for the presidency in 1823 and 24, while the Duanes, father and son, were affording him their unbought, disinterested and powerful support. In August, 1833, Van Buren had three Safety Fund Commissioners—Amos Kendall was despatched from Wushington as Commissioner the fourth—James Gordon Bennett was his crony—they quarrelled—Bennett published Kendall's private correspondence with him, adding, that "assuming at times the spirit of enthusiasm for liberty, and purity of "purpose, you [Kendall] contrive to hide purposes of the deepest avariee, and to conceal the "most unshrinking ferecity towards those who presume to cross your path."

of the treasury remained a fulpliant supplement of the supplemen

Polk and the
Banks.—Vo
and Ten N
J. Hoyt.—A
in Convention
Stocks and
Buren—begg

THE history

\* James Knoz prewards, to rer and generally to or countenance. this volume, it meanly life. The Democrat

Carolina, Nov. 2 years old. Some name was Polloc resided in Maryl. Andrew Jackson that "a citizen n ness, more energent live."

Mr. Polk's fatl.

James K. was in family, had to toi K. is the oldest o tion near his hon by a surgical ope ssiduous, perseu cholar. In 181; was admitted as served as clerk residence, and in bank, he kept his ifter Van Buren the Tennesseans ried the daughter a hotel and board entations, quiet, hours. Mr. Poll Presbyterians, lik of being no duell in Congress, and in Sept., 1837. industrious, and he received a vot

In a letter to Joseph Neef, Sept. 3d, 1838, Mr. Duane said of General Jackson, "His inclinations were patriotic, but his passions were undisciplined. Of both, designing men took the advantage. The possession of power produced adulation and servility, and these intoxicated the President, as they had bewildered greater men. He could not bear contradiction, and was himself overcome by the last of overcoming. At length a vindictive spirit mingled itself with feelings which, if well regulated, would have been honourable and useful.——
The President, while he funcied his will was the true spring of action, was but a purveyor for the ambitious and selfish men around him. While declaiming against abuses of the bank, he was assisting speculators in politics, stocks, and lands [such as Wright, Butler, Young, Van Buren, Marcy, Kendall, Hoyt, Stilwell, Stephen Allen, Blair, Cambreleng, Wetmore and Swartwout] to gratify their own rapaciousness. The notion that his clandestine associates [Kendall, Whimey, Blair, &c.] were shocked at the transactions of the bank, or at the want of morals in Congress, is preposterous."

VECURE.

he confidence of

posites would be and told him he pets.\* Jackson 8,000 bait which "My dear Mr. rom desiring that ve you the higho Russia." "I ind dispositionne blameless, or n declaration of r views as to the stated the same resolute officer,

eral Jackson, "His designing men took ty, and these intoxibear contradiction, rtive spirit mingled ınd useful. --- s but a purveyor for ises of the bank, he Butler, Young, Van leng, Wetmore and industine associates nk, or at the want of

ices as secretary

entleman in Mason

our approbation of my Bank, and to all such nwise, vindictive, arbiof to the President, dis-when I thought it imin honest discharge of we brought shame upon return to humble life W. J. DUANE."

rough the Globe of ition of bad feelings i. He was not disned the thing more t democracy, by an d his place supplied, posed to democracy." t Cambreleng, by reghout the Union and use stock the Union

Duane, to cause his and Butler, who had icy in 1823 and '21, nterested and powermmissioners—Amos rth—James Gordon vate correspondence iberty, and purity of and to conceal the

of the treasury are no longer required." And from that day to this, Duane has remained a full private; while Taney, his successor, as the recompense of his pliant suppleness in a dishonest cause, has ascended to the seat of John Marshall, as Chief Justice of the Union! Does any one suppose that Taney, had he resisted Van Buren & Co.'s spoliation scheme, would have received that promotion? No, indeed.

#### CHAPTER XXVI.

Polk and the Pets.—Polk's Early Life.—Bank Defaulters.—Griswold on the Banks. - Van Buren's Policy in 1837 .- Mechanics' Bank. - Marcy's Mortgage and Ten Million Bank .- Van Buren, Lawrence, and Marcy's Message .-J. Hoyt.—Alex. Wells.—Col. Samuel Young—of Irish descent—a Lawyer in Convention, 1821-for Clay-on Slave Representation-a dealer in Bank Stocks and Scrips-for Marcy-for Banks-on the Watervliet Bank-on Van Buren-begging for Bank Stock.

THE history of the pet bank experiment, in which\* Mr. Polk was the most conspicuous actor in-doors, and Mr. Kendall without, would fill a goodly folio.

\* James Knox Polk, President of the United States, labored indefatigably, in 1832 and perwards, to remove the public treasure to the pet banks, put down the United States Bank, and generally to give success to whatever measures Kendall and Van Buren chose to propose or countenance. As I shall have to notice his votes and proceedings on many occasions, in this volume, it may be the proper time now to give my readers a very brief sketch of his early life.

The Democratic Review of 1838 states that he was born in Mecklenburgh county, North Carolina, Nov. 2, 1795-he is, therefore, like Silas Wright and B. F. Butler, a little over fifty years old. Some accounts make his ancestors Irish, others Scottish—some say their original name was Pollock, others that it was Polk. It appears that his branch of the family had resided in Maryland, in Pennsylvania, in North Carolina, and finally removed to Tennessee. Andrew Jackson stated, in 1814, that he had known James K. Polk from his boyhood, and that "a citizen more exemplary in his moral deportment, more punctual and exact in busibess, more energetic and manly in the expression of his opinions, and more patriotic, does

not live."

Mr. Polk's father is still alive-he was a farmer, and removed to Tennessee in 1806, when James K. was in his eleventh year-it is also said that he acted as a surveyor, and, with his family, had to toil hard for a living in the valley of the Duck river, then a wilderness. James K is the oldest of ten children-acquired the rudiments of an English and a classical education near his home, and after years of suffering from a very painful complaint, was relieved by a surgical operation. He gained high honors at the University of North Carolina-was issiduous, persevering, and regular in his attendance—a good mathematical and classical scholar. In 1813, he began to study the law with the celebrated Felix Grundy, of Nashville, was admitted as a lawyer of Tennessee in 1820, and was well employed in his line. He served as clerk to the Tennessee legislature, was next a member for Maury, his place of residence, and in 1825, in his 30th year, elected to Congress. If he was opposed to a national bank, he kept his opinions to himself, for the first two years in which he sat in Congress, but after Van Buren went to Washington as secretary, to wit, in August, 1829, he began to give the Tennesseans some hints about "the monster." Upwards of twenty years since, he mar-ried the daughter of Joel Childers, a merchant of Rutherford county, Tenn., and who had kept hotel and boarding-house in Norfolk, Va. Mrs. Polk has no children—is said to be unosentations, quiet, domestie, and religious—not found of show, dancing, dissipation, and late hours. Mr. Polk, Mr. Buchanan, and, if I mistake not, Mr. Baneroft, are named as staid Presbyterlans, like Silas Wright. It is greatly to Mr. Polk's credit that he has the reputation of being no duellist, no gambler, but a steady opponent to speculation. He was fourteen years in Congress, and two or three of these years Speaker, having been chosen in Dec., 1835, and in Sept., 1837. No more thorough going party man can be found than Polk-he is very industrious, and while on the floor of Congress is reported never to have missed a vote. As he received a vote of thanks at the close of the session of 1837, for his impartiality as Speaker,

In August, 1836, the banks had about 40 millions, without interest-in April, about 32 millions. Of these 32 millions, the Union Bank of Tennessee had \$480,916—Commonwealth Bank, Boston, \$1,009,731—Manhattan Bank, N.Y. \$3,512,791—Bank of America, N.Y., \$3,708,714—Mechanics' Bank, N.Y. \$3,816,261—Commercial Bank, Cincinnati, \$395,135, and its agency at St Louis, Mo., \$1,471,157—Girard Bank, Philadelphia, \$2,540,910—Brauch Bank of Alabama, Mobile, \$1,694,464—Planters' Bank of Mississippi, Natchez. \$2,649,596—Farmers and Mechanics' Bank, Detroit, \$702,380—Bank of Michigan, \$960,364. The influence for Van Buren's election, exercised by the state pet banks and the national pet banks, the contracts, the 60,000 federal offices, the millions of stock thrown into the market as bribes to partisans, by the N.Y. Legislature, the land sales made to suit favorites, the custom houses, the post offices, and the state offices and influence going the same way with the federal—these powers, added to the betting, gambling, and electioneering, with the men who hoped to get offices, get contracts, get some advantage or other, through Van Buren, surely turned the scale, and with the 777 presses in his favor, made him president. His skill lay in marshalling the powers of intriguent corruption, and intimidation, and he succeeded. In Feb., 1834, the deposits were only 114 millions, of which five millions were in three N.Y. banks. The 25 pets had, at this time, more public money free of interest, than they had bilk in circulation. The Tradesmen's, Union, and Lawrence's N. V. State banks were made pets in August, 1836—and we find the Globe by Blair, some year after, complaining that "MORE THAN 48 MILLIONS OF DOLLARS HAD BEEN LOST BY THE BANK DEFAULTERS" during the war of Did not Polk and Van Buren know that just as well in 1834 as in 1840.

I infer that he has a great command of temper. He is a ready debater, makes long ar animated speeches, and was a hard working legislator. It is stated that he is about 5 fee inches in height, that his countenance hears the impress of anxiety and care, that h voice is unmusical but strong, and that he is clear-headed, frm, an attentive listener, at possessed of a good share of common sense. Some say his face is repulsive, others that it interesting, and that in feeling and manner he is kind and courteous. Such is his piety, by Governor Branch reports that during the four years he was at college, he (Polk) nere

\* B. F. Butler, in one of his secret epistles to Jesse Lioyt, about the removal of the deposite dated Feb. 24th, 4834, has this remark, that "As for supposing that Newbold, George Griswall Stephen Whitney, or any of the old federal commercial men, were with us on this occasifor any other reason than because they found it for their interest to go with us, I never for en-

single instant had such an unwarrantable iden." p. 171. In a letter to James G. King, dated New York, Sept. 9, 1810, George Grisweld has the remarks: "I never took any part with the officers or agents of the government, in counselling advising, or recommending the removal of the deposites. . . . . In October, 1836, when the banks were suffering under the operation of the distribution law, and were on the point suspending specie payments, and in the opinion of those who knew all the facts, WOFLI HAVE SUSPENDED IN LESS THAN ONE WEEK, if not relieved, I did go to Was ington, and, with the aid of others, prevailed on the secretary to postpone the payment of dra on this city, and in other ways relieved the banks from a call for more than a million specie, \$600,000 of which was payable in ten days; enabling them to continue specie pay ments, and increase their loans to merchants."

It thus appears that the banks were just as ready to break in Oct. 1836, as in May, 183 That would have interfered somewhat with Van Buren's election, and rendered it necessar for General Jackson to make very material alterations in his farewell address next March.

Van Buren called a special unceting of Congress in the fall of 1837, and gave indulgent to the broken banks and mercantil defaulters—that is, to the British and other foreign trader and manufacturers, and to the bruk of England, at the expense of the American people as

In Woodbury's report, secompanying the president's message, and dated 5th Sept., 1837. b said that with regard to the pet banks, their specie, as compared to their circulation, was near as great in May, 1837, when they stopt, as in Nov. 1836, when they went on—that the immediate means, as compared with their immediate liabilities, was as one to two and a half

The public b Jan., 1838, it Van Buren co

Perhaps the V.Y. in 183 banks five or in the state, b lion bank in t Bank was har

and as this was deposites, he ass

He admitted t 10 millions due six months cred long before that currency, he sai May to Sept., le ment was banki banks had clutch so Woodhury af could be insured

The governme sum in hard spe on broken banks be paid, if paid they would div disgraced.

It appears that them who had to had the use of : said that "the N is funds had be refer to transacti showed "that at of granting prop dollars had been notes of mercha

\* At this time newspaper, whi be marked as a whole of the six March, to meet Is it not clear th Tancy, at the n one dollar in ca Commercial expower to repay gambling opera solvent bank, s moved, and the tions to Hoyt, I whether that let of the Sub-Trea Turn next to

221, 1831, the di from the legisla Co.'s manufacti will run like tl stock-jobbing, h over Verplanek message that w worth on Mone

interest-in April, of Tennessee had nhattan Bank, N.Y., anics' Bank, N.Y. d its agency at St 2,540,910-Branch lississippi, Natchez, 702,380-Bank of on, exercised by the the 60,000 federal bes to partisans, by the custom houses, same way with the electioneering, with advantage or other. 777 presses in his powers of intrigue, 1834, the deposited N.Y. banks. The , than they had bills N. Y. State banks ny Blair, some yeas S OF DOLLARS " during the war of

chater, makes long act that he is about 5 feet; ciety and care, that he i attentive listener, and pulsive, others that it is Such is his piety, that offege, he (Polk) neve

in 1834 us in 1840?

emoval of the deposits whold, George Griswd ith us on this occasion with us, I never for on ger Grisweld has the

grament, in counselling October, 1836, when to deduce on the point of all the facts, WOFLP word, I did go to Warte the payment of drag tore than a million of continue specie pay-

1836, as in May, 183; I rendered it necessar iddress next March. , and gave indulgent nd other foreign trades American people as!

lated 5th Sept., 1837, he circulation, was nearly y went on—that their some to two and a half The public balances in banks, Jan. 1, 1837, were \$45,968,523—on the 1st of Jan., 1838, it was estimated that the balance was \$34,187,143, but of that sum Van Buren computed that only \$1,085,498 were available.

Perhaps the most artful and dishonest proposition made to the Legislature of N.Y. in 1834, was by Governor Marcy, on the 24th of March, to lend the banks five or six millions; borrow the money on a mortgage of all the property in the state, by the issue of state due bills; and, if necessary, charter a ten million bank in the city of N.Y. The pretext for doing this was, that the U.S. Bank was harassing the state institutions.\* Of course this was untrue, and he

and as this was greater than the usual ratio in the best of times with banks having large deposites, he assured Congress that their failure was not generally anticipated.

He admitted that the banks failed without cause, to make gain at the public expense, on the 10 millions due to the nation. As to the merchants' bonds for duties of which they had got six months credit through a bad law, and realized and sent the cash to England and France, long before that term expired, to help foreign trade at the expense of American credit and currency, he said that Van Buren, without any law, had given them a further credit from May to Sept., less or more (that they might be enabled to export the more specie). The government was bankrupt—it had nominally many millions, but Van Buren and Polk's treasury lanks had clutched the whole and held on with a death grip. The banks had given security, so Woodbury affirms—so the Globe boasted when Calhonn doubted their solvency—then they could be instured for a half per cent.!

The government should have borrowed ten, twelve, fourteen millions of dollars, or whatever sum in hard specie would have saved it from the deep disgrace of offering its creditors orders on broken banks in payment of lawful debts, on contract or otherwise, which it knew would be paid, if paid at all, in a currency from 6 to 16 per cent, below real money, which difference they would divide as plunder, while the honest debtor was cheated and the government disgraced.

If appears that while the revenue was raised from the payments of many merchants, those of them who had to borrow had often to pay two per cent, a month, while the banks and brokers had the use of 20 to 40 millions without interest. Some years ago the Alb. D. Advertiser said that "the Mechanics' Bank, N. Y., recently found that more than a million of dollars of is funds had been most illegitimately used." The Alb. Argus remarks on this, that it must refer to transactions of 1837, just before the banks became bankrupt, and that if it were so, it showed "that at a time when the bank had perhaps two millions of the public money, instead of granting proper accommodations to the regular business of the city, more than a million of dollars had been used, probably, either in Joans to speculators, or to brokers, who shaved the notes of merchants at 2 and 3 per cent, per month."

\*At this time, Van Buren, through the Arzus, exclaimed (Feb. 17), "Let that man, or that newspaper, which attempts to disturb the public confidence in the banks, or in the merchants, be marked as an enemy, and treated as theh." Such was their reckless course, that the whole of the sixty-nine Safety Fund Bank, had only two millions of dollars on the 4th of March, to meet nearly thirty-five millions of debts, over thirty of which were due on demand, is it not clear that they were mere machines to do the executive will? Could not the servile Taney, at the nod of his superiors, have broke them any day in the year? They had not one dollar in cash to sixteen of debts! A Safety Fund indeed! Well might the Buffalo Comnercial exclaim of Marcy and his colleagues, that "To humbug the people, to use the power to repay partisan services without regard to fitness for station, to succeed in a stock gambling operation, and to make honorable men the innocent means of holstering up an insolvent bank, seems to be the end and purpose of the several actors. But the mask is removed, and the disguises stripped off by their own hands." Turn to Stephen Allen's instructions to Hoyt, No. 211, page 211, for a Tanmany Bank of the Safety Fund order; and saw whether that letter does not strip the mask in right carnest off Van Buren's Receiver General of the Sub-Treasury, who had through life assumed the garb of a hard-money democrar?

Turn next to [No. 264, page 259.] John Van Buren's letter to Hoyt, dated Saturday, March 224, 1834, the day on which Marcy wrote and dated his mortgage message, which he withheld from the legislature till Monday the 24th. May not that message have been of Olcott & Co.'s manufacture? Van Buren tells that it was got up to "charm you Yorkers—Lawrence will run like the cholera." Lawrence had betrayed his constituents, was deeply versed in stock-jobbing, had become rather unpopular, and the message was needed to get him elected over Verplanck by any majority at all. If Marcy told John Van Buren on the 254 about his message that was to affect the public stocks, so that he might employ flowt to buy \$25,000 worth on Monday, and sell out on Monday week, \$1,000, or \$1,500 richer, through the secret,

knew it, but he was the confederate of Hoyt, Allen, Lawrence, Van Buren. Olcott, and the base clique of stock-jobbers who then (as now, I fear) controlled the monied affairs of the Union. Eleven or twelve millions of dollars had been withdrawn by Taney and Kendati, from the United States Bank and branches, and six millions and a half had been, by Jackson's order, lent to the favorile banks of Van Buren, in N.Y., to lend out, but no interest was charged to them, They had in their They had the use of about \$800,000 of other U.S. monies. custody between two and three millions of the funds of the state. They had eight and a half millions on deposit for safe keeping by individuals. They owed the United States Bank at least a million. They had lent out their capital-lent their credit in the form of bank notes, some twelve millions—and also lent the above twenty-one millions of borrowed cash-and yet they growled, grumbled, and stormed, insomuch that the Bank Junto at Albany and their confederates in New York, set Marcy at work to influence the gamblers' or stock market, and affect the elections, by a moonshine message or proclamation in which it was proposed to mortgage the farms and other property through the state for another five or six millions, and lend that also to the Safety Fund Banks. It may seem incredible, but most true it is that, under these circumstances, did Polk's present war secretary present the state with the prospectus of his mortgage. Morris, now postmaster at New York, was in the Assembly, hard at work pushing through the annual batch of Sandy Hill charters, for the good of the party and gain of the initiated. The Dramatis Persona played their parts well. Our circuit judge, Edmonds, in the senate, and our postmaster, Morris, in assembly, moved the reference of Marcy's grave suggestions to a joint committee, and with Angel, Livingston [C. L.] and two or three dittoes, formed the committee.

is it not equally probable that he gave copies to Olcott, Allen, Butler, Corning, Croswell, Wright, Lawrence, and the other dealers in politics, to enable them to take time by the forelock? Van Buren's message to Hoyt, with his "I fear stocks will rise after Monday," shows he'v a stock-jobbing band of hypocrites, in power, made fortunes ten years ago. Is it not very probable that our Attorney General made many thousands, with his friends, by doing with his father's messages when President, as he had with Marcy's when Governor? Why does he curse and blaspheme at Hoyt for not having always spare cash to be used in his stockgambling? Was the collectorship bestowed on that unprincipled profligate in order that the Van Buren family might be provided for out of Jesse's sub-treasury? If I am blameable for printing these secrets, as a warning for the convention, pray, Col. Young, is not Marcy a thousand times more consurable for telling state secrets, that our crown lawyers may make fortunes out of them? The Argus and the Evening Post of 1834, like Marcy's message, tell us of privation, bankruptcy, and public distress. As the contractor near Patrick Henry could only cry, "money, money, beef, beef," our Attorney General Van Buren could only think of serip, stocks, and hocus-poens. If money, gain, avariec, were uppermost in his youthful mind, in 1831, how keen must his seent be now after the dollars! In 1836 he was borrowing of the banks and speculating with Hoyt and Cutting. See page 254. In June, 1836, Thomas W. Olcott was re-elected President of the Mechanics' and Farmers' Bank, Albany; Elbert Olcott was its cashier, C. E. Dudley its Vice President. On the 5th of Jame, 1837, this bank which had got two millions of the deposites to use judiciously before the Presidential election, but had found it profitable to stop payment, made J. Van Buren a director, and, I think, its Attorney. "Revelations had recently come to light," said Mr. Wells of N. Y., in the Assembly, at Albany, Feb. 25, 1816, "which tet us imo a side view of the piety, finance, and politically and the piety of the piety. Attorney. "Revelations had recently come to light," said Mr. Wells of N. Y., in the Assembly, at Albany, Feb. 25, 1816, "which tet us into a side view of the picty, finance, and political trickery of the Regency; and could the curtain be entirely lifted, a sight would be witnessed which would increase a hundred fold the abhorrence with which the people now view Albany and Albany influence. He would kill the Argus in its old age as he would strange the Allas in its birth."

I don't like these state leave and national leave to individuals and about a fact recently and a large transfer.

I don't like these state loans and national loans to individuals and chartered concerns, They are another word for gifts; the country rarely sees its eash again. "Of all creditors, the State is the unluckiest." Good security and regular instalments to be paid with interest; no loss to fall upon the public. It reads very well, but has a false quarter. If the security is agood there are lenders enough, without taxing the million to enable the party uppermost to accommodate their friends, or John Van Buren's, or to earn their thousands by future Marcys' wing the uncheck side to sign his.

When I read\* eneral Van E ncloaked, I c ince published

\* COLONEL SAME d Colonell Samu nd what I once be reserve erring hu riod as the Israel eir time, been a chas been an renty years voted and elected Senator mislavery princi Iright and Van tively employed and 1821, Youn of to 21, Youn not 1821, Tour not qualities are silities and great correct judgment Colonel S. Young e, or on both?) erk, which, like was admitted at ea administration justice of the pra onth, Van Buren se and the same t nion of others n ited with a sear eading for hire b On the 25th of S psecution of the r speaker, an l-A 12, as a 'republi mest, voting for her he entered hom had become blic services that empkins, suppor hren did. In 1819, Col. S. In 1819, Col. S. pport of Van Bu or opposition to sees denounced ext year, (1820,) and as a candidately, and assiste ough the caucustate, at Washin At the State Coosed the idea of

lable to sign his

vrence, Van Buren, , I fear) controlled Bank and branches, lent to the favorite as charged to them,

They had in their e state. They had duals. They owed

er, Corning, Croswell,

When I read\* Colonel Young's strictures on my publication, wherein Attorney of dollars had been Bank and branches, lent to the favorite line published fully explains everything. The patriot who, while he was

\* COLONEL SAMUEL Young has some valuable qualities; and if he is not what I could wish, They had in their e state. They had duals. They owed the state of the political plantices; and if he is not what I could wish, and duals. They owed their capital—lent—and also lent the growled, grumbled, heir confederates in resolved, grumbled, heir confederates in resolved, and on in which it was he state for another inks. It may seem, did Polk's present ortgage. Morris, d at work pushing od of the party and represented with the office and great energy of character scarce atone for, I am not perhaps in a position to form the party and represented with the committee, and with the committee, and with the committee, and with the committee.

\*\*ROLONEL SAMUEL YOUNG has been end what I could wish, what I once believed him to be, let it not be forgotten that the Paternoster asks heaven to resorte representation; and has not for some invention, and has not for some five and practical friend of education, and has not for some five and entry years voted for special chartered banks. He would have been supported by Wright, and elected Scantor in Congress in place of the politic and pliant Dix, had not a fear of his mislavery principles, which might have marred the Texan annexation, interfered. White Fight and Van Buren, with Webb, Marey, Croswell, Jones of N. Y. and others, were hively employed in discouraging the proposition for a state convention to amend the constitution of 1821, Young came bubly forward in the foremost rank of its advocates. Whether his out of 1821, Young states that his ancestors, (how far back, or whether on the father or mother's colonel S. Young states that his ancestors, (how far back, or whether on the father or mother's was admitted an Autorney of the Supreme Court of this State—and, being favorable to the representative of the prace for Ballston, in Saratoga county, with John W. Taylor. On the same time, an attorney to plead, and a judge in the primary court of his town, a find of offices not to be commended, any more than Van Buren's Autorney-generalship, hields with a sear on the before his nd what I once believed him to be, let it not be forgotten that the Paternoster asks heaven to

eading for hire before his own court.

er, Corning, Croswell, take time by the foreatter Monday," shows after Monday," shows after Monday," shows are said as a specified of the 25th of Sept. 1814, a legislature, friendly to Madisou's administration, and a vigorous occurrence of the war with England, met at Albany; and the Assembly chose Samuel Young are speaker, and Aaron Clark, since Mayor of N. Y., their clerk. Young was first chosen, in 502, as a "republican" member of the Assembly, for Saratoga, and gave a firm support to the onest, voting for Madisonian electors and against Clinton. Lately, in Senate, he said, that then he entered public life he had a flourishing law business, with four students, two of them had become distinguished judges of the State; and that he had made no more by his life services than he would have done if he had refused office. He was the steady friend of the Marcy's message, tell and we have a candidate for the office of U. S. Senator, and received the are part tof Van Buren, who well knew that he would not be elected. Both of them avowed

In 1819, Col. S. Young was a candidate for the office of U. S. Senator, and received the report of Van Buren, who well knew that he would not be elected. Both of them avowed for opposition to Brutus King, the Senator whose term was about to expire, whom their assess denounced as a federalist, though Van Buren or his friends had elected him in 1813. In June, 1836, Thomas Bank, Albany; Elber June, 1837, this bank he Presidential election, rector, and, I think, its death and the Convention, 1821, Young, whom Hammond calls an upright, faithful man, if N. Y., in the Assembly senated the idea of giving the black population votes for governor, schators, assemblymen.

At the State Convention, 1821, Young, whom Hammond calls an upright, faithful man, it is, if N. Y., in the Assembly, finance, and polinically, finance, and polinically formation of the property of the least of giving the black population votes for governor, schators, assemblymen, it, because they were ignorant, and therefore unfit to judge of the conduct or character of milic men, a degraded race, and, as yet, incapable of worthily exercising the duties which an elor is in duty bound to discharge for the common welfare. He opposed, in 1821, the election by the people of their justices of the peace, and mayors of cities, but supported with ability ainst Van Buren, the present system of universal suits. 2. In 1826, when Clinton brought ees great measures again before the people, Young supported both. Young and Van Buren the paid with interest; the paid with interest; the pead with interest; the paid with interest; the paid with of Van Buren and Young then oppose the common sense proposition of Judge Kent and the Witt Clinton to allow the people to vote on the amendments separately, and refuse or lept according to the deliberate sentiment of the community? Even now, the question of lying the unchecked rights of an elector to a man who can neither read nor write—who is able to sign his own name, or pronounce the letters of the alphabet from a book—to a man able to sign his own name, or pronounce the letters of the alphabet from a book—to a man

seeking the public approbation by the most ultra denunciations of what he called a corrupt system, stood a steady beggar at every new bank door to SOLICIT share of the "unclean drippings," was not likely to favor such exposés as min-If it was Van Buren and Butler's turn to-day, it might be his own to-morrow.

who cannot read either our laws or constitutions—who sees in the recorded votes of congremen, in print, only such scratches as a hen and chickens might have imprinted with their fe on the journal before him-is a very grave and serious one-whether the man's skin is whi or black, or his birth-place, Africa, the Carolinas, treland, Germany, or Long Island, want good government. Will ignorance, and the projudices inherent to such a state, unn scale in our elections, and secure that blessing? On the contrary, is there not a more to semblance of gambling and bazard given to the system which accepts Tom's mark at 21 being incapable of writing, and refuses Dick's signature at 20, though educated like a Clim-Calhoun, or Jefferson ?

Col. Young addressed a letter to Hon. Jesse Clark, dated Ballston, Sept. 29, 1824, as follow

"Dear Sir-1 have received yours of the 20th inst., in which you inquire whether my opinion in reference

the electoral law has changed.

"Since the first agitation of the question at the last election, I have uniformly entertained and expressed an amoin in favor of transferring the choice of Presidential electors from the legislature to the ballot hoxes. I have testianed and expressed this opinion, not only because I believe that each a law would be correct in principle. because I was satisfied that it was called for by public sentanent.

"I have, within the last live or six weeks, received many letters from various parts of the state, making same impricy as yours, and some of them asking my opinion in reference to the caudidates for the presidence have no objection that my sentiments on all political subjects should be known; but I have felt great relici

to be the organ of their publicity.

"The many pressing solicitations, however, which I had received, induced mc eight or ten days since, to m a letter to Edward Hulson, Esp., member of Assembly from Madison county, in answer to one from his which I state my opinion as above on the dectoral law, and also that I prefer Mr. Clay among the presidence detailed in a specific period of the many period of the many period of the many deem proper, and of course I expect he will procure its publication.

"I am, sir, with sentiments of respect and friendship, yours, &c. SAMUEL YOUNG

On the 29th of Oct. 1827, an American system county convention was held at Ballston, is Young's residence, of which he was a member, and chairman of its corresponding coming This Convention adopted an address unanimously, in which Adams and Clay's administration was highly lauded for its friendship toward domestic manufactures and internal improvement "The Administration [Adams'] encourages with equal and impartial protection, the g "interests of the North and the South. The opposition strive to trample under foot the inter-"of the North, and limit their encouragement to the productions of southern states and st "labor—pampering the pride and aristocracy of southern Nabobs, and preferring the prop "ity of old England and Scotland, to that of New England and the other free States

Albany Argus spoke of this convention approvingly.

Late discussions at Albany have discovered to the public more of Young's real charathan was generally known before, by a revelation of facts for which I dare say most per who had heard his denunciations of bank and canal corruption were unprepared. So far a being a pure man himself, he the terror of corrupt bankers, tratticking brokers, and bij corrupt legislators-he, whose high sense of honour in refusing to sit with Van Buren's fligate confederates, Senators Bishop and Kemble, good men admired and respected dabbled in the stock of some ten or twelve of the gravileged banks of the state; taken share of the spoils like Croswell, Marcy, Olcott and Corning; and bought and sold in thousands of dollars worth, with all the keenness of a veteran Wall street stock-job Young's exclamations of horror at the wickedness of bank eraft, taken in this view, real one very forcibly of the pious Butler lashing most vigorously the agreedy specula are and a gant monied aristocracies of the state," through the Sandy Hill Times [p. 160], said En occupying, at the same moment, the President's chair of perhaps the most infamous of a trogant' concerns that Van Buren had chartered. The cry of stop thief' by a cu has officier than once saved the guilty, and the exclamation of 'mad dog' condenned

Colonel Young has not voted for a bank charter since 1822 or 1823. He holds, or has a large amount of stock, in the following banks, namely the Watervliet bank-Seneca ed bank—City Bank, Albany—Saratoga county bank—Herkimer county bank—Rocke bank—Commercial Bank of Oswego—Steuben county bank—Utica bank—Lockpon bank

It is possible that he may have bad an interest at Sandy Hill or Buffalo in 1819. Italy that he has voted for all sorts of corrupt charters—has held on to lucrative offices until he thereby acquired a large fortune-has speculated in lands, in legislation, in scrip, in e thing-and now comes forward, late in life, to act the part of Cato, the censor, with a view some say, to the occupancy of the seat now filled by Silas Wright. Methinks the discusse of this session of the legislature have destroyed his chance of that promotion, among the hor pure minded, and patriotic electors. Such men as Butler, Van Buren, and their imexpe

My Liv tion, are w Indiaman, league is b Argus, pul

BALL ance, pe Chem ar in the B that you Tr commis you the "P. S. II

"I hereby stock in the

The Arg office' as so

apologist in i sagacity and Ĭn 1832, Y as a patriot g

a painphlet a members of an improvem some of which and that the t very wide spi a bank, but page 182.] library, woul Young and S under \$5.

In his Fina rations form more to thei conduct and

In 1813, in turing compa Rensselaer member prop the Merchan Young, who a million, ar That same a bank, and specially refe

In 1818, th step, yeas 13 rejected and professed to o by his votes. Van Buren others assun Bank, Van him, includi for the Nort should ask p interest on Young, Tib

One of th appeared. in this was

ons of what he called door to SOLICIT a uch exposés as mine his own to-morrow

orded votes of congreinprinted with their set the man's skin is whito or Long Island, W to such a state, turn is there not a more the trom's mark at 21,8 educated like a Clim

Sept. 20, 1821, as follow r my opinion in reference

riained and expressed an a o the ballot floxes. I have aid be correct in principle,

arts of the state, making didates for the presidence of thave felt great relace

ght or ten days since, to we answer to one from his Clay among the presider tion to make such use of a

SAMUEL YOUNG

as held at Ballston, as corresponding commiind Clay's administraid internal improvemential protection, the graple under foot the intersouthern states and ski nd preferring the proother free States."

of Young's real charan upperpared. So farmer imprepared. So farmer in the latter is and bright with Van Buren's mired and respected—it is of the state; taken I bought and sold may wall street stock-job ken in this view, readedy spectula as under eedy spectula as under eed to the eed to be ee

3. He holds, or has beit bank—Sencea county bank—Reclass bank—Lockport bandilo in 1819. It applicative offices until he lation, in scrip, he cance censor, with a view. Methinks the discussionation, among the basen, and their unexpected.

My Lives of Hoyt and Butler, the State Printing, and the Texas slave question, are working miracles at Albany. Like the diving bell to a wrecked East Indiaman, they are bringing to light the works of other days. The knaves' league is broken; the old regency are uncloaking each other. Croswell, in a late Argus, publishes the following note, addressed to Lyman Covell, Esq., and dated,

Ballston, 10th May, 1833 Dear Sir: Without the pleasure of a personal acquaint ance, permit me to take the librity to solicit you to subscribe, in my manne, for stock in the Chemang Canal Bank to the amount of \$2500. I wish to make a permanent investment in the Bank to that amount; and it has been suggested to me, by a mutual friend of ours, that you would probably be willing to do the kind office of making the application to the commissioners for me. Should you consent to do this, A. B. Dickinson, Esq., will hand you would be noney for the subscription deposit. Yours, &c. S. YOUNG.

"I hereby authorize Lyman Covell, Esq., for me and in my name to subscribe for shares of stock in the Chemung Canal Bank, amounting to two thousand five hundred dollars.

S. YOUNG."

The Argus's correspondent writes Croswell, that "Mr. ovell did the 'kind office' as solicited by Col. Young, Mr. A. B. Dickinson furnishing the money for

apologist in the Senate, will, it is fondly hoped, surely find that they have undervalued the sagacity and morality of modern N. Y.

In 1832, Young was chairman of the Herkiner convention, which nominated to the people as a patriot governor, the cuaning and corrupt W. L. Marey. On the same year he published a pamphlet against the U. S. Bank, and in 1835 (see Argus, May 11) signed an address of the members of the legislature to their constituents, in which Van Buren's Safety Fund is celled an improvement—that that system and its vigilant commissioners had protected the bank, some of which would have failed else during the panic caused, they tell us, by the U. S. Bank, and that the fund would soon be as large as to protect the people, in case the losses were not very wide spread, which was not expected. He voted same year to allow everybody to set up a bank, but against the bill of 1839, which modified the restraining act. [See page 171 or page 182.] Hammond thinks that the excellent bill to give every school district a public library, would have been lost but for S. Young and L. Beardsley's cilouts in its favor. In 1850, Young and Spraker were the minority opposing a repeal of the law prohibiting bank new under \$5.

In his Finance Report of 1839, he tells us that the bank note issues of the privileged corprations form a "stupendous system of fraud, falsehood, crime and suffering," and says reamore to their injury—yet it appears he has been a very active builder of the system.

conduct and his language are strangely inconsistent.

In 1813, in a bill to incorporate Thomas Storms, &c., with \$600,000 capital, as a manufatring company, Young moved to make the capital two millions, but could not carry il—V a Reasselaer moved to allow the corporation to do BANKING business; and when anoth member proposed to strike out banking, Young voted to retain it! In 1814, a bill to allow the Merchants' Bank, Albany, a charter, for the city only, was attempted to be improved by Young, who moved to give them power to bank also at Ballston Spa. Its charter was to be a million, and Young voted for a motion to oblige it to lend \$200,000 to manufacturers. That same year an effort was made to incorporate the N. A. Mining and Coal Company, as a bank, and for this also did Young vote. So say his brother senators, for I have not specially referred to the journal. He voted against the bill in 1818.

In 1818, the New York Franklin Bank charter was carried forward by Young's vote one step, yeas 13, nays 12, but at the final passage of the bill he voted against it. The Assembly rejected and sent it back to the Senate, and then sent for it again, and Young, though he had professed to oppose it, voted to send it back to them, but Van Buren dodged. Young supported by his votes, the Chenango Bank, as did Van Buren's brother-in-law and state printer; but Van Buren himself dodged the last vote, as he knew the bill could be carried without him, others assuming the responsibility. Young dodged the two final votes on the Cherry Valley Bank, Van Buren remaining both times as a nay, there being enough to carry it without him, including, of course, his brother-in-law, Cantine, with the yeas. In 1821, Young voted for the North River Bank charter. When, in 1818, it was proposed to enact, that if a person should ask payment of its notes from a bank, and it were to refuse, it should be liable to pay interest on said notes from the date of its refusal, with costs of suit, Bowne, Van Buren, Young, Tibbets, and Roger Skinner voted NO!

One of the corrupt banks of 1836 was the Watervliet, presided over by an Olcott, who disappeared. Young, while denouncing the system, took \$2,000 stock, and lost it. His conduct in this was like John Randolph's, who, after doing his utmost against the U. S. Bank charter,

the subscriptions and deposits, Col. Young being the fifth applicant on the list, but the Colonel's application was not granted, by the board of commissioners, as appears by the printed statement at the time." Croswell sees nothing wrong in thus collecting his old friend's private, personal letters, and publishing them to his injury. How can he reconcile this with his abuse of me last Sept. and Oct.?

#### CHAPTER XXVII.

Polk's Pledges.—Verplanck's Resolution.—Michael Hoffman—the Naval Officer—a Sinecure—Duties Political—Luck in getting Places—Votes in Congress—Pet Bank Loans—Herkimer Bank Stock—Hoffman and Young—Relotions—A vote for Burker.—Executive Patronage.—Naval Office no Check.—Millions Lost.—The Merchants' Entries.—Alderman Purdy—Woodbury and Swartwout.—Polk's Choice.—Bonds how lost.—Noah's Grief.—Polk denounces the Sub Treusury.—Wilde, Gorham, and Binney, on the Pets.—Polk prevents Bank Inquiry.—Adams on Tancy.—The General Scramble.

Col. Polk was one of the original supporters of Jackson—and professes hostility to a high tariff for protection, to a national bank, to distributing a surplus of U. S. revenue monies among the states, and to internal improvements made with funds at the disposal of Congress. He is said to be friendly to an amendment of the constitution so that the people themselves might directly elect their presidents, and to the one term principle. He was warm in favor of Texan annexation, with slavery, and the slaveholding interest of the south believe that

took shares, and explained his conduct thus—that, if there were to be classes of slaves and masters, he would be found in the master class if he could. Yet it is to be inferred, that Yonng's legislation and general conduct would be somewhat affected by the heavy capital he had invested in support of a system he publicly condemned. His anxiety to remove the Usury Law may have arisen partly from a desire to withdraw his means from banks, and lend them to farmers at a high rate of interest, upon mortgage. He purchased stock, at 5 per cent, premium, in the Oswego bank. It failed. The lobby agents of that very equivocal concern, the Seneca County Bank, says Senator Clark, awarded Young \$2,500 of its stock. Did he sell out, or how? He had 200 shares awarded him of the old Rochester Bank, worth \$10,000, if at \$50 a share. In the Saratoga (Waterford) Bank he had \$5,000, his wife's property, at her control, and bought at 12 per cent, premium. This was sold out, in part or the whole, at 54 premium. He took \$2,000 stock in the Lockport Bank—it broke down—he sold his stock at 80 per cent, discount, and voted to repeal the charter. He was not a borrower in banks, but a real banker—and when the banks stopt payment in 1836, he was notal borrower in banks, but a real banker—and when the banks stopt payment in 1836, he was manly enough to stand alone in the Senate, and record his vote against Marcy and the Van Buren clique, who were for giving their knavery a legislative protection. Yet, from 1813 to 1822, while he was voting for pet charters, when from party applicants, he had the suspension of 1841, and the warning of Clinton, Tompkins, and the fathers of democracy daily before his eye, but heeded them not.

Young now owns \$5,000 in the City Bank, Albuny, and large amounts in the Utica, and in three or four others. His connection with such a person as Halsey Rogers, whose name occupies no very high place in the code of bank morality, is against him. So also is his vote in favor of giving to a new incumbent the office of state printer, which the patrons of his tavorite have so long and so shamefully abused. The adherents of Walker, Polk, Croswell and Marey, fearing that Cassidy's backers might be opposed to their declaration of dependence, are united in putting down the corrupt machinery they can no longer control.

they have in for adopted have been h to hold to tl from that w the committee thereafter (I jobbing inter At that sessi committee, a 1833, with a this House, counter repo planck's res pected to ha by those in p †Michael Ho and J. K. Po

the Supreme Cou

On the 26th of May, 1833, Col. Y. defined his position in the Albany Atlas, in these words:
"The Democratic Party, with Mr. Van Burken it is head, was overwhelmed and submerged by the sing son
ribulary, the log-cabin munumery, and the hard-cider debanchery of 1840; and believing his course to have been
correct and his principles sound, and unticipating a political resurrection. I have since that period boyed by
he would not be left at the bottom, but would rise with the party from under the foul mass of ving rubbis
and opportum. When asked my opinion, I have uniformly expressed my preference for Mr. Van Burkes s
the next Presidential candidate; and in my estimation no man can be found better qualified for the office

<sup>\*</sup>A bill had bexiles from Polar Pinckney moved General, John Y autocrat Nichola E. Everett, M. Fil rence did not vote

<sup>†</sup> MICHAEL HOMAY SAYS SINCERIES been Iong INSETUL ance of nay purtiand perquisites, or a bill before Constituations, contrivient while in, is to fill sion of ultra demstood that Hoffmu of the Regency le 'the spoils,' burn themselves believ artiful and designi

Judge Hoffman
Judge Hoffman
his boat towards
four he dispensed
offlerkiner. An
man, for two yeni
to be set to rights,
due time, thereic
in the pure and m
Dallas fashion.
promises, of office
leader. His recor
state convention,
both of which, w
The nation, the

nothing could be for a privilege, an of depositing it in better security. planck's motion t Mr Hoffman mig or bank tegislatio the faithful. Mr. hly friend Col. Sa

of bank legislation the faithful. Mr. his friend Col. Sa "Under cover (seorruptions are en pay in advance." the money of the after partaking it and adding in the tem, chartered, fi

pplicant on the list, commissioners, as ees nothing wrong ad publishing them e of me last Sept,

—the Naval Officer
Totes in Congress—
Toung—Relations—
To Check.—Millions
To Check of SwartTolk denounces the
Lets.—Polk prevents

son—and professes stributing a surplus mprovements made be friendly to an might directly elect a in favor of Texan a south believe that

classes of slaves and is to be inferred, that y the heavy capital he uxiety to remove the cans from banks, and purchased stock, at 5 of that very equivocal ng \$2,500 of its stock. Rochester Bank, worth \$5,000, his wife's proold out, in part or the t broke down-he sold was not a borrower in he was manly enough he Van Buren elique, m 1813 to 1822, while e suspension of 1814, daily before his eyes,

ts in the Utica, and in Rogers, whose name an. So also is his vote ich the patrons of his ralker, Polk, Croswell declaration of dependence control.

Atlas, in these words:

ubmerged by the sing song ving his course to have been ce that period hoped that foul mass of whig rubbishace for Mr. Van Boren as unlified for the office

they have in him a steady friend. He professed to be friendly to equal rights for adopted citizens; but that, like some others of his previous opinions, may have been held temporarily. He was pledged at Baltimore, before his election, to hold to the whole of Oregon, but he offered England afterwards to deduct from that whole 51 degrees of N. latitude. In Dec., 1827, he was placed on the committee of foreign affairs in the House of Representatives, and five years thereafter (Dec., 1832), judiciously chosen by the Van Buren pet bank and land jobbing interest as their leading advocate on the committee of ways and means. At that session, the directors of the U.S. Bank were examined on oath by that committee, and Verplanck, their chairman, presented a majority report, Mar. 1, 1833, with a resolve, "That the government deposites may, in the opinion of this House, be safely continued in the Bank of the U.S." Polk presented a counter report from the minority, but all the members save 46, voted for Verplanck's resolution, in the teeth of which, Duane, six months after, was expected to have removed the public monies to PECULIAR institutions more favored by those in power. Of the 46 were W.G. Angel, S. Beardsley, Joseph Bouck, †Michael Hoffman, Henry Horn, Henry Hubbard, John Y. Mason, C. P. White, and J. K. Polk.

themselves believe in the doctrines of Thomas Jefferson, have too often followed in the footsteps of certain artful and designing politicians who do not.

Judge Hoffman is a lawyer, by trade a politician, has the reputation of being very strict on "constitutional questions"—very clever in getting them up—always looking in the direction of nitra-democracy—ever rowing his boat towards Place, Power, and Official Plander. For two years he was a district attorney; and for our he dispensed English haw us a substitute for American justice in the capacity of first judge of the County of Herkimer. An additional Canal Commissioner was said to be wanted, just in time to secure to Judge Hoffman, for two years, a seat at the canal board, with a handsome income. The affairs of the nation required to be set to rights, and Congress could not get the Narg(f) properly regulated without at least one Admiral; in due time, therefor, e. the party' sent Judge Hoffman for six or eight years, to the flows of Representatives, in the pure and moral amosphere of Washington, where eight dollars perday, with mileage honestly measured, Pallas fashion, liberal presents voted from Jonathan's Exchequer, by patriots, to themselves, and secret promises, of office thereniter, if they vote right, has reconciled many a hot reformer to the discipline of a party leader. His recorded votes then, present a droll contrast when taken into view with his vast anxiety now for a state convention, to afford more checks on our money-horrowing, safety-fund-bank-chartering majorities, for both of which, when at Albany, he entertained, as he said, a truly virtuous abhorrence.

The action, through Congress, in 1816, soot to the United States Bunk, the Rourt to become the Treasury of the Union for twenty years—took \$1,500,000 in each from stockholders, in payment for this privilege—and the Supreme Court Judges of the Union deferred the transaction to be constitutional; whether it was no or not, nothing could be a greater violation of the public faith than to take th

The aution, through Congress, in 1816, actor to the United States Bunk, the ktour to become the Treasury of the Union for twenty years—took \$1,500,000 in cash from stockholders, in payment for this privilege—and the Supreme Court Judges of the Union declared the transaction to be constitutional; whether it was no or not, nothing could be a greater violation of the public faith than to take the U.S. Bank money as a consideration for a privilege, and then lend out the whole national income to a batch of trading politicians, under the pretext of depositing it in the more favored chartered and unchecked banking monopolies of the Van Buren school for better security. In March, 1833, Mr. Polk joined Michael Hoffman and Campbell. White in negativing Verplanck's motion that the money of the nution was safe in the Bank of the United States. In that same year, Mr. Hoffman might also be found (as Mordecai M. Noah told him) liberally partials of the unclean drippings of bank legislation and special charters. His county (Herkimer) had to be managea by a bank in the hands of the faithful. Mr. Hoffman had one hundred shares (say \$10,000) apportioned to him, with other 80 shares to his friend Col. Sauntel Young—100 more went to A. Loomis—100 to A. Mann, M. C., and 100 to Dudley Burvill.

"Under cover (said Noah, in his Star of October, 1834,) of charging the U. S. Bank with bribery, the gossest

"Under cover (said Noah, in his Stat of October, 1894.) of charging the U. S. Bank with bribery, the grossest corruptions are carried on in this state—the very legislator who votes on a bank lift receives the insurance of pay in advance." Honest Michael, it appears, was not forgotten. After doing his best to lend forty millions of the money of the Union to the pet banks of party leaders and gambling bank directors with no security at all—after paraking liberally of chartered bank stock—after violating the obligation of contracts to the U. S. Bank, and adding in the anti-bank cry of Martin Van Buren and his decoy-ducks, who, under the sufety (!') find system, chartered, from 1829 to 1837, banks on the special privilege principle, with some 30 millions of nominal,

<sup>\*</sup>A bill had been sent to the H. of R. from the Senate, for granting a township of land to a body of poor sites from Poland, where they had struggled for freedom. On the 30th of June, 1834, had day of session, Pinckney moved to lay it on the table, that is, to crush it. Among the year were James K. Polk, his Attorney Generat, John Y. Mason, his P. M. G., Cave Johnson, with S. Beardsley, whom J. V. Ruren ridicules. The autocrat. Nicholas, had he had a vote, would have been on the same side. Among the nocs were J. Q. Adans, E. Everett, M. Fillmore, R. H. Gillett, Dudley Selden, Aaron Ward, and C. C. Cambreleng. White and Lawrence did not vote.

thicharl Hoppman of Herkimer, who is Indebted to his friend James K. Polk, for the influential office, I may say sinecure, of Naval Officer of the Port of New York; a berth, which, like the Russian embassy, has been long useful to the executive as a means of rewarding political services, without reference to the performance of any particular duties; is now far advanced to years. His place has been to the first sines, salary and perquisites, over \$16,000 a year, as was the Surveyor's situation, now held by Purdy, but it is possible that a bill before Congress may effect a reduction. Yet it is truly marvellous how easily official people, in the chief situations, contrive to give a sort of mystical Interpretation to laws apparently plain and simple—their object while in, is to fill their pockets—and Woodbury, Swartwont, Van Buren, Hoyt, &c., are proofs that no profession of ultra democracy can ensure an effective check on official proflingey. I presume that it is well understood that Hoffman holds on, conditioned that he shall devote his political talents and experience to the good of the Regency leaders, whose democracy consists in buying over and retaining prominest political men, through the spoils, bountifully divided amongst them for their services in deceiving and deluding a people who, if themselves believe in the doctrines of Thomas Jefferson, have too often followed in the footsteps of certain artiful and designing politicians who do not.

Polk could be depended on-Stevenson was Speaker, and looking up to Jackson for a more lucrative office—the latter placed the former at the head of the ways and means in Dec., 1833, to oppose the U.S. Bank and Sub Treasury, and uphold Kendall and the political scheme of the Treasury banks. All this

but far less of real, capital in this state—after this, Mr. Hoffman sat down in March, 1843, to write to Col Young, that he had just heard of his effort to save one plank from the wreek of the constitution—puffed him self, Young, Loomis and others for saving the santo from being Seguralized—talked of felon debt, bankrup trom self, Young, Loomis and others for saving the stato from being Sewardized—talked of felon debt, bankrup rompanies, the corrupt action of the part, the lobby, the chartered liberties, and their melean counsels—held on with a death grip to "the spoils" and the party—fast clintching a two years' registership of the land-office is Michigan, resting for two or three sessions in the House of Assembly, at Albany—and has at length drawn the S10,000 to \$16,000 n year prize of the Naval Office, in the lucky state lottery of Thomas Ritchice and James 19,000 to \$16,000 n year prize of the Naval Office, in the lucky state lottery of Thomas Ritchice and James 19,000 to \$16,000 n year prize of the Naval Office, in the lucky state lottery of Thomas Ritchice and James 19,000 to \$16,000 n year prize of the Naval Office, in the lucky state lottery of Thomas Ritchice and James 19,000 not goes into another, tumbling on both friends and locs, when in his way, but atways plping some democratic time, always riding some popular hobby. To-day corresponding with Byrdsail "as Prestienty the association for Constitutional Reform "--to-morrow sanctioning Byrdsail's removal from a \$1500 sincens in the Custom House, because he was too Calhounish!

That the Anti-Rent party complained of real and serious wrongs is now admitted by almost all classes, be Hoffman, like Silas Wright, was slow to perceive the pith of their complaints. He voted, in 1828, with Buffer or renew the Mechanics and Farmers' and other unchecked bank charters, but they could not get enough join them. Van Buren, Olcott and the party chiefs next year got up the Safety Fund unposture, and playing later parts so artifully that it took. I think that Hoffman voted against the bill to elect Canal Commissions by the people, and against the bill to destroy the State Prison Monopoly. In the distribution of the patronago of his department he takes his cue from Wushington, to suit the party interests.

When Hoffman entered the Lustom House, it was asserted that the pretended check on th

When Hodman entered the Custom House, it was asserted that the pretended check on the Collector, the When Hollman entered the Listom House, it was asserted that the prevenued check on the Concern, and the navid office, a very expensive and useless force, as now and for many years past performed by vetne actors, (this much the Evening Post admits.) would in his hands become a real one—but I doubted. The legislator who voted as Hotlman dad, for Google P. Barker to be our Attorney General, after the public exposure of the frauds of the Burkled City Bank. (asying nothing of his votes in favor of nil that Hoffman calls corrupt in session of 1506.) was a meet yoke fellow to Cornelius W. Lawrence, in their official duties of checks upon to

money operations of the Custom House of New York.

Mr. Polk showed the sincerity of his respect for his friend Andrew Jackson's memory and principle, choosing for collector here, a pet-bank president, whose conduct in falling to pay the public cash to the public side. creditors, when his bank had been trusted with plenty of it, had disgraced the government which employed frail concern. He showed equal consistency at least, in selecting as our Naval Officer, or comptroffer, a Hoffman who had voted against Major Davezae's motion in Assembly, for refunding to the old hero, before h

death, his New Orleans ince and the costs thereof.

Far be it from me to underwine a Convention or Hottman's support of it—the people can choose fit reposentatives to it, and check their action, too, if a majority of them should prove indiscreet—but I dislike Event Post homilles on state reform enamenting from the Custom House desk of a \$16,000 sinceurst, who leaves in Post nomlines on state reform emanating from the Custom House desk of a \$16,000 sinceurist, who leaves a own department there in as bud a condition as he found it, while he has the power to render it useful and cleant for the public service. He had no ear for a specie treasury in 1833-34, but was ready for the cash 53,50 in 1838, when there was nothing left to lend except depreciated bank paper. He denounces the expendance on the Eric Canal enlargement, but steadily uphalds the men who proposed that measure. In the great relamenting held in the Capitol, at Albany, Nov. 21, 1843, Mr. Hoffman "hardly dured to trust himself to speak texceture Patronage, for he could never think of the subject without exciting feeding of the most intense adaption." Now, however, that President Polk has discerned his nerits, and given hun Throop's old place adaption.

come, it may be hoped that als "intense indignation?" will cool down a little.

The Evening Post and Plebeian, when Cartis was Collector, declared that the expensive muchinery of Naval Office had proved no check at all on dishonest Collectors, from 1829 and downwards. This was pleety true. It is true still. Yet, including the Naval Officer's sinecure income, casual expenses, clerks.

examiners at Washington, and deputies to do the business, it easts the nation \$50,050 a year.

It has been shown, that in the two last mouths of Mr. Hoyels term, entries amounting 1, 563,000 were sleen duly as presented, from the Cashier's office, by fore the clerks had seen or entered them on Collector's books axily as presented, from the Casiner some, before the clerks had seen of entered them on Condetor's shooks—at the duplicates of these same entries were just as punctually stolen from the Naval Officer's office before and his clerks had entered them on their record, or check-books, and that, had not an accident caused inque and a whig secretary examined into the matter, Jesse Hoyt would have been \$63,000 where in this way but picked from Uncle Sam's pockets in these two months, millions have been lost in the same way of eleme have yet theard nothing, the system remaining the same—and it milions of dollars vanished in vare ways, under Hoyt, Swartwout, Throng, Coe & Co., may not millions more disappear at some future time, which was the same way the same way to be the same way to be same future time, which was the same way to be same future time, which was the same way to be same future time, which was the same way to be same future time, where the same way to be same future time, where the same way to be same future time, where the same way to be same future time, where the same way to be same future time, where the same way to be same and the same way to be same future time, where the same way to be same and the same way to be same same than the same way to be same same than the same way of the parties will omit to mention? I blame no one—protess to suspect no one—but to such games as I have scribed there must be a check. How is it now! The entry, in duplicate, is banded to a Naval office Laclerk, who examines it, another clerk tolds it, a third clerk endorses it. The entry to Register, whose duty it is to enter it on his great book, and he does so, but not till next day, after ten o'cle and as the bundle of entries of any one day is not locked up, and many persons have access to the office nothing would be more easy, as far as the Naval Office is concerned, than to abstract any two, ten, or me nothing would be more easy, as far as the Navai Orace is concerned, man to abstract any two, ten, of me entries, according to the size and quality of the daily bondle; and if matters should, at a future time, bo me to correspond in the Cashier's office, wholesale frands are as easy of accomplishment as its for me to tell be they performed them in Josee's time. The truth is, the day's record should be completed day by day, sgs. by Hoffman himself, after personal examination, before he leaves the office, and a copy that evening dispatch to the U.S. Treasury. The entry should be recorded on the book, immediately after the merchant or his clab bright the sould be deep with core. hands it in-and this could be done with ease.

What is the use of two deputies and an Auditor in Hotlimua's office? Or, if they are wanted, what is the waf him? What living man, that knows what has to be done there, will say that Hotlimua should be hired. \$5,000 a year of salary, with perquisites which, even in Hoyt's time, were equal to \$10,000 or \$12,000 more.s \$5,000 a year of salary, with perquisites which, even in Hoye's time, were equal to \$10,000 or \$12,000 mote, as then other men hired at heavy incomes, some to lold about in idleness and read newspapers, and others to \( \) Hoffman's work? Electioneering committees, paths, letters, speeches, and cancises at and for the benefit the Tammany Hall tavern association, must all be paid for—there is no read democracy there now—but why a upon the United States to pay Hoffman and Purdy for such work? Why select or retain as clerks in the Natifice unite persons, because they are serviceable tools as politicians? And why mix no Tammany of \( \) chairmanship, with the duties of the surveyorship of the Customs?

he did, with s numbers after ertions made Polk. Speak

"Nor can we deserved on our power, especiall ins, both of om after the substat every folly they entailed a long weights that bore later day we so We meant well, than the alterna to the inexorable we remember a through the dist charge of intere liberally to the the opposition of what right hav tion for our fata

I am persu would hesitat his neglect of \$1,250,000 f than lazy, fur A brief accou Lives of Hoy knowing Woo life lease on t by the nomin not by chanc high station.

\*Until 1834, Sw seems to have tak Boyt, hinting that days after, Ogden Noah, in his Ever who leave an impo notorious drunkar owed \$160,000. defaulter-again in been two and n in land speculator, hi Davis applied nex

t POLK AND committee of V ence the election H. Wilde, Ben of different corp direction, was Polk, Wright, lender," the ba -that if their held good, the trol, through th is the measure ing them, and ses and decree

rmer at the head of k and Sub Treasury, iry banks. All this

farch, 1843, to write to Col of felon debt, bankrupt rom r unclean counsels—held ea ership of the land-affice in and has at length drawn the omas Ritchie and James K. ation In office? Out of the ay, but always piping some Byrdsall "as Presidental toval from u \$1500 sinceus

by almost all classes, but voted, in 1828, with Butler ey could not get enough to Fund imposture, and player elect Canal Commissions stribution of the patronic

ter the public c vposure of the Hoffman calls corrupt in the al duties of checks upon to

's memory and principle, the public cash to the pub. ernment which employed in Officer, or comptroller, to ng to the old hero, before he

people can choose fit reposere—but I distike Evening 00 sinceurist, who leaves her to render it useful and distance the cash system. denounces the expenditure neasure. In the great refere to trust himself to speak 's of the most intense in light in Throop's old place and s

expensive machinery of the lownwards. This was plantal expenses, clerks' ka

dod a year. inting to \$63,000 were sleen em on Collector's books—the val Officer's office before: un necident cansed inqui , an accident caused inqui 3,000 richer by the frauk \$63,000 were in this way t in the same way of w dollars vanished in vane ar at some future time, wh o such games as I have ded to a Naval office Earser hands the entry to a next day, after ten o'clems have access to the office stract any two, ten, or medd, at a future time, be medent as it is for me to tell be ompleted day by day, sign copy that evening dispatch ter the merchant or his de

are wanted, what is the " Infloren should be hired \$10,000 or \$12,000 more.at wspapers, and others to es at and for the benefit ney there now-but why a retain as clerks in the Nata y mix tto Tammany or

and looking up to he did, with spirit and energy. Let the Democratic Review, in its confessional numbers after Van Buren's defeat, explain to the millions the results of the exertions made in 1834, '5, and '6, by Kendall, Whitney, Van Buren, and J. K. Polk. Speaking of Van Buren & Co.'s failure in 1840, the Review says:

> "Nor can we lay our hands on our hearts and say, on honor bright, that it was entirely undeserved on our own part, after all. We had not been—no party could have been—so long in power, especially under all the existing circumstances, without having contracted sundry sins, both of omission and commission—and with the same certainty that drags the shadow after the substance, does an inevitable retribution, to parties as to men, follow every fault and every folly they are ever guilty of. One great blunder, indeed, of the Pet Bank experiment, entailed a long series of consequences which made it eventually one of the heaviest of the weights that bore us down-a measure adopted at the express rejection of that very one which at a later day we so justly haifed with delight, when brought forward under different party auspices. We meant well, to be sure, in that most ill-starred of experiments—and it was at any rate better than the alternative of the other side, the re-charter of Mr. Biddle, but good intent is no excuse, to the inexorable justice of the providence of events, for great political errors. And when we remember all the practical mischief we did, stimulating the expansion of the currency through the distribution of the vast accumulated deposites among the banks-without even a charge of interest to them, and at one time an official encouragement to them to apply them liberally to the 'relief' of the community-when we remember the prophetic warnings from the opposition of the very consequences which indeed were not slow to develope themselveswhat right have we to complain if we had ourselves to swailow a very bitter dose of retribution for our fatal error?"

> I am persuaded that no importial, well informed individual can be found who would hesitate, after inquiry, to blame Levi Woodbury, Sec. of the Treas., for his neglect of duty in the case of Swartwort, who had embezzled some \$1,250,000 from the New York Custom House, long before that lazy, or worse than lazy, functionary thought fit to announce his knowledge of the delinquency. A brief account of S.'s defalcation may be seen by reference to the index of my Lives of Hoyt and Butler—and it is worthy of remark that President Polk, knowing Woodbury's course in that and other matters, hastened to give him a life lease on the bench of the Supreme Court—and followed up that appointment by the nomination of the most intolerant lawyer towards citizens by choice, and not by chance, that he could find in Pennsylvania, or the Union, to a similar high station. | Mr. Polk's clumsy interference with the deposites was the indi-

<sup>\*</sup>Until 1834, Swartwout had embezzled but little of the public money. When the deposits were selzed, he seems to have taken a leaf out of Van Buren's book. On the 15th of November, 1838, Woodbury wrote to loyt, hinting that the clerks who knew and concealed Swartwout's misconduct, ought to be removed. Two days after, Ogden the cashier, and Phillips [Noah's relative] the assistant, resigned their situations. Honest Noah, in his Evening Star, grieved aloud at Swartwout's resignation and French tour. "There are few men who leave an important situation with more of the public approbation than Mr. Swartwout's said Noah. Woodbury was merciful to public pillerers. For example, "Harris, the receiver at Columbus, Mississippi, was a bury was merciful to puone pitterers. For example, "Harris, the receiver at Columbus, Mississippi, was a moinfows drumkard and defaulter, but kept in office two years, in full knowledge of the department until he owed \$160,000. So Wise tells us, through the Globe. In August, 1835, Woodbury tells Harris that he is a defaulter—again in October—and so on full September, 1836, when the fellow proposes to resign after having been two and a half years a heavy defaulter! A Mr. G. D. Boyd succeeded Barris, and was "intemperate," a land speculator, like Butter, and resigned a defaulter, many thousand dollars in arrear, in August, 1837. John Davis applied next, as "a warm friend of the administration."

<sup>†</sup> POLK AND THE BANKS.—When Polk reported, in March, 1831, from the majority of his committee of Ways and Means, for seizing the revenue, using it to corrupt the banks, influence the elections, and uphold "the party," a minority report was presented, on the 4th, by R. H. Wilde, Benj. Gorham, and Horace Binney. They remind Congress, that a partnership of different corporations for profit and loss, or inutual guaranty, with independent boards of direction, was a strauge contrivance to secure the stockholder and regulate the currency—thet Polk, Wright, and Kendall's scheme had been tried and failed, and would fail again—that Polk and his friends were correct in quoting the maxim that "the borrower is servant to the lender," the banks borrowing the public money would be slaves to Jackson and his cabinet—that if their other maxim, "that he who controls a bank, controls the debtors of the bank" held good, the deposites had been placed in banks whom Jackson's advisers intended to control, through these slave banks of theirs—that the scheme would derange the currency, which is the measure of the value of every man's property, of his contracts, of indemnity for breaking them, and of the public revenue—that a deranged currency makes laws, verdicts, promises and decrees of courts speak the language of deceit and falsehood, gives fraud a premium,

rect cause of the loss to the country of \$646,754 paid him, as the cashiers of his choice, for bonds. When Polk, Kendall, Van Buren, and Lawrence, united

and strips honest labor of its scanty earnings, paying it in worthless or depreciated rags, us der pretence that they are as good as gold—that doubt and uncertainty were deeply injuring the business of the increhant and manufacturer—that if the U.S. Bank was not to be reclaim. tered, some better plan ought to be proposed to Congress, for as to Polk and Wright's plank here beir scheme, it was the merest delusion, because the banks selected, and the vast number the would arise like mushrooms, would only promote the disorder. The state banks wanted ank, they were regulator—a good currency was hopeless if the U. S. Bank, as a check, was removed, and other substituted than the party politician's orders whom circumstances might place at h head of the treasury—that the bank had been accused of paying money to printers, but, whe traduced by the executive power, by many presses, and by speculators in Congress, was in the duty of her directors to appeal to facts, where the public were so deeply interested in the result ?—that the framers of the constitution had provided the Supreme Court for the trial aught done by the bank that was roug, with the penalty of loss of charter if shown to be to teited, and that the attorney general might prosecute, and the bank be heard in defence being the country, which would be a better, more manly course, than continued slander and part abuse to mystify the issues, delude the millions, and end in making the fortunes of bad me to the injury and ruin of thousands who would be made to believe that they had been wronge by those most deeply interested in the cause of equal justice.

The Apostle Paul, had he been on earth, would not have convinced Polk, Wright, Van Beren, Butler, Kendall, Whitney, Lawrence, Cambreleng, Tallmadge, Marcy, Taney, and the confederates, that anything less than the use of the public purse—its plunder—could benefit public. The party were not yet ready for the Sub Treasury, and therefore it was that in the substitution of the public purse. But demonstrate it is the following public public.

year, Polk denounced it in the following plain terms:

" Between the responsibility of a public receiver and bank corporations as banks do exist, and " are likely to exist under State authority, the latter, upon the ground of safety to the public, en "be preferred. Banks, when they are safe, recommend themselves to the service of the Treasury "other reasons. The increased facility they possess over individual collectors and receivers a making transfers of public money to distant points, for disbursements, we thout charge to the put. "lic. Indeed, this is a service which individuals, to the extent of our large revenues, could m "perform. Whilst the deposite is in Bank, the bank may use it, keeping itself at the same to ready to pay when demanded, and it is not withdrawn from the general circulation—asx "much money hoarded and withdrawn from the use of the community. In the hands of receive they must either hoard it by keeping it locked up in a strong box, or use it at their own is in private speenlation or trade. This temporary use of money on deposite in a bank, cons. "in private speculation or trade. 'This temporary use of money on deposite in a bank, cons." tutes the only compensation which the bank receives for the risk of keeping it, and forthese "vice it performs. If receivers be employed, they can perform no other service than to keep unnney, and must be paid a compensation from the Treasury."

Blair, of course, took the same ground in the Globe. He declared "that the Independent Treasury is disorganizing and revolutionary, and subversive of the fundamental principles our government, and of its entire practice from 1798 down to this day; and that it is as palm ble as the sun that the effect of the scheme would be to bring the public treasury much near the actual custody and control of the President, and expose it to be plundered by a hundred hands, where one under the late system could not reach it. In such event we should feel the the people had just cause for alarm, and ought to give their most watchful attention to such a

cilort to enlarge executive power, and put in its hand the means of corruption.

On the 13th of June, 1834, the Senate sent for concurrence to the House of Representative a resolution it had agreed to, in opposition to the treasury banks, that the public treasure our to be left with the U. S. Bank and its branches. Polk moved to give it the go-by. Yeas, le B. Sutherland, R. H. Gillet, J. Cramer, A. Vanderpoel, H. Hubbard, Polk, Cambrelen White, &c. Nays, J. Q. Adams, Dixon H. Lewis, Dudley Selden, H. A. Wise, W. Slad M. Fillmore, E. Everett, Levi Lincoln, &c. Where was Collector Lawrence?

April 4, 1834, Polk's resolve "that the state banks ought to be continued as the places of deposit for the public money," Congress prescribing the mode of selection and the securities (never done), was carried in the House of Representatives, 117 to 112. Yeas, Polk, Cambrelleng, Cramer, Beardsley, Bockee, Gillet, Hamer, Hubbard, Richard M. and Cave Johnson, C. W. Lawrence, Mann, J. Y. Mason, Joel B. Sutherland, Vanderpoel, &c. Nays, Adam

(J. Q.), Selden, Slade, McDutlie, F. Whittlesey, Everett, Lincoln, &c.

March 17, 1831, Gorham presented a memorial from many influential and highly respectable inhabitants of Boston, for the incorporation of a national bank, and the restoration of the deposits. Polk, Bynum, Cave Johnson, Beardsley, Vanderpoel, Gillet, Mason, &c., argued and voted against allowing the names of the petitioners to be printed with the memorial. This time C. W. Lawrence lett his leader, and with Sutherland, Selden, Wise, Adams, &c., wen for allowing the people to see who the petitioners were.

n driving the bribe, from the President of th Philadelphia, fo was given in N o manage as t

\* It has often

fieers and direc rive to pay with or 25 to 50 cents clams proposed: olders, and Soli anks, when the ank, at the time mether the bank at the public in-attrest in their g chemes. Mr. A or \$59,000 of sto offers; but, wh alk screened th pored an amend cambreleng, too, of forgotten his citem (the Uni le asposits so a hat this conduct s the returns w hairman of the r louse, by propos " Resolved, 11 pure and pists United States, t were probtable The guilty usu owed only \$172,0

aid no—the usu 1837-8 uptey Horace Binney Congress, Januar

his and much mo

olk was the le e are to accou gain debated, at

"Sir, the project nregulated, unce fready, in the en roject shall be s brough the coun pecie payments; lation; with fail oint from whence w of the more st 811. Between ew Banks were Ccapital called i

he place of five withdrawn, twen ments, in Augus he circulation of m, as the cashiers of

tances might place at the ncy to printers, but, when rs in Congress, was it may deaply interested in the me Court for the trial harter if shown to be for e heard in defence beton inued slander and part he fortunes of bad me at they had been wronge

d Polk, Wright, Van Ba Marey, Taney, and the dunder—could benefit the refore it was that in the

ons as banks do exist, an safety to the public, area service of the Treasury je ollectors and receivers in , w thout charge to the put large revenues, could 16 ng itself at the same time general circulation—as s

In the hands of receives or use it at their own ris leposite in a bank, consi recping it, and for the se er service than to kup is

ed "that the Independen undamental principles ( ; and that it is as palps lic treasury much hear plundered by a hundre event we should feel the chful attention to such a rruption."

louse of Representative the public treasure ough it the go-by. Yeas, Johnard, Polk, Cambrelen H. A. Wise, W. Slade awrence '

nued as the places of de lection and the securities 2. Yeas, Polk, Cambre M. and Cave Johnson. poel, &c. Nays, Adams

al and highly respectable

pribe, from the Treasury, Taney, from days after his appointment, ordered the resident of the U. S. Bank to deliver up the bonds given by the merchants of hiladelphia, for duties, to the Collector there. It is presumed that a like order and was not to be rechanged in New York; and the consequence was, that instead of the branch to Polk and Wright's pank here being a check, and a safe depository for the bonds, till paid at the rank wanted and, they were placed in the hands of Swartwout and his reckless subalterns tances might place at the substances might place at the state banks wanted and the result is matter of biotects. n driving the able and intrepid Duane, whom Jackson could neither bend nor

It has often been found, on examining the affairs of a broken bank, that certain of its theers and directors owe it far larger sums than the stock they hold. These debts they confive to pay with the notes of their insolvent institution, at par, buying them in the market of 25 to 50 cents per dollar, and thus gaining by the failure. On the 7th of June, 1834, Mr. tams propose I a resolve requesting the names of the Presidents, Cashiers, Directors, Stock-ollers, and Solicitors, or all the banks that had been selected by Roger Tancy, as treasury anks, when the U. S. Bank was discarded—the amount of stock held by each stockholder at the amount of debt due by each director, eashier, and president of each pet bank, to the cash, at the time when it got the public treasure, and at this time. This would have shown the banks were in the banks of hyperwing an emission, whather they had become mether the banks were in the hands of borrowing speculators, whether they had borrowed at the public monies, and whether they had power over the banks without having a real merest in their good management. Nevine's letter to Hoyt, page 189, explains in part their nemes. Mr. A lams showed that it was not unusual for a favorite to be allowed to subscribe or \$50,000 of stock, be elected a president or director, and never pay one cent into the bank offics; but, when he could, borrow the credit of the bank and other men's deposits. Mr. ok screened the pers, opposed all information, and for the purpose of crushing inquiry, pored an amendment about the U. S. Bank, which had no deposits at all to lend to any one. lambreleng, too, was opposed to inquiry, of course. Coulter said that secretary Taney had at forgotten his own interest in selecting the pets—that he, Taney, was the Attorney for one riom (the Union Bank, Maryland) that he was also a large stockholder, and had moved e aeposits so as to give new value to his own bank shares, and increase his dividendshat this conduct was a violation of the law—and that Taney was not alone in such works, sthe returns would show. Mr. Adams was very sarcastic. He suggested to Polk, as hairman of the ways and means, to add to the precedents with which he had befogged the House, by proposing that it be

The guilty usurers were in the majority, but all was kept dark. Campbell P. White borwed only \$172,000—the Butters \$30,000—J. G. Coster \$260,000—James M'Bride \$76,000; all his and much more out of the Manhattan. Of course the patriot, White, wanted no inquiry. Tolk was the leader of the greedy usurers in their "general scramble." Is it thus the are to account for his patronage of B. F. Butter? On the 13th the resolution was igain debated, and Mr. Miller moved to dispose of it, as delay would quash inquiry. Polk aid no—the usurers were in his majority, and inquiry was thus stilled till the general bank-upte; 1837–8, told a sad tale, a day too late.

Horace Binney of Philadelphia, in his speech against Van Buren's Pet Banks, in the debate in longress, January 9th, 1834, had clearly toretold these results. I quote his remarks verbatim. "Sir, the project astonishes me. It is to bring a second time, upon this land, the curse of an pregulated, uncontrolled, State Bank paper currency. We are again to see the drama, which bready in the course of the present century, has passed before us, and closed in ruin. If the bready, in the course of the present century, has passed before us, and closed in ruin. roject shall be successful, we are again to see these paper-missiles shooting in every direction brough the country; a derangement of all value; a depreciated circulation; a suspension of peece payments; then a further extension of the same detestable paper; a still greater depretation; with failures of traders and failures of Banks, in its train; to arrive, at last, at the same boint from whence we departed in 1817. Suffer me to recall to the recollection of the House a ew of the more striking events of that day. The first Bank of the U. States expired in March, 811. Between the 1st of January, 1811, and the close of the year 1814, more than one hundred hew Banks were established to supply this more uniform and better currency. For ten millions of capital called in by that Bank, twenty millions of capital, so called, was invested in these. In e restoration of the deposition of the deposition of capital called in by that Bank, twenty millions of capital, so called, was invested in the Bank Mason, &c., argued an he place of five-and-a-half millions about the amount of circulation in notes of that Bank with the memorial. This withdrawn, twenty-two millions were pushed out. Then came a suspension of specie payments, in August and September, 1814. As an immediate consequence of this suspension, the advantagles of the country, in the course of filteen months, increased fifty per cent,

### CHAPTER XXVIII.

The very name of a politician or statesman, is sure to cause terror and hatred; it has alwa connected with it the ideas of treachery, cruelly, frand and tyranny; and those writers whave faithfully unveiled the mysteries of state treemasonry, have ever been held in gene detestation for even knowing so perfectly a theory so detestable.

BURKE'S VINDICATION OF NATURAL SOCIETY,

The Catastrophe, 1837.—Partnership Law.—The Pets versus the Subtreasy
—Free Banking.—Kendall and the Post —Marcy's Restraining Law.—Ch
on the Banks.—The Brokers' Banks.—Jackson, Blair, Polk and Rith
against the Subtreasury.—Calhoun for a Bank, in 1834.—Juckson Mone
all hard.—Gold, all gold.—Silus Wright and the Soulless Existences,
Harrison on Currency.—Tebbett's \$8000 Vault.—Hoyt and Allen works
out the Act.—Flagg's Practice.—Van Buren's Specie McNuture.—Petl
Paper.—English Banking.—The Knaves' League.—Hoyt, McNutty, &
above all Law.—Bennett Explains.—Knowledge is Power.—Cambrels
Webb, &c.—Walker and his Pets.—Corcoran & Riggs.—Four Hund
Stockjobbers Sporting with Uncle Sun's Strong Box.—McDuffie's Notiem

ENGLAND'S republican poet, John Milton, thus records in his 'Paradise Log the lamentations of the eldest of human kind: "Now I perceive Peace corrupt, no less than War to waste." Addison, one of her ablest whig stands men, trankly declares his opinion, that "The waste of War is not, in its facton consequences, so injurious as the luxuries and corruptions of Peace." In Quincy Adams, with still later experience, and certainly very superior power of observation, approvingly quotes Milton; and assigns "the abuse of credit and the undestrative pursuit of inordinate wealth, especially by the agent of banks," as the proximate causes of the great catastrophe of 1837.\*

or from forty-five to sixty-eight millions of dollars; and the fruit of this more uniform can ey was the failure of innumerable traders, mechanics, even farmers; or one hundred and six five banks, with capitals amounting to \$30,000,000; and a loss to the United States, alone the negociation of her loans, and in the receipt of bankrapt paper, to an amount exceeding a millions of dollars. \* \* \* Does Kennucky wish to see the return of those days? Thus God it will be defeated, that the poor men and laborers in the land may resist it, for its scheme to get from every one of them a dollar's worth of labor for fifty cents, and to make fathe currency of the country as much as paper."

Martin Van Buren and his friend Eurler saw it all just as clearly as Einney, but his foliers would leave if not gorged with plunder, and he satiated even avariee itself. As call, 1833, Jackson and Van Goren saved apperrances by abusing the banks and thus weaken their credit; and in Holland's Life, printed that year at Hartford, banks and paper make unspatingly vitified. When they fell with a crash, Van Buren started the sub-treas while his instruments denounced the banks he himself had endowed and made.

\* The Catastrophe.—As early as October, 1836, the Safety Fund Bank system was read-blow up. Van Buren and Jackson's perbanks, with the hundreds of other banks created over the Union, had increased the circulation of paper as money beyond all precedem. Enthing that was for sale rose in price—everybody likes to sell in a dear market, and their many millions of dollars worth of foreign merchandize was imported in 1835 and 1836, lead the average of more frugal years—vart imports brought a great revenue—the revenue of handed over to the pets for safe keeping, and by them lent to their managers, to specular lands and lots, or for the accommodation of the merchants at 12 to 50 per cent, interest. The public land safes rose from one or two millions to 15 or 20 in a year—the states lent their et to banks, in bonds payable with interest, they began extrasive canals, railroads and other provements, often without system, and with mean, dishonest parasites as their agents—the lad disposed of their capitals for lancy stocks, Texes scrip, and unsaleable property—every by took credit, at home and abroad—provisions rese—initions worth of produce, potatoo, were imported, for although we had land, we had not before to different in. The country

As a security in short, all per revision and co community. A and many capi

afflicted with an o free of debt, and C bated or lent to th from the public t the banks and cor ral government w is treasury notes and its power was in England, allow on them for vast longer essential to us like mushroon a visionary, unsta Van Buren and 1 rican honor was Stephen Allens, tinent, possessed The Bank of I

The Bank of I banks, bill broke in the North Am slacken. The B of less than two in the Directors for own carelessness by intelligent con as tinkered by it states; raised the sats many millital to the safety.

Early in 1837 year our Safety ibeir just debtsimaginary weal ington and Wat the state banks the visits of poli government on however, reduce lions to 2, being a large busine English eredite Brown of Live and of that sun message told 11 mand one. T money, and the Bank bills wer

\*The Free ting, C. L. Liviv been sold, and such like, till of the turned ove nia, Michigan in this State. like the first, I schemes of w D. Beers, Prelost, by the in-

came of those

and hatred; it has alway;; and those writers was ever been held in gener

OF NATURAL SOCIETY.

crsus the Subtreasus training Law.—Cher, Polk and Ritch 34.—Juckson Mondoulless Existences, and Allen working Mixture.—Peel, Hoyt, McNulty, by Power.—Cambrelesiggs.—Four Hundy-McDnflie's Notion

n his 'Paradise Los
I perceive Peacel
her ablest whig state
War is not, in its in
our of Peace." Je
very superior pone
'the abuse of cred
pecially by the agen
of 1837.\*

his more uniform cans f one hundred and sir e United States, along an amount exceeding a of those days? I may I may resist it, for its cents, and to make to

as Dinney, but his tolarrice itself. As early, nks and thus weaker, banks and paper mustarted the sub-treas, and made,

Bank system was reacted other banks created all precedent. Ever are market, and them in 1835 and 1836, level venue—the revenue's managers, to speculate to per cent, interest. It the states bent their cap, railroads and other as their agents—the based property—every by of produce, patatoo, atc. it. The commy states in The commy states.

As a security, not only to bankers, but also to merchants, manufacturers, and, in short, all persons who go into partnership in trade or dealings, a complete revision and consolidation of the partnership laws would be invaluable to this community. At present they are the crude provisions of the common law; and many capitalists are alarmed at the bare idea of an unlimited partnership\*

afflicted with an overstrained, distempered energy, ill directed. The national government was free of debt, and Congress had ordered many millions of its immense paper treasures to be distribated or lent to the states—Jackson required specie at his land-sales—#500,000,000 were due from the public to the banks—large sums from the south and west to the sea-board cities—and the banks and commercial people were deeply in debt to Europe. The expenditure of the federal government was beyond its income, but it had the power of pledging public credit by placing is treasury notes or due bills into the bands of favorite bankers to be sold for gold and silver, and is power was not too wisely used. Some six or cight bankers and great trading houses in Eagland, allowed commercial people of good and indifferent repute in these states to draw on them for vast amounts, in payment of goods for the American market; character was no larger essential to success in life; mercantile irms without capital or experience rose among as like mushrooms, and the very nature of commerce was changed to aspeculative gambling, or a visionary, unstable basis. The English people did not understand the profligate game which Van Boren and his allies were playing. Their confidence in American institutions and American inonor was unbounded; and they believed that the Hoyts, Oleotis, Swartwoots, Marcys, Sephen Allens, Wrights, Flages, Biddles, Woodburys, Jandons and Ahurrays of this new continent, possessed great financial skill. In the end they tasted is quality, to their cost.

The Bank of England had been unusually liberal in 1825 and 1836, in its loans to joint stock banks, bill brokers, and especially to some seven or eight commercial houses largely interested in the North American trade. Suddenly, the remittances from the United States began to slecken. The Bank, which now has sixty millions in gold in its coffers, found itself possessed of less than tweaty millions in December, 1836, whilst it owed one hundred and fifty millions. The Directors felt that the vast intancial machine corrusted to their care was in danger by their own carelessness; they called in their loans with unusual laste; and being privately advised, by intelligent correspondents on this side the ocean, of the tottering condition of our credit system, as tinkered by the politicians, discouraged the purchase of the bonds of nearly all the borrowing states; raised the rate of interest to five per cent; depressed the value of commodities of all sats many millions; and thus recovered some thirty or farty millions of effect, deemed essentially and the state of interest to five per cent; depressed the rate of interest to five per cent; depressed the rate of commodities of all sats many millions; and thus recovered some thirty or farty millions of effect, deemed essentially and the state of interest to five per cent; depressed the rate of interest to five per cent; depressed the rate of interest to five per cent; depressed the state of interest to five per cent; depressed the rate of interest to five per cent; depressed the state of interest to five per cent; depressed the state of interest to five per cent; depressed the state of interest to five per cent; depressed the state of interest to five per cent; depressed the state of interest to five per cent; depressed the state of interest to five per cent; depressed the state of interest to five per cent; depressed the state of interest to five per cent; depressed the state of interest to five per cent in the state of interest of the state of interest of the state of int

and to the safety of the institution, and which they had too heedlessly parted with.

Early in 1837, many heavy failures took place in the city of New York—and in May that year our Safety Fund Banks, the Deposit Banks of New York, it solved to withhold psyment of heir just debts—the Dry Dock Bank led the way, and in a few days 950 depositories of real crimaginary wealth were as bankeupt as Van Buren's old Buffalo, or Butler and Hoyt's Washington and Warren. Marey and his associates speedily legalized this monstrous fraud; and the state banks being relieved from all other checks than those of their paper exchanges and the visits of pultical commissioners, sold their speed for expectation, and paid the demands of the government on them, in part, in a currency worth 89 to 94 cents per dollar. The city banks, however, reduced their banks from 16 to 30 millions, and their notes in circulation from 9 millions to 2, being a withdrawal of credit equal to 23 millions. Of course, their brokers did a large business, with notes of every grade in value, from one cent to one hundred—and English creditors were very easy with their debtors. The Bank of England allowed James Brown of Liverpool to draw on them for eight or ten millions of dollars to uphold credit here, and of that sum I think he did draw for about one half. On the 5th of Dec. 1837, Van Buren's message told the public, that of thirty millions in the pet banks, government could not commonly, and these notes were received by the Custom House in payment of government duties. Bank bills were refused.

\*The First Banks.—The reader, by referring to the correspondence of Messis. Flagg, Cutting, C. E. Livingston, Marcy, Hoyt, and Phelps, will perceive, that when chattered banking had been sold, and bartered, and bargained off to tay arios, to make presidents and governos and such like, till the fabric of Van Buren knavery tottered to its base, a new leaf was proposed to be turned over, by making banking free, taking the stock of Arkansas, Alabama, Pennsylvania, Michigan, Illinois, Indiana, &c., as security, or bonds and mortgages on private property in this State. How hot Hoyt, Flagg, Cutting, &c., were for this new Safety Fund! It ended, like the first, by giving us a sprinkling of broken free trade banks; some of them eigantic schemes of wholesale knavery, like the North American Trust and Banking apany, J. D. Beers, President; others equally desperate in character, but on a minic scale. The people lost, by the insolvent banks, from 5 to 45 per cent, on the notes they had taken, and what became of those who trusted finds with them may readily be guessed. As to the general free

banking, with a remedy provided for neglect or dishonesty which is no remedy at all. Such a law, preceded by a commission of practical inquiry, is much wanted. On the 6th of March last, Mr. Hard, in Senate, expressed the opinion that "banks had cost this country, by their expansions, failures, and subsequent revulsions, five hundred millions of dollars." Banks, like merchants, are very useful to society; but as long as the government shall continue to be a sort of patent panic manufactory, and the laws not be made for the public benefit, we shall hear continually of the stoppages and explosions of our defective financial machinery. What can be more insulting to the understanding of the American people, than to behold a league or band of their hired and well paid officials

trade law, the Supreme Court have decided that the legislature could not, on their oaths, equationally pass it, but the Senate of N. Y., as a Court of Errors, have declared, that as a Senate they made no mistake at all. There was no other banking in this state for the first involve or fourteen years of its independence than fire banking under the English partnership law. Levi M'Keen's was a free bank; so was Jacob Barker's Exchange; but they did Let solve the grand secret, stability and uniformity of value. Amos Kendall, like Sir Robert Feederlares that "free banking is free gambling." On the contrary, Mr. Bryant of the Feedworld make banking free to all. He is a liberty boy in right earnest. He would throw the reins over the horses' necks, and trust to their discretion not to upset the coach, so he world, Experience, on the contrary, would check the quadrupeds, and the editor of the Post, if he will but look at the results of free-banking in N. Y. since last he reviewed Kendall, may find his his own opinion requires reviewing also. Van Buren's idea of free-banking system, providing that not more than five persons might associate as free-bankers, to be jointly and severally responsible, and do business only at a place specified. In case the bank stop payment of is notes it shall pay ten per cent, interest on the amount to the holders; its partners must not while dus associated, buy grain, self merchandize, or deal in securities or stecks, unless where they have to take them for debt. The bank to report once a year to the comptroller. In creany private banker or his cashier, clerk, or agent should be convicted of finud in his business he might be fined from a cent to \$1,000, and sent between one day and seven years to state, prison. Why did not this last clause apply to chartered banks?

prison. Why did not this last clause apply to chartered banks?

Governor Marcy denounced the N. Y. Restraining Law as a most odious monopoly in hemesage of 1837. Of course Van Buren had been friendly to it. On reference to Senation, or body corporate, "shall keep any office of deposit for the purpose of discounting premissory notes; or for carrying on any banking business which incorporated banks are authorized by law to carry on; or issue any bills or promissory notes as private bankers, milese especially authorized by law." A clause in the bill exempted Jacob Barker's bank for three years from the monopoly; and this was opposed by Col. Young, and Messrs, Bowne and Hammond, Next day, March 24th, Van Buren, Young, everybody went for privilege, and the bill passed. In 1840, Jan. 20, in Senate, Mr. Clay assumed, it as a fact, that with this constitution, tark-

In 1840, Jan. 20, in Senate, Mr. Clay assumed it as a fact, that with this constitution, bark-paper will exist, and cannot be put down. If it is stopped in one state, another will flood that state with its paper and get the profit. He instanced states which had opposed paper in every shape, but finding that other states supplied it to them, changed their policy, in order that they night have some of the advantages of paper.

Thiers tell us that the French Republicans distiked bank notes, and were enraged at the abolition of the assignats. "The intention of having recourse to the flurneial companies revived all prejudices. The government," they said, "was going to give itself up again to stockjobbers; it was about, by establishing a bank, to ruin the assignats, and to deshoy the paper money of the republic, in order to substitute for it a private paper created by joblers."

The Senate's Committee on Banks, Albany, April, 1845, document 97, describe, in part, the operation of the general banking law of 1838, thus:—There are institutions, "called Lanks, principally owned by brokers in New York, whose sole or chief business is, to obtain bills from the comptroller and to put and continue them in circulation; banks which do not lead mency. Among these they mention the 'Farmers and Mechanies' Bank of Ogdensburgh,' which hid \$208 734 of their notes in circulation, and had not lent the public one cent; the James' Bank, Amenia Bank, Farmers & Mechanies' Bank, Rochester, and two or three more; in all, eight; capital \$377 093; notes in circulation, \$545 800; loans and discounts to the public only \$37,920. Would it not be as well for the republic to have the interest on this circulation as the few brokers that now get it? Probably even the \$37,920 lent, is chiefly lent by these banks to their owners." The committee of sider the White Plains Bank, and the Warren County Bank, and several others, to be of line character. These banks are not lenders of money, say the committee—they are borrowers.

condemn an im tyrannical, inno and when they pillaged for yes wheel quite ro proposition, as Wright, Crosw the sub-treasu

Secretary D banks (of our sury Departme demands, that independent of ponded, "tha partment as to congress or th officially expr

\* WHAT WAS TH

Benton, in a letter.
Gold and silver So said Blair, Mare Were not the contri Union, ending in J Wright? In 1837, declaring that " the by Bluir, had proph whole country will had the most ent which a few hundr dollars. In 1837, w "pedient. Produc "or discount, how uons of legislatio "these souttess ex need. Now let "trust the safe ke sponsible to itsel Wright at the hea money, stendily, to holding up as "th al escutcheon?" other to produce "deeper into pent "country for gene "of usury, it is no really believed this may get popular f
When Van But
wits, Tetbets a
bold, not the spec

china or Japan-Baren. In these che k upon a ban were occasionally posits in a bank, also in passional for the passional

balanced and he for Van Buren,

which is no remedy cal inquiry, is much kpressed the opinion ires, and subsequent chants, are very use. o be a sort of patent lic benefit, we shall defective financial ng of the American . well paid officials

not, on their oaths, con. ive declared, that as a in this state for the fix he English partnership nge; but they did bet ill, like Sir Robert Fee 1r. Bryant of the Fee He would throw the he coach, so he work, r of the Post, if he wil Kendall, may find the inking needs only to le king system, providing ointly and severally ic. nk slop payment of is its partners must not or stecks, unless where e comptroller. In cos I thaud in his business. d seven years to state,

dious monopoly in h. n reference to Senano individual, associaof discounting premisated banks are authore bankers, unless espe-s bank for three years lowne and Hammerd. e, and the hill passed. his constitution, Lankenother will flood that prosed paper in every Tolicy, in order that

were enraged at the ancial ecopanics reself up again to stock-I to destroy the paper by jollers." describe, in part, the

tions, "called lanks, s, to obtain bills from h do not lend mency. ensburgh,' which hid t; the James' Bank, more; in all, eight; s to the public only n this circulation as y lent y these banks the Warren County t lenders of money,

condemn an important measure, as vile, unprincipled, infamous, revolutionary, tyrannical, innately corrupt and base, and an open violation of the constitution; and when they have thus crushed and blackened it, and left the country to be pillaged for years by other means of their providing, to see them all of a sudden wheel quite round about, and begin to puff and laud the same old and repudiated proposition, as if it were a voice from heaven? Was it not thus that Polk, Wright, Croswell, Van Buren, and their interested allies acted in the matter of the sub-treasury and the pet, state, local, or treasury banks?

Secretary Duane replied to Gen. Jackson's recommendation of chartered state banks (of our politics) as being the best sub-treasuries for the party: "Treasury Department, July 10, 1833. It is manifest that the welfare of the people demands, that instead of being a partner in either, they [the people] should be independent of both United States and local banks." To which Jackson resnonded, "that he had himself asked Congress, so to organize the treasury department as to dispense with banks, but that he had not been attended to by congress or the people." Sixteen months after that, the GLOBE, by Blair, thus officially expressed the deliberate opinion of Jackson, Van Buren,\* Wright and

\*WHAT WAS THE JACKSON REFORM TO CONSIST IN ?—It is to end, said Blair, for Van Buren, "in the suppression of all paper money under \$100."—"I would myself banish all paper money under \$100." said T II. Benton, in a letter,—"Restrict all issues of bank bills below \$10, fo thwith," quoth the Democratic Review.—"Gold and silver coin is Jackson money; notes with pictures on them, promising to pay, the bank's money." So said Blair, March 29, 1834. Did not the plan of 1837 preserve the Jackson money exclusively for the rich? Were not the contradictory plans of Van Buren and Polk traid? Did they do more less than rob the honest nearlift the base and artful? Bid not the Globe pour forth hosamahs to the exclusive gold currency of the right, and the second property of the charge that "they never entertained the visionary project of an exclusive metallic currency." In the Globe, by Illuir, had prophesicd, in 1834, that "in seven mentlis from this time, bank gowerned; but the Globe, by Illuir, had prophesicd, in 1834, that "in seven mentlis from this time, bank range will be abolished, and the "had the most entire confidence in the full and complete success of the [pet bank] experiment," by means of which a few handred gambling lenders gillaged the useful classes of society to the extent of twenty millions of dollars. In 1837, we find Wright exclaming, "What, then, can Congress of the pet bank of examers, they beyet untiled expedient. Produce a perfect and entire separation between the finances of the nation and aid the banks of issue, or discount, however, or by what authority existing; between the minages of two datas and the banks of issue, and those artificial creaor discount, however, or by what authority existing; between the maional treasure and these artificial creations of legislation upon which we have so unfortunately attempted to depend. We have tried to attempt mass southern and attempted to depend. We have tried to attempt mass southern and attempts at a state of the southern and the southern a enses southese existences, in all their forms of being, and that faith his always failed us in the hour of atmost med. Now let us try the faith of natural persons, of moral accountable agents, of freemen. Let Congress "trust the safe keeping of the public treasure with citizens, as such, and not as bank corporators: with men responsible to itself, and not to moneyed institutions." At this hour. (March, 1816.) the state of New York, with Wight at the helm of it, and the Unived States government, with Polk at the helm, are trusting ten milious et money, steadily, to the artificial creations, the soulless existences, which always full, while the administration is holding up as "the great salvation," the old subtrementy scheme of 1840. Are not seen men ablot in the national exercise of the produce that state of things, by while the rich are duily adding to turi hourds, and the poor sinking "deeper into penury, it is an exclusive metallic currency. Or if there is a process by which the character of the "country for generosity and nobleness of feeding may be destroyed by the great increas and necessary tolerallian "of usury, it is an exclusive metallic currency." Now the state neal U. S. government continually act as if they really believed this, while they contine, nevertheless, busily to verificate in favor of a change, in order that they may see the popular favor and pick up votes.

When Van Buren's Sab-Treasury came into operation, in New York, it made rare sport to the Wall street wits. Telebets a conservative blacksmith, hammered out an immense iron vanit or safe, at a cost of \$8,000, to

may ext popular favor and pick up votes.

When Van Burcu's Sub-Treasury came into operation, in New York, it made rare sport to the Wall street wis. Tebbets a conservative blacksmith, hammered out an immense iron vanit or safe, at a cost of \$8,000, to hold, not the specie, but the bank notes, while the specie was in the banks, or paying for American purchases in Caina or Japan. The iron vanit was all in deception to blind the cent mains till after the re-election of Van Burca. In those days, Hoye and his ensities received in payment of duties, in lieu of specie, the merchant's check upon a bank, endorsed "paymble in specie," with bank notes of specie paying banks. The checks and the noise were occash-nally kept in the too woult, but the coin remained in the bank vanits; and if one went to Stephen Allen, the receiver general, to get money for a treasury note, be too paid in paper. The Collector made his deposits in a bank, and their reported to Allen as receiver twice a week—the divorce of bank and state, therefore, new York, consisted in plately file revenue in brinks, and receiving no specie, or all title of iran loossible, for duties; also in passing the paper dollars through the hands of floyt and Allen instead of only one of them. On the 11th of September, 1837, Bennett said in his Herald, that Calbour might be going ultra with Van Buren in order to break him down. One thing is clear, Butter, Hoyt & Co., so managed the turiff, the sub-treasury and the collection of the revenue, as to deceive the south, by appearing to follow one line of policy while lot tuttle they were doing their very binoost against it. A state sub treasury is talked of now at Albany, but it's all talk. Flag does not want it. Horace Greeley says, "the Manhatum and Bank of the State here, the Partners and Mechanics' at Albany, and two or three more pet 'monsters' lave the handing, keeping, and unrested lending of the Pour or Five Millions per anount, collected and disbursed by one State, on terms for more lax than those accorded by the Fe

the party then in power, relative to a renewal of Duane's proposition, when formally made in Cougress: 🎏 "The proposition of Mr Leigh 'to dissolve 🥞 all connection between the treasury and banks,' is disorganizing, revolutionary, subversive of the fundamental principles of our government and its entire practice, from 1789 down to this day; it is as palpable as the Sun, that the effect of the scheme would be to bring the public si freasure much nearer the actual custody and control of the President ( than it is now, and expose it to be plundered by a hundred hands, ( When I say that this is the deliberate statement of the Globe of Nov. 20, 1834, by authority—that the journals of Congress show that the proposition (and for the same reasons too,) was reject. ed by the nearly unanimous votes of Jackson and Van Buren's friends-that the faithlessness of pet banks was as well known and tested in 1834 as in 1837 —that Calhoun, in Senate, March 21, 1834, when discussing the question of excluding all but specie from the receipts of the government, said, "But there is in my opinion a strong, if not an insuperable objection against resorting to this measure, resulting from the fact that an exclusive receipt of specie in the Treasury would, to give it efficacy and to prevent extensive speculation and fraud, require an entire disconnection on the part of the government with the banking system in all its forms, and a resort to the strong box as the means of preserving and guarding its funds—a means, if practicable at all, in the present state of things, liable to the objection of being far less safe, economical, and efficient than the present," adding "my impression is, that a new bank of the U. S., engrafted upon the old, would be found to combine the greatest advantages, and to be liable to the fewest objections;"\* and that same year he remark-

am, and ever have been, opposed to all kinds of government paper currency, let it be derived from the exchequence of the twise." Yan Buren hegan his reien by the issue of a "government paper currency," in the form of trassing notes. While Van Buren is for a well balanced, mixed currency, Jackson ask bawson Where is the used a paper currency? Neither the merchant nor laborer wants it. It is one of the greatest humburs to satisfact that there is not specie choose in the world to answer all the necessary wants of the community. Look at Currency is no paper there. Now here are conflicting opinions, and yet Van Buren, in his hangaral, says that I had completely agreed with Jackson in semiment, and had partaken largely of his conflictnee. Who will suppose that it was otherwise? Yet it is evident there is decided opposition here. Who was sincere?

\*Wilke is Exoland about 2—in May, 1844. Sir Robert Peel said, in parliament, that "there are a number of people who think that the trade in bank notes should be as free as the trade in anything else; and that no more danger will arise from a free manufacture of haper money, existing on mutual credit and confidence, than from the free manufacture of may other article. But experience tells against this opinion; and within the last half control three nations have felt, in tremendous force, the exils arising from the abuse of paper money. These as those are France, Britain, and the United States: France, during the first revolution, when the over issue of the state paper money, called assignats, caused fearful havoe; Britain, during the war, when the Bank Restriction Act, though giving, in the first instance, an unmaintal expansion of trade, and a fietilious prospecify, enabled evils on us under which we are suffering at the present moment; and the United States at different periods, but especially within the last cicht or nine years. Their experience ought to teach every commercial nation the lesson which has been taught the people of these countries through so much suffering—a lesson which proclaims emphatically that, though paper money may be, like fire, a necessary agent and a useful servant, it is also, like fire, a terrible master—as a river carefully held within embankments, it may serve us a convenient medium of transit, but when it rises as a flood, it sweeps everything valuable away. If exposed to its resistless fury."

transit, but when it rises as a flood, a sweeps everything valuable away, it exposed to its resistics truy.

Sir Robert defined money to be British coin, and bank notes to be promissory notes payable in that coin ca demand. The latter he defined to be a substitute for money, operating upon prices as money does, and performing similar functions. Bank notes economized the use of netallic money—fib ylumen we dispensed with five or cix millions of gold and silver, we send the specie to other lands or uses. The Bank of England had found, a landered years ago, that when it lossened the quantity of its notes be circulation it retified the exchanges. Paper money must be convertible into coin at the will of the holder, and there must be some check to prevent the results which unlimited competition and the absence of control had brought on the United States, through excessed issues. When prices rise and speciation is active the country banker issues more notes. At such a time to ought to lesson his issues. Sir Robert thought that a single bank issuing bank notes for the whole kingdom might be rendered far more mischievous than useful, and held it to be good policy to work with the tools we have. He next proceeded to state his plan relative to the Bank of England. It was to retain its privileges, but its departments of issuing notes and banking, were to be separated. It might issue paper, based on the loans it had made and would make to government, including exchequer bills, namely \$60,000; and a weekly account of its notes out, and specie on hand, must be published. Its rotes would be a lawful tender, thus secured, at all the public attended to the places but the bank, where they must be nitways convertible into gold of standard value on demand. No new bank to be created, with the power to issue paper as money, but existing banks might Issue notes equal to the average of their previous circulation, subject to a weekly publication of all their liabilities. Joint stock make a periodical publication of the names of all thei

ed, that shoul he afterwards government, to fithe north birresponsible, in endeavoring the superior; Van Baren, showed to all their whole eneral Ja

from his high against the ge vaults the tree at some time, bition." "h convenient, a and\* Hoyt dis suggested sugation would

ion, with a define sould think fit to the coline, and tyears, with the forly one hank to occived from the in address of the arian to fallif acsamely as it will derey like, to promental contract to or pay than she has

\* Dishovest

withfully, his c it over for the as Jesse Hovi d in rags, and he Hoyl was trust n places of em Buren, Wright rogues like Ho a stranger, true laws, some old severely if he trict attorney a embezzlement, Jesse's!!! St into the law pa 1810. He had nues was char; -but the quib his misconduc which were co offence been n the dishonesty Bennett shall t In the N. Y. I will Jesse Ho proposes to in Nonsense! I things said; s

s proposition, when igh ' to dissolve 🔌 ganizing, revolu- 🎒 our government 🦠 it is as palpable 🦓 pring the public 🦠 of the President 🦓 hundred hands, 🥎 nt this is the delibe. -that the journals ons too,) was reject. uren's friends-that l in 1834 as in 1837 sing the question of nt, said, "But there against resorting to cipt of specie in the ive speculation and overnment with the box as the means of it all, in the present fe, economical, and a new bank of the the greatest advan-

derived from the excheque tency," in the form of trabawson Where is the use of e greatest humbings to sar community. Look at Cula biological with the control of the control of the control of the the control of the control of the state of the control of the control of the state of the control of the control of the state of the control of the control of the control of the state of the control of the control of the control of the state of the control of the control of the control of the state of the control of t

me year he remark.

hat "there are a number of ing else; and that no more and confidence, than from the within the last half cepaper money. These namber the over issue of the chen the Bank Restrictions property, entailed at different periods, but you connected nation the a lesson which proclaims full services in the control of the proclaims of the control of the contro

is payable in that coin can money does, and perform we dispensed with five got Findand had found, a full the exchanges. Papineck to prevent the results I States, through excess of notes. At such a time be for the whole kingdom to work with the tools we or retain its privileges, but per, bassed on the foams in 00; and it weekly account maler, thus secured, at all rd value on demand. No high tissue notes equal to ir liabilities. Joint stock ide free from being llade p. All banks of issue to y know who are responment, in order to registra-

ed, that should the deposites not be restored to the U.S. Bank, he would, (as he afterwards did,) go for a prohibition of bank notes in all the dealings of the government, the reader will at once perceive that the leaders of the democracy of the north betrayed their trust—that, knowing that the pet banks were unsafe, irresponsible, they leagued themselves with them; and that their after conduct in endeavoring to give the people the inferior currency, and the officeholders the superior; Buffalo Bank rags to the farmer, golden eagles to Wright, Polk, Van Buren, and the rest of the lawmakers; they hetrayed the people, and showed to all men, that sordid, selfish, and meanly ambitious motives had guided their whole conduct.

General Jackson condemned the sub-treasury in toto, and removed Duane from his high office for advocating a bank and state divorce. "It is considered against the genius of our free institutions," said Jackson, "to lock up in the vaults the treasure of the nation; such a treasure would doubtless be employed at some time, as it has been in other countries when opportunity tempted ambition." "Individual agents would probably be found less responsible, safe, convenient, and economical" than the banks, quoth Woodbury; Swartwout, and "Hoyt did all they could to prove him in the right. "If Gen. Jackson had suggested such a system [the Sub-Treasury] what peals of patriotic indigation would have burst from eloquent senators against the usurper and tyrant

pa, with a defined form of trust deed, and a regular audit of accounts. In case the Bank of England should think the ofeculate more bank notes than 69 millions, it must first get the consent of three members of the cube t, and the profits of the excess of issue would go to the state. Its new charter was for run for feely one bank to parliament to interfere after 19 years should the public mind settle down in favor feely one bank to issue bank notes in the thingdom. No notes to be issued in England under 25, say 21 dollars. I accled from Henry Wamurton, an English M. P., the 15th report of the secret committee's investigation of the state of the Hank of England; it was very volumnous, but I have lost it. Horace Binney nigned ably it 1831, in Congress, that a decaged currency is a plain violation of the constitutional pledge, that the obligation to fulfil a contract must not be impaired, and so at it, for "Whit is the various of which is a succeed the banker, or throw difficulties in the way of collection, is a clear violation of the fundamental that bands society as the U. S. The English law better provides for the fulfilment of the promise open than the law teers, but is susceptible of great naprovement.

<sup>\*</sup> DISHONEST LAWGIVERS.—For a Collector of Customs to take a solemn ogth to do his duty railhfully, his chief duty being to receive the revenue levied from the people by law, and pay gover for the national uses, for him to take this oath, and then rob the treasury of \$220,600, as Josse Floyt did, is foul perjury added to a worse crime than theft. The thief hungers, or is in rags, and he steals. We did not trust him. We take precautions against all such. But floyt was trusted-made not less than \$40 000 to 50,000 a year by his office-had his relations in places of emolument—and had therefore no temptation to betray his country as he did. Van Buren, Wright, and their friends either framed the sub-treasury act so that it would punish rogues like Hoyt, or they pretended to do so. I know, by a year of close imprisonment, that if a stranger, true as steel to liberty and democracy, land on these shores to-day, ignorant of your laws, some old act, that had never been enforced against a native, will be found, to punish him severely if he goes a hair's breadth beyond the line of strict neutrality. When the whig distriet automey and the secretary of the treasury ordered Floyt to be criminally prosecuted for his embezzlement, his old friend Judge Bens found that the law did not apply to eases like fesse's !!! So, too, Senator Breese, of Illinois, in Congress, Jan. 1811, moved for an inquiry into the law passed by the whig Congress, August 13, 1841, continuing the punishing clauses of 1810.—He had witnessed a trial in Illinois, in June, to 13, where a Receiver of the national Revenues was charged with embezzling the people's cash.—The tellow was guilty—not a doubt of it —but the quibble that cleared him was, he had been removed from office. In McNulty's ease, his misconduct was evident. Would a House of Congress, the majority of the members of which were composed of his political friends, have turned him off so discreditably, had not his offence been more "clear and unquestionable" than Polik's 54° 40°? Yet he got clear through offence been more "clear and unquestionanc" that Porks 51° 10? Let ne got clear through the dishonesty of the system. How did Price, Swartwont, and hundreds like them get clear? Benneti shall tell you. His eight years of intimacy with Van Buren qualifies him as a witness. In the N. Y. Herald, Dec. 10, 1858 (long before Jesse's explosion), Bennet says: "When will Jesse Hoyt run away? Defalcations are no crime. Mr. Van Buren, in his Message, proposes to make defalcations of the public money felony, and punishable in the State Prison. Nonsense! Neither party will agree to such an absurdity! Never." I am sorry to see such withers with, attl. wear so when I limit that they cannot be dispressed. things said; still more so when I find that they cannot be disproyed.

who desired to get the millions of the treasury into the very hands of his partisans and parasites." This is from Van Buren's echo, the Washington Globe, Mr. Thomas Ritchie, too, chimed in with the chorus of official indignation against the sub-treasury. Listen to Thomas as he talks to 'Old Virginie' through the columns of the Richmond Enquirer:

"We have objected to the Sub-Treasury scheme, (so called,) that, in the first place, it will enlarge the Executive power, already too great for a Republic; 2dly, that it contributes to endanger the security of the public funds; and thirdly, that it is calculated to produce two currencies—a baser one for the people, and a better one for the government. The more we reflect upon the matter, the more we read the speeches of the orators on both sides, the more firmly we are satisfied of the strength of these objections." "It is certainly subject to very strong objections, not the least of which is the very great increase of patronage to which it must give rise, and a patronage of the most dangerous influence, as being so immediately connected with the public money." "But I can see no advantage, and on the contrary, a fruitful source of mischief, in making government officers the keepers of the eash. Place about them what guards you may, in the shape of commissioners, inspectors, or whatever else, peculation will be endles, There is no security in it, and it will involve heavy and unnecessary expense. The chief and overruling objection, however, is the endless source of patronage to which it would give rise. Make the machinery as simple as you may, and open to view, wherever money is, tempatica will creep in, and corruption in every form follows at the heels."

In 1834, James K. Polk was the organ of the U. S. Treasury in the House of Representatives. Listen for a moment to Mr. Chancellor Polk:\*

"A corporation may be safer than any individual agent, however responsible he may be because it consists of an association of individuals who have thrown together their aggregated wealth, and who are bound in their corporate character to the extent of their whole capital stock for deposits. In addition to this the Secretary of the Treasury may require as heavy collateral security in addition to their capital stock paid in, from such a corporation, as he could from an individual collector or receiver, which makes the government deposit safer in the heaviest security the most wealthy individual could give, could make the public deposits safe, at the point of large collection. In the city of New York, half the revenue is collected. Several millions of public money may be in the hands of a receiver at one time, and, if he be corrupt, or shall engage in speculation or trade, and meet with a reverse of fortune, the loss sustained by the government would be inevitable."

\* Knowledge is Power.—'To show what chances there are, through our gambling system of politics, to defrand the millions, I state the following case from the Courier and Enquirer of Dec. 10, 1832, where it appears, headed "Stockjobbing—Stupendous Fraud." It is possible enough that John Van Buren may have made money by his father's and Jackson's Messages, as well as by Marcy's, but whether Webb and Noah had good grounds for what they affirm as to Mumford and Cambreleng I know not. They say, that on Nov. 29, the price of a share of U. S. Bank stock at the board of brokers was 1154—and that Jackson's message lowered it in two days to 1044—that 14.500 shares were sold on time, between Wed. Nov. 29, and next Wed. morning; equal to \$1,635.000, leaving a nett profit to the Wall street stockjobbers, of \$80,000 nearly. The C. & E. asserts that Cambreleng and Mumford knew what would be said in the message—that Mumford had beasted that Jackson gave him a copy of his message on Saturday night at 11; and if so, two days were left clear to the gamblers in the secret, for the message appeared on the Wednesday. What a melancholy thing it is, that men who are clevated on the shoulders of the people to high honor, should so often forget the noble path before them, and turn round to wallow in the mire of sordid, grovelling selfishness! The U. S. Bank was hatel by the local institutions, because while they charged the heavy discount of \$7 off \$100, the autional institution exacted but \$6.

Walker, the new Secretary of the Treasury, has great influence with Polk, and Marcy manages the one through the other. Buchanan is on less familiar and intinate terms with the president. He holds office, more on account of his ability and standing, and of the state of Pennsylvania, than any pers mal feeling of friendship. When Van Buren got to be president in 1837, I think he could have passed the sub-treasury had he been in carnest—but his friends had the whole revenue in their hands as it was, they made much money by using it in favorite bruks, and I daresay that good bonuses were secretly given in some form by dealers in it. In 1840, when the term was nearly out, and a re-election doubtful, Van Buren pressed the new scheme, early enough to show that he meant to hoax the country in that too. Polk and Walker talk sub-treasury fashion also, but are in no haste to enforce the principle. Walker tries it with Corcoran & Riggs, Washington—has taken every dollar of public money from

Profligate I

—Francis
Writers Croswell
nue—Post
Helping th

I HAVE ali his presiden I have no roo to cash, he v ces there wa

the banks in th was once great tion is asked he it! They mig or gained. A taire's time, one tell Corcoran a grow rich! Or en millions of pay no interest paid with the n er and all, was of gambling ma merchants and hetting, stockjol two, he'll clear In 1838 and

In 1838 and alternative, unli-Executive a moand which had sien." I quote Marcy and Waall of them knoons Woodbury d

\* Orestes A. Il ground for good I good I the lerritory she chaife, though reasons, and athou annexation because and atthous annexation because and sees a proud for electioneering chies her agents pe the gallows by the past is beyond Oreas Bostos, April 3

Bosros, April 2 wishing to express my sincere regret better roward that struggle against p which have hithe been based on the rig quile too much in our government wite Old World. Vour own principles tween the encoun This is not all. V

y hands of his par-Washington Globe, official indignation to 'Old Virginie'

the first place, it will that it contributes to ted to produce two cur. The more we reflect es, the more firmly went to very strong objection to the transport of the transport of mischief, and the transport of mischief, the what gnards you ulation will be endless pense. The chief and ich it would give rise money is tempation

asury in the House r Polk:\*

responsible he may be rether their aggregated of their whole capital y require as heavy colorporation, as he could a deposit safer in the nestioned whether the public deposits safe, use is collected. Sevenine, and, if he be corse of fortune, the loss

thour gambling system ourier and Enquirer of Fraud." It is possible d Jackson's Messages, s for what they affirm 20, the price of a share is message lowered it Nov. 29, and next Wed. ockjobbers, of \$80,000 at would be said in the his message on Saturthe secret, for the mesmen who are clevated noble path before them, The U. S. Bank was scount of \$7 off \$100,

with Polk, and Marcy ntimate terms with the og, and of the state of th

#### CHAPTER XXIX.

Profligate Public Expenditure of Van Buren, as President—Orestes A. Brownson
—Francis Preston Blair, and the Globe—Van Buren's standard for Political
Writers—Nutional Debt—The 200,000 Militia Plan—Log Rolling—Edwin
Croswell and John Van Buren—Veto Power Suspended—Waste of the Revenue—Post Office Law—Silas Wright and Slavery—Electioneering in Ky.—
Helping the Press—Covetousness.

I HAVE already alluded to many parts of Van Buren's public conduct during his presidential term, and there is much that ought to be noticed for which I have no room in this volume. In his early life, and in matters which related to cash, he was covetous and mean—but in his management of the public finances there was none more profligate. His conduct in \*the Canada troubles, to-

the banks in that city, and given \$500,000 to them, to speculate on, without interest! Corcoran was once greatly embarrassed in money matters; his partner, Riggs, is wealthy. The question is asked here, whether they got this \$500,000 to dabble in the stocks in Wall street with it! They might have information beforehand of changes by which vast sums might be saved or gained. A cabinet minister, or more than one, might divide the spoil with them. In Volaire's time, one of the king's secretaries told him when to buy and sell stocks. Somebody may left Corcoran and Riggs also. What a pily it is that crises must be created that knaves may grow rich! One of the Baltimore resolutions was against surplus revenues. Why have we am millions of a surplus lent to 400 bank directors, who are chiefly cunning stockjobbers, and pay no interest to us, while the nation is paying interest on debts that might be bought up and paid with the money? I begin to think that the Baltimore Convention of 1814, Walker, Butlerand all, was a vile trick on society for the gain of a few. At present, 50 banks, with a host of gambling managers, hold eight or ten millions of the public money, not to lend it to upright merchants and manufacturers, but to sport with, like 'my dear Jesse' and his man John, in letting, stockjobbing and electioneering. If Walker hold on to the Treasury for two, he'll clear old scores and may give way to some other victim of speculation.

In 1838 and 1840, Senator McDuttie said that "the Sub-Treasury was the only remaining alternative, unless we returned to the notorious pet-bank system, which gave to the Federat Executive a more dangerous and corrupting influence than any other scheme ever suggested; and which had been condemned by experience, and 3 denounced by both parties in succession." I quote McDuttie from the South Caratinian, and bid the reader remember that Polk, Marcy and Walker, talk sub-treasury now, but have stuck to the dishonest treasury pets of 1834, all of them knowing as well that their country will be plundered wholesale through their means,

as Woodbury did in a like case in 1838, or Dallas in 1815.

\*\*Orderty det it a cross in 1838, in 1845.

\*Orderty A. Brownson.—Since writing the following letter, Mr. Brownson, as well as myself, has seen gound for good hope that the cause of initional freedom night be promoted by peace. England has got the territory site covered, with the consent of Wright, Talluadge and Calhoun, the latter of whom, with Me Badie, though ready to cut the connection with the U.S., to get rid of favition at the Charleston Custom Bonse, and although neknowledged in the London Times to be England's firmest friend in this republic, urged sanexation because if English indicate were to prevait in Texas it would interibre with our tariff?!! England sees a proud and angry spirit in the western states which the political rascals in Washington wish to use for electioneering purposes next election. I am sorry that her long missovernment of Canada, the winton crucifies her agents practised on so many worthy and true-hearted men, the manly sons of freedom who were sent to the gallows by her commands, have roused feelings in the west which I could now desire to see allayed, for the mast beyond recall.

to the gallows by her commands, have roused feelings in the west which I could now desire to see allayed, for the past is beyond recall.

Boston, April 22, 1840. Dear Sit: Though personally a stranger to you, I have yet for some time been wishing to express to you my sympathy with your attachment to the cause of Preedom for the Canadas, and my sincere regret that your attachment to that cause should have met in this land of professed Freedom, no better reward than a but. I have a fellow feeling with, I was about to say, all Rebels; at least with all who straggle against power and seek to secure for the weeplen portion of their tong lost liberty. All governments which have hitherto existed have been founded in oppression and maltivained by fraud and force.—They have been based on bijustice, and opposition to them is the cause of God and Man. Our own government, in theory is based on the rights of man, founded on Justice; but it has hitherto been administered in all its departments, quile too much in necordance with the maxims of the governments founded on the opposite theory. In forming our government we acted from ourselves, and were original, but in manuging it we borrow from the practice of the Old World. We read its literature, study its politics, its jurisprudence, its philosophy, and lose sight of our own principles. Hence it is, that the 'e is a striking discrepancy between our hereof we give them. This is not all. We have never achieved our independence on England. We are searcely less dependent on

wards the Florida Indians, and the people of Mexico and Texas, is elsewhere briefly noticed. It would be impossible for any candid writer to praise it. No man could be more obsequious than Van Buren was to the south while in power, yet they deserted him in 1840; and in 1844 when his name came up for a third trial, they condescended to give him \$\mathscr{G}\$ twelve votes. In truth, they distrusted him; all parties have done so in turn. No man professed to agree more cordially than he did with Jackson, in 1828, in favor of one term only; but in that also the result proved that he was insincere.

Jackson left office with 30 or 40 millions in the banks of Van Buren's selection—he left the country out of debt. Although the banks suspended cash payments, yet most of them paid in uncurrent paper. The revenue was enormous, but Van Buren expended it all and left a public debt, March 4, 1841, of

the British Empire now than we were before the revolution of '76. We dare not assume in regard to the British Government the tone of equals. We round menace France and obtain justice, but we dare not elsim except in an anotheric tone, even our rights of Enchand. The treaty of '83 has never been carried into effect, and never will be. Great British bestemmed a portion of our territory which she wants for the purpose of connecting her North American Colonics, and which if obtained would give her, in case of war with this country, an equivalent for thirty thousand men. And, sir, this territory she will obtain unless I am greatly deceived. The matter will be settled by a compromise, and we shall surrender to her the important advantage she desires. The reason of the is to be found in our close commercial relations with Great British. The commercial Interest of this country is controlled by England, and we can have no controversy with her without arming the whole hashness part of our community reginst our own government. This out government feels, and hence is some submission to British arrogance. Here, sir, is the secret of your imprisonment. It is not, sir, that we do not know how to appreciate its defenders, but that we are afraid of offending to our community. I am sorry that it is so, but I almost despair of its being otherwise. Otherwise it will not be without a war with England, and which, as much as I deprecate war, is the only thing which to me seems expalse of saving the reputile, and the some recomes the better. For your efforts to secure the independence of the Canades, as one of the friends of Precious, I thank you. I do not think the time for their independence has come its will not one of the Canades, as one of the friends of Precious, I thank you. I do not think the time for their independence has come its will not one attoo stall exercise dominion over monter no longer than the other lazify consents. With ny prayers for the speedy arrival of the time when your constrymen shall be fore, and my hepe t

\* Francis Parsiron Brane, Entroic op tine Groun.—Martin Van Buren, president of the United States in 1840, has been spoken of with perfect freedom throughout this volume. Being somewhat at a loss for a snitable democratic standard of propriety, when speaking of greatmen, or men who had held high situations, a friend advised me to take the Van Buren standard, the Globe, by Blair. In a letter dated Lindenwald, April 24, 1815, Van Buren writes J. C. Rives, "I thank you very kindly for your noble and manly letter upon the subject of the transfer of the Globe establishment, and repeat with pleasure what I have already said to Mr.

Blair, that \$1.71 \text{ sepaove of your course throughout." [1.5] \text{ General Harrison became president in 1841. In 1840 his character was before the people The Globe said of him. March 5, 1840: "Let them [the South] beware how they place confidence in the versatility or subserviency of a weak, vain old man, in the dotage of expiring amoition. The combination of weakerss and vanity with threescore and ten, is not so easily governed. . . . . Let Mr. Tyler mount his old weather-leaten pony [Harrison], in the expectation of guiding him at with. . . A weak old gentleman, whose vanity, always his beading characteristic, is every day parapered with flatteries, and whose obstinacy is only increased by the imbeditity of age." Again (March 6), "Goody Harrison, a gossiping old lady, and an available, who lives on a sinceutre clerkship in a city, but is pretended to be a tarmer living in a log cabin, and drinking hard cider." Once more, (March 17,) "The Whigs are making great exertions for true old granny, but all to no effect." This is Van Buren's approved standard of delicacy, when speaking in the name of a president in office, about a general in the armies of the republic, then a candidate for the succession, through a press paid and panapered by the people's agents. Apply Van Buren's standard to my book, and blanc me if you can!

This same Gloke, approved by Van Buren "throughout," speaks of "Mr. Calhoun, who never told the truth when a falsehood would serve his turn." Again, it describes Calhoun thus: "There was one, however, Reprobate Spirit that could not bear to look on the bright and auspicious day for Van Buren's installation, Mar. 3, 1837.] and it was a pleasure to all that the face of RECAPHANN was not seen on that occasion!" Calhoun's relative, Pickens, thus sketched Blair: "A galvanized corpse..... That hideous visage whereon envy and malignity are blended in cadaycrous union." It would seem that Calhoun and Pickens had also approved of the Globe and its language, for without their aid Blair and Rives had not been elected public printers in 1819.

Blair says of himself, that before he was 21, he set up in life with a lucrative office, a clerk

\$7,447,799, came into poinstead of de is paying in use it chiefly

in a court, a go his means, mad up all, and en Noah, &c. here With these he s Calhoun. Jacl very wealthy. dall, that Jacks been a speculate president, [the ( United States Nov. 11, 1843, c reeking with ba General Juckso the unbounded p organ at the sea ance and power and banking co half the legislati presses and brib ness themselves had the truth b Whence would burgh rascals, w of Blair was con break stones or 1 No lawyer in th his fortune. Hi ami-bank, sub-ti land sales for car had Swartwout, take of the curre Blair and Rives still more steadi affirms that Bla prices higher th ing day of the adopted citizen, place in Scotlan and in the eveni myself heard, I in improving th year of Van Bu 300,000.

<sup>\*</sup>Tur 200,000 M doel R. Poinsett's of our principal s calls for the earl "cannot recomme 'zation of the milt tricts; in some ct or granks the mi in reserve; altope call for and assemtict; and when the U. S." This I men might have b instance, just before the principal of the trick of the tric

cas, is elsewhere to praise it. No south while in tame up for the three to agree term only; but

Buren's selection bended cash payne was enormous, arch 4, 1841, or

ne in regard to the Briwe dare not claim ex-n carried into effect, and or the purpose of conf war with this country, 1 nm greatly deceived. nt advantage she desires. The commercial Interher without arming the nent feels, and hence its It is not, sir, that we do e are ulraid of offending dease the trading portion Otherwise it will not hing which to me seems secure the independence time for their indepen-plic opinion throughout mother no longer tien cour countrymen shall be , sir, with great respect, O. A. Brownson.

ren, president of the this volume. Being en speaking of great the Van Buren stand-Van Buren writes J. on the subject of the already said to Mr.

as before the people ware how they place an, in the dotage of ecscore and ten, is not ony [Harrison], in the e vanity, always his obstinacy is only incison, a gossiping old is pretended to be a (March 17,) "The effect." This is Van a president in office, succession, through a standard to my book,

of "Mr. Calhoun, who it describes Calhoun look on the bright and i pleasure to all that relative, Pickens, thus seen envy and malignd Pickens had alse I Rives had not been

ucrative office, a clerk

\$7,447,799, which Tyler increased other ten and a half millions. Since Polk came into power, he has had on hand a continual surplus of eight millions, but instead of devoting it to the payment of the public debt, on which the country is paying interest, he lends it to a host of electioneering bank directors who use it chiefly in stock speculations. The profligate expenditures in Florida,\* in

in a court, a good wife, a fortune with her. That the speculations of the times swallowed up his means, made him a bankrupt, and that he surrendered his property to his creditors, gave up all, and emigrated to Washington. Van Buren gave him letters to Lawrence, Hoyt, Noah, &c. here, who got up a subset saion, and bought a press and types for him as a gift. With these he started the Globe on behalf of Yan Euren, to try to cut out Green, who was for Calhoun. Jackson and Van Buren put a million of dollars, or more, in his way, and he is now very wealthy. In Kentucky, Blair was a strong Clayman; but when he thought, like Kendall, that Jackson would succeed, he, in 1825, wheeled round to the winning side. He had been a speculator, stockjobber, &c., and his last office in Kentucky was that of a state bank president, [the Commonwealth Bank,] at Frankfort. A son of his is or was not long since linited States District Attorney for Missouri. Theophilus Fisk, in the Old Dominion of Nov. 11, 1843, opposed Blair's claims to the public printing, thus: "He came from Kentucky reeking with bank corruption, his hands unwashed from the infamors transaction that cheated General Jackson out of his election in 1824. He came to Washington poor and despised, but the unbounded popularity of Jackson, the defection of Duff Green and the necessity of an organ at the seat of Government, brought this unlicked cub into notice, and gave him importance and power, raising up a brutal parvenu, whose touch was contamination." If printing and banking could be settled permanently, it would be a blessing to America, for more than half the legislation of the United States is devoted exclusively to these two subjects. Bribed presses and bribed agents were the means whereby Van Buren compelled the people to harhad the truth been told. But what really independent press could live in Washington? Whence would it find support? The villainy of Blair, Ritchie, Croswell, and these Harrisburgh rascals, would never have become known to me, had they not fallen out. Hill's expose of Blair was complete. The petty thier whom the Recorder sends to Blackwell's Island to break stones or pick oakum is an angel compared to the hired col of a party at Washington. No lawyer in the Centre Street Sessions ever lied more for his fee than Blair has done for his fortune. His old master, Van Buren, approves it all. No doubt of it. Be it bank, or anti-bank, sub-treasury or treasury notes, war or peace, Texas or Oregon, tariff or anti-tariff, land sales for eash, or land sales for credit, good Callioun or bad Calhoun, good Swartwout or had Swartwont, anything or nothing—your hireling is ever ready. All he cares for is his take of the current plunder. Hill showed that Blair and Rives got enormous prices; and Blair and Rives, in the Globe, expended columns to prove that their predecessors had cheated still more steadily. Hill names one job that will cost \$553,000, or \$33,460 per volume, and affirms that Blair had got over \$200,000 since Van Buren left Washington, for printing, at prices higher than was charged in any other city in the Union; as also \$100 for every working day of the four years that Van Buren was president, or over \$500,000. I am but an adopted citizen, and therefore liable to be slighted here, for the act of God in fixing my birth place in Scotland. Besides, I am poor, with a large family struggling for a humble livelihood, and in the evening of life—but were I young, a native, and possessed of the means of making myself heard, I would raise such a dust about the cars of these mock democrats as might end in improving the whole system. Blair may have cleared \$150,000 of profits in one single year of Van Buren's term-I mean 1838, in which year his receipts from the public exceeded

\*Tug 200,000 Militia Scheme.—In December, 1839, Van Buren, in his message to Congress, recommended foel R. Poinsett's plan for a new millita organization, in these words: "The present condition of the defences "of our principal sca-ports and navy yards, as represented by the accompanying report of the secretary of war, calls for the early and serious attention of Congress; and as connecting itself intimately with this subject, I "cannot recommend too strongly to your consideration THE PLAN submitted by that officer for the re-organization of the militia of the United States." The plan was to divide the United States into eight militury disticts; in some cases three or four states to form a district, and in others, such as New York, only one state; to organize the militia so as to have a body of 12,500 men in each district in active service, and as many more in reserve; altogether 200,000 men were to be armed, equipped, drilled, and ready or war; the president might call for and assemble such numbers as he pleased, twice a year, at such places as he chose within each district; and when on service these men were to be "subject to the same rules and articles of war as troops of the U. S." This plan was very unpopular. N. Y. stato was required to turnish 18,000 active men, and these men might have been ordered to assemble anywhere—the 3,000 actives for the Sth district down at Luca, for instance, just before an important election. Why not turn them as the \$800,000 cops of the N. Y. Customs are turned, into political machines? This plan the Globe praised and fully endorsed, per order—the opposition circulated it far and wide—Vun Birner found that It was shated—Riche wrote that it was injuring the cause in Virgiala; he next wrote Poinsett, that it was called a "tyrannical and oppressive" standing army of 200,000, and bade him explain. This was in M. In July, Van Buren himself took the field, and in a very long.

the civil, naval, military, and diplomatic departments of the government, in Congress, in printing, in the custom-houses, and in the Post Office, were never equalled on this continent, under like circumstances. The Globe, in 1839, ceased to defend the authorities in this particular, but on the 1st of May, took new ground, saying, "We challenge the whole corps of federal [opposition] "members to point out on the record of either house of Congress, a PRODIGAL, " CORRUPT, LOG-ROLLING appropriation, which has not derived its principal sup-"port from that party in the House which is now raising the clamor about it in the country." Mr. Biair then gives ms account of what he justly calls "that

letter to J. B. Carry of Elizabeth city, pleaded that his "knowledge of military affairs was very limited," that it was "but lately that his attention had been drawn to this subject," that Poinsett's plan was not constnutions, and worse and worse that he had not approved of it in his December message! Here are his wonk:
"We have occur compelled to see, not I should think, without shame and morthfaction on the part of every lagenuous mind, whatever may be his political preferences, the names of respectable citizens subscribed to statements, that I had in my amount message expressed my approbation of a plan, which, not only had never been submitted to me, but was not even matured until more than three mounts after the me-sage was sent in Georgiess." Look at my quotation from his message, where he says, "Leman recommend too strongly to your consideration THE PLAN salmitted." by Poinsett. That was in December, 1832. Now—July, 1840—he says THE PLAN was not then matured, and had not been submitted to him at all!!

Florida, as a territory, was under Van Buren's especial cure. He got this same Poinsett to send to Cuba, for bloodhounds, as no auxiliary militia to hant down the Indians and poor forform negroes, whom expression had determ more those.

unversaming them.

Juel R. Poinsett, War Secretary, to Brig. General Z. Taylor, commanding Army of the South, Fforida,

"WAR DEPARTMENT, January 26, 1840. Sir; It is understood by the Department, although not adjacially informed of the fact, that the authorities of the Territory of Fforida have imported a pack of bloodhounds from formed of the lact, that the authorities of the Territory of Florida have imported a pack of bloodhounds from the Island of Cuba, and I think it proper to diffect, in the event of those days being employed by any officer or officers under your command, that their use be confined altogether to tracking the Indians; and in order to insure this, and prevent the possibility of their hipring any person whatsover, that they be muzzled when in the field, and held with a teash while following the track of the enemy.

Mr. Adams, he Congress, submitted the following resolution: Resolved, That the Secretary of War be directly of the bloodhound, showing the peculiar fitness of that class of warriors to be the associates of the gallant army of the United States, specifying the nice

discrimination of his seem between the blood of the fraction and the blood of the slave—between the blood of the struct warrior and that of women and children—between the blood of the black, white, and colored mea— between the blood of swarge Seminoles and that of the Anglo-Saxon pous Christian. Also, a statement of the namber of bleedhounds and their conductors, inported by this Government, or by the authorities of Florida, from the Island of Culm and the cost of that insportation. Also whether a further importation of the same herofc race into the State of Maine, to await the contingency of a contested Northenstern boundary question, is contemplated, or only to set an example to be followed by our possible adversary in the event of a conflict. Whether measures have been taken to secure exclusively to ourselves the employment of this muxiliary force, and whether he deems it expedient to extend to the said bloodhounds and their posterity the benefit of the

\* EDWIN CROSWELL AND JOHN VAN BUREN .- Although these two pupils of the elder Van Buren and Butler his partner, are at present at variance, they have many points of resemblance, and I have therefore given a brief notice of them together. Edwin Croswell is nearly fitty years of age—the son of a newspaper editor in Catskill, where also he, himself, conducted a weekly paper. One of his brothers keeps a very pleasant hotel there, and the family are wealthy. Edwin took charge of the Albany Argus in 1823, was then elected state printer, and has kept his position, while advocating rotation in office to others, for twenty-two years, except about as many months, during which Thurlow Weed, who besieged and took his fortress by storm, held possession. Edwin Croswell married a daughter of John Adams, a lawver in Catskill, who has been in Congress and held various offices. His nephew and business partner, Sherman Croswell, married her sister. From 1818 to 1838, Croswell followed Van Buren's lead implicitly in all things. In the matter of the sub-treasury, he submitted, as did Marcy—but the ill-luck of 1840 and 1844, the splitting up of parties, through the slavery question, and the exposures made in my Lives of Hoyt and Butler, have helped to terminate an intimacy that was founded solely on gain. There seemed to be a chance of healing differences, by giving Wright's editor, Cassidy, half the profits, and Sherman Croswell the other, but it fell through last February. I described Croswell in 1813 as his political friends do now. O'Sullivan, in the News of Feb. 24, says, "that in 1837, our party did not throw off all of this conservatism. Edwin Croswell was as much its master-spirit then as now; as timid as any, as unsound as any. But the best office in the Union was floating amid the angry waters; he clung to it with a death-grip, and went with it to the bottom. But now, garged to repletion, because he can get no more, he summons his motley hosts of Conservatism to the rally." Croswell's emoluments, when he got office, as Leake's partner, in 1823, were small. \$10,000 a year sufficed for printing in those days-but the expenditure gradually rose to \$70,000 per annum, all items included. His receipts, from first to last, have been estimated by Flagg and others at a million of dollars. He had all the printing of the senate, the assembly, the executive, and the state departments, including laws, journals, legal notices, advertisements, and of course, the private sale and advertising of his paper, and his business as a printer. He had

enormous nn be, that Va gating every which he co di ure of ab

the lion's share &c. He dealt only three wal -the governor allowed enorn my hands who fairly and ecor much more th Argus-and th executive office price allowed i ive of the St concurrence of presidents, ma permanent per equivalent at le Col. Young, washis own princi did character. legging letters When the two cheats, Croswe peared on the 1814, and wen

Among the o \$298,000—prir vised statutes \$10,000. (Be this city and th Croswell is

whigs and a pa cially may be and capable, th goes for Texas money. A h: discreditable ca Tammany Ha non," as he ca "Newspape

ics"-and Col. for adapting it upon its obedic Congress. A leading member tions to control at St. Stephen

Some years tween the Eve for \$1,000, but the Globe dail The Custon

in nine month: culation, migh Standard, Bell these unclaime Hoyt was tried was to mercha the manly inte be possible, pe John Van H

verment, in Conffice, were never Globe, in 1839, 1st of May, took leral [opposition] gress, a PRODIGAL, its principal supclamor about it in justly calls " that

was very limited," that was very limited," that plan was not emsting e! Here are his words; in on the part of every e chilzens subscribed to ch, not only had never the mersage was sent to mend too strongly to your ow—July, 1840—he says

usett to send to Cuba, for whom appression had of the South, Florida. though not officially to-

ck of bloodhounds from ployed by any officer or adians; and in order to hey be muzzled when in J. R. POINSETT " cretary of War be directnd, showing the peculiar tates, specifying the nice re-between the blood of vhite, and colored men-Also, a statement of the e authorities of Florida, importation of the same tern boundary question, the event of a conflict. t of this auxiliary force, sterity the benefit of the

oils of the elder Van any points of resem-in Croswell is nearly e, himself, conducted e, and the family are elected state printer. for twenty-two years, ged and took his for-John Adams, a lawlis nephew and busi-18, Croswell followed ury, he submitted, as , through the slavery helped to terminate ace of healing differa Croswell the other, s political friends do did not throw off all en as now; as timid ting amid the angry But now, gorged to

Conservatism to the in 1823, were small. re gradually rose to ve been estimated by ate, the assembly, the advertisements, and, as a printer. He had

enormous and iniquitous waste of the public money;" but the public will remembe, that Van Buren had majorities in both house, he had the means of investigating every dishonest charge, and he had sworn before God to veto every bill which he could not, on full inquiry, deliberately approve. When, in an expendi are of about 150 millions, Congress offered for Van Buren's approval, money

the lion's share of the plunder levied by the regency, in the form of charters for banks, stock, &c. He dealt in public lands, he borrowed out the deposits, he sold his dwelling-house, with only three walls, to Marcy, Flagg, Dix and Beardsley, for the use of the governor, at \$19,000 the governor would not set his foot into it, and it had to be resold at a great loss—he was allowed enormous prices for his printing work, and many documents have passed through my hands where he made 100 pages out et what would not have been 50 in the same type, if fairly and economically printel-from those who had to give legal notices, a tax was levied of much more than they could have been as fully published for in other newspapers than the Argus—and the legislative report says, "This monopoly was so perfect, that if any of the executive officers had a job of printing which a mechanic would offer to execute at half the price allowed in the contract, the wheels of retrenchment were firmly blocked by the prerogaprice allowed in the contract, the wheels of retreneament were firmly mock at by the picrogative of the State printer, secured to him by a law which could not be modified without the concurrence of the three branches of the law-making power." Governors, judges, senators, presidents, mayors, democrats and doorkeepers changed places—Croswell seemed the only permanent personal institution in the state. I have always considered Weed's inroad as the equivalent at least of the battle of New Orleans—in state printing. That only man of a man, Col. Young, was load and earnest in Croswell's support, in 1839, in defiance of public opinion, believed as a principle of venture and his perfect knowledge of Croswell's cumping tricky, for his own principle of rotation, and his perfect knowledge of Croswell's cunning, tricky, fordid character. Croswell has paid Young off since, in abuse and exposure; published his legging letters for bank stock; and is now endeayouring to keep him out of the convention. When the two stock-jobbing rascals, Senators Bishop and Kemble, were exposed as public cheats, Croswell stuck to them like a brother to the very last. Bishop, has, I think, reappeared on the stage. I am told he was in the Van Buren state convention at Syracuse in

1814, and went first for Bouck, Wright being Tr his second choice.

Among the official returns and estimates of Croswell's emolunents, are legislative printing \$298,000—printing for canals and offices \$88,000—publishing notices \$120,000—printing revised statutes \$15,000—legal advertising \$50,000—publishing contracts, &c. from post-office \$10,000. (Benjamin F. Butler, besides his private practice, extracted from the merchants of this city and the executive, fees equal to about \$70,000 in a little over two years!)

Croswell is not very popular, and finding he could not keep his office longer, he joined the whigs and a part of the democrats, last March, in recommending that everything printed offiwings and a part of the democratis, last March, in recommending that everything printed officially may be henceforth done by contracts. It hose who give out the contracts are honest oud capable, there will be a saving by this; if not, not. Croswell is a hunker in state politics; goes for Texas, slavery, Polk, Marcy, and Canada, Oregon, plunder, war; anything to make money. A hard money loco-foco is his detestation. He expressed a deep regret that such discreditable candidates as Slamm, of the Globe, and R. Townsend, had been nominated by Tammany Hall for the Assembly, in Oct. 1837, and turned up his nasal organ at "the faction," as he called some very worthy, honest friends of equal rights in this city.

"Newspapers (says Hammond) are to political parties what working tools are to mechanics"—and Col. Duane, in 1810, asked, "Why should we censure the National Intelligencer for adapting itself to the style and temper of its congressional patrons? Its existence depends upon its obedience to the temporising and tricking schemes of the influential members of Congress. A paper published at Washington is as much dependent on the influence of the leading members as the newspapers of London on the court; and there are as strong inclinations to control and render the press subservient to views not purely public at the capitol, as

at St. Stephen's.

Some years ago, a democratic corporation of New York gave a \$11,000 advertisement, between the Evening Post and New Era. The same internation could have been better spread for \$1,000, but it was a fee. So, too, the public administrator's three weeks' notice lately in

the Globe daily, at a large expense, and many more such.

The Custom-house here has its favorite presses. Unclaimed goods are advertised once in nine months, and sold. The notice of sale, if published thrice in the papers of largest circulation, might be useful. Hoyt made it politically useful. In the fall of 1840, Mumford's Standard, Bell's New Era, the Evening Post, and the Journal of Commerce, each advertised these unclaimed packages for ONE MONTH, and received for so doing over \$1800. When Hoyt was tried for embezzlement, the Post and Journal disposed of his case, interesting as it was to merchants, in a very few lines. Is it not clear and evident that a convention, and all the manly intelligence and sterling honesty of the commonwealth are wanted, to secure, if it be possible, permanent peace without overwhelming corruption, as its accompanyment? John Van Buren is, like Croswell, fond of money, but he has the art of a seeming frank-

What says before it be

VAN

sign it; bu JECTION sage of De him, that " in which th interposed gance." V

A Hint to

EDMUND scheme by confiscated | of the nation the confiscar tation of pap worst kind, circulation.' marked, as r NOT A TUTO shadowing I

poses, and the

not been very vengeance. C had been but c by any act of i the plea of, " it was fashion members of w D to 60 memb law, gets pay 1 ington attendi that half the ca business, and ing, some \$250 is order that g baid-but Van liar, but is pumade known in hat Woodbury harp practice Compare thi

ould slander i ing a \$5 or \$ [page 201] bide too, how keen other son, liber Compare these travagance, an

votes of forty-four millions which the executive had not required, his duty, his oath required him to examine carefully, and if he did not see cause to approve, to veto the profligate bills. Van Buren's estimates in four years were 89 millions—Congress voted him 143 millions. On each bill he wrote "approved."

ness and liberality which are not real. I have made my readers well enough acquainted with him, by other descriptions in this volume. Respectable journals have nominated him to the presidency, and after what has been who can tell what may be? He visited London some years ago on professional business, and while there swore to the identity of J. W. Webb, by his writing, so that through the sharp practice of Corning and others, he was arrested for an American debt while in Bristol. His language in private life may be judged of by his letters, which, though full of blasphemy against God, Vice Chancellor McCoun protected as literary property, so far as to enjoin my last pampldet, and, as far as he could, conceal from the honest people of the State his true character. He was appointed Attorney General by that system of nomination which, as the Post admits, is corrupt to the core, and managed by "a few corrupt politicians, who, like a greedy pack of hounds, set upon any man who dares to expose their profligacy." John Van Buren is a rowdy, the associate of rowdies—matched in mouth

> "Mastiff, blood-hound, mongrel grim, Cur and spaniel, hack and lym, Bobtail-tyke and trundle-tail;"

and the rest of that motley turnspit pack, that open in concert most hideous, whenever our state Nimrod provokes the scent of a true reformer, all of them ready to bear him down, if

John Van Buren was nominated for attorney general, by 93 members of the party, assembled in a private room. The vote was 47 to 46, so he had but one of a majority there, which, if added to 44, not at that caucus, who supported Noxon, in the official vote, shows 91 members opposed to him, 46 for him. Yet by this infamous, cheating system this man got 92 yotes opposed to him, 46 for him. Yet by this inlamous, cheating system this man got 92 votes and a salary, as first lawyer of New York, and soon after delivered a funeral culogy on Jackson at the capitol. He entered into partnership with James McKown, formerly and now again Recorder of Albany—went down to Hudson to assist the district attorney there to try poor Boughton and others—failed to convict him—made out his bill for \$500, and Silas Wright ordered payment—went down next term; assisted to try Boughton over again; had a row and boxing match with Ambrose Jordan, Boughton's lawyer, Van Buren being the aggressor; insulted the court; both were sent 21 hours to jail with the prisoners; the jurors and witnesses, and ease delayed; Boughton was convicted; Van Buren asked the Judge (Edmonds) what would be a fair additional compensation, over and above his salary and the \$500 he had had before; Edmonds replied, Tranother thousand dollars; this shocked even a Van Buren, or perhaps Governor Wright refused to sanction such wholesale Butlerizing, so Van Buren made out his bill for another \$750, and got it. He was the real "big thunder" after all. Wright sent him up to Delhi next, to assist the district attorney there, and ordered Flagg to pay him another \$500 for that trip, as an extra. Greene poisoned his wife, and Wright sent him there also, to help the government lawyer, and gave him \$350 extra for that. These douceurs are all in addition to very lucrative fees of office from the people, with a salary, and his private practice. The statutes define \$5 a day as a reasonable compensation if a man go abroad-\$8 a day are paid to a Senator at Washington, and \$3 to one at Albany. Wright allowed Van Buren nearer to \$10 or \$50 a day. Quite economical! A few days ago, in Assembly, Mr. Harris proposed a resolution for adoption, stating that Van Buren, Colvin, district attorney, a judge, and others were at an Albany County Convention on March 31st, he riewing 100 rumans, who beat a number of respectable persons violently and dangerously, that a committee of inquiry should be appointed, for the sake of the impartial administration of justice. Nothing is as yet done. A late production on the attorney general, entitled "The Lash," contains more truth than poctry:

O, 'favorite grandson of the Empire State!' O son of mugic, wherefore not be great! What! can'st thou pause, and shall it then be told Thou are not worthy of thy father's fold? Forbid it, tall John, prove thyself thy sire's, The world a braggart, and her children tlars; Show that the wand the great Magician sways,

Nor stop thou here, but emulate the man Who scorus to lie, or touch the flowing can. These see thy faults: and most I add, that play Takes up thy time, and leads thee much astray ! \* Extravagance, he said, was not objectionable. When Jackson vetoed the bank, he was reminded that Madison had not done so. His reply was, I think the bank unconsilintional. Who had equal means with Van Buren to inquire into, expose and check national protligacy? No one. He had the whole army of officials at hand, to aid his investigations, BUT WE SHUT HIS EYES AND MADE NONE. In defiance of his solemn pledge to defend the constitu-

tion, he said, "I approve," to the expenditure of many millions, for the most wasteful pur-

Thee being good, still lengthens out thy days,

Feeds thee with pap, and gives thee every good, Clothes thy long back, and to thy fire adds wood:

d, his duty, his ause to approve, ars were 59 milote "approved."

agh acquainted with ominated him to the He visited London tity of J. W. Webb, he was arrested for judged of by his letunar protected as litely conceal from the General by that sysmanaged by "a tew who dares to expose—matched in mouth

leous, whenever our to bear him down, if

of the party, assemajority there, which, e, shows 91 members is man got 92 votes eral eulogy on Jackn, formerly and now attorney there to try for \$500, and Silas on over again; had a Buren being the agoners; the jurors and the Judge (Edmonds) y and the #500 he had d even a Van Buren, g, so Van Buren made r" after all. Wright red Flagg to pay him Vright sent him there These doucturs are clary, and his private

These muter as an elary, and his private if a man go abroad—Wright allowed Van go, in Assembly, Mr. in, district attorney, a 31st, he viewing 100 onsly, that a commit inistration of justice, led "The Lash," con-

ens out thy days,
ves thee every good,
o thy fire adds wood:
date the man
the flowing can,
nost 1 add, that play
is thee much astray!
vetoed the bank, he
the bank unconstituid check national protis investigations, but
o defend the constitu-

ie most wasteful pui-

What says clause 2d of § 7, art. 1, of the constitution? That every bill "shall, before it become a law, be presented to the president: if he approve, he shall sign it; but if not, he shall return it, with his objections." HE HAD NO OBJECTIONS. Every prolligate vote had his willing signature; and, in his message of Dec. 1839, this faithless sentinel replied to the public murmurs against him, that "no instance has occurred since the establishment of the government, in which the Executive, though a component part of the legislative power, has interposed an objection to an appropriation bill on the sole ground of its extravagance." Was not this calumniating others to shield his own misconduct?

# CHAPTER XXX.

A Hint to President Poll: how to stop the Speculators, and settle the Public Lands with hardy and happy Farmers.

EDMUND BURKE, in his work on the French Revolution, condemned the scheme by which a paper circulation of 250 millions of dollars, founded on the confiscated lands of the church and nobility, had been substituted for the money of the nation; and wisely foretold, that "drawing out at discretion portions of the confiscated lands for sale, and carrying on a process of continual transmutation of paper into land, and land into paper, would produce an oligarchy of the worst kind, and leave power in the hands of the managers of this unstable circulation." Burke detested these Butlerizing adventurers, and most truly remarked, as many farmers in America have felt since his day, that "Usury is not a tutor of agriculture." Heaven save the Republic from such overshadowing Land Companies as that of 1835, by Wright, Butler and Van Buren!

poses, and then turned round and offered as an apology that less profligate presidents had not been very particular in their inquiries. This is old British tory extravagance with a vengeance. George IV, could not have played his part more royally. When Van Buren had been but one day governor of New York, he wrote Hoyt, "I cannot consent to contribute by any act of mine to the prevalence of that great political vice, a desire to shun responsibility." When president, he shulled off the obligation of an oath to see economy practised, by the play of, "it is not fashionable to put that part of the constitution in force in a literal sense," was fashionable for the executive to wink at the profligate expenditure of Congress, the members of which vote themselves \$16 a day in place of \$8, in various forms—and though the distribution of them in the teeth of the law, gets pry from the first day of the session to the last, just as if they had been all in Washington attending to their duty. Not long since, Mr. Bryant mentioned in the Evening Post, that half the captains and commanders of the navy were at home on their farms, or in other resincess, and had been so for many years; which meant that some 70 men were receiving, some \$2500 and others \$1830 a year cach, for nothing, and getting unfit for sea service, it order that government might have patronage, and be enabled to provide influential families with idle and affluent rivings at the public expense. This is far, far worse than even in Englished Wan Buren sought not to provide a remedy. "Every public defaulter is not only a tar, but is punishable for perjury," says Dr. Mayo of Va. Of the enormous embezzlements made known in Van Buren's time, was there even one rascal punished? Poindexter tells us that Woodbury was elecked by the President when he ventured to threaten or interfere with the sharp practice of Jesse Hoyt!

Compare this sickening public profligacy with that ingrained avarice and meanness which could stander individuals, call them does and impostors, and groun in spirit for the risk of losing a \$5 or \$10 loan! [page 181], setting an attorney a-duming after a few shillings—and [page 291] bidding Hoyt's brother charge an account with \$\frac{1}{2}\$ one cent! John Van Buren, too, how keen he looks after the smallest difference in money! while S. T. Van Buren, another son, liberally bestows a \$5 bill to set the New Era affoat as a democratic journal! Compare these with the violation of an oath, the approbation of wholesale profligacy and ex-

travagance, and acquit Van Buren if you can.

\* President Polk, in his message of last December, acknowledges the evils of the land system. These are his words:

"It has been found by experience that in consequence of combinations of purchasers and other causes, a very small quantity of the public lands, when sold at public auction, commands a higher price than the minimum rate established by law. The settlers on the public lands are, however, but rarely able to secure their homes and improvements at the public sales at that rate; because these combinations, by means of the capital they command, and their superior abitity to purchase, render it impossible for the settler to compete with them in the market. By purting down all competition, these combinations of capitalists and speculators are usually enabled to purchase the lands, including the improvements of the settlers, at the minimum price of the Government, and either turn them out of their homes, or extort from them, according to their ability to pay, double or quadruple the amount paid for them to the Government. It is to the enterprise and perseverance of the hardy pioneers of the West, who penetrate the wilderness with their families, suffer the dangers, the privations and hardships attending the settlement of a new country, and prepare the way for the body of emigrants who, in the course of a few years, usually follow them, that we are, in a great degree, indebted for the rapid extension and aggrandizement of our country. Experience has proved that no portion of our population are more patriotic than the hardy and brave men of the trontier, or more ready to obey the call of their country, and to defend her rights and her honor, whenever and by whatever enemy assailed. They should be protected from the grasping speculator, and secured, at the minimum price of the public lands, in the humble homes which they have improved by their labor."\*

\* President Polk, if he were sincere, would see that a remedy was provided. Congress is with him. Greeley tells us, in his 'Tribone, that "The difficulty is not that the Public Lands are too dear, but that, cheap as they are, those who most need Lands cannot get them, while these who most need no moral right to any may and do obtain Five Thousand to Pylty Thousand acres each. There are tens of thousands of worthy, willing citizens now in the New States, whose worldly goods are limited to a wife and three or four children, an axe and two or three hoes, a cow and a pig, with rude and scanty apparel, kitchen-ware, &c. These men have not and cannot raise the \$200 required to buy 160 acres of Public Land; they think they cannot make it by hiring out or working other men's land on shares, and though we think they might, with health, frugality and good luck, we know the process is at best a difficult and tedious one." When shall we find such patriots (!) as Benton, Calhoun, Cass, Allen, Cambreleng and Polk, effectually interfering with this rascally system?

There are thousands of citizens requesting Congress To that the further sale or granting of the Propress Lands may be immediately stopped; that portions of the lands may be had been in Farms and Lots; and that any landless person may be allowed to take possession and live upon any one of the farms or lots so laid out, with the right to transfer his or her possession to any person not possessed of other land." I am in layor of this plan, because it is a real remedy. A free people, thus settled in the west, would yield a rich return of prosperity, and their commerce would strengthen the older states, and be a new bond of union. I honor Messis, Windt, Evans, Treadwell, Devyr, and their worthy comrades, for their perseverance in keeping this real remedy before the people; and deeply regret that Governor Wright and his advisers did not, at an early day, interpose their best efforts to redress the wrongs of the anti-renters. Had they done that many months ago, the state prisons would have had fewer tenants, and Messis. Wright and Van Buren would not have tound it necessary to object to a state convention on account of the agitated condition of the public mind.

Horace Greeley thus sums up the principles of the friends of land reform:

"The Reformers demand that all monopoly of and speculation in the Lands yet Public shall be stopped, henceforth and for ever. They do not ask merely that landless men of to-day shall be provided with a Home, but that the best possible provision shall be made for future generations also. Now this proposal to give every landless man 160 acres of Public Land outright, and leave all the lands subject to unlimited speculation and monopoly, would, if successful, afford a little present gratification and possibly relief at the expense of infinite miseries and privation in future. Nearly all the Landless are needy; many of them are improvident; not a few are dissipated. To offer each a quarter section of Public Land as a free gift, with liberty to self the fee simple to any one, would be simply enabling the speculator to obtain at second-hand for a few dollars what now costs him hundreds, and thus to monopolize Countles instead of Townships. All this ground has been gone over once in the case of Military Bounty Lands, which cost the soldiers an ample consideration in fatigue, privation and blood, and were in good part sold by them for a twentieth part of their value. Ten years after they were granted or drawn, not one of the soldiers in ten held an acre of these lands—probably few of them held any at all. To give everylody who chooses a quarter section outright of the National Domain, with liberty to dispose of it and come again, is in effect to squander that great Inheritance more wastefully than hitherto."

LET'

AN

The compiler streation to part so marked—and

[No. 1.]
To J. Hoyr,
all the members
would make her
I presume, howe
the stage left,
thing has been h
self, pray lose no

I see that not! ral bazarded. I shought when the warlare; but and more minbit indifference, at I wy friends and p. OF INTRIGU! ton in which I a other circumstan coming an active

Charles will le Mrs. Butler at and poor help will I have been he only to say that [In another he

Politics.

[No. 2.] [To same.] ] throp, and all of STATES.

dges the evils of

of purchasers and auction, commands n the public lands the public sales at ommand, and their e with them in the sts and speculators the settlers, at the nes, or extort from it paid for them to oneers of the West, rivations and hardor the body of emie, in a great degree, perience has proved ave men of the ironghts and her honor, on the grasping speumble homes which

ovided. Congress is hat the Public Lands to get them, while those Thousand acres each. States, whose worldly or three hoes, a cowhave not and cannot ey cannot make it by nk they might, with all and tedrous one." ambreleng and Polk,

ther sale or granting the lands may be laid the lands may be laid the total the lands of the lan

iorn:
the Lands yet Public
andless men of to-day
ll be made for future
acres of Public Land
nopoly, would, if suepense of infinite miscof them are improvilic Land as a free gift,
the speculator to obnd thus to monopolize
ee in the case of Milifatigue, privation and
ir value. Ten years
a cree of these landsa quarter section outagain, is in effect to

THE

# LETTERS AND CORRESPONDENCE

OF

# MARTIN VAN BUREN,

# AND HIS FRIENDS, FAMILY AND PUPILS.

The compiler has made use of CAPITALS, SMALL CAPITALS, and italies, to draw the reader's attention to particular words or passages in this correspondence, where the manuscript was not so marked—and where the originals were thus distinguished, he has copied them literally.

Butler to Hoyt .- Pender -- Politics -- Principle.

[No. 1.] Sandy Hill, March 17th, 1819. To J. Hoyt, Albany.—Dear friend: The stage to-day was looked for with great anxiety by all the members of my household, as we entertained strong hopes that *Pender*, the black damsel, would make her appearance on the "Hill" (as the citizens denominate this great metropolis.) I presume, however, that she is either not to be had, or at least had not arrived at Albany when the stage left. I wish you to call at Levis the Barber's, Lodge street, and inquire whether any

thing has been heard of her, or of the letter that was written her. And if she should present herself, pray lose no time in sending her on as speedily as possible.

I see that nothing of importance was done by the Council—neither Judge nor Attorney General bazarded. I suppose you are over head and ears in the ocean of political controversy, and thought when I was with you last week that it would give me some pleasure to lend a hand in the warfare; but upon better reflection, I think myself as well off where I am. Leaving to other and more ambitious spirits the guidance of the storms of party, I can look on, if not with perfect indifference, at least with calm security. For the prosperity of the old Republican Party, and of my friends and patrons—FOR THE SUCCESS OF PRINCIPLE AND THE OVERTHROW OF INTRIGUE AND CORRUPTION, my wishes will be ardent and sincere, but the situation in which I am placed will prevent me from conveying them so fully into action, as, under other circumstances, I should probably do. I have nothing to gain, and would lose much by becoming an active partizan.

Charles will leave here on Friday or Saturday.

Mrs. Butler and her sister are in good health and spirits, and as well pleased as gloomy weather and poor help will allow them to be.

I have been here a fortnight, and have not yet received a line from you. Pray write me, if it is only to say that you are in esse. Yours truly, BENJ. F. BUTLER.

[In another handwriting.]—Mr. Hoyt do try to get Pender; I am tired to death of cooking.

Politics-Providence-the Preaching of the Gospel at Sandy Hill-Salvation.

[No. 2.]

SANDY HILL March 27th, 1819.

[To same.] Dear Friend: I have written no less than six letters already to go by Mr. Lathrop, and all of them pretty long ones; you may therefore suppose that I have bestowed about

as much time on my correspondents, as the ordinary business of the day will permit. Yet I cannot suffer him to go without bearing my thanks for your constant attention to my concerns, and your endeavors to promote my interest and happiness. Your several letters were perused with much pleasure. I shall expect them to be continued, but at the same time hope you will not impose too great a tax upon your time for the sake of keeping me advised of the various occurrences of the age. You know what I mean precisely. Men of business have not the leisure to be very constant correspondents, nor can it be expected from them. You have really a fine state of political confusion at Albany. I think the situation of the Governor [Clinton] is daily becoming more desperate.

I think that I am not unmindful of the advantages of the situation in which I am placed, nor altogether destitute of gratitude for the blessings which Providence has conferred on me. I acknowledge that the Bounty is great and the return small—But such is man—unworthy of any thing, and owing all that he possesses to the goodness of his Creator; he despises while he enjoys, and forgets while he receives. He expects the sun to rise and his wants to be supplied, but he seldom asks for either, much less frequently thanks HIM from whom proceeds "every good and every perfect gift." And were it not that he causes the sun to shine on the "evil as well as on the good," gives to all "their ment in due season," and cares for those who care not and think not of him, there would be nothing to cheer and sustain a great portion of the human race.

him, there would be nothing to cheer and sustain a great portion of the human race.

I am more and more pleased with my duties. They require industry and attention, but they give me more leisure than I had while in Albany, and furnish me more easily with sufficient to provide for my household.

The only difficulty here is THE WANT OF the stated PREACHING OF THE GOSPFL. Had we a faithful and respectable minister, and were the people more anxious for and attentive to religion, I should have nothing to ask for, but the continuance of health, to make this place delightful. The contrast between Albany and Sandy Hill in this particular is great. You do not at all estimate as you ought, the peculiar privileges you enjoy. They are remarkably great—they are perhaps superior to those of any other place of its size—to the Christian—the Scholar—the Philanthropist, their value is inestimable. But there are deeper and more solemn considerations connected with them. The Gospel is either a "savor of life unto life," or of "death unto death." And how can those "escape who neglect so great salvation?"

Remember me to Morton and Birchard. Tell them I should like to hear from them. What a bungling piece of work Mr. Loomis has made of my speech. It has mortified me excessively to see so many stapid blanders issued to the world with my name prefixed. Pray tell my friends that I lay no claims to the bantling in its present dress.

Yours truly, BENJAMIN F. BUTLER.

#### (To J. Hoyt)-Banking-Elections-Van Buren-Rural Life at Sandy Hill.

[No. 3.] SANDY HILL, May 4th, 1819. Dear friend: I received yours of the 1st to-day, and seize this moment of writing you BECAUSE I CAN DO IT IN MY PRIVATE CAPACITY, and without reference to my official character.

For the last fortnight I have had various concerns to attend to, which have rendered it impossible for me to say more in my epistles than necessity required—such as Gardening and Banking—working about the door-yard and Paying Specie—Mending Fences, and SIGNING NOTES, &c., &c., interspersed occasionally with Law and Politics.

In the meantime 1 have received several communications from you for which you are entitled to my thanks, altho' some of them took me considerable time to decipler. Pray write more legibly for the future. Were it not that I have long known your "pothooks and trammells," I should be obliged to send some of them to the Delphic Oracle for his learned investigation.

The Election Returns are so far unfavorable to the hopes of Mr. Clinton and his friends, and I presume his destiny is fixed. The federalists here put no candidates of their own in nomination; and with the exception of some intelligent men in the western part of this county, supported the Clintonian ticket and carried the election. I voted for Senators, and offered to vote for members of Assembly, but after a long discussion of my and various arguments and opinions from lawyers and electioneerers, the board very gravely decided that I was not yet naturalized—in which I think it probable they were right.

The Chancellor has really assumed a great deal in deciding against me. Please obtain a copy of the decretal order—not of his opinion, for I suppose that would take you a week to copy—and send by some person at your convenience.

Upon what ground did he admit you—ns of right, or ex grutia? I am glad that he has done it, and hope you may find it the harbinger of good fortune.

What think you of the New Insolvent Law? Do you intend to proceed under it? Or have you not philosophy enough to live poor all your life, with a millstone on your neck?

Did I understand you that A. H. V. B. was to remove to Albany? If so, when does be come, and how will it affect you? He can do no business of consequence at Hudson, neither is

he qualified a what is the si cuits or not I the Registers accustomed and domestic however, have self about the

I want ver

Here are popers—fine blood Our place mountains when month of Jun
There are a

of the summe for a week or There is be the horrors loo place. I read

the practice.

I believe I agency or int had done. Y

[No 4.]
by Mr Skinne
had a demons
was manfully
receiving this

Washingto Baird, in curre collect, add to and forwarded ford, but is e the delay.

[No. 5.] I have no time ccived the ke him of this re

[No. 6.]
various, reper
and will not.
judgment be
direction.

[No. 7.] you by Mr. 8 —Do. check the checks, n to put the wl largest, I had is not pnyabl Albany on th HILL.

permit. Yet I cano my concerns, and were perused with ope you will not im. various occurrences he leisuro to be very ly a fine state of po-) is daily becoming

ich I am placed, nor ferred on me. I ac--unworthy of any pises while he enjoys, be supplied, but he ds "every good and evil as well as on the not and think not of an race.

d attention, but they ily with sufficient to

OF THE GOSPEL s for and attentive to the this place delight. at. You do not at all cably great—they are he Scholar-the Phim considerations coa-"death unto death."

from them. has mortified mc ex. e prefixed. Pray tell

IIN F. BUTLER.

Sandy Hill.

n., May 4th, 1819. riting you BECAUSE o my official character. rendered it impossible ening and Banking-SIGNING NOTES,

hich you are entitled to write more legibly for ammells," I should be

ation. n and his friends, and

their own in nomina. t of this county, sups, and offered to vote and various arguments led that I was not yet

Please obtain a copy a week to copy-and

glad that he has done

ed under it? Or have our neck?

If so, when does he at Hudson, neither le he qualified for that of the Attorney General's department. How does the business get along, and what is the state, generally, of your ejectment suits? Are any of them to be tried at these Circuits or not? I sometimes wished after my removal, that I could take a peep for a moment in the Registers, and engage again in the service of the Sovereign People—and so long had I been accustomed to the management of the Attorney General [M. Van Buren]'s affairs public, private, and domestic, that I often thought that no one could attend to them but myself. My new avocations, however, have now become familiar and pleasant, and I can attend to them without troubling my. self about the bonds, mortgages, or ejectments of the State.

I want very much to see you up here. The warm weather has brought on vegetation, and ren-

dered the country quite inviting. Here we have

"Flowers in the vailey, splendor in the beam, Health in the gate, and freshness in the stream."

Here are pleasant walks and shady groves-rivers and cataracts-larks, robins, and grasshop-

pers-fine blooming damsels and healthy yeomen.

Our place is delightfully romantic—you may stroll on the banks of the Hudson—view the mountains where it takes its rise—and listen to the incessant roar of Baker's Fall's. In all the month of June, I shall look for you, and hope my expectations will not be fruitless.

There are a dozen or more of my young friends whom I should be happy to see in the course of the summer, and if anything on my part can induce them to desert the sultry streets of Albany

for a week or two, I shall hope for the pleasure of their society at Sandy Hill.

There is but little Law Business doing here. If I was dependent on that I should have had the horrors long ago. Perhaps, however, it may be as good here as at Albany, or at any other place. I read more than I did while with you, and shall continue in the profession even if I neglect the practice. [Here follow instructions about Mr. Van Buren and his matters.]

I believe I have never told you that Porter discharged Van Rensselare without my knowledge, agency or interference, directly or indirectly, and I knew nothing of it until he told me what he had done. You can't say this is not long enough. B. F. BUTLER. Yours truly,

#### To Jesse Hoyt, on Banking, Specie, Law, &c.

Washington and Warren Bank, SANDY HILL, May 8th, 1819. Dear Sir: I send by Mr Skinner a package and letter for Mr. Barker, which send as usual. I hear that he has had a demonstration (as Packenham and Co. would have said,) made upon him this week, which was manfully repelled. My secretary being otherwise engaged, deprives you of the pleasure of receiving this interesting epistle in her "own proper handwriting." Yours truly, B. F. BUTLER.

Washington and Warren Bank, SANDY HILL, May 15th 1819. Dear Sir: I send by Mr. Baird, in current and uncurrent notes, \$1100—J. & F. Baird's check, \$1100—which latter please collect, add to the cash, and send all to Mr. Jacob Barker. I wrote yesterday per Mr. Baker, and forwarded a package. Was it received? The keg of specie was left by accident at Waterford, but is expected to day. I am in no want of it, and shall suffer no inconvenience from the delay. Yours truly, B. F. BUTLER."

[No. 5.] "I send you by Mr. Blin, \$3500, in current notes, to be forwarded to Mr. Barker. I have no time to write him by this conveyance. Please drop a line mentioning that I have received the keg of specie and placed the amount to the credit of the E. Bank, and also advising him of this remittance."

[No. 6.] May 29 - " I sued S. S. L \* \* \* by bill, sometime since. He persuaded me by various, repeated, and pressing solicitations, to give him time till 1st of May. He has not paid, and will not. Please draw a cognovit for \$63,50, the amount, obtain his signature, and let the judgment be forthwith entered. I send narr and note, and Charles will do the labor under your direction. B. F. BUTLER,"

## To Jesse Hoyt, on Banking, and various kinds of Currency.

[No. 7.] WASHINGTON AND WARREN BANK, SANDY HILL, June 2d, 1819—Dear Sir: I send you by Mr. S. M. Hitchcock two sealed packages containing in the two, Current Notes \$5150 -Do. checks on Bank of Albany \$425-Uncurrent notes \$1750 .- \$7325. Please collect the checks, make up cash in a package, and send all to Mr. Barker. Perhaps it would be best to put the whole into one envelope without disturbing the packages that I have arranged. The largest, I had on hand a week ago, but have not been able to send it till now. One of the checks is not payable until the 5th, but perhaps you can get the money in time for the Boat which leaves Albany on that day. Yours very truly, B. F. BUTLER.

BUT

the packages t purpose of for thousand five changing unti should receive

will not interfe

P.S. HI you, to be left bany but a fev he does I shall by. Upon re Martling, end your order. from me, whe

If the cheel ling I do not at Hadley, St to guard agui

To

[No. 11. Dear Sir: ARA BANK ded he should "I am hap you have thos of my acqua

INTEGRIT and esteem. tance with bt who surpasses the place, but the business of I have know mination of despuir or dis torthwith to e could do bett thought this term of stud an employme to the practic for fidelity ni consider him you an accur ray that I fee than to see ! it may be ne that I am his

confirmation (a) This atory to u de by mail.

they esteem,

[No. 12.] ings in curre notes.

[No. 8.] SANDY HILL, June 3d, 1819. - Dear Sir: I send you \$96,25 to be applied as fol--R --- bal. of my atc. \$33,28 - E. & E. E. do. \$10,06.

[Next he names. "Stafford & Spencer, bal. of my atc. \$40-L. & L. Vankleeck & Co. \$40"—which two last sums he erases, and remarks—"These I believe I shall not send till next week, as I have no money but what is TOO GOOD FOR THEM."] Draw accounts in full for ever and ever from the beginning of the world to this day, and I will pay no more debts of its contracting, 9,91. The Attorney General for costs received 3d May (capias not served) \$42. Please take receipts from all the above creditors of mine.

To J. Hout, on Law, Charles Butler, Col. Pitcher, Barker, the Niagara Bank, and Van Buren,

SANDY HILL, June 5th, 1819. Dear Sir: I have yours of the 31st ult., 1st inst., and also one by Mr. Gifford. I shall endeavor as soon as possible to send you some papers in these Chancery causes. I do regret that I did not know that Mr. V. B. was about attending the June term of the Court of Chancery. I might have had all my business in train for it. I wish you to tell Judge Beekman that the logs are nearly all sawed, and will be probably carried off by Hitchcock next week. If he wishes any thing done now it must be directed by the Tuesday mail, or there will be no hold on the property. Is it your opinion that the writ de proprietate probanda cannot issue until the alias plaint, or that it may issue upon the first writ in replevin, or the first plaint? I suppose, as I wrote you before, by my Books, that it issues forthwith on the plaint before the plaint is returnable, but not until the alias writ of Replevin? Please look at Fitzherbert's Nat. Brev., Dalton's Sheriff, &c., I am sure your library will tell. I shall send a witness and only one, for I can find no more, in the ---- cause, viz: John Sheldon, next week, if they can examine him in Mr. Van Buren's absence. \* \* \* \*

I have not been in court but little, either Common Pleas, or Circuit—having had a great deal to do in the Bank, and in my Law Business. I want a clerk very much, and as soon as Charles's company will be convenient shall send for him. If he gets over his foolish, hair brained projects, I shall keep him with me, for I think he ought to be under the eye of some person who

can manage him.

He has some talents, but is rather overcharged with false pride, squeamish sensibility and ill guided ambition. I have been obliged to tell him very plainly what I thought of his style of writing and modes of thought-the first, ake the latter, is frothy and bombustic-indeed, precisely like a boy of 18 of some genius, but that untutored and misdirected. I hope you got my package by Hitchcock. I have now \$3000 in current notes, received since Wednesday, which I would send by Colonel Pitcher, who conveys this, but he starts from here on foot, and goes on a raft from Fort Miller, and though an honest man might be robbed or knocked overboard. I shall keep it till next week. Send the enclosed letter to Jacob Barker by first mail-to my father put in the P. O., Monday evening. I forgot it to-day. That to Goodenow send by a private hand.

I am unable to say anything naw ABOUT THE NIAGARA BANK-only that if Mr. B., [meaning Jacob Barker], could be sure of life, he could make it a prafitable concern - but has, in my opinion, irons enough in the fire, already, for one man. But then he's A HOST himself, If he gets the stock, you must stand ready to interpose a claim for the management of the business—that is—if you would be willing to accept such a place. He would require some one that he could repose confidence in to take charge of it. Though I have no idea that he will get it. "Double, double-toil and trouble," appears to be the order of the day in the commercial

and financial world-where it will land us I am unable to say, \* \* \* \*

You say my Chancery business is attended to. How? Can you tell me whether Mr .or Mr. - has seen the Attorney General about the Factory cause, and what was the Attorney General's opinion as to their issuing execution? I am so much perplexed with anxiety and apprehension about my unfinished business, that I would gladly resign the whole. The Attorney General [Mr. M. Vanburen] is never at home—and when he is, I am so far from him, that I cannot have that direct and constant communication which the interests of our clients demand. One thing I most carnestly desire of you, and that is to forward me all notices, papers, &c., that may be served on Mr. V B. [Van Buren] us my agent. He would never think of it himself, and my clients might be kicked out of court before I knew it. I shall make no more complaints about your bad writing, though your scrawls are most infamous, after the capers I have cut in this epistle. Yours truly, B. F. BUTLER.

#### To Jesse Hoyt, on a Banker's Ways and Meuns.

WASHINGTON AND WARREN BANK, SANDY HILL, June 9th, 1819. [No. 10.] Dear Sir: I am almost wholly destitute of Washington and Warren notes, and shall undoubtedly have occasion for some before I can be furnished with a supply from New York by to be applied as fol-

L. Vankleeck & Co.
shall not send till next
w accounts in full for
no mere debts of its
pias not served) \$42,
B. F. B.

ank, and Van Buren,
LL, June 5th, 1819.
Gifford. I shall enses. I do regret that
ourt of Chancery. I
eekman that the logs
week. If he wishes
II be no hold on the
issue until the alias
nt? I suppose, as I
the plaint is returnas Nat. Brev., Dalton's
uly one, for I can find

wing had a great deal d as soon as Charles's hair brained of some person who

examine him in Mr.

iish sensibility and ill hought of his style of bombastic—indeed, l. I hope you got my ce Wednesday, which on foot, and goes on nocked overboard. I by first mail—to my Goodenow send by a

-only that if Mr. B., le concern — but has, c's A HOST himself, nagement of the tusi. Id require some one idea that he will get ay in the commercial

whether Mr.—

what was the Attorxed with anxiety and
hole. The Attorney
far from him, that I

our etients demand,
notices, papers, &c.,
ever think of it himmake no more comer the capers I have
B. F. BUTLER.

L, June 9th, 1819. notes, and shall unfrom New York by Mr. Barker. If you have authority from him to obtain from the Mechanics and Farmers' Bank the packages from those Banks which draw on Mr. Barker, which I presume is the case, for the purpose of forwarding to New York, you will please send me by first safe conveyance One thousand five hundred dollars in the common notes of this Bank, which will answer me for exchanging until I can hear from Mr. B., of all which you will advise him. If, however, you should receive from New York a supply of our notes, in sheets, or otherwise, for this Bank, you will not interfere with the packages at the M. & F. Bank.

Yours truly, B. F. BUTLER.

P. S. If I send any papers by Mrs. Coffin and her son, I shall direct them, if they do not see you, to be left at Wiswall's store. They will stop at Troy for the night and may not be at Albany but a few minutes. I hear that a Mr. Clark from this village starts for Albany to day; if he does I shall send by him, and he would be a good person to send me the W. and W. notes by. Upon reflection, I enclose a check on the M. & F. Bank, for \$450, drawn by Abraham Martling, endorsed by Uriah Marvin and Jeremy Rockwell, and also made payable by me to your order. Please present and collect it, and keep the amount until you receive a package from me, when you will forward it to Mr. Barker.

If the cheek is not paid, please give notice thereof by mail instanter to all the parties. Martling I do not know — neither can I learn his residence. Marvin you know — Rockwell lives at Hadley, Saratoga County. I intended to have sent the check to-day by a private hand, but to guard against accident, think it safest to forward by mail, being the first post after its receipt.

B F. B.

To Jesse Hoyt, at Albany, on his fitness to be Cashier of the Buffalo Bonk.

[No. 11.] [per Mr. Thurman, from SANDY HILL.] June 11, 1819. Dear Sir: I have received a letter from Mr. Barker, mentioning the subject of the NIAGARA BANK, and requesting my opinion of a certain friend of mine, for CASHIER, provided he should conclude to purchase the stock—to which I have replied as follows:—

"I am happy to hear, by your letter, that in the event of your engaging in the Niagara Bank, you have thought of MY FRIEND HOYT, for Cashier. I know of no person within the circle of my acquaintance whom I could recommend with equal confidence for that situation. HIS INTEGRITY, ZEAL AND INDUSTRY, would, I am confident, insure him your approbation and esteem. There can be no doubt of his being amply qualified for the task. His acquaintance with business is general, and extensive, and for perseverance and activity I know of no one who surpasses him. His experience in Mercantile business, would alone have qualified him for the place, but in additition to that he has the advantage of some considerable acquaintance with the business of banking, from his employment last year in the Mechanics and Farmers Bank. I have known him for several years; intimately, for about three. After the unfurtunate terminution of his Mercantile concerns, instead of spending his time in idleness, or giving way to despuir or dissipation, which is commonly the case in SUCH CIRCUMSTANCES, he resolved forthwith to enter into employment of some kind or other; and, as nothing offered by which he could do better, he commenced the study of the law. All his friends, (and I amongst the rest,) thought this a very fortarn hope, for such had been his previous active life, and so long was his term of study, that I considered it absolutely impossible for him to confine himself to so irksomo an employment as a clerkship in a law office, without any prospect of a speedy admission either to the practice or the profits of the profession. He was for nearly three years in my office, and for fidelity and attention, perseverance and application, the very best clerk I ever met with. I consider him perfectly competent to examine (a) into the affairs of the Bunk of Buffalo, and give you an accurate and judicious account of every thing that relates to it. It is needless for me to say that I feel a deep interest in his prosperity, and that nothing would give me greater pleasure than to see him placed in such a situation as would give him a competent support; but perhaps it may be necessary to satisfy you that my opinion of his merits is not overrated. I acknowledge that I am his friend, and I know that friends, like lovers, are a little blind to the faults of those they esteem, but I believe I may safely refer you to any person acquainted with Mr. Hoyt, for a confirmation of what I have said."

[No. 12.] June 14. I send you by J. L. Thurman, Esq., a package for Mr. Barker, containings in current notes, \$2,200. I have received yours by Mr. Clark, with \$1,300 in W. and W. notes,

To Hoyt, on Law, Strawberries, Starterant, and Mrs. Olcott.

[No. 13.] Dear Friend: I am very much indebted to you for your elaborate and very learned opinion upon the question in replevin. From the aequaintance with the subject which you display, I doubt not that Sir Thomas Moore's famous question would have received a prompt answer from you, altho' it puzzled a very erudite professor in one of the European Colleges. When are you coming up to Sandy Hill? The country is very pleasant, and will continue so for some time; but in about a fortnight we shall have strawberries, &c., in abundance; and during that season should like to see our friends. If Charles is at Albany he can come up with the bearer, Mr. Sturtevant. Yours truly, B. F. BUTLER.

P. S. If you have any money to send me, I would not advise you to send it by Mr. S.

[Before Mr. Butler's postscript I find a postscript by Mrs. Butler, wherein, among other things, she says-" I repeat the question 'When are you coming up?' We want to see you very much, and hope for the pleasure before many weeks expire. If you ever have the honor and pleasure of seeing Mrs. Olcott, I wish you would present my love to her, and tell her I often flatter my. self with the hope that she will come up to Sandy Hill, and sec how country folks live. We have a plenty of pork, and soon shall have new potatoes and green corn. II. B." Mrs. Bs anxiety to have the Albany Banker's wife up at Sandy Hill is explained by the subsequent run by Olcott on Butler, and their a very correspondence.-W. L. M.

To Hoyt, she . . . . . . of meeting a ran for Specie.

Wast west or and Warren Bank, Sandy Hill, June 21, 1819. [No. 14.] Dear Sir: My letter of yesterday informed you that I was engaged in a running fight with a squadron from Commodore Wiswall's fleet. I send you by Mr. B. Wing, \$900 in Troy, Lansingburg, and Albany bills, which I wish you if possible to convert into specie. I do not know that I shall need it, but it will be sufficient with what I have, to teaze the enemy for the whole week, if he should maintain his ground for so long a time. Mr. Wing will wait for the specie,

I should suppose that so small a sum could easily be procured, especially if you divide the amount, say \$500 for Mechanics and Farmers' Bank and \$200 for the others. I do not wish it lisped that I am in want of it to meet a demand on the Bank. I wish you to suy to the bank that you want SMALL CHANGE; and for that you will give them current bills. If you can obtain \$600 it will answer the purpose, and if small money is not to be had anything else will answer.

If you are unable to obtain the amount of \$600 in Albany, you will please select the notes of the two Banks of Troy, and direct Mr. Wing to call at those Banks with their respective notes, and request them to furnish him with small money for change, and if they refuse, to demand specie. (Give him written directions.) The other money in the package you may keep to be sent to Mr. Barker when I remit.

I shall write you by the Wednesday mail, and shall also enclose a letter for Mr. Barker, which it would be desirable to have sent by Thursday's boat. You will probably ensure its going there if you call at the P. O. early on Thursday morning and request them to open the Northern Muil. I believe that generally they leave it until after the boat has left, which is very injurious to me. Yours truly, B. F. BUTLER.

SANDY HILL, June 21st, 1819.

[No. 15.] Dear Sir: By the enclosed (which please read, and after that water and send by Wednesday's bont,) you will learn the situation of affairs here. If Commodore W. reported anything disadvantageous, please correct it. I did not offer, as before to Allen, to pay him one bill at a time; but on Saturday, offered him a large amount of specie, which he declined waiting for me to count. If you think that you can get the specie for my notes, which will be chiefly Troy, &c., please so

inform Mr. Barker. Mr. Bacon is the person who brought the \$706. Yours truly. B. F. BUTLER.

On seeming to pay at a Bank-Gilchrist outwitted.

[No. 16.] Washington and Warren Bank, Sandy Hill, Wednesday morning, June 23, 1819. [To Jacob Barker, Esq., New York.] Dear Sir, \* \* \* \* I have redeemed in the whole \$780, during the two days past—all in large bills. I have now on hand, about \$300 in small change, \$900 in dollars and five francs, and \$200 in gold. With this force I can with certainty sustain myself until Saturday morning, and by that time I have no doubt I shall have a further supply or specie from Mr. Hoyt. \* \* \* \* \*

I enclose you a copy of Mr. Olcott's letter. This is a new proof of the wavering policy of that Bank, and of the little reliance to be placed on Mr Olcott's professions or engagements, for he offered of his own accord to me last spring, that I might at any time draw on you at a few days

eight, if I presented, Baird, wit was compl the money would oth kind; and THE OT As the edly see th

> P. S .-christ has Wiswall,

[No. 17 21, 1819.-Bills of voi in this cit think the 1 Banks from operate in great a d value to th stances req will give o

[No. Dear Si \$900 in cu cure it pea ics and Fa it promptly rived here that they keep their or those of for any one and wonte nothing el am throug \$900, and since his n need not t for it, five

> You ma Let the

[No. Dear Si the specie ALL PE PAYME our Bank

> \* His lette Gilchrist sp able to pay that so far Hill. Who asked than

cott.

June 15th, 1819. very learned opinion vhich you display, I prompt answer from ges. When are you ges. e so for some time; during that season with the bearer, Mr. B. F. BUTLER. d it by Mr. S.

among other things, see you very much, honor and pleasure r I often flatter my. ntry folks live. We H. B." Mrs. B's the subsequent run

L. Jone 21, 1819. running fight with a \$900 in Troy, Lane. I do not know that for the whole week, or the specie. illy if you divide the

ers. I do not wish it n to say to the bank ent bills. If you can and anything else will

select the notes of the respective notes, and se, to demand specie. teep to be sent to Mr.

or Mr. Barker, which usure its going there n the Northern Muil. ery injurious to me. B. F. BUTLER.

June 21st, 1819. send by Wednesday's orted unvihing disadm one bill at a time; iting for me to count. y Troy, &c., please so

B. F. BUTLER.

orning, June 23, 1819. ed in the whole \$780, 300 in small change. with certainty sustain ve a further supply or

avering policy of that r engagements, for he on you at a few days

sight, if I chose so to do. \* \* \* \* \* I have this morning had two small sums of our notes presented, the one for \$75-the other for \$91-both from Albany; and both enclosed to Mr. Baird, with a request that he would present them immediately, and that the credit of the Bank was completely down, which was the cause of their sending them up. I shall pay these, because the money will go down by the mail to-day and may quiet the apprehension of some persons who would atherwise send up; but I shall request Mr. B. to decline any further commission of the kind; and if any more such appear, I SHALL PUT THEM ON THE SAME GROUND WITH THE OTHERS.

As the calls this week have assumed the character of a run on the Bank, you will undoubtedly see the necessity of giving me a supply of specie as soon as possible.

Yours truly,

P. S .- Since writing the above, Wiswall has shown me his money; he has now \$4800. Gilchrist has demanded his bills. I told him I was ready to pay in specie, but commenced paying Wiswall, he presenting his bills first. Gilchrist has resolved not to wait and returns in the stage.

Olcott on pretended Banks and Bankers.

[No. 17.] [Mr. Olcott to President Butler.]-" Mechanics' and Furmers' Bank, Albany, June 21, 1819 .- Dear Sir: We send by the bearer, Mr. Gilchrist, Fifty three hundred dollars of the Bills of your Bank, for redemption. You are probably aware of the determination of the Banks in this city to take no drafts from country banks on the city of New York; and least you may think the measure unfriendly or oppressive, I would mention that our object is to prevent country Banks from placing funds in N. Y., to speculate on their own depreciated paper. That they do operate in this way we have good reason to suspect; otherwise why do they place funds at so great a distance from the only spot where they PRETEND TO REDEEM, or give specie value to their bills. I should be glad to make an exception of your Bank, did not our circumstances require a prompt and speedy return, and I trust I am not mistaken in the belief that you will give our agent every facility and accommodation. With great regard, &c."

To Jesse Hoyt, in which Mr. Butler deviates a little from the truth.

[No. 18.] [per Mr. Hitchcock.] SANDY HILL, June 22, 1819. Tuesday evening. Dear Sir: I have finished my second day's work with Wiswall. Have also sent you to-day \$900 in current notes to be converted into specie, by Mr. Benj. Wing. I requested you to procure it peaceably from the Banks there, but I now wish that you would convert it into Mechanics and Farmers' Bank notes, and demand the specie from them if they are unwilling to advence it promptly. Mr. Olcott has to-day sent up between \$5000 and \$6000 by Mr. Gilchrist. He arrived here in the stage a little before two. Mr. Olcott writes me a rery friendly letter, storing that they will not take drafts on New York, and that they mean to make the country Banks keep their funds at home. His messenger also refuses to take our notes payable in New York or those of the Exchange Bank. By the by, I must be hard pressed before I part with the latter for any one, friend or foe. I have told Mr. Gilchrist that I was READY TO PAY SPECIE, and would pay specie at ALL TIMES DURING BANKING HOURS; and that I would pay nothing else. Whether he will remain or not I do not know. If he does, he must wait till I om through with Wiswall. I send \$250, in current bills by Mr. Hitchcock, to be added to the \$900, and managed in the same manner. I did not mean to call on Mr. Olcott for specie, but since his message to day I intend to pay him specie and to make him furnish it besides. You need not tell him so, however. I must have SOME specie by Mr. Wing, and shall rely on you for it, five or six hundred dollars carries me safely\* through the week.

B. F. BUTLER. You may send a copy of the foregoing by Thursday's boat.

Let the papers in Mr. Hitchcock's care be sent up.

Jesse Hayt instructed to proclaim that the Bank could and would pay.

[No. 19.] Washington & Warren Bank, Sandy Hill, June 23, 1819. Wed. 9, A. M. Dear Sir: Read the enclosed letter to Mr. Barker, seal and send it as soon as possible, and if the specie for the \$1150 is not already on the way, hasten it as speedily as possible. TELL ALL PERSONS THAT THE BANK HAS NOT STOPPED, AND WHAL NOT STOP PAYMENT, AND THAT WE PAY IN SPECIE. I presume the rumour of the failure of our Bank in Albany must have arisen from the reports of Wiswall. Let no one know the

<sup>\*</sup>His letter was written on Thesday evening—four days of the week were yet to come—Butler was ready to pay Gilchrist specie, and 'nothing else '—tho' be had scarcely any to pay, and was depending on a few hundred dollars of small change to carry him safely through the week. Of course, his statement to Gilchrist and others that he was able to pay and would do so, was antrae. Mr Gilchrist is now in New York, a reclanat, I believe. He tells, that so far was Mr. Butler from paying that he threatened to put him out of his office. Of course, he left Sandy Hill. Whether the Wiswall protracted puyment was another pious, legal and financial trick, is a question easier ested them appropried.

amount of my calls, nor of my funds. If any specie comes from Mr. Barker, forward it by ex. B. F. BUTLER. press. Yours truly,

To Hoyt, shewing the President's nice sense of honor.

[No. 20.1 SANDY HILL, June 24, 1819. Thursday morning, 10 minutes before 10. Dear Hoyt: The intelligence by Mr. Wing is unexpected and unpleasant. I am sorry you did not send the specie. In the absence of all INSTRUCTIONS from Mr. Barker for a formight, I consider it my duty to continue paying. If I stop I may as well stop next week as this. I can hold out through this week. My courage is undounted, spirits not [at] all depressed, and if I die " I die with harness on my back," fighting as long as possible.

(Favoured by Mr. Boyd.) Yours truly, B. F BUTLER. P. S. There are thousands of men and of paper here. Mr. Boyd had agreed to take my draft on Jacob Barker, at 10 days' sight. While he was gone to Baird's for the money, Wing arrived express. I could have given it afterwards, but CONCE, VING IT DISHONORABLE. TOLD HIM IN CONFIDENCE WHAT I HAD HEARD, and refused to give him the draft.

#### To Hoyt, saying he would stop if his master so ordered.

[No. 21.] SANDY HILL, June 25, 1819, 10 o'clock A. M. Dear Hoyt: I have not yet stopped payment, and shall not (unless Mr. Barker directs me to do Yours truly, so,) until I am obliged to give up the ship. B. F. BUTLER.

Washington and Warren Bank, SANDY HILL, June 26, 1819. Dear Sir I enclose you a letter for Mr. Barker, which please read, and then copy. Send one copy to New York for Mr. Barker, and keep the other on hand for him, as he may be at Albany before the one sent to New York can reach him. You will perceive from the within what my situation is. Would it not be folly for me to stop? Yours truly, B. F. BUTLER. P. S. Keep the situation of my funds secret.

The Banker borrowing—the Bank will pay. President Butler to Mr. John Baird, Albany.

[Favored by Mr. Hoyt.] Washington and Warren Bunk, SANDY HILL, June 26, 1819. [No. 23.] Dear Sir: Availing myself of your friendly offer to loan me for the use of this Bank, four Thousand Dollars, I send you by Jesse Hoyt, my private note for that sum, which he is authorized to fill up with such terms of payment as may be agreeable to you, and also wenty-six promissory notes amounting to more than Ten Thousand Dollars, which I am able to assure you are as good paper as this state can afford, to be placed in your hands as collateral security for the prompt pay. ment of the loan. It is desirable to conclude this arrangement without delay, which is the cause of my addressing you at Albany. You may rely upon it that the Bank can and will continue ite REDEMPTIONS. I am, dear sir, your friend and obedient servant. B. F. BUTLER.

#### To Hout on a legal tender for the Albany Dutch.

[No. 24.] [Favored by Caleb Baker, Esq.] Sandy Hill, June 29th, 1819.

Dear Hoyt:—The enclosed will show you how the "world wags." One of those persons that I told to wait until their turns came, was THE YOUNG PATROON, who had 4 or \$500 taken for rents due his father.

If you know him-as I believe you do-I wish you would FALL IN WITH HIM, and ask his opinion-I know it will be favorable although I did not pay him, because he sat within my counter and read the papers, AND DRANK WINE WITH ME FOR TWO OR THREE HOURS BEFORE THE BANK CLOSED, and saw every man who had come from a distance, or was poor and needy, paid in specie without a moment's delay.

Now if his opinion is friendly, I dare say it will pass current, AND BE A LEGAL TEN-DER in your DUTCH metropolis, and it would answer for CIRCULATION, &c. Let me hear how everything goes-and what is said and done at Albany.

B. F. BUTLER. Yours truly, Seal and send the enclosed after reading it. If the loan with Baird was concluded, and you

\* Mr. Butler was the President of a Bank chartered by the Legislature, a lawyer, the student and partner of At-\*Mr. Butter was the President of a Bank chartered by the Legislature, a lawyer, the student and partner of Attorney General Van Buren, and transacted the fusiness and knew or pretended to know the condition of the institution, whose intended and promised to pay. If it was dishonorable to deceive his friend Boyd on Thursday, as above, was it honorable or honest to assure Baird on Saturday "that the Bank can and will continue its redemptions." Was it honest to deceive the Young Patroon on Thesday, or to get Mr. Hoyt to place in the Albany Daily Advertiser the tissue of artful antruits duted at Sandy Hill on that day, and which Mr. Butler applauls Hoyt for publishing, as being "well timed ?" I cannot conceive the idea of more direct, clear, systemulae and well understood fraud than is exhibited unblushingly by Messrs Butler and Hoyt's transactions recorded on these pages. expect the s there will n TONS OF

BU

Mr. Hoy timed," say

Washing ners : The its publication

INo. 2 The run sided. The that the W are delighte were more o in paying. came with and retire to silver and w of gold. denunciatio goods you co less, as you the preferen the 'body p

[No. 25, Bank has n the brokers I shall com June.

[No. 26.] not go. ls

[No. 2 To Tosse I send yo ventured itto run the h the bearer.

\* President

The follow AN OFFICE For the Tinglon and W

to a few pron pected suspen prophecies as was, the rapi equivalent the first shock, n Washington compelled to pleasant and brokers and a most farthin debts are per one be a luse It is true th

under flourisl

r, forward it by ex. . F. BUTLER.

inutes before 10. . I am sorry you er for a formight, I eck as this. I can ressed, and if I die

. F BUTLER. greed to take my r the money, Wing SHONORABLE. give him the draft.

0 o'clock A. M. er directs me to do . F. BUTLER. , June 26, 1819. a copy. Send one

ny be at Albany bethin what my situa. F. BUTLER.

n Baird, Albany.

, June 26, 1819. of this Bank, four ich he is anthorized enty-six promissory ire you are as good for the prompt pay. which is the cause and will continue B. F. BUTLER.

Tune 29th, 1819. f those persons that ad 4 or \$500 taken

TH HIM, and ask he sat within my WO OR THREE l come from a dis.

A LEGAL TEN-ON, &c. Let me . F. BUTLER.

oncluded, and you nt and partner of Atcondition of the insti-nd Boyd on Thursday, I will continue its re

o place in the Albany Butler applands Hoyl tematic and well unded on these pages.

expect the specio on Thursday, you may perhaps ask Caleb Baker to stay for it. If not, tell him there will not be A LOAD until next week. HE AND EVERY BODY ELSE thinks I have TONS OF IT on the way.

Hoyt and Butler's pious but well-timed falschood.

Mr. Hoyt got his friend Butler's letters published as puffs at Albany. "Your extract was well timed," says Butler, (July 3d.) Here is the extract.

From the Albany Daily Advertiser.

[Washington and Warren Bank.]-Wednesday, 30th June, 1819. Messrs, Websters & Skinners: The following is an extract from a letter dated [ Sandy Hill, June 29, 1819 If you think its publication will be of any service to community, you will please to give it a place in your paper.

Sanby Hill, June, 29, 1819. The run upon the bank still continues, but the alarm in this part of the country is wholly subsided. The appearance of Mr. Barker in good health and spirits among us, satisfied the people that the Washington and Warren Bank would sustain no loss by his temporary suspension. All are delighted with the accommodating disposition of Mr. Butler the President. When there were more calls than he could satisfy with his own hands, he called in his neighbors to assist him in paying. And when there were more than all could attend to, he requested those persons that came with the bills, to lay them down and take as many dollars in specie as they left in bills, and retire to give room for others. Many came and saw the counter loaded down with gold and silver and went away satisfied that all was well, and that Sandy Hill was not without its 'grains of gold.' You may tell your Albany banks that they had better be a little more sparing of their denunciations, for their own vaults may have to atone for the sins of their keepers. Sell all the goods you can for these notes. But you had better not send up until the alarm has proved groundless, as you may be trod on in the crowd. When you do send, however, you will always have the preference over brokers in being waited upon, for we do not much admire those leeches upon the 'body politic' in this part of the country."

[No. 25, a.] Steam Boat Richmond, June 28, 1819.—Sir: I left Sandy Hill yesterday. The Bank has not stopped payment—it will not stop payment; which please promulgate to prevent the brokers from speculating on the fears of the holders of the bank of Washington and Warren. I shall commence discounting again (at the Exchange Bank,) within 60 days from the 23d of June. JACOB BARKER.

[No. 26.] 30, June, 1819.—Dear Hoyt: If the original arrives in time for the mail, this need not go. I shall want the specie for Schuyler's note if paid. Yours truly, B. F. BUTLER.

President Butler deceives the People, and denounces Chartered Monopolies.

[No. 27.1 [Per Mr. L. Clark.] SANDY HILL, July 1, 1819. To Josse Hoyt .- DEAR SIR: The enclosed you will send by the first bont, after reading it, &c. I send you 25 Times. You see how boldly we come out. I have deliberated long before I ventured it-but, as it's a part of my "budget of ways and means," have at length concluded to run the hazard.\* If the specie for Schuyler's note could be obtained, you could send it by the bearer. Send the papers on Saturday. Tell me what you think of my hulletin. B. F. BUTLER. Yours truly,

\* President Butler's Manifesto, referred to in the above letter, as a part of his "budget of wavs and means," and issued after Mr. Barker's visit, was as follows:

[From the Sandy Hill Times, July 2, 1819.]
The following communication on the subject of the Bank at this place, may be relied upon as coming FROM AN OFFICIAL SOURCE.

AN OFFICIAL SOURCE.

\*\*For the Times\*\* Washington and Warren Bank —The excitement in relation to the paper of the Washington and Warren Bank, beginning to subside, pechaps it may not be ill timed to request the attention of the public to a few prominent points, connected with the operations and character of that institution. The sudden and unexpected suspension of payment at the Exchange Bank, together with other causes produced, very naturally, streng suspicions of the solveney of the Washington and Warren Bank, which were greatly increased by the malicious prophecies and shanderious reports of persons who regarded its success with jenlous reports of persons who regarded its success with jenlous relations that the paper as is equivalent thereto. Alt, Barker, foreseeing this result, and fearing that the bank might not be note to withstand the first shock, although confident of ultimate success, very fairly assured the public, in his address to them, that the Washington and Warren notes would all be paid within sixty days, without promising that the bank would not be compelled to suspend, for a short period, the promet of its ness. It was found, havever, that a course so unpleasant and distressing was unnecessary, and that the bank, by resorting to its legal rights, so far as it respects brokers and other banks, would be able to ride out the gale and that too without pressing thous that one the oank. It has continued, and will continue its redemptions, and is abundantly able to pay all its debts, to the "uttermost farthing." The debts due to the bank, amount to more than double their notes in circulation, and these debts are parfectly secure—there is perhaps scarcely one that will not ultimately be collected. How then can any one be a loser by the bank?

It is true that the Bank has not extended to speculators and bank agents, that promot accommodation which, under flourishing circumstances, would probably have been afforded; and it is also true that it has been engaged, and

To Hoyt, on his preparations to badger the Board of Brokers.

[No. 28.]

Dear Hoyt: All goes on well. Caleb arrived last night with the reinforcement. Your extract' was well timed. I wish you would keep the Albany merchants back. It's rather bad friendship to get our bills together, and post them up here, say 30 days sooner than they would otherwise come. At the worst they would go into Brokers' hands, WHICH IS THE BEST PLACE IN THE WORLD FOR ME. I have received a very begging, coaxing letter from Mr. Olcott, but us Wiswall's money is not half paid, I dan't trouble myself about it.

Yours truly, B. F. BUTLER.

To Hoyt, at Albany .- Ought not the Public to wait awhile?

[No. 29.] [Sent per Mr. Hand.] SANDY HILL, July 7, 1819. Private and Secret.—Dear Hoyy: I have paid since the Run commenced \$9000 and over. You know how much I had then. I HAVE A GREAT DEAL MORE NOW, and an in every respect better of: The reinforcement from Jacob Barker puts me out [of] danger. Have paid very liberally SINCE IT ARRIVED, BUT SHALL NOW HOLD UP. The public have been paid over \$6000—the Brokers \$3000. OUGHT NOT THE PUBLIC TO WAIT AWHILE? We have CROWED full enough for the present, therefore had better write no more for the papers. I shall add a note to "Equal Rights," which will gall the Mechanics' and Furmers' Bank to the quick.\*

Finished last Saturday night by trying the replevin, at Glen's Falls—got home 1 o'clock, Sunday morning. Jury equally divided, 6 and 6—Sheriff in our favor. Skinner and me both summed up; suited nyself and everybody else. Noticed anew for Tuesday, 13—clear case; shall certainly succeed—want the lease from Van Rensselaer to Caldwell, as they gave parol evidence of it. Send it up in time.

Paid Saturday, the 3d, 901; on Monday, 379 though the Bank was shut; on Tuesday, 817.

Yours truly, B. F. BUTLER.

To Hoyt, on Law, Chancery, and suffering the People " to fret a little."

[No. 30.]

Dear Sir: My present business is chancery. The enclosed bill I drew in great haste last night and this morning. I want it presented on Monday, and the motion made and urged on the ground of the great injury to the Bank if those notes should be put in circulation. Whether Barker's assignment to this Bank is good or not, we are entitled to the injunction. Whether the bills are his or ours, the Farmers' Bank have no right to use them; and if they do, we suffer as well as J. B. [Jacob Barker.] I want the bill copied, and a copy sent to Mr. Barker for Mr. Wells' examination.

If you get the injunction, show it first to the State Bank, and tell they follow next—then serve it on Farmers' Bank—then show to Lansingburgh, and tell them they shall have the same, and had better keep the bills. That is, if you think it best to inform the others before I have made out bills against them.

The M——business I have neglected, and never can attend to it. Serve the petition—give the notice—fill up the proper day—make the motion. You and the Attorney General [Mr. Van Buren.] draw the interrogatories and examine the witnesses. I cannot, and must rely wholly on you.

The Bank is safe, and I mean to keep it so. I WILL RATHER SUFFER THE PUBLIC TO FRET A LITTLE, than hazord the safety of THE INSTITUTION by paying out TOO FAST. I have paid this week \$2500—\$600 of which was Walker.

Yours truly, B. F. BUTLER.

For is now engaged in the payment of small specie, LG to persons of that description; but it must always be remembered, that the Farmers, Mechanics, Travellers, and Tradesmen, who have presented its bills, have been paid in the most prompt and liberal manner. It must also be borne in mind, that the pressure of the times would of itself be a sufficient excuse for many things, which, at a more propitious moment, would be deemed inconsistent with the rules of fair and honorable business; and above all, that the course pursued in this particular instance, is adopted for the express purpose, not of injuring, but of indemnifying the public. THE HANK IS AILLE TO PAY, and intends to pay its notes, but it supposes that the honest yeomenry, who compose the "bone and gristle" of the land, are entitled to every accommodation, in preference to greedy speculators and arrogant monical aristocracies. Those too who have "poisoned the chalice," have no reason to complain, if with retributive justice, it is "presented to their tips;" nur even if they are compelled to taste a portion of its contents.

\* After the W. and W. Bank had shut its doors for several years and bought in its own unsalenble paper, it opened them again—Jacob Barker, Jesse Hoyt, Fitzgreene Halleck, and B. F. Butler being still connected with it. On the 29th of December 1281, Mr. G. R. Burker, earhier, worde from the Back to Mr. Butler, as follows:—Dear Sir—This will he handed you by J. F. Shirrill who goes to Albany for the purpose of procuring some specie. I want \$3000, and send you that amount in bills. Mr. [Jacob] Barker says he has switten Mr. Olcatt on the subject. I should not trouble you, but want the business done correctly, and fear to trust it alone with Mr. Shirrill. I send a draft for \$3000; which, if Mr. O. prefers, you will please hand him—but I should prefer his taking the notes. If you have to give him the draft you will please deposite the notes in the M. and F. Back, to our endit, which will make a specie deposit of that amount in Albany.

P. S.—I by his own cept I will let him pre SUED—B

Chance
[No. 3
To J. H.
Chancellor
\$700 to \$
I yesterc
inquisition.
at Lake G
business I
miles—trie

Cspt. Co of public m furnished it

CLINT

[No. 3] My Deur bind up the righteous, a

" From G

Postscri sing him to my letters necessary.

[No. 3]
Bank durin,
Bank will,
some liberal
laboring as
borious and
relieved M.
as Mr. Bark
the vicinity
discount—a
the interests

Preserve t

[No. 3:
My Dear
sume will a
the two nex
acknowledg
at the same
much groun
eerns, nor o
by that suce
and arduous
no poor wig

\*When it be at Buffulo, no tice law, havi , B. F. BUTLER.

.7. 4

Hill, July 7, 1819.

bed \$9000 and over.

E NOW, and am in

it [of] danger. Have

D UP. The public

PUBLIC TO WAIT

had better write no

If the Mechanics' and

-got home 1 o'clock, Skinner and me both day, 13—clear case; I, as they gave parol

t; on Tuesday, 817. B. F. BUTLER.

a little."

n, July 10th, 1819.

I great haste last night

I and urged on the

irculation. Whether

I if they do, we suffer

Mr. Barker for Mr.

low next—then serve I have the same, and s before I have made

Serve the petition ttorncy General [Mr. annot, and must rely

FFER THE PUB-TION by paying out

B. F. BUTLER.

but it must always be redits bills, have been paid to of the times would of ld be deemed inconsistent, this particular instance, E BANK IS ABLE TO se the "bone and gristle" d arrogant monied artistotertibutive justice, it is

nsnleable paper, it opened il connected with it. On face, as follows:—Dear Siring some specie. I want offcott on the subject. I the Mr. Shirrill. I send a his taking the coles. If the our credit, which will R. BARKER, Cashier

P. S.—If Schuyler's note was payable . e, I would take Washington and Warren gladly, but by his own act he has made it payable in Albany. Now let him pay what they will take, except I will take it in 1 Plattsburg and 1 current.—Burlington, 1 current. If he has our notes let him present them. If not paid, write Baird that it must be done forthwith, or he will be SUED—Baird will make him pay it.

Chancellor Kent scolded—Clinton declared to be raving mad—" Fair and Proper calle,"
[No. 31.] Sanby Hill, July 14, 1819.

To J. Hoyt.—Dear Sir: Send the enclosed by the boat to-morrow—all goes well. The Chancellor's decision, in my opinion is disgraceful, partial, unjustifiable—(inter nos.) I pay from \$700 to \$1000 daily—chiefly in specie—satisfying all FAIR AND PROPER calls.

I yesterday tried the Replevin over again, and after a prodigious hard conflict obtained the inquisition. This secures the estate. The lease did not arrive in time for the trial, as I had it at Lake George. Got through summing up at 11 o'clock—Jury out till after I, A. M.—tough business I can assure you. After Bank hours, rode through sun and dust to Lake George—12 miles—tried the cause—up till 2. A. M.—up again at 4 past 4—home before tank hours.

miles—tried the cause—up till 2, A. M.—up again at 1 past 4—home before tank hours.

CLINTON IS RAVING MAD, BESIDE BEING A FOOL, But I have no time for more.

Yours truly, B. F. BUTLER.

Capt. Coffin's letter contains cash. Let me know whether the Comptroller found the account of public monies received by the Attorney General [M. V. Buren] during my agency, correct. I furnished it last mail. (Sent by Mr. Bacon.)

"From Grave to Gay-from Lively to Severe."—"Orator Puff had two tones to his voice."
[No. 32.] Jesse Hoyt, Esq., care of Jacob Barker, Esq., New York.\*

My Dear Sir: I condole with you most sincerely. I commend you to Him who is able to bind up the broken heart—who alone can give you consolation in your distress—whose will is righteous, and whose mercy is unbounded. I HAVE NO TIME FOR MORE.

Yours most truly, B. F. BUTLER.

161

Postscript. I have of this date written to Jacob Barker, Esq., stating my situation and pressing him to furnish me one thousand dollars at least in specie, to reach me by the 30th inst. If my letters are not received, please inform him of this postscript, and add that it is absolutely necessary.

#### To Hoyt, on poying in a slow way !

[No. 33.]

DEAR SIE:

\* \* \* \* \* Your Jother [Lorenzo Hoyt,] has charge of the Bank during my absence—Mr. Barker left us thin morning for the south. \* \* \* \* \* The Bank will go on paying daily, IN A SLOW WAY, until Mr. B. [Barker] is able to give me some liberal assistance—and in the meantime I shall take it slow and easy for the future, without laboring as I have done for the two months past, which have been in every respect the most laborious and perplexing of my life. I felicitate myself, however, with the reflection, that I have relieved MANY HUNDREDS of persons who would have been almost rained if we had stopt as Mr. Barker advised me—that I have kept up PARTIALLY the credit of the poper IF in the vicinity of the Bank, which in the event of stopping would have been at 50 or 60 per cent discount—and, that in all that I have done, I have been actuated by a sincere desire to promote the interests of my employer, and the welfare and preservation of the community. \* \* \* \*

In haste, your friend,

B. F. BUTLER.

Preserve the Bank!—Butler's character lowered—Hoyt exhorted to repentance—Sabbath
Keeping—Wisdom's Ways.

[No. 34.] [To Jesse Hoyt, Esq.] SANDY IIILL, Nov. 16, 1819. My Dear Sir: Yours of the 11th is just received—I enclose a power of attorney which I presume will answer. Your letter of the 5th was received last week; but being ealled away for the two next days, and considerably engaged since my return, I had not found it convenient to acknowledge its receipt. I shall not pretend to deny your right to complain of my silence, but at the same time, I must retort the charge; and I press he you will admit that there is full as much ground for it in one case as in the other. I have no doubt of the multiplicity of your concerns, nor of your industry and perseverance; and I hope most sincerely they will be rewarded by that success to which they are justly entitled; but I believe you cannot have had so perplexing and arduous a tour of duty as mine has been for the last six months. Indeed, I am certain that no poor wight ever labored more sincerely for the public good, or received more of public censure

<sup>\*</sup>When it became evident that Mr. Barker would neither purchase the "good will" of the broken Bank of Niagara, at Buffalo, nor sustain the Washington and Warren Bank, Mr. Host removed from Albuny to New York to practice law, having taken out licences, as an attorney-at-law, and as a solicitor-in-chancery.

your future with us a nius and a pleasure yo tell you all

To Jess [No. 3 Dear Fri lage (the m \* \* \* Ia Mr. Van B that burn"; have been THE ONL

write less fr

Not that I

I have a

ment of Mi person. Il been urged friend of ou 110 moss," a follow, I have the removal. even with th first in a sm men. At I perhaps it n does not wis have not alre Mr. Barker's last saw you

dle with poli Since my lic in that cu terference in in the politic

great, and th

Education sinister view State-there others what

I have rec arv I have 1 some time pa I have advan less about it.

This letter tism, than wh Please presen

To Jesse He

[No. 38 My Dear that drove of

\*Mr. Fitz G steamboat Vict R. Harker, San I wish you to I make suitable cannot expect

and abuse. For the last seven or eight weeks, however, we have had comparatively quiet times,

and I have had some leisure for law reading and law labor.

You are right in supposing that the late catastrophe (for I consider it the end of that drama) in the Exchange Bank, is a common misfortune. To me especially it is a great one. I had cheerfully suffered the depreciation of OUR PAPER, that Mr. B. [Barker] might in the meantime bend all his efforts to the Exchange Bank, and in the resumption of payment there, hoped for the most auspicious results. The matter is past mending, and no doubt it is all for the best. We continue paying daily in a small way, more to relieve the sufferings of community than for any other purpose. The credit of the paper is very low in this country-hardly any one takes it at par-and were it not for the small payments of which I spoke, no one of my neighbors would have any confidence in the ultimate solvency of the institution. Some few, inferring from what has been done and what is now doing, that the intention is TO PRESERVE THE BANK. are rather disposed to think favorably of the concern; but their numbers are not great. Fortunately, however, by our redemptions and collections, we have got in nearly all the paper in circulation in this part of the State, and there is now but little more than half as much out as there was when the troubles commenced. The most interesting and gratifying part of your letter, was that in which you gave us reason to look for you here in December. We shall rely with certainty on your coming up; and if a cordial reception can make your visit a pleasant one, you will most assuredly find it so. Indeed, I can say most truly, there is no one of my quandam friends that I am more anxious to see than yourself. By the bye, my character is so depreciated at Albany (according to report) that but few of my old acquaintances would acknowledge or receive me. Some of them, I hear, have the kindness and condescension to compassionate and pityme, while others consider me full as bad as Jacob Barker, which in these days is considered a pretty severe specimen of invective and reproach. So be it.

> They cannot rob me of free nature's grace, They cannot shut the windows of the sky, They cannot bar my constant feet to trace The woods and lawns, by living stream at eve; Of fancy, reason, virtue, nought can me bereave.

I am sorry to observe that you are obliged to turn ensuist in order to reconcile your Sunday labors to your own sense of duty. You may remember what Sir Mathew Hale said on that subject, "That he tried both plans, and from experience could say, that no man ever gained anything in the end, or furthered his business, by attending to it on the Sabbath."

I know that you have had many and severe misfortunes to contend with; but I think there is n better method of consolation to be found than the one you have adopted. No doubt the poignancy of distress is often lessened and destroyed by the hurry of business and the active employ. ment of the mind, and therefore those remedies should frequently be adopted—but no true consolation can ever be derived from anything that requires the neglect of a religious duty. The ways of wisdom, and of wisdom only, "are ways of pleasantness"-her paths, and hers only, "are paths of peace." Mrs. Butler joins in affectionate remembrance.

> Truly yours. B. F. B.

Pious exhortations to Jesse Hoyt—Trouble at the Bank—The Attorney makes his debut.

[No. 35.] SANDY HILL, Dec. 17, 1819. My Dear Sir: \* \* [a private paragraph omitted.] \* \* I am sensible you have had many difficulties to contend with—many privations to endure-many afflictions to submit to-but that all has been right and just, however severe and painful it may have seemed, is no less the acknowledgment of REASON, than the dictate of REVELATION. The former assures us that the BEING who formed and upholds the natural world, so full of order, regularity, and excellence-who supports his creatures with every good of life-" who makes all nature beauty to the eye and music to the ear," must be Righteons and Benevolent; while the latter represents him as vindicating the mysteries of His Providence by saying," What I do now thou knowest not, but thou shalt know hereafter."

We have been much troubled by visitors at the Bank for the 10 days past. The Court of Common Pleas, which sat in the village a part of two weeks, has just adjourned. You can hardly conceive how much I was vexed and molested. Every man who owned a dollar of our paper made a point of bringing it along. I made my debut as an attorney-was employed in two causes which I tried and argued, and had very good success. There is but little law business doing in this county. Such complaints you never heard from lawyers, of the dullness of the times and the scarcity of money. Most truly yours,

Butler's Pious Sympathy-Hallock initiated in W. & IV. Banking.

[No. 36.] SANDY HILL, Jan. 3, 1820. Dear Hoyt: We regret very much that Mr. Halleck has made his visit, and is returning withand our hopes that He " who tempers the wind to the HER JESSE.

ratively quiet times,

end of that drama) a great one. I had might in the meaniyment there, hoped it is all for the best. community than for ardly any one takes ne of my neighbors e few, inferring from RVE THE BANK, e not great. Fortuall the paper in ciras much out as there rt of your letter, was shall rely with cera pleasant one, you one of my quoudam cter is so depreciated I ncknowledge or re-

concile your Sunday ew Hale said on that man ever gained any. h."

compassionate and

se days is considered

; but I think there is No doubt the poignd the active employ. ted-but no true conreligious duty. The paths, and hers only,

B. F. B. rs,

y makes his debut.

ivate paragraph omit-1-many privations to t, however severe and N, than the dictate of nd upholds the natural es with every good of nust be Righteons und of His Providence by r."

past. The Court of rned. You can hardl a dollar of our paper was employed in two but little law business of the dullness of the

B. F. BUTLER.

Banking.

HILL, Jan. 3, 1820. and is returning with. empers the wind to the shorn lamb" will enable you to sustain your misfortunes with dignity and patience, and make your future life more happy than your fondest wishes could anticipate. Mr. Halleck has been with us a week, and I must really say that we have been greatly delighted with him. His genius and acquirements render him a most agreeable and instructive companion. I envy you the pleasure you must derive from a full and uninterrupted intercourse with such a man. He can tell you all about our Banking concerns.\* Most truly yours, B. F. BUTLER.

To Jesse Hoyt.—Eutler would be the Julius Casar of Sandy Hill—is a Bucktail—Self. HUDSON, Feb. 7th, 1820.

Dear Friend: The release for Mr. Youle is enclosed. We have no Commissioner at our nillage (the men fit for it being chiefly Bucktails,) and I therefore brought it with me. \* \* \* \* \* \* \* \* I am much obliged to you for your letter and the pamphlets. One of the latter I saw at Mr. Van Buren's last week, which he had from you. "For thoughts that breathe and words that burn" it is almost without a rival in modern political publications. I must confess that I have been guilty of considerable negligence, and frequent violations of punctuality. You are THE ONLY PERSON to whom I ever write, except on business topics, and perhaps I should write less frequently than I now do were it not for the occasional necessity of the correspondence. Not that I dislike the employment, or have forgotten the friend—neither is the case.

I have a tolerable prospect of getting a livelihood by my profession at Sandy Hill, the appointment of Mr. Skinner and his consequent desertion of the bar, having left room for some other person. I have taken his office, but whether I shall fill his place remains to be seen. I have been urged to hold myself in reserve until spring and then remove to New York with an old friend of ours, (M. Van Buren), but I prefer remaining where I am. "A rolling stone gathers no moss," and though I certainly would not have gone from Albany had I known what would follow, I have too much pride to keep always on the move-and upon the whole do not regret the removal. Besides, I doubt whether it would be advisable to locate myself in New York, even with the aid of wealth and talents. The saying of Casar's, that he would rother be the first in a small village than the second at Rome, is a fair expression of the sentiments of most men. At New York I could never hope to be even the SECOND-where I am [Sandy Hill] perhaps it may not be too presumptuous to aspire to higher honors. I helieve Mr. Van Buren iloes not wish to have it known that he removes to New York in the Spring, therefore, if you have not already heard of it, you will please consider what I say as inter nos. I am fearful that Mr. Barker's misfortunes will prevent you from realizing all the prospects you indulged in when I last saw you. Pray inform me all about it. You know that my interest in your welfare is very great, and that nothing would give me more pleasure than to hear of your success. Do you meddle with politics? Or are you a silent spectator of the conflict?

Since my resolution to get all the law business I could, and to present myself before the public in that capacity, I have thrown off the restraints I had before preserved with regard to an interference in County affairs, and have engaged with some warmth, but pure intentions (as I hope,) in the political warfare.

Education, habit, inclination and principle all conspire to make me A BUCKTAIL. I have no sinister views to gratify—no resentments to satiate—no other object but the well being of the State-therefore my endeavors shall be to confine myself within the golden rule, of "doing to others what I would have them do to me."

I have received a letter from Mr. Barker, stating that the bank was unable to pay me the salary I have hitherto received any longer, which is what I have been compelled to look for for some time past, and which will render my prospects rather gloomy, owing to the large amount I have advanced for --. Were I troubled with nobody's debts but my own I should care less about it. Still I think I can in time get a living by my profession.

This letter is filled with nothing but SELF from beginning to end-a lamentable proof of egotism, than which nothing is more unsufferable. Do you never expect to visit us at Sandy Hill? Please present to Mr. Halleck my best respects, and believe me, dear sir, yours sincerely,

To Jesse Hoyt-on Law-Jacob Barker, Judge Edmunds, Mr. Van Buren, the election and Judge Van Ness.

[No. 38.1 ALBANY, March 17, 1820. My Dear Friend: I have been here for three or four days. My business was to meet one of that drave of steers which breke into the enclosure of the Court of Chancery some time before I

<sup>\*</sup>Mr. Fitz Greene Halleck to Mr. I.. Hoyt, at Albany. New York, May 1, 1829.—Dear Sir—I send by the steambout Victory which leaves here this afternoon at 5 o'clock, a box containing bank notes addressed to George R. Barker, Sandy Hill, which we shall be much obliged by your forwarding to him by the very fits opportunity. I wish you to keep a memoraudum of all the expenses you are at, and the various transactions you attend to, and make suitable charge therefor. It is all for account of corporations "which have no souls," whose stockholders cannot consider the order to the fact the benefit and the stock that the statement when the statement of the statement when the statement of the statement when the statement when the statement of the statement when the statement ounnot expect confidential services of this kind to be performed without paying
Your assured friend, F. G. HALLECK, for Jacob Barker.

left you. I have done nothing since I have been here but hear and talk polities. They seem to engross the whole sout of every person I meet with. For myself, though I feel some interest and take something of an active part at home, yet I must confess I am heartily sick of the cternal ding dong which is kept up at this place by the more noisy of both parties, and shall get home as soon as possible. It is but seldom that I hear from our friend Mr. Barker, for the very substantial reason, as I suppose, that he has nothing to communicate. Do you think he will be discharged in April? And can you form any sort of estimation as to the ultimate result of his affairs? Please give me all the information you have on his concerns, and your own as connected with his, in which you know I take a deep interest.

Since forming my connection with Mr. Mussey, I have considered it important that I should be admitted as a Counsellor as soon as possible. I have been gone all winter, while I ought to have been preparing for the examination. If I can prepare myself you may look for me in May. I do not yet precisely know what are Mr. Van Buren's expectations, nor do I believe he does himself. It is very probable that he will spend part of the summer in settling up his affairs in this part of the state and in Columbia. Mr. Edmonds, who is now with him, has had some convergation with him on the subject of business at New York, but I have no apprehensions

that he would form a connection with so young a practitioner.

I am sorry for your sake to hear such peor accounts of professional business at New York. We have something to do at Sandy Hill, and I think our office has its share. If I can once get myself into such a run of business as to provide for my family, I doubt where I ever engage in any other pursuit. The more I become acquainted with the lum, the more my attachment to it increases. We have a great many lawyers in our county—many of them great spouters—some of them very respectable in point of tulents. The popular prejudice against the profession is also very great among us. It is rurely ever that a lawyer is nominated for the Legislature—but perhaps that may arise as much from the state of parties in our county, where both have been about equal in strength for many years—as from any other cause. Still I think my prospects as good there as they would be elsewhere, and as yet I am content with my location.

I never knew party spirit so very warm as it now is in this quarter, and probably the Election will be a very sharn one. The accounts from all parts are very favorable to the election of Tompains. Let size it very certain. The old Lieutenaut Governor, as I understand, begins to regret that he has suffered himself to be linked with Clintan, but cannot unbind the knot. The Legislature are doing nothing of any consequence, since the committees from the two

Houses have reported on the accounts of the Vice President. [Tompkins.]

The Committee of Inquiry intended to report next week, but as Judge Van Ness has not yet returned, I do not believe they will be ready. That concern looks very dark for his Honor. If he is innocent he has been very unwise in the course he has adopted. If he shall be convicted, ultimately, what a degrading circumstance it will be for the judicial character of our State! It was once our pride and ornament—but how are the confidence and respect of the public to be preserved when its members are suspected, much less when they are arraigned for "high crimes and misdemeanors?" In truth, your very sincere friend,

B. F. BUTLER.

## To J. Hoyt. Van Buren and Butler, Counsellors and Attorneys at Law-Albany-Providence -- Worth's Poems-Vander Heyden.

[No. 39.1 ALBANY, May 27, 1820. My Dear Sir: I have been here two or three days for the purpose of seeing Mr. Van Buren. You may have heard that it was my intention to remove forthwith to Albany; if not, I take this occasion to inform you that I have agreed to resume the law business with Mr. Van Buren, and shall locate myself in this place as speedily as possible after the 15th of next month. I think I have every prospect I could desire. Mr. Van Buren says he will not abandon his profession; and if he remains in it he can get as much business as we can attend to. He offers me one half of the Chancery, as well as the other business, which you will recollect is much better than our former terms; and as our Chancery Suits will be the most numerous and profitable, it appears to me that I cannot but succeed. My admission as Counsellor will also enable me to attend to small motions in term, inquests at circuits, &c. &c., which, as my acquaintance is very general throughout the state, will be something towards the current expenses of the year. With the assistance of PROVIDENCE, I am fully resolved never again to abandon or withdraw from my profession, and to pursue such a course of study, industry and perseverance as shall make me a lawyer in time, if it is possible to make a lawyer out of such materials as I am composed of. It is with great reluctance that I leave Sandy Hill; the situation of that most charming village, the kindness of its inhabitants, from whom I have received every attention, and ABOVE ALL a sincere desire to comply with the wishes of our friend Mr. Barker, all induced me to remain, but I am satisfied that I ought not to pass by the present apportunity of establishing myself in the profession. I wrote Mr. Barker from Sandy Hill, but have not had the pleasure of hearing from him. Please inform him that I wish

to resign an injury. it becomes

I have jover with genius de writer—branching of

Our frie give him a Clark, the Please con deserves e

I shall Platner su notice the nor inclin about me.

[No. Dear Fr closing the this for no whom you circuit-he probably se clegant sta we have t lower floor keep my of study than Caldwell ( and, I expe whom I kee Lorenzo re him. He books from latin gramı ory, which by the vari think will much his s that you a until dragg When

arated from feel it too,

To Hoyt.

[No.

New York his good w

all events, and fondne

DEAR F.
(Gilbert St.
Hill was st.
to board of
As to but

would be day or oth before, I a ics. They seem to el some interest and sick of the cternal and shall get home er, for the very sub. think he will be disrate result of his afir own as connected

ortant that I should er, while I ought to look for nic in May. o I believe he does ling up his affairs in him, has had some se no apprehensions

ness at New York. . If I can once get her I ever engage in my attachment to it reat spouters-some inst the profession is the Legislature-but nere both have been hink my prospects as ocation.

probably the Election le to the election of I understand, begins not unbind the knot. ittees from the two

Van Ness has not yet rk for his Honor. If he shall be convicted, ter of our State! It et of the public to be arraigned for "high B. F. BUTLER.

-Albany—Providence

NY, May 27, 1820. eing Mr. Van Baren. Ibany; if not, I take with Mr. Van Buren, th of next month. I not abandon his proattend to. Ile offers vill recollect is much most numerous and s Counsellor will also . &c., which, as my towards the current fully resolved never urse of study, industry make a lawyer out of t I leave Sandy Hill; ts, from whom I have oith the wishes of our ght not to pass by the r. Barker from Sandy form him that I wish

to resign on the 15th June, and to leave the next day if I can. Every day I procrastinate is an injury. We have so little time allotted us in this world, and that little is so uncertain, that it becomes important to take it by the "forelock."

I have just seen a poem by G. A. Worth, entitled "American Bards," which I have skimmed over with deep regret. There is not a line of merit in the whole book. It would seem that genius declines and degenerates in the woods, for Worth, when in New York, was a fine writer-brilliant in prose, and more than tolerable in poetry. Even in the notes there is nothing of that vivacity and elegance which distinguished the Correctors.

Our friend Van Der Heyden is looking out for the Clerk's Office, for the next Assembly. Do give him all the help you can. Horace Merchant is to be his deputy, so that the objection of Clark, that he is a raw hand, &c. &c., is wholly obviated. Clark reports him as a federalist. Please contradict that falsehood. Van Der Heyden is a fine fellow and a man of talents—and deserves encouragement, not only on that account but also for his filial and fraternal affection.

I shall get to Albany in time to take the "laboring oar" in the Hart cause, and also in the Platner suit, in both of which I shall probably be solicitor. And as for politics, I give you notice that I intend to leave you and the other champions to fight it out, having neither time nor inclination to buckle on the armor, though I may possibly always carry a small sword about mc. Present my best respects to your sister and brother.

Yours affectionately,

ALBANY, June 24, 1820.

To J. Hoyt .- Van Buren & his Clerks-Lorenzo Hoyt-Barker's last offer. [No. 40.]

Dear Friend: I thank you for your kindness in attending to my Bouck cause. The letter enclosing the [wrong or wing] bill and the decree, came to me charged \$1 11 postage I mention this for no other reason, than that you may be informed of the carelessness of the person by whom you sent it. The letter to Judge Platt I will deliver. He is on the tour of the Northern circuit-holds the Washington circuit this week-the Troy circuit next week, and I shall very probably see him on his return. I have been here three or four days-found every thing in an elegant state of confusion, but have got pretty much arranged for business. Take it all together, we have the pleasantest establishment in the city, if not in the state. We occupy the whole lower floor of the Secretary's house. Mr. Van Buren has the front room, with the library. I keep my office in the back room, which is cool and pleasant, besides being better adapted for study than the other. We have two students besides Lorenzo. A young man, a brother of Caldwell (Gourlay's son-in-law) who has been 18 months in our office, and is a sedate, attentive, and, I expect, useful clerk-and a son of the loud talking Pugsley, who is a wild fellow, and whom I keep on condition of good behaviour. So far, he has not forfeited his engagements. If Lorenzo remains with Mr. Van Buren, I will, with great pleasure, pay particular attention to him. He is digging away at Blackstone, which I shall permit him to continue until I get my books from Sandy Hill; then I shall set him about reading a course of history, and studying the latin grammar. At his age, a knowledge of general history may be easily acquired. The memory, which is the principal faculty concerned in its acquisition, is then vigorous and unburdened by the various knowledge and the distracting cares of riper years. He is a very fine boy, and I think will do well. He has not the genius nor the energy of his brother, but at the same age is much his superior. (You may think this no great compliment to yourself, but pray remember

When Mr. Barker was at Sandy Hill, he offered to accede to the terms I proposed when at New York, or even to double them if necessary-but I was not at liberty to receive the benefit of his good wishes. I now consider myself pretty permanently settled at Albany; and I think, at all events, I shall never leave the law for Banking or any other pursuit. I now feel the same ardor and fondness for my profession that a lover does towards his mistress, after having been separated from her society. (By the bye, they say you can understand the force of this simile, and feet it too, when absent from New York. How is this?) Do let me see you this summer, And believe me, most sincerely your friend, B. F. BUTLER.

that you are one of those whose talents were buried in bales of cotton and hogsheads of rum,

until drugged from obscurity by the "strong arm of the law."

To Hoyt. Law-Chancery Practice-Mr. Van Buren and his mortgoge-the Albany folks. [No. 41.] ALBANY July 19, 1820.

DEAR FRIEND, \* \* \* \* \* We are boarding at Mr Jones,' directly opposite our office. (Gilbert Stewart's house,) where we have very pleasant lodgings. Our departure from Sandy Hill was so sudden, that we left all our furniture in the house, and for the present shall continue

As to business, I have enough to keep me very busy-chiefly in Chancery-old and new. It would be well enough were it not so long before the cash was realized. But it must come some day or other. I think my expectations will not be disappointed. At all events, as I told you before, I am for the Law and nothing else-and I regret now that Mr. Van Buren ever thought of leaving his profession, which you know was what put it into my head to leave him I think I shall make my debut at August term in the argument of some motions and cases. Though as to the last I am rather squenmish. Mr. V. B. is certainly very desirous to assist me. He has several heavy causes in which he insists on my speaking.

Hike Albany about as little as you do—and, with the exception of a few persons who are worthy of exceen, have very little to say to the goodly inhabitants of this renowned metropolis. I think the eastern junto the most disagreeable of them. They are generally bigots in politics,

and very tall of prejudice and envy.

Lorenzo is a very fine youth. I have got him at the Latin Grammar, in which he makes tolerable progress. I shall pay particular attention to him. I have paid \$1.25 for the order to the Register, so that you owe me 25 cents. My compliments to Mr. Barker, &c.

[No. 42.] To the same.

Yours truly, B. F. BUTLER, ALBANY July 26, 1820.

Dear Friend: I am about filing a bill to foreclose the mortgage held by Mr. Van Buren against the Kane property, to which Judge Livingston and Messrs. Blackwell and McFarlane must be parties. To avoid costs in case they should disclaim, it is necessary to tender them releases. I herewith send you the releases, and if it is not too much trouble must call on you to present them to the gentlemen above named, with an explanation of the object for which they were prepared. I do not believe they will execute them, the they would save trouble if they should. They will never get anything from the mortgaged premises, nor from any other of Kane's property, and might as well release it. Nothing new.

Yours most cordially, B. F. BUTLER.

To Hoys, on struggling at the Bar-Judges like to dine-Van Buren the Erskine of America.
[No. 43]
ALBANY, August 9, 1820.

Dear Sir-Yours of the 5th went round by the way of Troy, so that I did not receive it until this day-but, as I had no opportunity to make the motion on Monday, no harm results.

I took my place in such a position as I supposed would ensure me a hearing, but unfortunately there were some tecious fellows ahend of me who took up so much time that when my neighbour next above me was reached it was just on the stroke of three; and you know how eager our Judges are for the comforts of a good dinner. If I had not received yours I should have procured an order to stay proceedings. I hope you will not fail to stay with us at Jones's while at Albany. I shall not be able to accompany you to the Springs—neither time nor funds would permit. The truth is, I am poor, and I mean to economize, and \* \* \* \* \* \* I should like to join on a tour anywhere except to the Springs, of which I had enough last year. There is a great deal of business this term, but a great part of it is small business such as Certioraris', &c.

Your New York classmen are a troublesome race—perfect snarlers and marplots. Mr. Van Buren stands higher throughout the State than he ever did—witness the toosts at the various celebrations. But if I were in his place I would trouble myself but little about the carpings of such men as you name—they can do nothing without him. What would have become of the opposition if it had not been for him? I will say more—if I was Van Buren, I would let politics alone. He can be and will be the Erskine of the State, which is an ambition more laudable than the desire of political preferment. He yesterday opened a cause in the Supreme Court in the most concise, elegant, and convincing argument I almost ever heard. Believe me,

Yours truly, B. F. BUTLER.

To Hoyt.—Law tedious—Judge Spencer uncourtewas—Butler ton forward.
[No. 44.] Theuspay, 17th August, 1820.

My Dear Friend: \* \* \* \* The Court gets along very slowly with the Calendar. There are 400 causes, and they begin this morning at 71. I have done nothing more than oppose a motion, in which I was successful—but to-morrow expect to make some provided I can get a hearing. I attempted it last week, but His Honor, the Chief, [meaning it is presumed, Ambrose Spencer,] in his MILD WAY, told me to wait until my sexnors had been heard; and as I was the youngest Counsellor at the Bar, perhaps this was right; but it excited a great deal of observation among the bar, and is generally spoken of as not rery liberal nor proper.

I really don't know how it is; but I am considered, by some persons, as possessed of a remarkable degree of forwardness, \$c. &c., merely because I am unwilling to remain forever at the foot of the professional ladder. However, if my life is spared, I shall grow older every day, and therefore, sometime or other will be entitled to a hearing.

My causes on the Calendar, which are three, will not be reached this term.

Most truly yours, B. F. BUTLER.

Fifty Dollar Fees scarce—Judges Woodworth & Spencer talked about.

[No. 45.] To Jesse Hoyt, Esq., Wall St. ALBANY, Oct. 12, 1820.

Dear Sir—I am happy to hear of your success—and hope it may continue—\$50 and \$100

fees are not v still continues his slow leng

—but I have sion, by way, the studes of In another Woodworth

[No. 46. Dear Sir: Two very sta Mr. Sharp ag The votes to not meet yo have not bee

To Jesse H

[No. 47 Dear Sir: have been pr No. 98, on the dians—amond argued by M any important before the C two hours.

I was sorr; ters. I hope that industry

We [Van and THE E: that my premaking, as I reap the ben

There is e cated the do ABUSIVE I I don't thi

ing without, the other of I hope to

[To

My Dear as the excite very striking given me an friends. 'The as we can do hope a few expressions were rather sometimes to health, happ

[No. 4] Denr Hoy unable to w

ve him I think ses. Though as sist me. He has

na who are wor d metropolis. I bigots in politics,

ch he makes tol-r the order to the

F. BUTLER. July 26, 1820. Mr. Van Buren l and McFarlane tender them re.

ist call on you to ct for which they ve trouble if they rom any other of

F. BUTLER.

kine of America. August 9, 1820. ot receive it until rm results. but unfortunately

ien my neighbour w how eager our should have pro-Jones's while at nor funds would I should like to year. There is a Certioraris', &c. rplots. Mr. Van ists at the various ut the carpings of e become of the would let politics

on more laudable Supreme Court in eve me,

F. BUTLER.

orward. Angust, 1820. very slowly with ave done nothing ct to make some hief, [meaning it SENIORS had been

ossessed of a reremain forever at older every day,

; but it excited a

rery liberal nor

F. BUTLER.

ıbanıt. Oct. 12, 1820. -\$50 and \$100

fees are not very plenty in this part of the country, at least not with young lawyers. Our circuit still continues. Judge Woodworth in person and in business—"Like a wounded snake, drags his slow length along." He has given very general dissatisfaction this court.

The cry has been full of farmers, &c., these two days—at a cattle show -but I have seen nothing of it myself. Chief Justice Spencer delivered a speech on the occagion, by may, as I suppose, of preparation for the period when he will be compelled to retire to t shades of private life. \* \* \* \* In haste, yours, truly, B. F. BUTLER.
In another letter, April, 1819, Mr. Butler tells Mr. Hoyt, that "The appointment of Judge the saudes of private life.

Woodworth is universally reprobated here; without any exceptions, except the Clintonians."]

To Hoyt, on Noah & on Caucus Nominations. ALBANY, Nov. 7, 1820. Dear Sir: At the caucus last evening, 68 Republican members of Assembly were present. Two very staunch republicans absent—not yet arrived—se that we shall not lose a single man, Mr. Sharp agreed on for Speaker. Mr. Vanderheyden for Clerk, 45—to 23 for A. [Aaron] Clark. The votes to-day will be unanimous, and every thing will go as it ought to. The Council did not meet yesterday. Mr. Nonh will attend to your letter-he takes great interest in it. I have not been able to see either Mr. B. or Mr. D.

In haste, most truly, yours,

To Jesse Hoyt. Henry & Campbell defeated-Van Buren & Butler not very busy-Clinton's abusive Message.

[per Counsellor Caines.] [No. 47.] ALBANY, January 18, 1821. We have had a very tedious Session. The Court have been principally occupied with non-enumerated tusiness, and have been able to reach only No. 98, on the Calendar. There was no business of interest except some pretty important motions—among others, a motion to quash all our scir. fa. proceedings in Otsego, which was fully argued by Mr. Campbell and Mr. Henry for, and myself against it. This was the first cause of any importance I ever argued in the Supreme Court, and this was the most interesting matter before the Court. I made out tolerably well, I believe, and was heard very patiently for near two hours. The motion will not be decided until next term.

I was sorry to hear from you in so sombre a strain as that which pervaded one of your late letters. I hope, however, that with the new year your prospects will revive-and I have no doubt

that industry and merit like yours will command, as it certainly deserves, success.

We [Van Buren & Butler] are doing hardly any business-what we have is in CHANCERY. and THE EXPENSES ARE SO HEAVY AND THE PROCEEDS SO LONG IN COMING, that my present hopes are confined to a bare subsistence. The only consolation is, that I am making, as I think, some progress in professional knowledge, of which one day or other, I may

There is every prospect of a stormy session. The Governor [De Witt Clinton,] has communicated the documents relative to THE ORGANIZED CORPS, accompanied WITH A VERY ABUSIVE MESSAGE. This business will injure him greatly throughout the Union.

I don't think I shall be an applicant for any thing this winter-certainly not if I can get a liv. ing without, which I hope may be the case. Mr. Esleeck is the most prominent candidate for the office of District Attorney, and feels confident of success, and will probably be appointed. I hope to see you soon at Albany, when we shall expect you to stay with us.

With sincere regard, yours, B. F. BUTLER.

[To J. Hoyt]. The Bucktail Council very unpopular-Albany near a rebellion.

[No. 48.] ALBANY, Feb'y 20, 1821. My DEAR FRIEND- \* \* I hope the Council will soon finish all they have to do. as the excitement produced by their labors is very great, and the difficulty of pleasing everybody very strikingly illustrated. You will have seen by the time this reaches you, that they have given me an office-without any trouble or exertion on my part-or much on the part of my friends. The minor appointments for this city have given great dissatisfaction, and it is as much ns we can do to keep the people from open rebellion. Of all this, however, say nothing—as I hope a few days of reflection will compose the angry elements. To judge from the violent expressions of those who are disappointed, one would think that our prospects for next Spring were rather blank-but you know it is the genius of Democracy always to be impetuous and sometimes to be rush. I have only time to say that you are always one of those for whose health, happiness, and future prosperity I feel the liveliest solicitude, &c. &c. &c. B. F. BUTLER.

A close Election-the Chances stated-Disaffection to the Bucktoils. [No. 49.] To Jesse Hoyt. ALBANY, March 3, 1821. Dear Hoyt: Having been engaged in a long and tedious Court of Sessions, I have been unable to write you sooner. Notwithstanding the dissatisfaction which prevails in many parts of the state, I think we have a fair chance of success. Dutchess is not yet to be abandoned—Saratoga is certain—Essex ditto—Cayuga may be hoped for—Genesec and Niagara promise favorably—Ulster and Sullivan may perhaps be lost by the nomination of Sudam. There is a faint prospect of success in the new countles erected from Ontario. The other counties may stand as they did last year, except Montgomery and Queens. In the former we have strong hopes of electing our whole ticket. As to the latter, you have better means of information than I have. For my own part I set it down as against us.

It is not to be denied that disoffection prevails in some counties, and indifference in others and as our adversaries will strain every nerve to the utmost, they may secure the state.

In the Eastern District we shall elect our Senator, having a most noble ticket, while the Clintonians have a wretched one. Probably Seymonr may be elected in the Western, the there is not much hope of it. The election will be close, and some of our friends give it up, though without sufficient reason. \* \* \* \* \* In haste, truly yours,

B. F. BUTLER:

#### To Jesse Hoyt, on Law, Religion, Releases, the Court of Errors, &c.

[No. 50.]

My Dear friend: I am glad to hear of your safe return from Washington, and have to thank you for your letter from that place. I regret that you lost the opportunity of arguing your cause in the Supreme Court. It would have been a circumstance equally creditable to you, and gratifying to your friends, to have had you come forward so soon after your admission to the bar, in the first court, and against the highest law officer of the nation.

It is not at all surprizing that you should know how to appreciate our solicitude for \* \* \* \* \* \* Our chief prayer is that she may be prepared for the closing scene, through the Grace of her Creatur and Judge. My dear friend, THIS, ofter all, IS THE ONLY IMPORTANT BUSINESS OF OUR LIVES—and every new instance of mortality admonishes us to set about it in due season.

I am much indebted to you for your attention to the troublesome business of my releases. I do not care whether they are executed or not—the only object is to save costs by tendering them. Enclosed is a list of all the judgment creditors of J. Kane who have not released. Please mark opposite to each, the names of those who are absent, and where, so that I muy bring them in by publication.

The Court of Errors yesterday decided the cause I argued there (Manahan vs. Gibbons) in favor of my clients, (Defendants,) 24 to 4—a great triumph to me, and some little mortification to Mr. Henry, who was uncommonly positive and sanguine. I have argued two, and have several other causes to argue in the Court of Chancery.

Mrs. Butler desires to be affectionately remembered by you and by Mr. Ward. No one stands higher in her estimation than yourself. She thinks you the most ardent friend I have, and therefore she feels for you as she ought to. I hope to see you in May, but may be disappointed. In haste, most truly yours,

B. F. BUTLER.

[To J. Hoyt, at New York.] Political scheming—Instructions how to keep Power from the People—Noah told how to behave—efforts to elect Crawford.

ALBANY, Jan'y 29, 1824. My dear friend-The Electoral Law was to have been taken up in the Assembly to day \* \* \* \*There is no doubt whatever that a majority think it inexpedient to pass the bill, and yet they are so hampered by premature commitments, and many of them so goaded by their constituents, as to render it almost morally certain that they pass it in some shape or other. Our reliance is on the Senate, and we still entertain strong hopes that it will be rejected there in whatever form it may come. Still, this is by no means certain, and the greatest caution and prudence, as well as the greatest firmness, are required in presenting the subject to the Senators. We have not been, and are not, idle; on the contrary, if ever men labored incessantly, the 'Conspirators' and the 'Regency,' &c., descree that praise. \* \* \* \* \* Make a suggestion to Mr. Noah, which I trust will not be improperly received by him. It is simply to suggest that, for the present, the Advocate should not press the claims nor descant on the merits of Mr. Crawford. We have in the two branches of the Legisl about 105 members who are thorough-going Caucus men. Of these a majority, beyond all doubt, would prefer the nomination of Mr. Crawford, the remainder are for Mr. Clay or Mr. Adams, the smallest number being for the latter. While these men are willing to abide by a CONGRESSIONAL NOMINATION, it is useless to advocate the claims of Mr. Crawford to such a nomination, it being CERTAIN that if any is made it must fall on him. Besides, by pressing the claims of that gentleman you incur the risk of alarming the feelings and encountering the opposition of those firm and honest men who have gone with us nobly so far, and are willing to go with us to the end, but who are yet unaccountably wedded to Mr. Clay or Mr. Adams. And though I do not believe they could be driver from the resolutions they have concurred in, in favor of a Caucus at Washington, they may yet be induced to give a warm support to the Electoral Law.

if they become or that we are the necessity the utmost rube time enough successful can this ticklish more general number us.
ARE SO WI

If the meet will not be no republican path well understood service if it should be acter—but as fer with him is

I omitted to of Burrites, I our best friend the Senate—a and most hope

I have not a mentioned to we are still mayou. Your I opened

Young nomine

[No. 52.]
Dear Hoytof the oppositive persuaded will see the trick to the control of the next sessification of the next ses

[No. 53.] My Dear Si issuing of his complished. I to execute a I soon.

[No. 54.] Dear Sir— Bank of Platts therefore \* \* ers for a consp yesterday at o court adjourne Butler, Mr. 1

To [No. 55.]
My Denr S
January, as poin them, howe Health," whice operations the confined to Co

Incessant oc tion as a mem to be abandonedl Niagara promise Sudam. There is other counties may er we have strong of information than

Terence in othersthe state. ticket, while the Western, tho' there

give it up, though B. F. BUTLER:

8, Sc. v, April 2, 1822. and have to thank arguing your cause e to you, and gratimission to the bar,

itude for \* \* \* ing scene, through THE ONLY IMortality admonishes

of my releases. I by tendering them. t released. Please t I may bring them

han vs. Gibbons) in e little mortification sed two, and have

r. Ward. No one dent friend I have. but may be disap-B. F. BUTLER.

ep Power from the

, Jan'y 29, 1824. embly to day \* \* ent to pass the bill, so gouded by their me shape or other. ill be rejected there he greatest caution the subject to the labored incessantly, \* \* \* Mnke him. It is simply

nor descant on the hout 105 members oubt, would prefer dams, the smallest ONGRESSIONAL such a nomination, ssing the claims of g the opposition of ing to go with us to And though I do d in, in favor of a the Electoral Law. if they become satisfied, either that their candidates have no chance of a Caucus Nomination, or that we are determined to force the claims of Mr. Crawford. Stick to principles; advocate the necessity of adhering to the old forms and established doctrines of the party-and express the utmost readiness to submit individual preferences to the decision of the Caucus. It will be time enough after the nomination, to defend and maintain the character and claims of the successful candidate. \* \* \* \* \* \* \* I should think it injudicious to call meetings on this ticklish subject, especially in the country, where the meetings from necessity would be more general than with you, and where our opponents roould inevitably outmanage and outnumber us. In your city, however, the line is so distinctly drawn, AND YOUR FORCES ARE SO WELL ORGANIZED, that you have nothing of that sort to apprehend.

If the meeting about to take place should not be more formidable than I think it will be, it will not be misunderstood here. Its proceedings will be considered as the voice, not of the republican party, but of the supporters of Mr. Wheaton and his colleagues, who are now very well understood by the country members—and instead of injuring I think it would render us a service if it should stand alone. \* \* \* \* \* Still it seems to me that we have nothing to gain, and much to hazard by giving to this subject any farther excitement of a popular character-but as Mr. Bowne knows perfectly the state of things here, your Committee should con-

fer with him fully before they adopt any course definitely. I omitted to make another suggestion for Mr. Noah. It is not very serviceable to talk much of Burrites, Lewisites, or the High minded. Several of the two former classes are here among our best friends; and as to the latter, Sudam, Bronson, and Wheeler, are as true as steel, in the Senate-and Whiting, Hosner and several others in the Assembly are among our best and most hopeful supporters in that House.

I have not written to Mr. Barker about his proposition as to voters for Electors. It has been mentioned to several, but we doubt the power of the Legislature to pass it, and if they have it, we are still more apprehensive of its policy, for reasons which on reflection I think will occur to Yours truly, B. F. BUTLER.

I opened this letter to show to Judge S. [Skinner.]

Young nominated—the Governor's folly in going for the people—the Argus aftoat—Barker's Conspiracy Trial.

To Jesse Hoyt. ALBANY, April 13, 1824. Dear Hoyt-Political affairs stand well. The nomination of Young has defeated the plans of the opposition; and though I did what I could TO PREVENT ITS NECESSITY, I am yet persuaded, that, under all vircumstances, it is the best thing that could be done. will see the two addresses. To ours we have more than two-thirds of both Houses-and though it does not speak directly of the presidential question, I think its tendency, &c., can hardly be misunderstood. If matters go as we expect, there will be a large majority for Mr. Crawford at the next session. Indeed it is very certain that he has received a majority of both branches. Rely upon it every thing will go well. B. F. BUTLER. Yours truly,

To Jesse Hoyt. ALBANY, June 5, 1824. My Dear Sir-You have by this time heard the consummation of the Governor's folly by the issuing of his proclamation. . . . . You will see that the Argus business has been at last accomplished. I was obliged to become responsible for the moderation of the New York paper, and to execute a Bond of Indemnity, &c. I have written to Hamilton for it. Do see that it is sent B. F. B. Yours ever.

[No. 54.] To Lorenzo Hoyt, Esq., Albany. NEW YORK, Oct. I, 1826. Dear Sir-Mr. Henry has gone home with an intention of preparing himself in the case of the Bank of Plattsburg against Levi Platt, Wells, and others, (the account cause;) I wish you would therefore \* \* \* \* \* I have but a moment and few details of the trial, [Jacob Barker and others for a conspiracy to defraud,] must refer you to the papers. They bring down the details to yesterday at one o'clock. In the afternoon and evening we had a fine time of it, and when the court adjourned last night the cause was left remarkably well for us. I send a paper for Mrs. Butler. Mr. Barker has done wonders. Truly yours,

To Hoyt, on the Law Revisers-Dr. Hosack upset-a successor to Talcott.

ALBANY, Dec. 11, 1827. My Dear Sir-I cannot send you copies of the chapters that are to commence on the first of January, as passed, as there are but a few extra copies in print. \* \* \* \* \* There is nothing in them, however, that can interest or affect you, in New York, except Chap. 14, "Of Public Health," which mitigates the Quarantine Laws and upsets Dr. Hosack. Chap. 18 cuts up some operations that used to be in regue, but it was so altered by the Legislature as to be entirely confined to Corporations hereafter created or renewed.

Incessant occupation has rendered it impossible for me to answer your kind letter. My situation as a member of the Assembly will render me ineligible to the office you speak of, in case

Judg [No. 60.]

AS

My Dear Sir that you have b ferred to the De So far as Pa

you will give in

they cannot ag Edmonds will I Lam happy t brighter days th

Mr. Butler st troubles of the dom will be lea Here four lines

The mail wil

But it is a pi the session. Y and he will be PRICE, it is

I perceive by

Don't be cari which my admi

[No. 61.] P My Dear Sirand most heartil you utter in then of the old federa cause they found uawarrantuble i

As for myselt MEANS I to re could get on l'aney thinks w lam desirons T a best to dispens controls it, we o

Come what w us all into the n THE Bank, or

Jack

[No, 62.]-E "The Presiden of Independence words left out a

[No. 63.]—E "Mr. Taney sideration. Th they may not c PROTEST, &

[No. 64] My Dear Sir my return to-da his arbitration.

I had noticed me that the artic

Talcott [Attorney General] should resign. [See the Constitution :] And even if not disqualified by that circumstance, I should be anwilling to withdraw my attention from the remainder of the Revision [of the laws of N. Y.,] which will require all my efforts for some mouths to come. I must get that concern oil my hands before I set up for any thing else, especially if it requires There is, nowever, little probability that the good people will suffer for want of candidates. In a case so prominent there are generally enough to grasp for it. In haste, Very sincerely yours, B. F. BUTLER.

[No. 56.] To J. Hoyt, on his cloims on him over Duer. ALBANY, March 19th, 1829.

My Denr Sir-I have not been able to farnish Chancellor Walworth with a copy of answer, my original copy having got into that celebrated receptucle of Chancery papers, from which nothing is ever to be withdrawn-the draw or bushel basket, (I don't know which,) of his venerable predecessor. . . . . I wish I had time to say something of your last letter, but as the hoar for closing the mail is at band I must defer, and if I defer the whole matter will tumble into Limbo, for I never can undertake to answer an old letter. You do me injustice in your mode of stating the case As between you and John Duer I never can hesitate. You are not only the oldest friend, but most assuredly HAVE THE STRONGEST POSSIBLE CLAIMS UPON ME-claims which I hope to convince you I have not forgotten, and can never forget.

Mrs. B. continues to think illy not only of the Washington people, but of your arguments in its tavor. I shall submit the matter wholly to her decision, though my judgment, not less than my inclination, tells me she is wrong in some of her objections-it not in all.

B. F. BUTLER. Most truly yours,

Maher (like Marcy) to be saved from rain, and made respectable.

[No. 57.] WATERFORD, July 26, 1830, To Lorenzo Hoyt, Esq., Counsellor at Law, State Street, Albany.

My Dear Sir-When I left this morning, I could not ascertain whether Mr. Reynolds had returned or not. If he has not returned, I must get my cause postponed, and return to assist Mr. Ostrander before the Vice Chancellor to-morrow. Let me know by the first stage or mail for Ballston.

Notice should be given at the Post office to send Mr. Van Buren's letters to Saratoga Springs, Those you sent yesterday to my house are yet there. Will you see them sent back to the Post

Office properly directed?

Once more. Just as we left this morning, I heard that our excellent friend Maher was dead. It occurred to me instantly that I. II. Strong was very well qualified for the place of State Librarian. IT WOULD SAVE HIM FROM RUIN, and make him a respectable living; and haring that, he would be a respectable man. I beg you to call on Mr. Flagg, and name him as a candidate for whom I feel a deep interest; also speak to Mr. Croswell and Mr. Phelps and others. If it can be done, it will be a great affair for Strong. Don't on it seeing Mr. Flagg

Yours. B. F. BUTLER.

#### Noah-Judge Sutherland-D. B. Tullmodge a Successor to Ducr.

[No. 58.] Mrs. B. F. Butler to Mr. Josse Hoyt.] ALBANY, December 4th, 1830. My dear Sir: I am greatly obliged to you for sending me the paper containing the article "Albany Institute." I am very much inclined to believe that the nuthor of the address merited the rebuke, not because our friend Croswell is mentioned in an honorable manner, but because the whole editorial corps were not ingratted in the note.

If I had written the note, I should not have forgotten Noah-I would have given him a high place, for he is certainly entitled to rank, being King and High Priest, &c. &c., of the Jews. In his literary store-house, he has ammunition of all sorts; and altho' he is too fond of amusing us with squibs, he can, and does occasionally, send up a sky-rocket. I write in great haste, and have only time to add that I am a lone widdow yet—and that the very elements seem to conspire to keep my loving lord away. Did you ever know such a continued spell of unpleasant weath r! Yours, very sincerely, HARRIET B.

[No. 59.] [private.] [Mrs. B. F. Butler to Mr. Jesse Hoyt.]

Washington, 18th February, 1834.

My Dear Sir-You must either work for Judge S. [Sutherland] or yourself, if you do not wish Tallmadge to get the office of D. A. [District Attorney.]

His brother works like a Curt-Horse in the matter, and things are working well for him.

Mr. B. [Butler] only yielded to Judge S's claims over yours, on account of his (the Judge's) peculiarly appleasant situation in a pecuniary point of view.

Do help the Judge. The decision of the matter is to be left to the N. Y. Members-Representatives and Senators-and they are all pretty much to a man, committed to Tullmadge. Great haste, sincerely yours,

even if not disqualifrom the remainder ine months to come. ecually if it requires for want of candi-In haste,

B. F. BUTLER.

March 19th, 1829.

h a copy of -----'s hancery papers, from know which,) of his our last letter, but as le matter will tumble ne injustice in your situte. You are not OSSIBLE CLAIMS d can never forget. of your arguments in Igment, not less than

B. F. BUTLER.

ctable.

ord, July 26, 1830.

Mr. Reynolds had red return to assist Mr. irst stage or mail for

B to Saratogu Springs, sent back to the Post

end Maher was dead. place of State Libraable living; and hur. g, and name him as a d Mr. Phelps and othing Mr. Flagg.

B. F. BUTLER.

o Duer.

ecember 4th, 1830. containing the article of the address merited manner, but because

ave given him a high kc. &c., of the Jews. s too fond of amusing ite in great haste, and nents seem to conspire ed spell of unpleasant HARRIET B.

3th February, 1834. yourself, if you do not

ing well for him. t of his (the Judge's)

Y. Members-Repreed to Tallmadge.

ure,

Judge Edmonds and Pauperism—Price to get the Office—Hoyt's troubles.

[Mrs. B. F. Butler to Mr. Jesse Hoyt.] Washington, Feb. 24, 1834. My Dear Sir-I can only say in relation to the office which was the subject of a former letter, that you have become a candidate too late in the day for any hopes of success.

If Tallmadge and Sutherland are set aside, as is very likely they will be, if the matter is re-

ferred to the Delegation, I think Mr. Edmonds will succeed.

So far as PAUPERISM is a qualification and recommendation to the favor of party, surely

you will give in to THE LAST NAMED PERSON.

But it is a pity, if you really want the office, that you did not say so at the commencement of the session. You may as well, however, write to Cambreleng, who I hear is committed for you, and he will be able to tell you all the difficulties about the affair.

PRICE, it is thought by Mr. B. [Butler] will be the person the delegation will unite upon, if they cannot agree not to disagree upon either of the first named persons-but I um of opinion

Edmonds will be the man.

I am happy that you can talk so cheerfully of your misfortunes. I hope that you will yet see brighter days though.

I perceive by one of your letters you are getting to be quite an old man.

Mr. Butler still continues strong in the faith (Jacksonism) and thinks that all the political troubles of the day are necessary to the purification of the body politick. That lessons of wisdom will be learned now (and learned by heart) that will do men good. Here four lines of the lady's MS. are carefully erased. She adds-]

Don't be curious to know the above-it only showed a little of the old leaven of Federalism, which my admission to the Cabinet cannot or has not yet, covered.

The mail will close and I must haste. Sincerely yours, H. B. [HARRIET BUTLER.]

Down with the United States Bank, but we may want another.

[No. 61.] Private. [To Jesse Hoyt, Esq.] February 24th, [1834.]

My Dear Sir-I thank you for all the news (bad enough most of it) in your several lettersand most heartily concur with you in all the censures and three-fourths of the abstract notions you utter in them. As for supposing that Newbold, George Griswold, Stephen Whitney, or any of the old federal commercial men, were with us on this occasion, for any other reason than because they found it for their interest to go with us, I never for one single instant had such an unwarrantable idea.

As for myself, I have NEVER doubted that THE PRESENT Bank ought F BY ALL MEANS of to be put down-but, on the other hand, I have never been perfectly satisfied that we could get on with the business of the country without SOME SUCH AGENT. But Mr. Taney thinks we can, and The is the judge. Mr. Gallatin also once told me we could-and law desirous TO TRY IT; because if we can get on without any of this machinery, I think it best to dispense with it, for it always has been, and always will be, abused, no matter who controls it, we or our enemies.

Come what will, noe must adhere to the Pres't policy FOR THE PRESENT, even if it sends us all into the minority. It would be better to go ten years into the minority than to recharter THE Bank, or make a new one IFNOW. Truly yours, B. F. BUTLER.

Juckson's Proclamation and Protest-American difficulties with France.

[No, 62.]—Extract of a letter, B. F. Butler to Jesse Hoyt—dated Albany, Dec. 14, 1832,— "The President's Proclamation has electrified our whole community. Next to the Declaration of Independence, it is the most p-state paper our country's -- have produced." [Tho words left out are torn off the original.]

[No. 63.]-Extract of a letter from Butler to Hoyt, dated Washington, June 29, 1834,-"Mr. Taney and myself were nominated this morning; Mr. Stevenson is also yet under considerstion. They are very furious in their attacks on Stevenson, and it is by no means certain they may not call for information about MY SUPPORT OF THE PRESIDENT IN HIS PROTEST, &c., in which event Mr. Wright is authorized by me to speak strongly,"

[No. 64] Same to same. STUYVESANT, October 1st, 1834. My Desr Sir: I have just received your letter of the 27th, which I found at my father's, on my return to-day from Hudson, where I have been for the purpose of niding our friend Blunt in

I had noticed the information from France, this morning at Hudson, and it had occurred to me that the article in the Times, was a judicious comment upon it. Indeed I think it very certain, that the clamor which has existed in this country against the administration, for the last eight months, has really had its influence on the French Chamber. And there is as little reason to doubt, that the opposition will oppose any coercive measures which the President may recommend, and by their factions course possibly give this matter such a direction as to produce very serious embarrassment. I have, however, full confidence that the subject will be well weighed by the President and his advisers: and that the course he may determine on will meet the approbation and support of the country.

I have not thanked you as I ought to have done for your letter in relation to Patterson. On receiving it, I wrote him, telling him where I was and should be, and a few days ago I received \$1500 from him, with a very proper letter and a promise to send the balance in a few weeks,

It was my intention to have left this place to-day or to-morrow for Washington, but Mrs. B. is neither well enough to go with me, nor to be left behind. I shall therefore remain till next week, when, if she is sufficiently recovered, (as I hope she will be.) Mrs. B. will accompany me. If practicable, I shall endeavor to see you on my way down, and at all events on my return about the 22d of October. The Democracy of your city have taken a course which does them infinite honor, and must secure them success. With kindest regards to Mrs. II., I am, as always, Very truly yours, B. F. BUTLER.

#### Law-Office-Jackson's escape.

[No. 65.] [To Lorenzo Hoyt, Esq., Counsellor at Law, Albany.]

Washington, February 13, 1835, My Dear Sir: I ought long since to have ucknowledged the receipt of your letters on the Rail Road case, &c. Till the 10th or 15th of March, I shall be incessantly occupied—and even if I had Mr. Van Vechen's opening, could not prepare the answering brief. But if you will get and send me the points and authorities on the other side, which we are entitled to, as they demur, I will prepare the argument on our part, as soon as I get out of the Supreme Court. I presume I shall be able to attend the Albany Circuit, as it is altered to April.

Our friend Chadden is rather hard on me. I told him expressly that Mr. Witbeck would expect to be re-appointed; and, if not, that it would belong to Columbia county, as the other one has always been given to Greene county. I have also received a letter from him; and, as soon as I can get time, will write him.

You may well say that the President's escape was providential. I was walking with Major Donnelson, and just behind Governor Dickenson and Major Ravy,\* who were next to the President and Mr. Woodbury.—Forsyth and Cass being both absent—and though I heard both explosions, did not see the poor wretch till he was seized. My own impression, at the moment, was, that the pistols had been discharged—the reports being quite loud—and for an instant, I feared the President had been wounded, but soon discovered that to be a mistake. It was, as you may well conceive, a moment of great excitement. We are all well.

Very truly, yours, B. F. BUTLER,

[No. 66.] To J. Hoyt, on Jackson's Cantion and Forbearance. Washington, Nov. 26, 1836

My Dear Sir: The President continues to improve, and by Monday next, I trust, will be able to resume the transaction of business, though it must be with great caution and forbearance—qualities for which he is not remarkable—and hence the real danger of his condition.

Though we have not the precise returns of any one of the missing States—yet there is no reasen to doubt the election of Mr. Van Buren. Have not Virginia and North Carolina done nobly Truly yours, B. F. BUTLER.

### To . Hoyt, on Banking and Barker-Opinions change.

Washington, January 25, 1837. INc. 67. My Dear Sir: I thank you for the loan of your pamphlets, and still more for not exposing me to the public. The performance, according to my recollection of it-for I have not yet looked through it-was a very jejune one; and besides, was so much mixed up with Mr. Barker's affairs, as to prevent it from being regarded in any other light than as a plea for them; and as they went by the board, the public will be apt to conclude that the doctrine of the writer must have been had. In some respects, also, I should no doubt find it necessary to modify, and in others, perhaps, to change altogether, the sentiments expressed. Sir, who is there that, on subjects of this sort, [Washington and Warren, Barker's Exchange, and similar Banks, it is presumed.] does not change his mind more or less in the course of nineteen years-especially if they come between twenty two and forty-one? I mean to examine the thing with some care, and possibly I may be willing that some passages of it should be quoted-but my present impression is, that I had better leave it alone. [The rest of the letter is about Colt's fire-arms.] B. F. BUTLER. Yours, truly,

\* Or Riley

Fla

[No. 68. Dear Sir: anticipated it were to take an intimation from the dem mage, assum headed friend plied, that he should be sen footing. Mr the same foo "thinks I to

P. S. Drop

[No. 69. Sir: The cabout 70. W A letter free ticket.

A person will be elected Returns are

this letter; if ticket. Last Hamilton 279 plank, (Rep.) Butler's maj

[No. 70.]
DEAR SIR:
gratified with
before the N.
ded that matt
ing of the Co
House, indue
agreed upon
agreeable to
He was mista
The strong v
entire unanin
The delega

The politic a candidate f son and Van

Selden consi

[No. 71 My Dear they ought, I praised for I

You need they are bot understanding and signs we such capacit ion, for the last eight

is as little reason to dent may recommend,

produce very serious well weighed by the

meet the approbation

on to Patterson. On

w days ago I received

ington, but Mrs. B. is remain till next week,

ll accompany me. If

ts on my return about

ich does them infinite

I am, as always, B. F. BUTLER.

nce in a few weeks.

Flagg to J. Hoyt, on Speaker Crolius, Gen't Tallmage, and the Electoral Law.

[No. 68.]

Dear Sir: Your letter was handed to me the morning after the Caucus. I had however, anticipated its contents in the course taken in Caucus. Your seven evil geniuses fancied they were to take the country democrats by the hand and lead on a fine dance, but we gave them an intimation, that inasmuch as they came from a scaport, they must show a regular clearance from the democrats of that port, or be regarded as political pirates. In the Caucus, Mr. Tallmage, assuming the ground of an old democrat, said he could not bear to see his aged, grey headed friend, (Croly.) turned out. They had walked together in the reform path, &c. I replied, that he spoke feelingly—it was natural that he had a sympathy for his old friend, and should be sensitive on account of his removal, for they both stood upon this floor upon the same footing. Mr. Tallmage corrected me as to the fact, and said he did not by any means stand upon the same footing with the gentleman from New York. A pretty compliment to his friends, "thinks I to myself."

Since the passage of MY resolution, THE "PEOPLE" have been as quiet as lambs. Yours, &c., A. C. FLAGG.

P. S. Drop us a few tender lines now and then.

Flugg to J. Hoyt, on Young, Butler and the Elections.

[No. 69.]

Albany, 4 o'clock, November 7, 1827.

Sir: The earwass of the 5th ward gives Butler 75 majority, the other two of our Assembly about 70. Warren not less than 80.

A letter from Watervliet yesterday, says 200 votes polled that day, and two to one for our ticket.

A person who left Saratoga Springs yesterday, says it is probable that the Jackson ticket will be elected; Sannel Young opposing the regular nomination, as he understood.

Returns are momently expected from the other wards; if received the result will be given in this letter; if not you may rely upon several hundred majority in this city for the Republican ticket. Last year it was several hundred the other way. In the 2d ward Butler has 352. Itamilton 279. Seventy-three majority over Hamilton, and 148 majority over Dorman. Verplank, (Rep.) has one majority over Hamilton, and Staats 60 over Dorman.

Butler's majority in the city over 150-Warren's will be 500. A. C. FLAGG.

Flagg to Hoyt, on Selden, Van Buren and the Convention.

[No. 70.]

ALBANY, March 26, 1832.

DEAR SIR: You will have seen the proceedings of the Convention, and will, I doubt not, be gratified with the general results. Bowne had been the prominent man for a State delegate before the N. Y. delegation arrived, and a majority of the delegation agreeing upon him, it settled that matter at once. Your city delegation was kept back until nearly the hour of the meeting of the Convention—and Selden and a few mischievous spirits among your members of the House, induced your delegation to believe that some contrivances adverse to the 'ty were agreed upon here, and that they would have delegates forced upon them who would not be agreeable to them—and Selden did all in his power to throw the Convention into confusion. He was mistaken in his men, and only made himself appear factious and foolish \* \* \* \*

The strong vote of the Convention rebuked the factionists, and all things went off with the most

entire unanimity, both in the Committees and the Convention.

The delegates to Baltimore, I have no doubt, form a unit in regard to any measure to promote

the interests of Mr. V. B. and the Old Hero.

The political affairs of this State never looked fairer—there is some diversity of opinion as to condidate for Gov. which will be satisfied at the Herkings Convention—and the names of looks.

a candidate for Gov., which will be settled at the Herkimer Convention—and the names of Jackson and Van Buren will get a triumphant vote and bear down all opposition.

Yours truly,

A. C. FLAGG.

Selden considers Calhoun the dupe of somebody behind the curtain—Chancellor McCoun's chances.

[No. 71.] Dudley Selden, Esq., to Jesse Hoyt, Esq., N. Y.

My Dear Hoyt: My friend's letters have not, perhaps, been answered as soon as he thinks they ought, but I have not been able to read them yet, and a man is certainly entitled to be praised for his punctuality who makes his return to a letter as soon as he has perused it.

You need not endorse "confidential" on any of the communications to Livingston or Stilwell; they are both in my room as soon as they break your seals for the purpose of obtaining a full understanding of the contents. They cannot imagine how I can unravel the mysterious marks and signs with such rapidity: the truth is, I do not, but make a letter for you as I go along, of such capacity and merit as would seem suitable to come from a man of your understanding. If

February 13, 1835, of your letters on the ly occupied—and even brief. But if you will tre entitled to, as they he Supreme Court.

t Mr. Witbeck would ounty, as the other one rom him; and, as soon

bril.

as walking with Major were next to the Presiigh I heurd both explo. I, at the moment, was, for an instant, I feared e. It was, as you may

B. F. BUTLER.

erron, Nov. 26, 1836 xt, I trust, will be ableion and forbearance is condition. —yet there is no reason

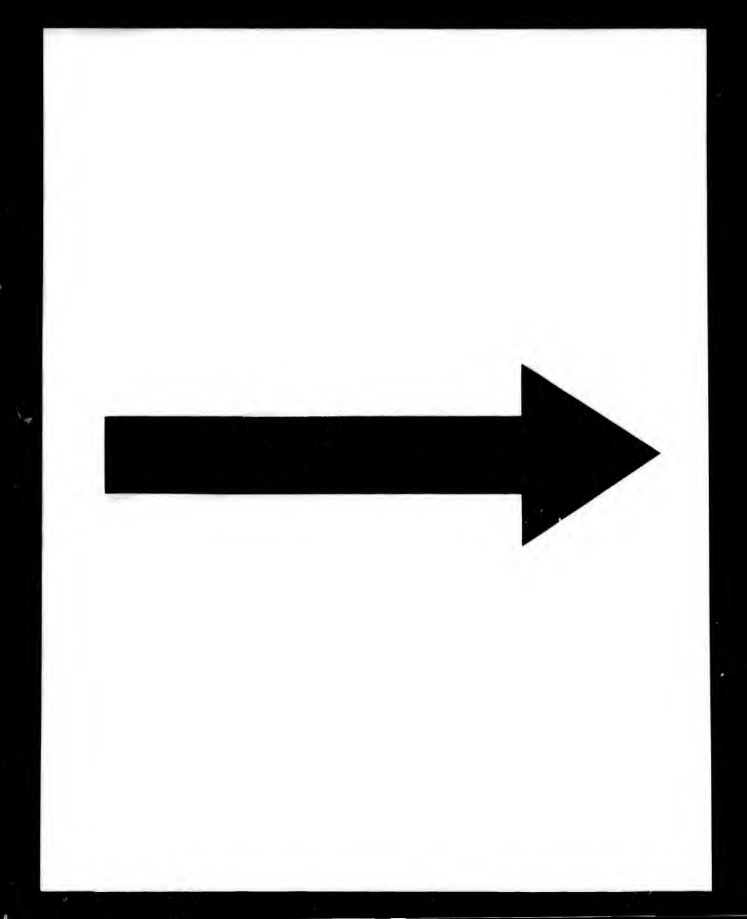
B. F. BUTLER.

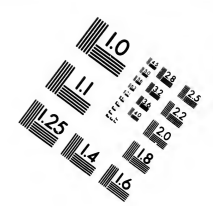
t, January 25, 1837.

re for not exposing me I have not yet looked with Mr. Barker's affor them; and as they the writer must have

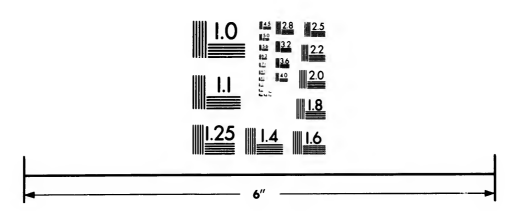
modify, and in others, modify, and in others, ere that, on subjects of s, it is presumed,] does ially if they come bene care, and possibly I ent impression is, that

B. F. BUTLER.





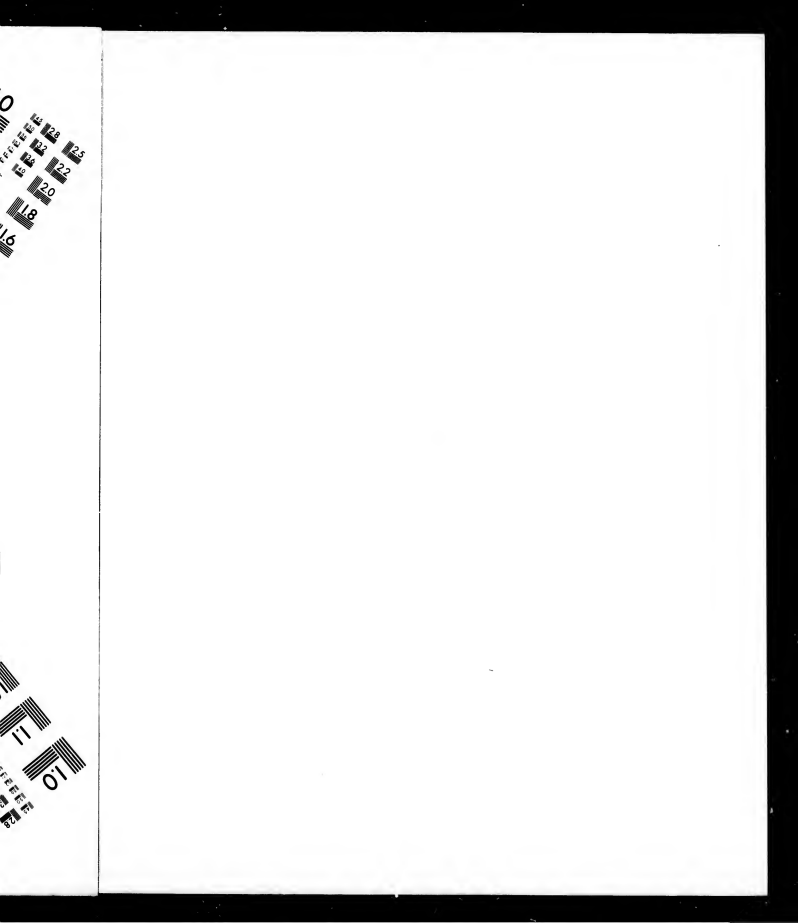
# IMAGE EVALUATION TEST TARGET (MT-3)



Photographic Sciences Corporation

23 WEST MAIN STREET WEBSTER, N.Y. 14580 (716) 872-4503

Sill Fill St.



you cannot read this you may do the same thing. My time has been very much occupied in the committee; you shall have a report if you will engage to read it; and let me say to you

that it is spoken very well of.

On reading Calhoun's correspondence, I made up my mind very soon that he had been the dupe of some poor devil behind the curtain, and had exhibited most egregious folly in being caught. Your successful competitor for a high place, seems to have been the most conspicuous man in bringing up this by gone transaction; and I am glad that Mr. Van Buren, like the high-spirited horse, has shaken the dew from his mane and exposed the rogue to be taken. No news here. Your kind efforts in favor of D. D. & H. are duly appreciated. I felt satisfied that in sending me the little pamphlet your whole object was the public good. So is mine, and I will if I can give the rascally speculators upon time a thrust under the short ribs.

Yours, truly DUDLEY SELDEN.

McCoun hangs heavy in the Senate. I know not why. As soon as withdrew (and so I read his letter to the Chancellor) I have aided him all I could.

Cutting to Hoyt, on Bank measures and the " Lobby Whores."

[No. 72.]

My Dear Jesse: I send you [an] extract from the Albany Argus. You will perceive that our friend Charles takes the true stand; and, with his invincible popularity, will add strength and currency to Democratic measures, in contradistinction to the federal views of certain leaders at Old Tammany. Get the Post to republish them; and, if you can, let them say a word or two for Charley. I suppose the Times will not republish, but as it is a matter of general interest just now, the Courier might copy it, in order to inform its readers that it is probably a useless expense to keep any Lobby Whores this winter. Yours, in haste, F. B. CUTTING.

Thad. Phelps on Free Banking-Swearing on paper.

[No. 73.] Mr. Thaddeus Phelps, (of Park Place, New York,) at Albany, to Mr. Jesse Hoyt, at New York, [April 29, 1836.]

"Dear Hoyt: We arrived this morning and have already accomplished wonders. Our influence has already made six Banks in the House, (no fear of the Senate,) and by to-morrow night there is very little doubt we shall have made twenty or thirty more. You fellows who are in favor of the Repealers, may all now go to Hell in your own way. Consider your restraining law repealed. Consider me a partner in a Banking Company—I put in 2,000,000—Call on John Ward for the money. No more at present—your loving friend.

\*THADDEUS PHELPS.

ALBANY, January 5, 1836.

Arrived on Monday morning.

Monroe has sent in his allegiance—and go to the D-l. Boat off.

the Native American party. May

Flagg on Free Banking, addressed to J. Hoyt.

[No. 74.]

ALBANY, July 27, 1836.

Dear Sir: I have received your letter of the 15th, and fully appreciate the importance of taking hold of the Restraining Law, as you mention. Your letter came while I was attending a meeting of the Canal Board at Utica, and I have this aftermoon returned from a meeting of the Trustees of Union College. I have thus been prevented from answering your letter, or attending to its suggestions. In due time I will have something done. The quarrels about the Banks of last session, will aid in pushing forward this just measure, if taken in proper time. The great mass of the Democratic papers in the state are sound on this point, and will co-operate with zeal and efficiency. With much respect, your obedient servant,

A. C. FLAGG.

Flagg to J. Hoyt, on Banks, Paper Dollars and Log Rolling.

[No. 75.]

ALBANY, October 3, 1836.

Dear Ser: The repeal of the restraining law, so far as to allow offices of Discount and Deposite, is universally assented to by town, county, district, and state conventions. To this extent

\*On reference to the N. V. Evening Post of Sept. 19, 1836, it will be seen, that a public meeting was held in New York on the 25th of April, four days before the date of Mr. Phoips's note, of which Stephen Allen was the Chairman and Jasse Howt the Secretary, and that a Committee was appointed to address the public in favor of repenling part of the restraining law. This committee issued its address on the 12th of September, asking "ean there he a more trransleal exercise of power in any government, than is here manifested in an act emmanting from a Republican legislature?" The law, uplied as it had been by the party for many years, was denounced as "a barefaced monopoly," and the address signed by Thaddeus Phelps. D. B. Tallmadge, Sual Alley, W. B. Lawrence, Stephen Alca and Jesse Hoyt, as the Committee. That Hoyt and Allen's object was to try a new scheme to make money out of the public is very evident.

175 FLAGG,

a law can be without limit to and those who can open the wing the curresmall bills, the After the fette successful expand as "the ball banks, unle the lobby) will placed by a debusiness and the lobby and the lobby will be lobby and the lobby will be lobby and the lobby will be lobby and the lobby and the lobby and the lobby will be lobb

[No. 76.]
My Dear Sirather the repe
will be expect
matters too et
the electors fr
you expect, as
write yourself
who will be al
I am, v

Flagg on Fre

[No. 77.]
To Jesse H
not seen the p
peal of that pa
to see achieve
connected wit
After this is
banking, to is

the present m

It has been stitutionally:
poration. A

\*Governar M holders of ban mended organiz through Mr 16 banks, in the fo (From Marey the circulating restraints impos he frequent and countries where relation of equi

ing discounts, is
It is the esset
possession, but
the public right
emet or contin
from a strong a
self that any so
the community
lieved, in a des
than to entry of
There is not

restraining law

spire a high de;
The restraint
cial lavor to th
is constantly es
lic opinio in ti
perative, they s
utary sentimen
pediency, is a l

BANKING.

much occupied in let me say to you

at he had been the gious folly in being ne most conspicuous Buren, like the highe taken. No news felt satisfied that in is mine, and I will

LEY SELDEN.

could.

es."

January 5, 1836. vill perceive that our ill add strength and of certain leaders at ay a word or two for general interest just obably a useless ex-B. CUTTING.

Albany, to Mr. Jesse

I wonders. Our in-) and by to-morrow You fellows who are sider your restraining 2,000,000-Call on

DEUS PHELPS.

29 April. nerican party. May

vy, July 27, 1836. importance of taking as attending a meet. meeting of the Trusetter, or attending to about the Banks of er time. The great will co-operate with

, October 3, 1836. of Discount and Deions. To this extent

A. C. FLAGG.

meeting was held in New hen Allen was the Chairiblic in favor of repealing r, asking "can there be a annating from a Republi-connect as "a barefaced y a new scheme to make

#### 175 FLAGG, HOYT & MARCY WHEEL ROUND TO A BANK SYSTEM—HARD MONEY.

a law can be passed with little opposition. If the issuing of Bills is added, so as to multiply without limit the manufactories of paper money, a new aspect will be given to the whole matter, and those who are opposed to any change may be enabled to keep things as they now are. If we can open the way, and build up a class of Banks which not issue paper, these will co-operate in making the currency more sound than at present; if they have nothing to make by the issue of small bills, they will not be aggrieved by seeing gold and silver take the place of the small bills. After the fetters are knocked off, and the new class of money changers are "in the full tide of successful experiment," such other modifications may be made as experience may recommend, and as "the business wants of the community may require." Repeal the restraining law, refuse all banks, unless their stock is sold at anction, and those who trade upon legislation, the hon'ble the lobby) will be blown 'sky high:" and the scenes of log rolling and corruption would be replaced by a decent regard to moral and official purity, and a reasonable attention to the public business and the general welfare. Truly yours,

Marcy to Hoyt, on Illumination in Banking.

[To Jesse Hoyt, Esq., N. Y.] [No. 76.] ALBANY, 24th November, 1836. My Dear Sir: You promised me some illumination on the subject of the restraining law or rather the repeal of it. I am informed that there is a probability that I am elected, and if so, it will be expected that I send to the legislature a message. If you have any publications or other matters too cumbersome for the mail, you can, if you choose, put them in the charge of one of the electors from your city. If you are extravagant in your notions, they will not be adoptedyou expect, as a matter of course, they will be modified.\* I will not ask you to get what you write yourself copied, because it is possible that some one may be found in this city or vicinity who will be able to decypher your hand writing.

I am, with great respect, your to be obliged and humble servant, W. L. MARCY.

Flagg on Free, Private, and Privileged Banks—General Maison and the Restraining Act-Flagg on the Usury Laws.

ALBANY, December 4th, 1836. [No. 77.]

To Jesse Hoyt, Esq.—My Dear Sir: I have received your letter of the 2d instant. I have not seen the pumphlet of Mr. Hammond, and therefore cannot speak of its contents. The repeal of that part of the Restraining Law which prohibits offices of discounts and deposites, I wish to see achieved, and I helieve to make the object certain, no private Banking System should be connected with this measure.

After this is done, if there is a press for paper manufacturing Banks, then a system of private banking, to issue 50 dollars, and over, may be brought forward and discussed as a substitute for the present mode of dealing out charters.

It has been pretty well settled, that A MOULD for running bank charters cannot be made constitutionally: that there must be a distinct vote of the Legislature upon every moneyed Corporation. A general law for establishing a system of private banking, and conferring corporate

\*Governor Marcy lind signed very many bank charters, or contracts bestowing special privileges on the share habiters of banks, as such—so had Governor Throop. Mr. Van Buren had, in his safety found message, recommended organized wholesale restraints. Governor Marcy, in his message to the Legislature, Jan. 3, 1837, [whether through Mr. 115418] illumination or not, I cannot say,] advises a partial repeal of the privileges of the chartered banks, in the following words;

[From Marcy's Message, Jan. 1837.]—"In every country where hanks, with the exclusive privilege of furnishing the exculating medium, are numerous, and particularly where the Inviness of loaning money is embarrassed by restricts imposed on other associations, and on individuals, it is reasonable to expect that peruniarly pressures will be frequent and seyere; and if not more frequent, they will probably be more severe, and continue longer than in countries where all sources of relief are left entirely open, and competition is permitted to operate in adjusting the relation of equality between demand and supply. In this respect, the operation of the statute usually called the restensing law, so far at least as it demise to individuals and associations the right of receiving deposites and mak-

restraining law, so far at least as it denies to individuals and associations the right of receiving deposites and making discounts, is unquestionably injurious.

It is the essential characteristic of private property, that the owner should not only have the right of exclusive passession, but the liberty of free use, modified only by the equal rights of others to enjoy their own property, and the public right to provide for the general wellfare. The reasons, therefore, that should induce the registature to emet or continue any law circumstribing the rights of individuals in relation to their private property, must arise from a strong and clear necessity of providing for the well-being of society. I have note on the to convince my self that any such consideration can be additived in support of that part of the restraining law, which interdicts to the community at large the right of receiving deposites and making discounts. It originated, as is generally believed, in a desire to give this kind of business exclusively to incorporated backs, fait originated, as is generally believed, in a desire to give this kind of business exclusively to incorporated backs, and subserves no better purpose than to carry out this design, I unticipate a ready disposition on your part to repeal it.

There is multing, I believe, in the bistory of the times when this law was first enacted, which is calculated to in spire a high degree of respect for it, or from which sound arguments for its continuance can be fairly deduced. The restraint in respect to deposites and discounts, being regarded as injurious to the public, and devised as a special layor to the banks, the law that imposes it is not efficiently sustained up the moral sense of the community, and

The restrict in respect to deposites and discounts, being regarded as injurious to the public, and devised as a special favor to the banks, the law that imposes it is not efficiently sustained by the moral sense of the community, and is constantly evaded with imports. The efficacy of laws depend, in a great degree, upon the concurrence of public opinio in their favor; and when, for the want of this sanction, particular enactments are in a great degree inoperative, they should be repealed, that the evil example of disregarding them may not weaken the force of the salutary sentiment which all should feel—that obedience to laws, without regard to individual opinions as to their expediency, is a high moral duty."

powers, is not attainable. If the fetters are knocked off by the repeal of the Restraining Law. private banking associations may be formed, and these may be regulated by law, and this law be general. The general laws for incorporating manufactories and church societies, were passed before the constitution was adopted: these laws were not revised and re-enacted, but inserted

in the 3d volume as they stood.

The Senate referred the matter of the Restraining Law to a committee, of which General Maison is Chairman, and Mr. Hunter is one of the members. I suppose General Maison will be prepared with a bill. Mr. Cutting, I presume, will renew his bill in the Assembly; and the provisions of his bill I am in favor of. This bill breaks the chains, except as to issuing bills. To allow all the world to manufacture paper currency might do more evil than good. At all events, before this is done, a well devised system of guards should be matured to protect bill. holders and other creditors. The demolition of the Usury laws, in relation to commercial paper, such as you mention, is probably desirable; and certainly worth an "experiment." But, as you mention, this measure should stand by itself; and in the same way, the system of private banking, if one is presented, may as well be discussed and settled separate from the repeal of the Restraining Law.

I do not think it politic or proper, to make special war upon existing banks, as may be the case with Mr. Hammond. We have taxed the Safety Fund banks three per cent on their canital, for the protection of their creditors, and we hold them to strict regulations, which they some. times break over: yet give them fair play even though they do not in all cases extend it to the business community. Those who insist upon an unlimited repeal of the Restraining Law, if they accomplish their object, will do enough towards disciplining the banks without bringing any other artillery to bear upon them:

Truly yours,

A. C. FLAGG.

Ex-Speaker Livingston to Jesse Hoyt, on Free Banking-Young, Maison, &c.

[No. 78.1 ALBANY, Dec. 30th, 1836. My Dear Sir: I have just received the draft of the law prepared under the directions of your

committee, acompanied with your private letter of advice as to the mode of procedure.

The proposed amendments are well enough—but you must not expect that the legislature will adopt them in the hasty manner suggested. In modifying so important a provision in our laws a variety of thoughts will necessarily engage the mind, and no little time will be consumed in discussing them before the Senate can arrive at a final decision. This is unavoidable, however desirable it may be to hasten the accomplishment of your objects. Gen'l Maison, the chairman of the committee which has this matter in charge, has, for the last month, been so constantly occupied in maturing opinions for the Court of Errors, that we have not yet had the opportunity of comparing our views; and it would be indelicate in me, whatever unbition I might feel "to become the father of the measure," to press your BILL without his sanction. Be patient and all

Young, I am informed, intends to urge an unconditional repeal—to permit the issuing of bills if adequate security can be given for their redemption. Such a measure can be sustained upon principle, and I shall not hesitate to give it my support-not, however, if I should think such a

course would hazard the main chance.

That part of your bill which contemplates an alteration in the usury laws I propose to crase altogether-not because I am hostile (as at present advised) to the change, but I prefer for many reasons to consider the usury laws a separate question.

So soon as our committee arrive at any definite conclusion I will inform you of it, Yours truly, CHAS. L. LIVINGSTON.

Ex-Speaker Livingston on Free Banks-Hunter's scheme to limit capital.

[No. 79.] ALBANY, Jan. 3d, 1837. Dear Hoyt: The anti-restraint committee met this evening and our chairman (Maison) sub-

mitted his bill, the main provisions of which are as follows -

"1st. Removes the prohibition against offices of discount and deposit-restrains all associations formed under the law from engaging in the purchase or sale of real estate, or dealing in merchandize, but athorises them to hold real estate in payment of antecedent debts, and so much as may be necessary for the transaction of their business—prohibits the agents or officers of foreign cor-porations establishing associations for the purpose of the act within this state—certificates to be filed with county clerks, setting forth the names of the co-partnership and amount of capital employed-prohibits all corporations from entering into the business authorized by the act, except such as are expressly permitted by law."

Hunter will probably offer, when the bill omes before the Senate, his darling amendments, limiting the amount of capital. This I imagine will be offered more for the purpose of displaying his consistency than with the expectation of its being adopted. When the hill shall be printed I will send you a copy, from which you will be able to judge more correctly of its provisions

than you can from this sketch of them.

[No. 80 My Dear

CUTT

Counsi

law, reported that being in small. Edw See his vote if we should them to-day

Do you se Ogden, Chai Trust and L former last si will defeat th and no Bank

Ex-Speaker

[No. 81 Dear Hoyt nothing new to you for cr unnecessarily ing law ; but pose of afford rious consequ So far as I c will be in the natural right to be of little lation as mon

Bank petit be decided at desperately fo legislation til some good fe on to their gr

Young has but I doubt it its penalties a perhaps it is law may ther letter.

Take care with the ban bly was enga discussion wi it will speak will be disap

Ex.Speaker tions, Cap views, and

[No. 82 Dear Hoy sented to M course. If a of my error, choose to infi faux pas inc less fear of t the governm

\* Edward L

CHAS. L. LIVINGSTON.

ne Restraining Law, by law, and this law ocietics, were passed macted, but inserted

e, of which General General Maison will be Assembly; and the pt as to issuing bills. It thun good. At all atured to protect bill to commercial paper, iment." But, as you stem of private bankom the repeal of the

banks, us may be the ber cent on their capions, which they somecases extend it to the straining Law, if they without bringing any A. C. FLAGG.

y, Maison, &c. y, Dec. 30th, 1836. the directions of your

of procedure.
hat the legislature will
a provision in our laws
e will be consumed in
unavoidable, however
Maisou, the chairman

Maison, the chairman ith, been so constantly bet had the opportunity bition I might feel "to on. Be patient and all

rmit the issuing of bills can be sustained upon f I should think such a

laws I propose to erase e, but I prefer for many

n you of it. . L. LIVINGSTON.

limit capital.

JANY, Jan. 3d, 1837. Jairman (Maison) sub-

restrains all associations, or dealing in merchanhts, and so much as may roflicers of foreign corstate—certificates to be d amount of capital emrized by the act, except

nis darling amendments, the purpose of displaying the hill shall be printed rrectly of its provisions. L. LIVINGSTON.

Counsellor Cutting on Banks, Edward Livingston, Ogden, Postmaster Graham, &c.

[No. 80.] ALBANY, January 6, 1837.

My Dear Hoyt: Charles Livingston has sent you a copy of the bill to repeal the restraining law, reported by Maison in the Senate. The first section is all that ought to pass, but I suppose that being in the hands of the Philistines we must be thankful for any favors, no matter how small. Edward Livingtaon, are I am afraid has turned a sharp angle, and will come out Bank. See his vote to-day. To-merrow he will be brought to the bull ring, and stamped as he deserves, if we should go into committee of the whole and he should participate in the debate. We beat them to-day elegantly.

Do you see who compose the committee on the repeal of the restraining law in our House? Ogden, Chairman! the violent opponent of the measure last year! the agent of the Farmers' Trust and Loan Company! the intimate of John L. Graham, Seymour & Co.! the guest of the former last spring in New York, and his lobby friend at the Syracuse Convention! The But we will defeat the gang. The restraining law will be modified—the usury laws partially repealed, and no Banks chartered.

F. B. C.

Ex-Speaker Livingston on Chartered Nuisances, Free Banking, the free use of Capital, and Young's Usury Bill. Cutting's queer postscript.

[No. 81.]

ALBANY, Jan. 9th, 1837.

Dear Hoyt: The mail of last evening brought me two letters from you. Since I last wrote, thing new has transpired, except the introduction of Maison's bill, a copy of which I forwarded

nothing new has transpired, except the introduction of Maison's bill, a copy of which I forwarded to you for critical examination. I am sensible that many of its provisions will be regarded as unnecessarily severe—indeed, it has already been characterised as a restraint upon the restraining law; but it should be understood as having been offered in its present form, now, for the purpose of affording an opportunity to bring under consideration all the advantages as well as injurious consequences of the proposed restrictious, rather than with any hope of their being adopted. So far as I can discern, the legislature have sound views on the subject; and before long, you will be in the enjoyment of all the benefits which are expected to flow from the free use of a natural right to deal in money. But after all, and you may rely upon it, the repeal will be found to be of little importance, so long as persons are restrained from issuing notes to be put in circulation as money.

Bank petitions begin to shew their ugly faces from all quarters; and unless their fate be decided at the threshold of the session, the friends of these chartered nuisances will struggle desperately for another shuffle of the pack. If they dured, they would put a stop to all decent legislation till their manopolizing appetites were garged with special privileges. But there are some good fellows in the assembly, with Cutting, King and Clinch to lead them, who will hold on to their grasp without mercy.

Young has introduced his promised bill to repeal the usury law. He goes the whole figure; but I doubt if he can persuade the Legislature to go with him. If we succeed in exempting from its penalties all commercial paper having six months to run, an important point will be gained, and perhaps it is better to stop here for the present. If this experiment works well in practice, the law may then be extended to all contracts. Cutting desires me to leave a space for him in this letter.

Yours, CHAS. L. LIVINGSTON.

On the same sheet, as a Postscript.

Take care how you write too freely to the Speaker\*. Time will show whether he goes with the bank-men or not. As to his disposition to do so, I have a strong belief. The assembly was engaged this morning on the resolution to instruct the bank committee. To-morrow the discussion will be resumed. The final vote will not shew the full anti-bank strength, but I think it will speak strong enough to satisfy the most sceptical, that all expectations for banks this year will be disappointed.

F. B. CUTTING.

Ex. Speaker Livingston on Maison's Bill, Protection to Safety Fund Banks, Foreign Corporations, Capital, Currency, Free Trade in Money, the United States Bank, Thaddeus Phelps's views, and picking the feathers from our Pilots.

[No. 82.]

Dear Hoyt: Your last, received this evening, expresses astonishment that I should have assented to Maison's bill. I have, in a former letter, attempted to explain the reasons for this course. If these reasons are feeble and unsatisfactory, then I must submit to the consequences of my error. I could endure any punishment, no matter how severe, that the people should choose to inflict upon me; but I confess it would make my heart bleed to think that I had by any faux pas incurred your displeasure. But in truth, my good friend, you seem to entertain groundless fear of the designs of the Legislature. Believe me, there is no serious intention to transfer the government of the State to banks—our sympathics are with the people, and their rights will

\* Edward Livingston of Albany.

be respected. Look at our proceedings for the last ten days—they will satisfy you of the truth of this remark, and they may also indicate the probable result of this whole matter.

I think I sent you a cory of the bill. The first section has been adopted in committee of the whole. The second rejec d, and we are now upon the third. This provides that the bills of the banks of this State only shall be circulated as money by private bankers. Such a restraint is deemed necessary (and I concur in the opinion) to protect our citizens from an unsound and worthless currency. To this extent, I am prepared to believe you would go in imposing restrictions.

If foreign corporations, of whose condition we know nothing, and over which the Legislature has no control, are not checked in their inconsiderate and dangerous issues of a sickly currency, to be circulated as money through the State, the people would curse their representatives for suffering such an evil to be inflicted upon them. The regulation of the currency has always been admitted to be a subject of legislative control; and there is, as the Governor [Marcy] says in his message, a marked difference between free trade in money and free trade in the fictuious representatives of money.

There is no danger in confining private bankers to the bills of this State; they will always have a supply equal to the wants of the community. The great object to be accomplished is the free use of capital. Invite capital, say I, from all quarters; but away with your worthless promises

So fa. as Maison's bill interferes with the free influx of capital, just so far I will oppose it; and here let me observe, that I regret to discern a disposition in some of those who were most liberal last winter, to bold up the United States Bank as a bugbear, and seek by appeals to prejudice, to drive away all agencies. There is a section in the bill which, if adopted, would have this effect; but I think I can persuade Maison to abandon it. If he consents, all will go well.

I had written thus far, when I received a letter from our mutual friend, Phelps, on this subject, which contains sound views, and much good advice. I would write to him this evening, it were not so late—have the goodness to say to him that I will defend his rights against all invasions. He also has the impression that the bill has been dictated by bank officers for the purpose of protecting their institutions in the enjoyment of their exclusive privileges. He ought rather to rejoice at the appearance of the bill, for it not only presents the opportunity fairly if discussing the restraining law in all its bearings; but it also serves to exhibit the odious character of that law more strikingly than could be done in an elaborate essay upon the subject. Present my kind regards to him, and say that I will acknowledge his letter to-morrow.

By this time you will think me one of your most stupid correspondents. I have just rendow, what I have written, and almost feel ashamed of my incoherence; but you will pardon this fash in a public man overwhelmed with business. Don't laugh! I forgot to ask you to say to Phelps, that as soon as I receive the necessary papers from New York, I will begin to pick the feathers from our pilots.

Very truly,

Ex-Speaker Livingston on the Bank Bill—Bank Charters will go, root and branch—the Senate—Move the Press and tell Phelps.

No. 83.] To Jesse Hoyt, N. Y. ALBANY, Jan. 12, 1837.

My Dear Hoyt: I wrote you a letter last evening just by way of filling up an interval before bed time. The discussion on the restraining law has been continued this morning upon the engrossing topic. The third section of the bill has been rejected, and an animated dehate any on the fourth. What disposition do you think has been made of it! can you believe that has been adopted? and let such is the fact. This intelligence will be received by our citizens with indignation and contempt. It aims a fatal blow at the introduction and use of capital and may result in the rain of many of our merchants. What will be the consequence of prohibiting agents of foreign corporations from making loans of their capital? The question easily answered All debtors must farthwith pay up, and the amount of payments to the Moris Canal and United States Bank Agency, as I am informed, would be about \$12,000,000. Drive away their agents and you would produce a pressure such as has never before been felt. If I mistake not, the proceedings of to-day will awaken such a spirit among the ne nie as will me be appeased till all bank charters are destroyed root and branch. THIS WOULD BE CAL AMITOUS, but I would more cheerfully endure such a state of things that legislate (asi would seem for their sole benefit. I made what effort I could command against the section as did also Young and Tracy. These gentlemen deserve the thanks of our city [New York] in their able and many support of its interests; see that justice is done to them. It mould be well TO STIR UP OUR PAPERS. Let them agitate—agitate—agitate—and the country will follow their example. For the present I despuir. If an intelligent Senate of this State cannot an will not be made sensible of the advantages of a free trade in capital (come from what quarte it may) why then it is waste of time to maintain so evident a maxim in political economy

What advanced der of my con You may o

Comptroller 1

[No. 84.]
Dear Sir:
Law. By thi
had been two
but the first, w
is, they have
opinion, is nho
here: we hav
and Connectic
the fetters upo
now do, \*cxce
the committee
expected from
Maison's restri

Tracy has c bills to be isued is not a prospe

[No. 85.]
My Dear Ho
without any ma
now under disce
bills that may b
and Young—an
subsequent refle
privilege might
by fears than reconsistency in m
it is always prus
dms at too mucl
legislative contr

CHAS. L. LIVINGSTON,

\*Mr Hoyl's nux nons gains to be n Wall street acquai Trust and Manking argely interested that he was strong who, from the con to be operating for inns were extrem inthat bank were creasing until cert that McJimsey, 11 and that it was be towing at high rat free bank (!) and the Sub Trensury Buren, throughou Beers's Bank, wh deposites affected

t In 1835, John under which for n law, and the privi like other side till who ally nided thank the same counal improvements fictions of Yates was as

PEDIENCY.

atisfy you of the truth ole matter.

ed in committee of the vides that the BILLS of kers. Such a restraint s from an unsound and ald go in imposing res.

r which the Legislature es of a sickly currency, heir representatives for he currency has always Governor [Marcy] says to trade in the fictitious

; they will always have accomplished is the free your worthless promises

so far I will oppose it;

of those who were most seek by appeals to prejit adopted, would have sents, all will go well. and, Phelps, on this subte to him this evening, if his rights against all inbunk officers for the purite privileges. He ought the opportunity fairly of whibit the odious characteristics. Presented the property of the propert

S. L. LIVINGSTON.

Its. I have just rendow, you will pardon this fault to ask you to say to a will begin to pick the

o, rout and branch-the

ALBANY, Jan. 12, 1837. lling up an interval befor this morning upon the all

nn animated debate arest t can you believe that it can you believe that it can you believe that it can you citizen action and use of capital, the consequence of prapinal? The question to fravments to the Maris about \$12,000,000. Driver before heen felt. If I tung the ne ple as will not HIS WOULD BE CAUTHINGS than legislate (as it mand against the section.

things than legislate (as it mand against the section of our city [New York] for to them. It nonth be well inte-and the country will nee of this State cannot and I (come from what quarte xim in political economy.

What advances have we made in this science? But my friend, let me conclude with the tender of my congratulations upon the progress of your principles.

You may communicate this scrawl to Phelps.

C. L. LIVINGSTON.

Comptroller Flagg to Hoyt, on Free Banking—the causes of Hoyt's new born zeal for the repeal of restraints on dealers in Currency.

[No. 84.]

Dear Sir: I have received your letter in relation to Maison's restraint of the Restraining Law. By this time you will have seen that the Senate have cut the bill all to pieces. If there had been two or three votes more on the free trade side they would have cut out every section but the first, which was a simple repeal of the restraint upon offices of discount and deposite; as it is, they have only retained the 4th, with modifications, and one other. The bill now, in my opinion, is about right. I think foreign corporations should not be allowed to establish offices here: we have trouble enough with our own monsters, without legalizing a broad from Jersey and Connecticut. Maison showed me his bill, and I told him the better way was to strike off the fetters upon capital, and allow private Bankers to do every thing which incorporated Banks now do, \*except to issue bills. We all told him his machinery would not do; but he had moved the committee as an opponent of the repeal of the restraint, and nothing better could have been expected from an opponent of the measure for relief. Mr. Mack goes the whole hog against Maison's restraints; and so do several others whose support he expected.

Tracy has offered, in communication with the subject, a bill for private banking, allowing bills to be issued of \$50 and upwards. This bill will get only a few votes at this time. There is not a prospect of any Banks this winter, of any kind, to issue paper.

Truly yours.

A. C. FLAGG.

Senator Livingston on Bank Bills and 'the Devil'. John B. Yates.t

[No. 85.]

My Dear Hoyt: The repeal of the much talked of law may be disposed of this morning without any material change of the form in which it stood when I last wrote. The proposition now under discussion contemplates a removal of the restraint upon individual issues; limiting the bills that may be issued, however, to \$50. The proposition has been ably supported by Tracy and Young—and if I mistake not, I said in a former letter that I should support it, but I confess subsequent reflection has slacken my opinion, and I am rather inclined to go against it. Such a privilege might be extensively abused, and in voting against it I may possibly be influenced rather by fears than realities—but my object in writing is to explain what may seem to you to be an inconsistency in my vote with a former opinion. In seeking to reform abuses or correcting evils, it is always prudent to commence by gradual steps. Defeat generally attends a reformer if he sims at too much in the onset. The issuing of bills to circulate as money is properly a matter for legislative control—and if we can preserve the currency from variableness or injurious deprecia-

\*Mr Hoyt's anxiety for free banking appears to have arisen in a great measure from his anticipations of enormous gains to be made out of such villations concerns as Beers's Trust Co. William G. Buckner, one of Hoyt's Wall street acquaintances, on being interrogated by the United States Commissioners, in 1841, whether it was believed, at the brokers' board, that Mr. Hoyt was largely interested in purchasing the stock of the North American Trust and Brakers' board, that Mr. Hoyt was largely interested in purchasing the stock of the North American Present in a population of the present in the properties of the North American Institution. This impression probably arose from the knowledge lat he was strongly addicted to stock speculations, and from the fact that certain persons death largely in that stock, who, from the connection and the confidence and intimacy subsisting between them and Mr. Hoyt, were supposed to be operating for him, or that he was interested in their operations." And, further, that he "believes these operations were extremely unprofibile." Mr. Barr, mother Wall street broker, emarked, that "certificates of deposite inthat bank were commonly sold in Wall street at a discount, which commenced at 3 to 5 per cent., and went on intensing unit certificates on time were sold in some instances at the rate of 5 per cent, and went on intensing an intensity of the transfer of the stock of that bank, and that it was believed that thork was interested with him. At times when the Treasury of the Union was horrowing at high rates of interest, Hoxt was depositing hundreds of housands of dollars of the public funds with this fire bank (f) and refusing to remit to Washington the balance in his hands, which he had incorrectly stated. If the Sub Treasury is to be ravived, so as to enable future Hoyts to play over again the game of this minon of Van Bane. Transphort is to be ravived, so as to enable future Hoyts to play over again the game of this minon of Van Bane. Transphort is to be ravived, so as to enable futu

t In 1835, John B. Yutes introduced into the Assembly of N. Y. a bill to repeal the restrictions on banking, under which for many years, certain branches of business had been confined to chartered companies, privileged by law, and the privileges sold by the legislators and executive officers. (Of course, Van Buren and his friends were on the other side till after his election as President next year, when a new game was to be played) Mr. Preston King, who ally aided the friends of education by his unwearied efforts in Congress to get cleap postage established, tank the same course, as did Colonel Young. Mr. Yutes was rich, anxious to educate the people, and fond of internal improvements. I was a director for the colony in the Welland Canal Company, in which he, his brother fixenory Pates, and others of his family, had embarked \$50,000, and had much conversation with him. If Governor Yates was as sincere a friend of his country as John B. he was not very well treated by his Van Buren friends.

TH

tion it is our duty to do so. I hope you will find no fault with me in changing in so short a ne. riod my opinion on an important subject. If you do find fault, then T Go TO THE DEVIL. C. L. LIVINGSTON. Yours, &c.

F. B. Cutting, Member of Assembly, to Jesse Hoyt, N. Y., on Banks.

[No. 86.] ALBANY, January 16, 1837. My dear Hoyt: The vote on the resolution instructing the Bank Committee to report against all Bank petitions was taken to-day, seventy against, and fifty in favor. This decides the fale of all these applications this year. The latter are good men and true, and will be consistent under all and every contingency. The seventy embrace twenty-nine whigs, and one of our men who voted with them by mistuke. Our fifty includes only one whig, C. Rogers of Washington County, and two loco-focos—Andrew, Franklin, Labagh, Willes and Zabriskie, in favor of Banks. All our purposes are accomplished. We have succeeded in committing more than enough to render all hope on the part of the Lobby perfectly desperate. Having de. monstrated to those who were charged with petitions that success is out of the question, I presume that all will unite in favor of the repeal of the Restraining Law, AND OTHER IMPORTANT

MATTERS. \* The mail is just closing. It is admitted that we have gained a triumph. F. B. C.

Cursing on Paper, like John Van Buren-Let Blood follow the Knife-Miseries of Legislation.

ALBANY, January 20, 1837. To Jesse Hoyt, (private.) My Dear Hoyt: I am so damnably pressed for time that I can searcely send you a line. Judician Committee; references daily; reports; drawing Bills; active debates in the House; Bank investigation tigations; consultations, &c., and infernal letters from New York, from applicants for office

all requesting answers of some kind.

Look at my resolutions of to-day. Do they cover ground enough? The Speaker wanted a put Ogden on the select committee—I threatened to resign as chairman and state my reason before the House and the State-he yielded. I have had serious work with him as to who shall be associated with me upon the committee to be appointed to investigate the Banks-have had three interviews—warm ones too; but he will not give me the names of those he intends to appoint. I have urged, that if I am to be Chairman I have a right to the best talent of the Hoss to assist me. No bank directors, stockholders, or participants in the stock of last year, [1836] but all will not prevail upon him. So, to morrow, I shall move to refer my resolution to be select committee of investigation of which King is chairman. If defeated in this, we will make open war, and I shall resign as chairman, if appointed, stating my reasons. This is a most upleasant duty, as it will necessarily wound the feelings of many gentlemen; but the occasion requires frankness, and if necessary I will not shrink from what I believe to be called for.

DON'T BE SO DAMNED HOT in your way of writing and talking. Fight coolly, de perately, nay savagely if any end is to be gained; ride booted and spurred, as I have to do the House sometimes, to make milder spirits quail; but make no threats-act, and let blow follow the knife, if surgery is required; but let the blow be felt before you give notice of you intention. "Charlie shall have his own again" in spite of sundry political brokers and she vers that we wot of. I know of no way to success, but by bold, straightforward, manly, uncon promising opposition; and to unfold to our own true and sound Democracy the shuffling a In haste yours. trickery of the knaves who filch them.

Did you see how the Whigs and Bank Men joined Kimmy upon the resolution instructing Bank Committee? Let the votes be made public-undeceive the people! If you would pay hi as much attention to dissect our votes, and put the Whigs in their true position, hand in he with the Banks and their adherents, as you do to some other things, such as writing congrete latory epistles to Ned Livingston, &c., and advising with him [the Speaker] as to committee &c., you would, according to my notions, be doing more service. Do you take?

Truly yours. F. B. CUTTING.

Senator Livingston doubts New York wisdom, and with reason.

[No. 88.] (To Jesse Hoyt.) ALBANY, Jan. 21, 1837.—I am inclined to think, my good fellow, that you are more than h right in the opinion expressed in your last letter-I have given the subject of private issues no anxious thought, and I confess new light begins to dawn upon my darkened intellect—the close are fast breaking away and I should not be surprised if I finally determined to maintain even obstinacy that a note of an incorporated bank was no better than the bill issued by a privates vent individual-I may have been deluded by the charm which too commonly attaches to a

poration, bu into an infle guard agains all circumsta against them devil as mys I will disput don't let me Do you unde vate banking this subject ceived some What imperti

[No. 89. My Dear I. section, 13 to very serious o Vol. I, R. S. selves in our Morris Robins out subjecting only time to co tification you

My room is me to close thi from this place

Freedom to [No. 90.]

Dear Hoyt chains they on ing altered the any other bolts doubtless pass better.

[No. 90a Dear Sir: has received i lies remains a mous in the I tion. Offices bills. There when I wrote the Banks wo which were no matter right. There is c

general Bank Restraining L law applying paper credits

<sup>\*</sup>The bill enabling speculators in general to associate as bankers in buying stocks, puffing, selling bonds. enabled the Domocraftic Review of May, 1839, to talk about "some of the most sound associations of the city fold like the North Incrical Trust and Banking Co." R. M'Jimsey, Jesse Hoyt, J. D. Beers, or either of them, bave dictated the patriotic article.

The following F. B. Cutting n which do busine had on deposit f of January, 183

nging in so short a pe. to to the Devil <u>.EJ</u>. L. LIVINGSTON.

an Banks.

Yours,

r, Junuary 16, 1837. mittee to report against

This decides the fale and will be consistent whigs, and one of our ne whigs, C. Rogers of, Willes and Zabriski, acceeded in committing desperate. Having det of the question, I present the property of the property of the property of the present important the present the

-Miseries of Legislation, NY, January 20, 1837. send you a line. Judician the House; Bank investrom applicants for office,

F. B. C.

The Speaker wanted in an and state my reason with him as to who shal tate the Banks—have had of those he intends to appear to the House stock of last year, [1836, refer my resolution to the need in this, we will make sons. This is a most untermen; but the occasion ever to be called for.

lking. Fight coolly, despurred, as I have to don hreats—act, and let blud pre you give notice of you political brokers and she ghtforward, manly, uncontinuously the shuffling of

ne resolution instructing to ple! If you would pay he true position, hand in har , such as writing congrats Speaker] as to committed to you take? S. F. B. CUTTING.

, F. B. COTTING

with reason.

(To Jesse Hoyt)
that you are more than by
ubject of private issues muirkened intellect—the clost
ermined to maintain even
e bill issued by a private si
commonly attacles to a co

stocks, puffing, selling bonds in a spaciations of the city [of N ]. D. Beers, or either of them, a

poration, but the spell is nearly broken, and another night's reflection may metamorphose me into an inflexible advocate of shin-plusters. Some limitations and securities are indispensable to guard sgainst abuses, for I cannot admit your theory to its full extent, that the people are under all circumstances capable of managing their own affairs. In some cases they must be protected against themselves. My distrust of their intelligence commenced when they elected such a poor devil as myself, and until they choose agents who will respect their feelings and their interests, will dispute their capacity to govern themselves. Don't disclose this heresy, and above all don't let me see it in the Evening Post in the form of "an extract from a letter from Albany." Do you understand? In a few days we shall have under consideration a general plan for private banking, provided there is sense enough in Albany to mature one. It is designed to keep this subject distinct from the restraining law. Cutting has just called in to say that he has received some letters from you, and desires me to say that you must work harder and talk less. What impertinent language for a servant of the People to hold to one of his masters!

Yours, &c., CIHAS, L. LIVINGSTON.

All the World may become Stock-jobbers-even Beers's Trust Co.

[No. 89.] The same to the same.

My Dear Hoyt: After a well contested fight we succeeded this morning in rejecting the 4th section, 13 to 12—a substitute was afterwards offered and adopted, to which there can be no very serious objection. It simply re-enacts the existing Law as it is found in page 712, sec. 6, Vol. 1, R. S. which restrains incorporations in their corporate capacity from establishing themselves in our State, and circulating bills, &c., but agencies may be established to loan funds. Morris Robinson, Louis McLanc, et id onne genus, may now pursue their lawful business without subjecting themselves to a fine of \$1000, or the fear of going to the State Prison. I have only time to congratulate you on this happy result. Phelps will participate with you in the gra-tification you experience in witnessing the progress of reason and common sense in our Senate.

All yet seems well; and if it end so meet, The bitter past, more welcome is the sweet.

My room is full of loafers tormenting me to death about a sixpenny Canal claim, and compel me to close this so abruptly. Cutting is in New York; he will give you some interesting news from this place.

Yours, C. L. LIVINGSTON.

Freedom to Banking-Arkansas, Michigan, India, and Illinois Stocks, oar next Sureties!

[No. 90.] [To Jesse Hoyt.] ALBANY, January 27th, 1837. Dear Hoyt: Restraints are removed—the people may walk abroad, disembarrassed of the chains they once hobbled with. The bill passed this morning with a unanimous vote, after having altered the character of the 4th section, as I pointed out in my last. If you want to snap any other bolts, you had better indicate your wishes while we are in the humor. The bill will doubtless pass the Assembly; and, if with any alteration, I trust it may be, if possible, for the better.

Yours, C. L. LIVINGSTON.

Comptroller Flagg to J. Hoyt, on the Multiplication of Paper Credits.

[No. 90a.]

Dear Sir: The repeal of the Restraining Law, after substantially striking out the 4th section, has received a unanimous vote of the Senate. The prohibition against non resident monopolies remains as in the Revised Statutes. The prospect is, that the vote will be equally unanimous in the House. Maison's bill, therefore, has been entirely demolished, except the first setion. Offices of discount and deposite can do every thing which Banks now do, except to issue bills. There were some phrases in Maison's 4th section, which I had not particularly noticed when I wrote you, and which caused its rejection. Maison's original bill was such a bill as the Banks would desire to have passed; it tied up the free use of money with numerous cords which were not used in the old Restraining Law. But the good sense of the Senate has set the matter right.

There is considerable discussion going on in various sections of the State, in relation to a general Banking Law. Onondaga has taken the field on this side. After the passage of the Restraining Law repeal, there will be a fair field between the safety fund incorporations, and a law applying the Safety Fund restraints to simple bunking associations. The multiplication of paper credits in either mode, I apprehend, will produce more evil than good. But there must be

<sup>\*</sup>The following is a draft of a resolution drawn up by Jesse Hoyt at New York, and sent to Colonel Young and F. B. Cutting at Albany, to be proposed to the Legislature.—"Resolved, that the Banks in the city of New York which do business under the Safety Fund act, do report without delay the amount of money they respectively have had on deposit from enropartions out of this State onthe 1st day of every month, viz.: from the 1st of Dec. 1835 to 1st of January, 1837, upon which deposits interest has been paid or agreed to be paid."

returns from the Roileau is but u marks the bold much sooner th he is literally ru of discontent, as to surrender at

While I writ

from doubting th will read his her of us would bec who is going do tween Boileau a OF PRINCIPI guisedly upon th noon, and have a talk with you a come in this wo you could then most likely to st

I would like t see there is no old schoolismhave their candi member me to a

F. B. CUTTING.

for them. But have offered the and Banking C seat; but know James L. Green avail himself, I Halsted will Tuesday next, a

[No. 94.] D

immediately adj

It requires son get it introduce privileges has ac We therefore

some other men uble character; closures made.

We can raise propose to ask As there are you must tell y

I forgot to te think it necesso

Send my cloth Ought such s ing When

1 lo. 95] C skill, Ju with General I send by the bo

woman. She [No. 96.] lons of table v

a change as to the mode of dispensing stock, and perhaps a general law would do this in the most acceptable manner, and secure the location of Banks where there was business to support Truly yours,

Let us have no Quarrelling about Free Banks, till after Wright's Election.

ALBANY, Sunday Evening, Feb. 21, 1837. [To Jesse Hoyt.] [No. 91.] My Dear Hoyt: I arrived this evening, and have seen certain publications in the Albany Ar. gus, relating to myself and my course in regard to the Committee of Investigation. I am 100 much fatigued to prepare an answer this evening; but in the course of to-morrow, will place the subject in its correct light, and will endeavor to have it published on Tuesday, unless it is deemed advisable to avoid all collisions until After the election of Silas Wright, as to whom there has been a strong opposition-indeed it is said, that on Friday last, there was a majority of the Legislature against him. If, therefore, my observations do not appear on Tuesday, they will be inserted on Wednesday. Request Mr. Bryant to copy them, in cuse he has inserted the articles from the Argus, and see that the Times does me the same justice. Yours, F. B. CUTTING.

[Favored by Capt. Stoddard .- Sunday.] [No. 92.] My Dear Hoyt: I sent you yesterday, a Bank Commissioners' Report. How is money and real estate? Could a sale at public auction be effected at fair prices, of good property to the amount of \$100,000, on accommodating terms? Without mentioning my name, call upon Bleecker, and Jenkins, and make the necessary inquiries, and write me. I send you a linle

public opinion.\* The stage is starting. Yours.

The true Van Buren School-have principle in proportion to your interest-be all for self Dr. Joel B. Sutherland, to Joseph McCoy, New Market, Philadelphia, [No. 93.]

LAZARETTO, June 27, 1816.- Dear M-: When I received your letter last night, immediately took a chair to my front door, and commenced reading it-I was much pleased with your notions of buying out Peacock, but the difficulty that will have to be encountered, will not, I think, be of a trivial nature; I may perhaps make the arrangement with Boileau, in relation to the adjutant-generalship, but whether he would be willing to endorse a note to raise the wind is another question. I am told he is avaricious. However, on this point I would

\*From the Onondaga Chief, a Van Buren Paper.—We are giad to see so many sound democratic journals a different parts of the State, speaking in terms of decided reproduction of the conduct of Speaker [Edward] livingston, in regard to the formation of the committee of bank investigation. Wherever the judgment of mean not paralyzed by bank influence, or its expression restrained by motives of interest, there is but one sentiment of indignation in the months of the people. Even the Speaker himself has howed before the completence of public opinion, and has felt hunself compelled to attempt a yandscape from the combuct, over his own signature, in these umns of the Argus, but in our humble opinion, he has succeeded miserably.

†Judge Sutherland is an old and a shrewd, cumping, good natured politician, of Scotch parentage, and Van Biren principle. He is a regular Democrat; was health officer at Philadelphia when the wrote the above letter; we for Jackson and the pet bank scheme; ran for Speaker in Congress, in opposition to Andrew Stevenson, whilst the Van Huren presses to aid hun; with time Congress in 1838, for the 1st district of Pn., as a conservative, or me the Van Buren presses to aid hun; went into Congress in 1838, for the 184 district of Pan, as a conservative, or aschanged democrat; supported Barrison in 1840; and in 1841 was appointed Naval-Ollicer at the port of Tabladelphia, by Tyler, from which post he has since been removed by Polk. He avows, in the above letter, the system owhich Van Buren and the regency worked the old council of appointment, the press, patronage, and the safet fund banks—namely: to blind, deceive, and plander the millions, under any cloak, and by adopting whatever we appearment in men's minds, that could be turned to party account. The si b-trensury, as Jesse Hoyt, Stephen Allen, Joseph D. Beers, Cornelius W. Lawrence, and their banks, carried it out, would be a new means of cementing a powerful band of canoning politicians, by giving them the spoils to speculate on. Joel opposed that. Steve Allen kept carefully all the cash. Jesse gave him; but Jesse allowed no more to puss into Steve's sub-treasury that the surplus beyond his own wants for speculation; and as the Van Buren family went sares, Secretary Woodburg allowed him his own way. When the day of reckoning came, Jesse Hoyt was \$220,000 short, and the judge found that the pains and penalties of the law of 1840, did not apply to the case of Jesse Hoyt! I copy Dr. Stjeter from Mr. Duane's Aorora. The Hoctor, it appears, expected to be appointed a ljutant-general of Pa., for the purpose of becoming retruiting sergeant to the party leader most likely to succeed to power.

Very soon after Mr. Snyder came into the chair of the executive of this state, (continues Duane.) it was dis-

Very soon after Mr. Sayder came into the chair of the executive of this state, (continues Dunne,) it was discovered that his elevation had been procured by a concealed combination of persons in the legislature, whe compromised the affairs of the people, in a division of the offices, power, and putromage of office among the corapin-tors. As part of the compact, the press was to be placed under the control of this secret combination; every fee tors. As part of the compact, the press was to be placed under the control of this secret combination; every free press was to be proscribed, and prostituted presses established, or purchased, in every part of the state, so that the combination should not only direct public opinion, but exclude from the eyes of the people the knowledge of turb, or the animadversions that are usual in a state of freedom on public measures. Those who considered the press is free and vigilant, did not perceive that it might be placed in corrupt hands, or in the hands of ignorance; and that freedom might be exercised as amply in the cause of villainy and fraud, as in the cause of virtue and justice; that the activity and vigilance of iniquity might employ it, with as much zeal and labor, as the friends of freedom, of social handings: social happiness.

who will wonder that Colonel Duane died poor, or that his son was unfit to be a member of a cabinet which Van Buren secretly conducted on the Sutherland principle? How can the press guard the American people against the dangers arising from the substitution of secret corruption for the principles of free election? the gain of a rapacious band of midnight conspirators for public office, and the control of the state, for the welliare of the

would do this in the is business to support A. C. FLAGG

t's Election.

ning, Feb. 21, 1837.
ons in the Albany Ar.
vestigation. I am too
morrow, will place the
Tuesday, unless it it
s Wright, as to whom
here was a majority of
ear on Tuesday, they
use he has inserted the

F. B. CUTTING.

t. How is money and of good property to the g my name, call upon ie. I send you a little F. B. CUTTING,

terest—be all for self
Market, Philadelphia,
our letter last night, I
it—I was much pleased
have to be encountered,
angement with Boileau,
ing to endorse a note to
er, on this point I would

ound democratic journals in et of Spenker [Edward] Livever the judgment of men if here is but one sentiment if re the omnipotence of public his own signature, in the cul-

atch parentage, and Van Bewrote the above letter; wet Andrew Stevenson, who had An, as a conservative, or unlicer at the part of Thiskde above letter, the system of the special part of the soft of t

outimes Dunne.) it was diin the legislature, who comf office nmong the conspincert combination; every feepart of the state, so that tha ople the knowledge of truth, who considered the press as ands of ignorance; and that of virtue and justice; that as the friends of freedom, of

member of a cabinet which guard the American people as of free election? the gams state, for the welfare of the just say, that for the present, nothing can be effected in relation to our scheme till Mr. Boileau returns from the state of New York, which will be in about 4 or 5 weeks. The truth is, M'Coy, Boileau is but a child in politics, he is not half enough a cquainted with the underhand work that marks the bold and discerning politician. I will tell you who I think will embrace this schemes much sconer than Boileau. I mean Wm. Findlay. He is so full of schemes and notions, that he is literally running over with them. But there we cannot well go—we have unfurled the flag of discontent, and it would look cowardly to furl it up again, unless it should be thought better to surrender at discretion.

While I write this about Findlay, do not suppose that I doubt Boileau. No, I am far from doubting this man's honesty, but, I frankly confess, I doubt his policy. When I see him I will read his heart. Findlay at this time stands the best chance of any man I know, if a few of us would become recruiting sergeants in his cause. Moreover, he will be hostile to Binns, who is going down fast. You may think me a damned strange creature to be vacillating between Boileau and Findlay—BUT AS YOU AND I, AND ALL POLITICIANS, ARE MEN OF PRINCIPLE IN PROPORTION TO OUR INTEREST, I have written to you undisguisedly upon this matter. If you have time to come down with Hart in the stage some afternoon, and have a long talk with me, you and I will understand each other more fully. I want to talk with you ubout our joining with Leib. I wish to know whether the democrats might not come in this way in the city, I know they would—I wish you to go on the ticket, at your leisure you could then make arrangements with Peacock, we would then be on the spot to join the man most likely to succeed.

I would like to see you before I see Dr. Leib. I know I shall see him before the election—I see there is no chance for my success in the N. Liberties, except it be through the assistance of old schoolism—Bussier, if he is rejected, will quit the party; but by that time the opposition will have their candidate. We ought to watch them well now, and be prepared for the worst. Remember me to all our family—tell my dear parents that we are all well.

Your friend, J. B. SUTHERLAND.

A Secret Chapter in New Jersey Special Legislation.

[No. 94.] Dear Sir: I was too late to-day in my application to Council. They met, and immediately adjourned without doing any business, so as to get off it be coach that was waiting for them. But you need not despair. I have seen Halsted the member from Essex—he would have offered the resolution if an opportunity had occurred. He is opposed to the Morris Canal and Banking Co., upon principle, and would have opposed their bill, if he had been in his seat; but knowing his sentiments, they watched the opportunity, and passed it in his absence. James L. Green says he thinks they have done wrong in letting that bill pass, and he would avail himself, I think, of any chance of crippling them.

Halsted will offer the whole resolution and support it, whether the return is filed or not by Tuesday next, and I think I can induce Green to assist as a member of the committee.

It requires some little management and trouble; but Wm. Halsted and myself will engage to get it introduced notwithstanding any return they may make. The forfeiture of their banking pivileges has accrued, and the return cannot restore it.

We therefore will introduce it; have it referred to Halsted as chairman of committee, with some other member (Green if we can get him appointed,) and will get a report of an unfavorable character; how far it will go we cannot tell—that depends upon the investigation and disclosures made.

We can raise such a dust about it as will bring the President back to defend himself. We propose to ask the committee to give us a fair hearing, which the chairman will readidly grant.

As there are now two of us engaged, and this is the last plank upon which we can make a stand, you must tell your friends they must provide accordingly in case we succeed in our operation.

I forgot to tell you to have the Evening Post sent to me as Editor, immediately, and if you think it necessary the Times.

Yours, &c.

[" What affair is this? Who besides Hoyt can explain it?"-W. L. M.]

Send my clothes to my Washerwoman, hire my lodgings, and get Duer to choose my Wines— Ought such services to have been paid with \$50.000 a year, and a douceur of \$220,000 at parting' Whereia does the favoritism of Louis XIV. and of Martin I. differ?

' 10. 95 ] Martin Van Buren to Jesse Hoyt, Albany.
C skill, June 25. 1819.—Dear Sir: I arrived here last night from New York, and go to-day with General Root in his chaise [or chair] to Delhi. I hope to be in Albany on Friday next. I send by the boat my valice, containing some cluthes which I wish you would send to my washerwoman. She is the same who washes for Mr. Bleecker. Yours in haste, M. V. BUREN.

[No. 96.] Same to same. Nov. 17, 1819.—Dear Sir: I want about fifteen or twenty gallons of tuble wine—say prime Sicily, Madeira, or some other pleasant, but light and low wine

to drink with dinner. I wish you would get Mr. Duen, who takes this, to select it for me, and buy it and send it up. † Get me also a box of good raisins and a basket of good figs, and send them with the wine. There is yet \$91 (I believe that is the sum) due me from Mr. George Gris. wold on my fee in the Washington [that seems to be the word] cause, which I wish you would get from him and pay for the above articles out of it, and remit the balance to me by Mr. Duer. If you dont get it, Commodore Wiswall will give you the money, and receive it here again from me Excuse the trouble I give you. The report you mention of the Comptroller has not reached here. M. V. BUREN. Your friend,

[No. 97.] [Martin Van Buren to 'Jesse Hoight, Esq., Wall St. N. Y.'

April 29, [1820.] Dear Sir: I shall leave here with Tuesday's boat, and will stay in N. York some time. I wish you would get for me, from Mrs. Henderson, the use of her little parlor and a bed-room-and if she cannot accommodate me, get it elsewhere. I would, however, prefet altogether to stay with her, but can't do without a room other than a bed room.

M. V. BUREN I think the clection is safe. Yours in haste,

No 98.] Martin Van Burca lends his Money by the \$5 to the Poor, and buys Wine by the Pipe for the Rich.

Attorney General Van Buren to Mr. Jesse Hovt, N. York.

June 21, 1820. Dear Sir: Just as I was going from New York, Abraham P. Van Swho is a clerk in Jacob I. Barker's store, 456 Penrl Street, a nephew of John C. H-, Esq. borrowed \$10 of me, under a promise to send it up, which he has not done; and, from what M Hogeboom tells me, I apprehend he did not intend to do it. I wish you would see him and make him pay it to you. Ask the Secretary about the enclosed. I have never heard any thing about it since I paid my \$10. Your friend, M. VAN BUREN.

Date and place torn off. [No. 99.] The same to the same. "I am afraid you will begin to think me a very troublesome friend—but I AM CON-STANTLY THE VICTIM OF IMPOSITION—that man Plimpton who own the Abolia, BORROWED FIVE DOLLARST of me, when he went off, under a promise to send it was If you happen to fall in with him I wish you would him-he is a graceless dog. It would incommode me very much if I should not have my carriage next week. The Governor is to be qualified to day, but Albany is as quiet as a church. It is said that efforts have been made raise the wind, but in vain. Mr. Clinton is universally considered here as politically defune, I will believe that there is nothing in the story I board in Philadelphia [a part is torn off] and courtesy, and will want them. I go from hence in a few days. M V. BUREN,

P. S. Mr. Hoyt will oblige me by presenting the above to Mr. Beekman, and transmitting me the money."

[No. 100.] Martin Van Buren to Jesse Hoit, 40 Wall Street, N.Y.

August 20, 1820.-D. Sir: You will oblige me by presenting the above draft to M. Kaufne, and the within check at the City Bank, wno will, of course, give you the money for it, which pay to Dominick Lynch, Esq. for a half pipe of Wine I bought of him sometime since. I have mislaid the bill, but I believe this is about the amount. If there is a difference, pay it, and k M. V. BUREN. me know what it is,

[No. 101.] August 23d.—D. Sir: I enclose you a draft this moment received from Mr. Kaul ner for Kaufman]-be so good as to use it as before directed, and to call on Mr. Kaufman, and say to him that I have received the \$150-that his cause has not been reached on the Calenda -and of course goes off until the next term. My prospects of success are good. Give Mr. E. the receipt on the other side. Your friend. M. V. BUREN.

[No. 102.] § E. Livingston to J. Hoyt, on Butler's influence, Van Buren's young tribe, and New Leaders-Jesse's Stock.

ALBANY, Feb. 24, 1821.—Dear Hoyt: The Notary bill will not pass, nor will any regulation be made concerning Commissioners or Musters in Chancery. Do you wish Ward appointed

† Mr. Hoyt was at the Franklin House, New York.

‡ Bennett declares in his Herald (Oct. 3, 1845) that had be known that \$5 or \$10 were of so much important to Mr. V. B., and that Mr. V. B. required the endorsement of C. C. Cambrelong to enable him to borrow \$400 when he went to Washington as Jackson's secretary of state, he would never have attempted to borrow & thro' his influence,

6 Edward Livingston was elected Clerk of Assembly in 1822, and held the office a long time. A Edward Livingston was elected Clerk of Assembly in 1822, and held the office a long time. Having remove from New York to Albany he was elected to the legislature from that county, and succeeded Charles Humphie as Sneaker, in 1837, by 80 votes, against 97 for Luther Bradish, who was Speaker in the session of 1838. He was brother-in-law of Indge Sutherland, and was succeeded as Clerk by Scantor Seger, who bud been his deputy. To Albany Reverey are said to have been desirust to clerk Int. Clerk II. of R., in Course, Dec'r. 1838. "The less quarters of the monopoly democrats (said Leggett) is in the city of Albany———and Edward Livingston, whose perfitions and tergiversating conduct, as Speaker of the Assembly, earned for him the scorn of every true democratic new of their mouth pieces."

Muster? If y Camp-some of the party u collisions which he would be d thing for himse training for the The party is in into a great ma ble him to give that he was mu appointed his I York, for I am

> [No. 103.] S Mr. Van Burer of wheat I am

> [No. 104.] Albany, Dec from Rhode Isla ness may possil tal, &c. Now small chance of sions. You are be careful or el an ounce, not o it?' Taht is t commodities en scribe the same as you dont ap should esteem s I will rid you in your letter, l a visionary cha pears like doing

Your poetry prehend it. T ceived with a are no persons quently the toy money by your

[No. 105] ALBANY, D cautions. I h want to have mention it to clerkship, but Esleeck's only Cramer has respects hims Romaine for ken to Muns more, and est \* \* me a lift. I heyden.

Peter R. Li He was the me Senate of N. Y

185

o select it for me, and of good figs, and send from Mr. George Gris. ı I wish you would get o me by Mr. Duer. If it here again from me. er has not reached here. M. V. BUREN.

nd will stay in N. Yotk of her little parlor and would, however, prefer room.

M. V. BUREN.

and buys Wine by the

York.

Abraham P. Van Sof John C. H-, Esq one; and, from what Me would see him and make er heard any thing about M. VAN BUREN.

te and place torn off. end-but I AM CON n who own the Abolina n promise to send it up. graceless dog. It would

The Governor is to be forts have been made to ere as politically defunct, [a part is torn off] out of M V. BUREN.

ekman, and transmitting

Street, N.Y. ove draft to M. Kaufner

the money for it, which sometime since. I have difference, pay it, and le M. V. BUREN.

received from Mr. Kani ull on Mr. Kaufman, and renched on the Colenda are good. Give Mr. K. M. V. BUREN.

Buren's young tribe, and

, nor will any regulation wish Ward appointed s

were of so much important enable him to borrow \$400 e attempted to borrow \$250

long time. Having remove long time. Having removes succeeded Chartes Humphri-the session of 1838. He was no bad been his deputy. To ress, Dec'r. 1838. "The het d Edward Livingston, whose scorn of every true democra-

Muster? If you do, a line to Butler would fix it. There appears to be some discontent in the Camp-some say that we must have new leaders, but I believe all is safe, and that the power of the party will be permanent if ordinary discretion is used. † Peter R. told me that if the collisions which have taken place since had happened before the New York appointments, that he would be d——d if I should not have had my appointment. Sutherland did not want any thing for himself, but went away quite in a nurr. Van Buren's young tribe, that he has been training for the last 18 months, thought they could rule the State, but he is too cunning for them. The party is in an unsettled state; we want a firm leader. We must puff up some of our clan into a great man. Bowne is pressing the bill to divide the mayoralty as fast as possible, to enable him to give us a mayor, &c. But who they will be he keeps to himself. Hatch writes me that he was much surprised at my sudden departure. I should like to know whether Noah has appointed his Att'y. I do not think he will give it to us. I should be very glad to be in New York, for I am tired of Albany; \* \* \* \* Believe me, dear friend, EDWARD LIVINGSTON. Yours most sincerely,

[No. 103.] Same to the same-Nov. 22, 1821.-Dear Hoyt: I suppose you will learn from Mr. Van Buren and other friends every thing new and interesting \* \* \* Owing to the rise of wheat I am fearful that United States Stock is lower, but God grant you a safe deliverance. \* \* \* \* I think you had better try your hand at matrimony.

On Marriage—advice to Hoyt—Albany very dull.

Edward Livingston to Jesse Hoyt, at New York. [No. 104.]

Albany, December 3, 1821. My Dear Jesse: I presume that you have by this time returned from Rhode Island. Your visit to Hartford was, I guess, about a certain libel suit, which business may possibly cost you some money. You are beggarly poor; granted; pretty sentimental, &c. Now, in my opinion, if you get married on the spur of the occasion, you stand awindl chance of being taken in—as you are as apt as other folks to be deceived by first impressions. You are generous, and therefore the more danger. Your standing in society is very good, be careful or else you may be worse off. As Noah says, Prithee good Mr. Aothecary give me an ounce, not of civet, but of common prudence: But you will ask how the devil shall I take it? Taht is more than I know, I do assure you. It is a pity that there is no shop where such commodities can be bought, for I should like to take a pretty powerful dose, and would prescribe the same to my friend Hoyt. \* \* \* \* \* \* \* as you dont appear to care what you take by frequenting No. 55, &c. If a woman that you should esteem should have too much money, get me to draw up the marriage articles, and I will rid you of all difficulty upon the subject. You ask me to dispet the difficulties stated in your letter, but in the first branch of your argument you explicitly admit that they are all of a visionary character and complexion. My advice is, not to think of getting married; it appears like doing the business by the job. JUST KEEF QUIET AND YOU WILL BE MARRIED SOON ENOUGH.

Your poetry I have no doubt was very fine, but I did not exactly, as Lord Byron says, comprehend it. The why, &c. You need not apologize for your letters, for they are always received with a cordial welcome. Sheriff Gansevoort is going to make a dye of it they say. There are no persons here with whom I associate but Denniston and King, and Henry Davis, conscquently the town must be very dull to me. I think by present appearances that you will make money by your stock contract if you hold on. \* \*

Yours most sincerely, E. LIVINGSTON.

Speaker Livingston canvassing for the Clerkship of the Assembly.

Edward Livingston to Jesse Hoyt, New York. [No. 105.] ALBANY, Dec. 21, 1821 .- Dear Hoyt: I am fearful that Hatch is a snake in the grass, so be cautious. I have understood that Mat Davis is coming up to Albany with the members. I want to have him engaged in my favor. Judge [W. P.] Van Ness will do it for me, if you will mention it to him, \* \* \* Benjamin Knower says he will not interest himself about the clerkship, but is committed to support Esleeck if he does anything. Butler and Knower are Esleeck's only friends, and [Judge] Skinner is alone in backing [Ephraim] Storr. \* \* \* John respects himself, will not vote for Vonderheyden.

\* \* I James Burt, and every other man who respects himself, will not vote for Vonderheyden.

\* \* I wish that Gardiner would speak to Romaine for me, and explain how things stand.

I hope Hatch has written to Boston and spoken to Munson. I want you to have every member of the N. Y. delegation spoken with once more, and especially Mr. Verplanck, (by you,) who could, and I doubt not, will, do me much good. \* \* I wish you would ask Butler, when he thinks that E. has no chance, if he would give me a lift. I was very sorry to learn that Mr. Ulshoeffer was determined to support Vonder-E. LIVINGSTON.

Peter R. Livingston of Dutchess Co. was elected Speaker of the Assembly, by 117 out of 123 votes, in Jan. 1823. Hereter A. Livingston in Linteness Co. was elected speaker of the Assembly, by 117 out of 123 votes, in Jan. 1823. He was the most ultra of Governor Clinton's opponents. In Jan. 1828, Mr. Livingston was elected President of the Senate of N. V., and has loog been a most decided partisan of Henry Clay for the Presidency. Hammond describes bim as "imaginative and eloquent." Noah's malignity-Ulshoeffer's cunning-Tompkins, Yates, Spencer, Crolius, &c.

[No. 106.] Edward Livingston (Speaker, &c.) to Jesse Hoyt, New York.

ALBANY, Jan. 21, 1822 .- Dear Hoyt. \* \* \* Our people all seem disposed to be in good humor with each other, and ridicule Noah's attempt to interest the party in his personal squab. bles, and say that he makes an unjustifiable use of his paper to gratify his personal malignity, \* \* Ulshoeffer is even more cunning than I supposed him, before the accurate inspection I have given him for the last three weeks. As to President of the U. S. our people dont know what the devil to think. Tompkins drinks too hard-so they say. I wish our people would back the Secretary of the Navy [Smith Thompson], but he appears to have a small body of friends. His conduct about the post office here has done him some service-and Adams's letter, together with his 4th of July oration, is enough to D---n mny common man. Governor, I should like to have Yates chosen for it, but they say be will keep Spencer on the bench, which some people do not like. \* \* \* I keep my tounge as close as possible, and attend to my own business. \* \* \* I will get the Examiner birth for Ward if possible—if not, I will get it for you. Tell S. Cambreleng that I am satisfied, and so are the people here, that our members of Congress were entrapped into signing for S. Van Rensselaer [to be P. M. at Albany.] Crolius and Hale electioneered for each other. Hale was to make Col. Crolius speaker, and the favor was to be returned. Crolius is a \* \* \* \* \*, and I hope you will find ways and means to keep him at home. Believe me, as ever, your true and sincere friend, E. LIVINGSTON.

[No. 107.] Senator Van Buren to Jesse Hoit, Attorney.at-Law, N. Y.

Georgetown, Col'a, Jan. 23, 1822.—Dear Sir: Be so good as to deliver the enclosed. We have nothing new here. The Bankrupt Bill is under discussion in the House—its fate is becoming more doubtful. Please to get and send me the American containing the numbers of 'the Federalist of 1789' published last summer. In baste, your friend, M. V. BUREN.

[No. 108.] Senator Van Buren to Jesse Hoyt.—Washington, Jan. 28, 1822.—I have this moment received yours, for which I thank you, and beg of you as a favor to write me often on the subject of the interesting concerns that agitate you. For the present, I have only to say that I never heard of the report that Mr. Sanford would not accept one of the vacant missions until the receipt of your letter. Mr. King, however, heard such a suggestion. I am however entirely confident that that report had no influence on the question.

In haste, yours truly, M. V. BUREN.

No Bucktail no Office-a singular Chancery sale- Stop my Newspaper.

[No. 109.] Speaker Livingston, to Jesse Hoyt, N. York. Albany, March 26, [1823.] Dear Hoyt: I was unable to procure the appointment of Ward as an Examiner in Charcery, as they thought here that HE HAD NOT BEEN A BUCKTAIL LONG ENOUGH, and they would not let your merits count in his favor: I therefore changed my ground and had you appointed.† I hope this will be grateful to you and my friend Ward. Let Ward act as your sworn clerk. It is supposed the legislature will adjourn about the 10th of April: the sooner the better. Everything in the political way goes on smoothly. Young looks as if he had been bled; I feel sorry for unsuccessful candidates. I think in this state we ought to have a peculiar prayer for such people, and especially one in the common Prayer Book. I shall soon have the pleasure of seeing you, Write me a long letter. Yours sincerely, E. LIVINGSTON.

[No. 116.] Same to same. ALBANY post mark, May 14, 182—,"I have abandoned all idea of sattling at Albany. The chancellor has been so much perplexed, harrassed of late that he this day permits his furniture to be sold at sheriff's sale and bought in.‡ This will be my apology to you for this short letter. \* \* \* Seymour, it is supposed, is elected in the Western District. Make me one of the Committee in the first ward [of N. Y.] for nominating. Tell Hatch to attend to it."

† Hummond tells us, in page 11th of his 2nd volume, that under the law of party, then and now prevailing, the Governor must carry into effect the wishes of his political friends; that is, ho is a more tool of the faction of the hour, and must name to the Senate as tit candidates for office, whoever a caucus or county majority of politicians may dictate. This is setting republican government at definance.

hour, and must name to the Senate as it candidates for office, whoever a caucus or county majority of politicians may dictate. This is setting republican government at defiance.

It had been the custom to appoint a matry-public for each bank, and as he was a hank agent the Directors named him, without reference to his politics. The amended constitution vacated all offices—Chester Bulkley, teller of the state bank Albany, was recommended by the Directors for re-uppointment. He was a moral man of high character, and an elder of B. F. Butler's favorite church, but because he differed a little from Van Buren's party caucus system, the senate rejected Governor Yates's nomination, and refused to be that, petty office he filled by any other than one of their creatures! The next move was the Safety Fund, tho' which bank stock, directors, officers, the county presses, and the public credit were converted into state machinery for the elevation of Van Burca and the wholesale plunder of the public.

Can this allude to Chancellor Kent?

[No. 111 would pay n is unnecessathat descript

Ulshoeffer p

[No. 11]
Jane 3, 1
showers. In
me of Lord of
from the we
Schoharie th
1 sincerely h
indeed his fr
hest men.
of your nerv
for chief juss
Huzza for u
perhaps add
P. going to

[No 113.] of July, about a turile Bleecker and tunes of Nigmine. \* \* ticket you where, 'Who ster, &c?' a coming to

ALBANY, thropes, in the while I lubo

[No. 114. my last let extolled by Beware of all words this mornin so does Du Supreme C General and Drinking. situationmoderate: Who would They say and wildne No telling

[No. 1]
Dear Ho
made a va
in sober tru
ceeded my
wsys thou
one I hope
He had be
that you w

† Nathanie Buren's spe encer, Crolius, &c.

t, New York.

em disposed to be in good rty in his personal squab. y his personal malignity, e the accurate inspection S. our people dont know I wish our people would to have a small body of vice—and Adams's letter, unon man. Governor, I neer on the bench, which ossible, and attend to my bissible—if not, I will get ople here, that our menters be P. M. at Albaoy. Crolius spenker, and the you will find ways and

E. LIVINGSTON.

Law, N. Y.

re friend,

leliver the enclosed. We House—its fate is becomining the numbers of the d, M. V. BUREN.

n. 28, 1822.—I have this favor to write me often on ent, I have only to say that e vacant missions until the I am however entirely con.

M. V. BUREN.

y Newspaper.'

BANY, March 26, [1822.]
In Examiner in Chancery,
LONG ENOUGH, and
Interpretation of April: the sooner the
to April: the sooner the
to have a peculiar
I shall soon lave the pleaE. LIVINGSTON.

—." I have abandoned all ed, harrassed of late that it in.‡ This will be my d, is elected in the West. [7.] for nominating. Tell

then and now prevailing, the nere tool of the faction of the county majority of politicians

ank agent the Directors named es—Chester Bulkley, teller of was a moral man of high charfrom Van Buren's party caut petty office be filled by any h bank stuck, directors, offior the elevation of Van Buren [No. 111.] M. V. Buren, to Jesse Hoyt.—Albany, June 2d, 1822. Dear Sir: I wish you would pay my old friend Mr. Carter, t what I owe hum, and ask him to discontinue his paper. It is unnecessary to say that I am influenced in this solely by a necessity to curtail my expenses of that description which are too heavy.

Your friend,

M. V. BUREN.

Ulshoeffer praised—Gibbons the Butcher—Hoyt-Vun Buren-Offices-Swearing, &c.-Jacob Burker.

[No. 112.] Edward Livingston, Albany, to Jesse Hoyt, N. Y.

June 3, 1822. Early in the morning and quite warm at Albany, after sundry refreshing showers. My dear Hoyt: \* \* \* \* \* Your friend Don Jaan, queer as it may seem, reminds me of Lord Coke, for he says that it is not from meny books that a man deriveth knowledge, but from the well understanding of a few. \* \* \* Mr. Van Buren is here, but intends going to Schoharie this week with Judge Sckinner, to see Sutherland. How does Ulshoeffer come on? I sincerely hope they will not be able to break him down, as I think him the flower of the flock, and indeed his frankness and steadiness must always commend him to the Republican party as one of its best men. About your being erazy, I do not feel alarmed, for you have already had the strength of your nerves tried, and they have not been found wanting. \* \* \* I How would you like Talcott for chief justice? Gibbons the butcher wants to be mayor of Albany, and Southwick governor. Huzza for universal suffrage; when connected with universal knowledge and knonesty, you would perhaps add, to make it a little safe. How does Judge W. W. Van Ness come on, and is Wm. P. guing to South America? Amen, so be it, says Jesse. \* \* \* \*

Yours sincerely, ED. LIVINGSTON.

[No I13.] The same to same. Albany, July 18, 1822.—\* \* \* \* \* \* We had a frolic, 4th of July, about 12 miles below the city, Judge Buel, J. Stevenson, Peter Gansevoort, &c. We had a turtle feast at Cruttenden's about eight or ten days since, when I sat between Mawne Bleecker and Mat. Van Buren, and received from the latter sundry protestations, &c. The Formers of Nigel I shall commence this evening, and hope they may be better than either yours or mine. \* \* You will have warm work this full in New York. If you can get on the [Assembly] ticket you will (frackly) disappoint me as much as you have your Albany friends. They asked here, 'Who is this Hoyt of New York that was engaged in a cause in Rhode Island, with Webster, &c?' 'The store keeper,' said I. 'The Store keeper!' said they—' well, what's this world a coming to!'

ALBANY, July 24, 1822.—My Dear Jesse, \* \* \* \* The people here are such cursed misanthropes, in their dispositions that I feel convinced you gave the city of Albany its true character, while I labored under an error.

[No. 114.] August 13, 1822, ALEANY. (Please burn this letter.) Dear Hoyt \* \* \* \* since my last letter I have heard your wonderful perseverance and various other estimable qualities extolled by your friend Builer. I would fain tell the rest, but will not make you vain. \* \* \* Beware of a restless desire to know what is said of yourself, for Solomon saveth, "Take heed to all words that are spoken, lest thou hear thy servant curse thee." \* \* \* Court was very full this morning, Judge Van Ness made some motions-Buel wants to be Senator from this district; so does Dudley-Taleott, Sutherland, and Woodworth are currently spoken of as Judges of the Supreme Court. All in doubt about Chancellor. How would you like Savage for Attorney General and Duer for Comptroller? \* \* \* I have left off Swearing, Chewing, and Smoking, and Drinking. What a Devil of a mixture! \* \* \* The old rule was to bring your mind to your situation-the greatest misery in the world is poverty coupled with magnificent notions. Be moderate: begin with cider and get up to wine-not with wine and come down to cider. \* \* \* Who would make the best Chancellor—Harmanus Bleecker, Nathan Sanford, or Jacob Barker? They say Barker is the only man who will be able to keep up with and wildness of his decisions-but thay say that neither Van Buren nor Jacob will take it. No telling what would take place it Southwick should succeed! \* \* \* Believe me, as ever, E. LIVINGSTON. Your sincere friend,

E. Livingston to Jesse Hoyt-Hoyt's appointment-the Elections.

[No. 115.]

Dear Hoyt: I have just received your letter stating that my dear friend, Mr. Cooper, had made a vacancy for you to fill up. To thank him becomingly, would be my great joy. Now, in sober truth, what could be better than to have you and Gardiner both here? You have exceeded my expectations, for I did not think that you could get the nomination. Gardiner, I always thought could come when he pleased to make the effort. The ticket is a good one, and one I hope that will be popular. Alas! poor Junius has too romantic a name for a legislator. He had better go too New England and get christened afresh. Our people here were all in hopes that you would get the nomination, and I doubt not will be joyful on the occasion. We calcu-

† Nathaniel H. Carter was editor of the N. Y. Statesman, and one of the stenographers who had reported Mr. Van Buren's spe ches in the state convention at Albany the year before.

late to get in our Senators, and to elect Jesse Buel, who is already spoken of as Speaker, in case he should be elected; but this is inter nos. In Ontario, General Swift and his ticket will prevoil. Orange county is said to be in trouble-Evans, it is said, will be elected to Congress in his dis. trict, by the Clintonians and leaders. In Ontario, Dudley Marvin, a self-nominated gentleman, together with Rose, a regular candidate, it is stated, will be elected to Congress. Sanford is spoken of pretty currently, for Chief Justice, and Sutherland and Woodworth as the side Justikind. This is intended merely for your own information and amusement. Remember me to E. LIVINGSTON. Yours, sincerely, Gardiner, Ward, &c., and believe me,

P. S .- Lorenzo has just been here, and his eyes are as big as a tea saucer, and he appears to be rather glad, or so. I saw Bowne at the Reading Room, and he says he is glad you are on the ticket-likes the ticket, &c. He appears to be well pleased to be out of the way, during these troublesome times in New York. I shall be most happy to send you the Rules of the House, as likewise the other Members after you shall have been duly elected. "The Hanorable Mr. Hoyt"-it looks well, and hope it will sound well. Amen.

Secretary J. V. N. Yates's Courteous Epistle to a Member elect.

[No. 116.] John Van Ness Yates, Albany, to Jesse Hoyt, N. Y. ALBANY, November 8th, 1822.—Dear Sir: Permit me to congratulate you on your election to the Assembly. To find an Albanian after so short a residence in the metropolis of our state, rising into notice, and securing the confidence of his republican brethren, is no small proof of merit, and argues that those who bestow and he that receives can equally penetrate into, and justly appreciate the character of a friend. Republicanism has triumphed in this county. Federalism has died in agonies. Mr. R. Ten Broeck of this city, a good, clever, poor fellow, and a good active republican, wishes to be a door-keeper of the house, &c. tJ. V. N. YATES. I am, dear sir, sincerely yours,

Van Buren not fond of the third heavens in the M. II.

[To J. Hoyt.]-Nov. 14, 1822. Dear Sir-Why did I not see more of you [No. 117.] Judge Skinner, General Marcy and myself will come down with Saturday's boat, and wish you to engage rooms for us at the Mechanics' Hull. If he can give us his little parlor for a sitting room and bed rooms, it will be well; if not any other good rooms will do, so that they be not too high. I would rather stay on board a vessel than go into his third heavens. If you cannot do better you may let General Marcy's room be on high, and he can have the use In haste, your friend, of my room to do his business in, &c. M. V. BUREN.

A well known Wall St. Broker's Instructions to a Representative of Tammany Hall, in 1823-No small notes—Don't tax the Banks—Danger from the U.S. B.—folly of Connecticut—the way Bank Capital is created in N. Y.—Our State Securities—those of Pa.—Keep cool,

R. H. Nevins, Broker, Wall street, N. Y., to Jesse Hoyt, House of Assembly, Albany. [No. 118.]

New York, January 23, 1823. Dear Hoyt: I did not mean to be understood as opposed to the passage of Mr. Rathbone's Bill, only so far as it falls short of what I think it ought to be. I think the circulation of all Bank Notes less than five dollars, should be prohibited. In mentioning the objections to his Bill, it was rather to encourage a more extensive prohibition, than to recommend none at all. Perhaps his view of the matter is more correct than mine-and it might be attempting too much to go further at this time.

As to the alarming project of Taxation, it is one which I hope may be arrested. When I reflect upon the proud pre-eminence of our State; the high character of its public securities, the solidity and respectability of the most of our chartered Institutions; when I see New York stand alone among her sister states, an Empire, as it were, surrounded by tributary Provinces, all looking up to her for examples of sound Wisdom, of magnanimous policy; confiding in the belief that, as hitherto she has been the great repository of their wealth, so will she continue to be. When I perceive such a fair fabric of political grandeur about to be overthrown, or at least undermined, I cannot forbear repeating the sentiment so often in every man's mouth, "Whom

Do the men at Albany consider how far the effects of such a measure may reach? It will not simply touch the pockets of the rich. The inhabitant of the Log House will feel it too.

t Mr. Yates was a son of Chief Justice Yates, a distant relation of Joseph C. Yates, a lawyer, had been Recorf Mr. Vates was a son of Chief Justice Vates, a distant relation of Joseph C. Yates, a lawyer, had been Recorder of Albany, filled the office of Secretary of State in 1822, and canvassed against Young and for his own name-sake, as the bucktail candidate for Governor, who succeeded in Nov. 1822, and had the distribution of the great offices of state, under the new constitution. In Feb. 1823, the bucktail logislature re appointed J V. N. Y. as Secretary, and Marcy as Compreller. Gen. Tallmadge was Marcy's competitor; but Van Buren, though at Washington, did his atmost to oppose Young and Cramer's influence, which they vainly exerted for Tallmadge. Mr. Yates was a friend of Adams, and opposed to the Crawford. Van Buren party-and in Feb. 1826, he was removed by the legislature, 85 votes to 37, and A. C. Flagg, elected Secretary of State; with Marcy again as compreoller, and Talcot. attorney-general. Yates is described by Hammond as rather lax in his morals, sociable, and of engaging manners: he was much attached to Chinton, not too fond of Tompkins, liked Southwick, and was disliked by Ambrose Spencer for not supporting Madison in the early stages of the war.

is it that a Farm quently his own r be attempted? be invested. What to borrow. Will emption of the C not the argument the United States now in high exul wishes had expec been for a long t Will they not rat apprehensions w The States of Co ing Bank Stock. in some instance The next place it Innderstand it

nerty taxed in th amount of Bank Suppose we ha if you please. W lars of specie, an Suppose, for a Bank shares. 1 ikely as not may cent of the mot whole [amount 10 borrow of the

Contrast the c Is there one of t Canal stock of which (interest) 97 per cent. O may be said that there is force in self will be very or 108 per cent. Write me ag

nals are made u

sonal property to

ters. Dont get a every day m on speak of t f their error

[No. 119.] NEW YORK, to-morrow mort vour attention per under the ti

Mr. Russel H.

bert Gallatin presi Col. Charles bells us that Mr. Co ford, Van Buren, an Assistant P. M master of Washin ter of General Joh Revolution, and i triat took the lend Vice President slo Mr. Crawford, sai wishes. This p This pr pledge to support against his pledge

of as Speaker, in case his ticket will prevail. Congress in his dis. ominated gentleman. Congress. Sanford is orth as the side Justi. kind, or of any other Remember me to E. LIVINGSTON. er, and he appears to he is glad you are on ut of the way, during you the Rules of the ed. " The Honorable

r elect.

on on your election to etropolis of our state, ren, is no small proof qually penetrate into, mphed in this county. od, clever, poor fellow,

J. V. N. YATES.

I not see more of you down with Saturday's e can give us his little good rooms will do, so into his third heavens, nd he can have the use M. V. BUREN.

many Hall, in 1823ly of Connecticut-the of Pa.-Keep cool. Assembly, Albany,

not mean to be undert falls short of what I five dollars, should be rage a more extensive er is more correct than

he arrested. When I f its public securities, when I see New York y tributary Provinces. olicy; confiding in the o will she continue to overthrown, or at least ian's mouth, " Whom

ay reach? It will not will feel it too. Why

lawyer, had been Recore distribution of the grent appointed J V. N. Y. as it Van Barea, though at y exerted for Tallmadge. d in Feb. 1826, he was reith Marcy ugain as comp-this morals, sociable, and Southwick, and was dis-

is it that a Farmer in the State of New York can borrow on his Land, and thus prevent frequently his own ruin, when in some of our neighboring States, such a thing is too vain ever to he attempted? What but our Laws, together with the great flow of capital that comes here to be invested. When will the Canal Loans be taxed? When the State has no longer occasion to borrow. Will the holders of our Bank and Insurance Stocks have any confidence in the exemption of the Canal Stock from taxation any longer than the State wants to borrow? Will not the argument be among Men of Property, that it is better to place their property in Stock of the United States, or in the United States Bank? Are not the friends of the latter looking on now in high exultation at the prospect of their prediction coming about sooner than their own wishes had expected it? "The United States Bank will crush all the State Banks." This has been for a long time the cry. Will our Legislature do all they can to help on such a result? Will they not rather put a stop at once to the whole project, and by an overwhelming vote quiet apprehensions which never ought to have been raised? Harm enough has been done already. The States of Connecticut and New Jersey have driven away Capital to a large amount by taxing Bank Stock. Real Estate has fallen in various parts of these States to half what it was; and in some instances the depreciation has been two-thirds. What has left them has come to us. The next place it will go to if the tax passes, will be into United States Bank Stock, &c.

lunderstand it to be a very frequent remark of those in favor of taxing, that the personal property taxed in the city of New York, is very small to what it ought to be; and in proof of it, the

amount of Bank Capital, &c., is cited.

Suppose we have a new bank in the Bowery, with a million capital-or let it be five millions flyou please. Will any man undertake to say it would increase the amount of personal property in the city? What would be necessary to make up such a bank? Only a few thousand dollars of specie, and bank credits for the balance.

Suppose, for argument sake, a man is worth \$10,000, and it consists of 100 United States Bank shures. He would subscribe to a new Bank—he borrows \$10,000 on his stock—and as likely as not may put down for four times that sum in the new concern, for probably 25 per cent of the money may be all that is called for, and his notes for the balance. Or, if the whole [amount of stock at once] is to be paid in, it is only for him by a little management to borrow of the Bank, or of A. B. and C. by a pledge of his stock. Behold then how our capials are made up !-\$50,000! where there is only in fact \$10,000. Verily there is more personal property taxed than exists.

Contrast the character of our State securities with any around us, or in any part of the Union. Is there one of the whole number that has the least credit in a foreign country? There is a Canal stock of the State of Pennsylvania, bearing an interest of 6 per cent, the payment of which (interest) is guaranteed for twenty years by the State, and it now sells in Philadelphia at 97 per cent. Our Canal stock having twenty three years to run will bring 1101 per cent; it may be said that the Pennsylvania does not guar-ntee the ultimate payment of the principal, there is force in the remark; but to make up for that there is every prospect that the Canal itself will be very productive. Such a stock in our State I have not a doubt would be worth 107 ar 108 per cent.

Write me again and often. I promise you I will not again trouble you with any long letters. Dont get out of patience when you see Men act like fools, remembering always that it is in every day matter, and would keep one always in a ferment. I make this remark because on speak of being tired of legislation. Keep cool and try to persuade our country friends if their error Yours in much friendship, +R. H. NEVINS.

The Sentinel to be the New York Patriot-C, K. Gardner.

W. Wiley, New York, to Jesse Hoyt at Albany. New York, January 26, 1823. Dear Sir: The bearer, Mr. Ketchum, proceeds to Albany to-morrow morning, and I have availed myself of the opportunity of tendering my toanks for rour attention to the Sentines. A prospectus is issued for the establishment of a daily newsper under the title of the to New York Patriot," which we expect to be able to issue within a

tMr. Russel H. Nevins was one of the Vice Presidents of the great Anti-Texas-annexation meeting, at which Albert Gallatin presided in the Tahernacle, Broadway, New York.

lett Gallatin presided in the Tahernacle, Itrondwny, New York.

‡ Col. Charles K. Gardner conducted the Patriot, Mr. Henry Wheaton aided in getting it up, and Hammond tells as that Mr. Calhoun very probably exerted himself in starting it. It took a decided stand against Crawford, Yan Iluren, and his Regency. Gardner had been uid to Genl. Brown during the war, and was afterwards an Assleant P. M. General. This office he again filled under Barty and Kendall, and it is said that he is now post-mater of Washington, in preference to Kendall, by the express desire of Mr. Polk. Mr. Gardner matried a daughter of General John McLean, of N. Y., an officer who fought side by side with theorge Clinton in the days of the Revolution, and is said to be friendly to that excellent educational measure, Cheap Postrage. The New York Patriotiok the lead in opposition to Van Buren's caucus nomications, and arged that the electors of President and Vice President should not be chosen by the members of the Legislature, but by the people. If the people are for Mr. Crawford, said the Patriot, let them have the election, and the minority will cheerfully agree to their declared wishes. This proposal was resisted by Van Buren, Flagg, Wight, Butler, Hort, Marcy and other pretended friends of freedom, but assented to by Governor Clinton and his supporters. Wright, elected a senator under a pledge to support a bill giving the people the choice of electors, wheeled into line under Van Buren, and voted scainst his oledges.

short period. The Sentinel will then, of course, be merged, and our subscribers served with the daily paper. \* \* \* \* \* \* W. WILEY.

A Central Press, under Van Buren's control, essential to the successful working of his Party
Machinery.—The Albany Argus.

[No. 120.] Senator Van Buren to his friend Jesse Hoyt. Jan'y 31, 1823, My Dear Sir: I am overwhelmed with the account of poor Cantine's death. I know that nothing from me can be necessary to secure your zealous attention to Mrs. Cantine's interest, if anything can be done for her. I have written to Mr. Hoes to be at Albany; you will find him a most useful man. I have also written to Mr. Buel, which letter I want you to see. Among you all you must do the best you can. If anything can be done for Mrs. C. I hope and be lieve no republican will oppose it. MR. HOES AND MYSELF ARE RESPONSIBLE TO MR. BUEL FOR \$1500 of the last payment. If nothing better can be done, no person ought at least to be appointed who had not previously purchased the establishment; and under na circumstances ought any one to be appointed who is not a sound, practicable, and, ABOVE ALL, DISCREET republican. WITHOUT A PAPER THUS EDITED AT ALBANY WE MAY HANG OUR HARPS ON THE WILLOWS.† With it, the PARTY can survive a thousand such convulsions as those which now agitate and probably alarm most of those around you. Make my sincere thanks to Mr. Duer and Mr. Sutherland for their kind letters, and tell them I will write them soon.

In haste, yours truly, M. VAN BUREN.

Judge Betts—Nonh—Leake—the State Printer—' Nolo Episcopari,' with variations—' my views are humble.'

are humble.'

No. 121.1 Extracts of letters, Judge Michael Ulshoeffer, to Jesse Hoyt, at Albany,

New York, Feb. 3, 1823.—Dear Sir: \* \* All eyes are directed towards Albany, and your proceedings have been of such a character as to keep alive public interest and expectation. Let me know who is to be put in [Indge] Betts's placet—who will be comptroller—and why the appointments to be made by the legislature are delayed—who is to be our circuit and first judge, &c.? I regret to learn by your letters, that in settling the saluries of the fludges, some feeling, growing out of the nominations, may be experienced. It was a surprise to me that Governor Yates nominated the Judges before their salaries were fixed by law. It was not good policy. What the strong vote against Betts, evidence of the strength of the opposition to him, or to the Executive, or was it only evidence of Young and Tullmadge's strength? Or how was it to be accounted for?

I presume that our city appointments are to be recommended by the members, at least I have been informed that such is the wish of the Governor. Will your friend Noah consent to this —for I see by his paper that he rules at Albany, and that those who offend him are to receive no quarter. Pray inform me whether he is authorized to say, as he does in his paper, that all who are not his friends had better stay at home or not offer their names at Albany this winter? What are you doing about state printer, will not Leake obtain it? Let me also know whether any open or concerted opposition is made, or unsking against the Governor. I must again trouble you respecting a small appointment in this city. William A. Scely, Esq. whose business is much in the collecting line, is anxious to be continued a notary, and desires to be remembered to you. Heretofore, no consideration of politics has governed in these minor appointments, and for that reason I have without hesitation written to you in behalf of several of the present incumbens IVhut is to be done in this respect hereafter, you must determine. I feel some anxiety respecting II. Westervelt, who wishes to be a notary, who has always been a republican and has a large family. Do not forget him. You see I have given you room to write me a long letter at your leisure.

[No. 122.]—say that it was I have no suc me to leave he My views are office beyond intentions, and will transfer it preferable to it nious at Alban smoothly in fut comes it that it the members expectation of write to your ol

The N. Y. dele

New York d Drake to a p [No. 123.] Jam New York, 1 the New York ion, you stand r sentation from however, that y very uncertain a at present, I wo vourselves as un am glad to fin it affords me ple much amused wi with the great 1 nareasonable; a defence of them this class of mer hesitation in say by which denom their great weigh the Government tions, because it terests, that the was a holy, a s should have enk of the war, these whilst the Gove: procured, they i they subsequent obliterated. Y storekeeper n ni According there birch and ferule a member of th wealth and inte nor have they influence, or of gerous thing, in be too arrogant should regard i to the guidance

\*Michael Ulshe judgeship, the rev of the legislative :

nor to speak to the sage, and for then to be abolished."

<sup>†</sup> On the 25th of August, in 1920, Aesse Buel transferred his interest in the Albany Argusto Cantine & Leake, af ter being six years state printer. The Columbian of March Id., 1821, states that Messrs. Hosford of Albany offered to do the public printing for one third less than the Legislature afterwards agreed to pay Cantine and Leake, and Mr. John C. Spencer was for letting frem have it; but Thistoffer had previously drilled the prity, and \$7000 of additional profit thus went into the pockets of C. and L. In February 1821, says the Northern Whig, "Martin Yan Huren having procured himself to be made Senator of the United States by the legislature cuttures—for the magnity were against him—then directed the following appointments to be made, vix: J. I. Van Alen, the half brother of Martin, Surrogate, and to be the assistant judge of the common plens; Martin's brother, Abraham Van Buren, to be Clerk; a Mr. Wilcoxon, who is the partner of Van Alen, who is the brother of Martin, to be District Altonev; Cornelius Hogeboum, who is the brother-in-law of Abraham, who is the brother of Martin, is an affidiwed commissioner; Barnel Hoes, who is the brother-in-law of Martin, Deputy Sheriff for Kinderhook; and all these is the Colombia. Then near by in Albany, Moses I. Cantine the brother-in-law, also, of Martin, is State Printer; and Henjamin P. Butler, the partner-in-law of Martin, is District Attor ey; "When Buel sold the Argus." Says Hamboond, 'the contract was probably, in reality, made with the leaders of the democratic party." How true this is the above letter will show.

<sup>‡</sup> Samnel R. Betts, now U. S. D. C. Judge, New York, was nombated by Governor Yates, in January, 1823, at a supreme court judge, under the new constitution, and rejected by the Senate, while Sutherland, nombated with him, was confirmed. Betts was next nombated by Yates as a circuit judge, and the same Senate assented.

JREN & CO.

bers served with the W. WILEY.

orking of his Party

Jan'y 31, 1823. leath. I know that Cantine's interest, if y; you will find him you to see. Among s. C. I hope and be. ESPONSIBLE TO one, no person ought and under no circumand, ABOVE ALL, AT ALBANY WE RTY can survive a most of those around kind letters, and tell I. VAN BUREN.

pariations- my views

Hoyt, at Albany. towards Albany, and terest and expectation. iptroller—and why the circuit and first judge, Judges, some feeling, to me that Governor It was not good policy. sition to him, or to the

Or how was it to be

embers, at least I have ah consent to this?—for re to receive no quarter. r, that all who are not his winter? What are now whether any open nust again trouble you rose business is much in be remembered to you. pointments, and for that the present incumbents el some unxiety respecta republican and has a vrite me a long letter at M. ULSHOEFFER.

rgus to Cantine & Leake, af rs. Hostord of Albany blered pay Cantine and Leake, and ed the party, and \$7000 of ad-vorthern Whig, "Martin Van Sive CAUCUS—(for the major I. Van Alen, the balf brother than Albankan, Van Burge rother, Abraham Van Iluren, Martin, to be District Attor Martin, to be district Audither of Martin, is an affidati Kinderhook: and all these la-law, also, of Martin, ls State "When Buel sold the Argus," he democratic party." How

or Vates, in January, 1923, as e Sutherland, nominated with same Senate assented.

[No. 122.]-New York, Feb. 18, 1823.-With respect to the Comptrollership, I can only gay that it was not desired by me, and that I had so written before I received your kind letter. I have no such views, I assure you. Even that highly respectable situation would not tempt me to leave here and reside at Albany: Nor do I desire to be made first judge in any event. My views are more humble, and I have no intention at present to become a candidate for any office beyond that of a Notary Public. Accept, however, my grateful thanks for your friendly intentions, and if I have an opportunity, I will reciprocute. Do not make a State Printer, who will transfer the feuds of New York to Albany, and throughout the State. Dulness would be preferable to indiscretion. Do look to this, I regret that the appearance of things is unpropiious at Albany. But is it necessary to oppose Governor Yaies? Will not things go on smoothly in future? If the members of Assembly have recommended the county Judges, how comes it that the Governor nominated Barstow, &c. ! Has not the Governor complied with the members' wishes in this respect? But I must conclude with my queries, in the confident expectation of another interesting letter from you whenever you are at leisure, or in a humor to write to your ob. st. and friend. \* M. ULSHOEFFER.

The N. Y. delegation puffed—Hout's Oratoru—Public Opinion whimsical—The Merchants of New York deceptive, traitors in wor, and not to be trusted in peace—General Brown—Help Drake to a place.

[No. 123.] James Campbell. Surrogate, New York, to Jesse Hoyt, Assembly Chamber, Albany. New York, Feb. 15, 1823,—Dear Sir: \* \* \* You wish to know in what estimation the New York delegation are held by their constituents.

As far as I can ascertain public apinion, you stand well; indeed I believe I huzard nothing in asserting that we have had no Represcutation from this City for several years past that has given half the satisfaction. Recollect, however, that you have not as yet more than half finished your labors; that public opinion is a very uncertain and precarious thing-more easily lost than acquired; and altho' things look fair at present, I would not be at all surprised if, at the end of the Sessions, some of you should find yourselves as unpopular as certain of your predecessors. From the debates which are published, am glad to find that you frequently address the House; and, without designing to flatter you, it affords me pleasure to observe that your exhibitions as a speaker, do you no discredit. I was much armused with that debate, where you had the conrage to enter the lists, and to break a lance with the great Demagorgon of our State. His attack on the merchants was unnecessary and anceasonable; at the same time, you must pardon me for telling you that, in my opinion, your defence of them displays more of the spirit of chivalry than sound judgment. Of the conduct of this class of men in the Revolutionary war, I can say nothing, but during the late war, I feel no histation in saying that the nation is very little indebted to their patriotism. The merchants, by which denomination I mean the shippers and importers, as a body, opposed the war, and by their great weight and influence, they were but too successful in embarassing the operations of the Government. Their conduct in this memorable contest, was the more culpable and flagitious, because it was in a great degree owing to their clamors, and chiefly to protect their interests, that the Government was induced to take the firm stand which resulted in hostilities. It was a holy, a sucred war, declared and waged to protect Free Trade and Sailors' Rights, and should have enkindled into a blaze every latent feeling of Patriotism. At the commencement of the war, these votaries of the Counting Desks it is true, made some professions of public spirit whilst the Government held over their heads their forfeited bonds; but when their remission was pocured, they then dropped the mask, and how violently, malignantly, I may add traitorously they subsequently acted, is too-strongly impressed on our recollections to be easily or speedily obliterated. You say that General Brown was a merchant. Do you then consider a village storekeeper a merchant? If I remember right, this same gentleman was once a school-master. According therefore to this mode of reasoning, we may yet expect to see the gentlemen of the birch and ferule also asserting *their* pretentions to Patriotism, because this same person was formerly a member of their humble but useful fraternity. The merchants, as a body, possessing great wealth and intelligence, must necessarily exercise a great deal of influence in every community; nor have they ever been known to be wanting in availing themselves of the advantages of this influence, or of being backward in urging their claims to superior consideration. It is a dangerous thing, in my opinion, to flatter a set of men already too inflated, and always disposed to be too arrogant; and altho' they are entitled to their share of weight in our National Councils, I should regard it as a most unfortunate event to see the destinies of our happy country committed to the guidance or control of mercantile power and policy.

\*Michael Ulshoeffer is a cuming politician, and played the demagague in the legislature long enough to secure a judgeship, the reward of party services. When De Witt Clinton and concluded his annual speech at the opening of the legislative session, Ulshoeffer obtained a committee of inquiry, and reported, in substance, that for a Governor to speak to the legislature what he has to say to them, instead of writing it on paper and sending it as a message, and for them to reply to such a speech no matter how discreet it may he, "is a remnant of royalty," "und ought to be abolished." Undoubtedly a speech is the most respectful mode of the two.

This tedious digression about your speech has swelled this beyond the ordinary dimensions of a letter; an effect which I did not foresec, or I should have taken care to have avoided it. Other matters that I intended to communicate, must be deferred to a future occasion. I would thank you to exert yourself for my friend Mr. Drske, who is an applicant for the office of Masser in Chancery. Drake is quite a fine fellow, and I should be much gratified to hear of his obtaining this situation. He has not been a Clintonian for some years, and when he was one, he was a fair and moderate opponent. Give my respects to your colleagues, Mr. Ruthbone and Mr. Verplanck.

Your friend, †JAMES CAMPBELL.

Noah after the Printing-Bael's fortune-Peddling State Patronage-being true to AFcoch other.

New York, 23d Feb. 1823. [No. 124.] M. M. Noah to Jesse Hoyt, Albany. New York, 23d Feb. 1823.

Dear Hoyt: \* \* \* \* Mr. Phillips will hand you this, and explain fully the object of his visit. With respect to the State Printing, I cannot but consider myself as unhandsomely treated by those from whom I had a right to expect a different course; and am positive that on the death of Mr. Cantine there was but one voice in my favor. If management and intrigue could have been so successfully exerted as to wean away my friends or impair my claims, then there is nothing to expect from the justice of the Republican party. I cannot blame Mr. Buel in wishing to be secured in the payments due him, but considering the difficulty we labored un. der in bringing the Argus in the republican from the Clintonian ranks-considering also the fortune which Mr. Buel has made out of it-I think that opposition does not come with a good grace from him, and that any further surviellance over the State Printing should cease. \* \* \* \* I am not so certain that I can be defeated-but if so, I am willing to hazard a defeat, reserving to myself the right of spreading the facts before the world, and exhibit the system of peddling away the patronage of the State, \* \* \* Mr. Phillips, goes up to get a section, authori-THE PRESIDENTIAL QUESTION. . . . He has full powers from me to enter into any arrangement, or come to any understanding, which may tend to keep things harmoniously and comfortably affoat, and prevent schism and division in our ranks-this can only be done by acting justly and fairly towards Weach other.

Always, Dear Hoyt, truly yours,

M. M. NOAH.

Jacob Barker's prospects—he likes 'the fun' of War in Europe, and desires to see Young Nop. crowned.

[No. 125.] Jacob Barker, at New York, to Jesse Hoyt, at Albany.—New York, 12th March, 1823. My Dear Sir: I have this moment committed to the flames, a sheet \* \* \* \* As soon as steam takes the place of ice, I perceive we are to have the pleasure of seeing you—I hope it will be soon, for many reasons, and particularly because Capt. Barker would be glad to see you before he goes south. He has desolved with the John Welis—she goes into Byrnes and Tremble's Liverpool line, and Barker goes to Mobile to try his hand again at Merchandizing, having declined to command a line ship. He left for Boston this day—returns in ten days, when he will be one of the firm of Barker & Co. Halleck is in great spirits. \* \* \* \* \* I have no news to tell you—ann poor, out of business, with bad prospects, yet cannot but smile at the freats of fortune—money very scarce, stocks falling. I have sold my bale [or coal]—lost \$352 by it—so we go. I thank my friend Davis for this favor—I hope the like will be scarce. The Exchange labors not likely to succeed. What think you of the application for the Tradesmen's Bank? I feel an interest in its favor on account of Mr. Worth—yet I cannot believe it will pass. Mr. Ross sent his ship Mary to Norfolk, where she loaded and sailed from Janualen—from thence she goes to Mobile—From thence to Liverpool. She will probably make him a greatveyage, while I, a poor deval, am not making anything. But, nevertheless, very glad of it. The

† Mr. Campbell dislikes the merchants; Hoyt, when in office, was nowenried in his efforts to harrass and annother; Butler and Van Buren were his mentors in that course; Brichard, from the Treasury, advises the marshil to disfranchise them on juries: and the following is an extract of a letter from Jacob Burker to W. L. Mackenza, dated New Orleans, Oct. 21, 1813:

"It is true that Mr. Van Buren [and Samnel Young] did support Rufus King for a seat in the United State Senate, at a time when the republican party was distracted with dissensions, and when the Kings, the Hamilton, the Westerland and the Charles and the houng of the New Lordon, and when the Kings, the Hamilton.

"It is true that Mr Van Huren [and Samnel Young] did support Rufus King for a seat in the United State Senate, at a line when the republican party was distracted with dissensions, and when the Kings, the Hamilton, the Duers, the Verplancks and the Bunners had seceded from the Federal party, professing great faint in the Republican party, and, like most new converts, were among the foremost in support of the most ultra measures. Mr. Van Buren considered an alliance with these men the best way to secure the supremey of the party, and with that view gave to Mr. King his follest support, and he was appointed. I differed with him on the sobject, and endeavored to dissuade him from his course. I did not think it just towards the members of our own party to select one of the Field Marshals of the enemy on whom to confer the most homorable and elevated places within thegis of the party. I considered Mr. King an able, polite, gentlemently man, fully worthy of the Presidency of the United States if his own purty were in the majority, but I had heard him, in a speech to the merchants at the Tonline Coffee flouse, while the bleeding corpse of Pearce was lying on the dock of the Mail Boat, where he had been murdered by a cannon hall from a British ship of war, I believe the Leander of Barnegat, declare that the hands of Jeffers in were dved in the blood of his countryman, that unfortunnte Pearce, for the reason that he had not resisted the Berlin and Milan Decrees, and thereby saved Britain the necessity she was under of sending a fleet to out coast."

affairs of Euro
if John Bull si
French army a
point a regence
operate, and F
however, are t

Civic Economy crats—Our nomed.

[No. 126, New York, have commend gift were unqu for instance, heir ardent ze the compensati ought to have sent u.: dertakir assuredly destr tices, Collector is most singula People, are ver and that I lon. As I do not w dential. I fer give rise to ner much in consec diminution from portance that t the Union to w ascendency of pend on the cor True it is, the Party, all the matter coolly, lican Party wa are still arrayed by insidious w lican Party sho President, fare federalism aga Crawford. I private and po ought with ev rate federalists disposed to su watchword be subject. I ho opportunity to

> L. Hoyt's feel Presidents Hoyt ready

[No. 127
ALBANY, I
In his favor, a
worth, togeth
CONSIDER
I must say I
snd the facts
brightened.
andly disappe
Counsel, my

dinary dimensions of ve avoided it. Other sion. I would thank e office of Master in hear of his obtaining ne was one, he was a athbone and Mr. Ver-IES CAMPBELL.

being true to I coch

ork, 23d Feb. 1823. lain fully the object of self as unhandsomely nd am positive that on ingement and intrigue inpair my claims, then cannot blame Mr. Buel ficulty we labored un. -considering also the not come with a good should cease. \* \* \* \* zard a defeat, reserving the system of peddling get a section, authori-Y IN RELATION TO from me to enter into cep things harmoniously this can only be done by

M. M. NOAH.

sires to see Young Nap.

any .-- New York, 12th .mes, a sheet \* \* \* \* \* leasure of seeing you-I Barker would be glad to he goes into Byrnes and ngain at Merchandizing, eturns in ten days, when s. \* \* \* \* I have cannot but smile at the c [or coal]—lost \$352 by will be scarce. The Ex. ion for the Tradesmen's I cannot believe it will iled from Jamaica-from y make him a great voyss, very glad of it. The

s efforts to harrass and annog reasury, advises the marshal Barker to W. L. Muckenze,

a sent in the United States en the Kings, the Hamilton, fessing great faith in the Re-he most altra measures. Mr. macy of the party, and with h him on the subject, and eners of our own party to select elevated places within the gift of the Presidency of the Unithe merchants at the Tontine Bont, where he had been mur-at, declare that the hand of reuson that he had not resisted ider of sending a fleet to out

affairs of Europe are somewhat agitated-I FEAR the fun will be of very short duration. Yet if John Bull supports Spain immediately and with all her might, there may be fine fun-or if the French army are worth a copper, they will, when organized, proclame young Nap emperor-appoint a regency-and, with the aid of Spain and Portugal, sastain the same. Austria would cooperate, and Russia would not meddle, but turn her attention towards Turkey. These things, however, are to be wished rather than expected. Yours, sincerely, JACOB BARKER.

Civic Economy-James prays Fervently for the Party-all the Presidential Candidates democrats-Our old focs-James likes Adams worst, Crawford best, Clay next-Jackson is not even

[No. 126.] James Campbell, Surrogate, N. Y. to J. Hoyt, Albany.

NEW YORK, March, 1823.—Dear Sir \* \* \* \* Our corporation, you have perceived, have commenced their operations in good earnest. The salaries of some of the offices in their gift were unquestionably too high. The offices of District Attorney and Clerk of the Sessions, for instance, would well admit of considerable reductions and still remain good offices. In their ardent zeal for retrenchment, I cannot but think that they have gone too far in cutting down the compensation of the latter officer to the pultry sum of \$1250! The allowance, in my opinion, ought to have been at least \$2000. To be frank with you, I think our Corporation are at present undertaking to do a great deal too much; and if they are not restrained in their career they will assuredly destroy the preponderance of the Republican Party in this city. Courts, Police, Justices, Collectors of Taxes, and I know not how many other things, are to be changed; and what is most singular, in all this business, several of these alterations instead of being agreeable to the People, are very obnoxious. For my part, I confess that I am weary of these incessant changes, and that I long to see something like permanence once more established in our city and state. As I do not wish to incur the hostility of the Corporation, you must consider this as confidential. I fervently pray, but I scarcely dare hope, that recent occurrences at Albany may not give rise to new divisions in our Party. The influence of this great State has already suffered much in consequence of our dissensions, and I am afraid that it is doemed to experience a further diminution from the same cause. On the eve of the Presidential election, it is of the last importance that the Republicans of this state remain united, that she may assume that stati n in the Union to which she is justly entitled from her superior population and resources. Indeed the seendency of genuine republican principles throughout the Union, will in a great degree depend on the course that shall be pursued by this state in the approaching election for President. True it is, there appears to be no direct or open opposition in this contest to the Republican Party, all the candidates professing themselves to be pure republicans; but if we examine the matter coolly, it will be found notwithstanding these appearances, that the stability of the Republican Party was never more seriously threatened or endangered than at present. Our old foes are still arrayed against us; the mode of warfare is only changed; and they now hope to effect by insidious wiles and stratagems what they never could achieve by open force. If the Republican Party should ever be guilty of such an act of dementation as to support John Q. Adams for President, farewell in that event to Republicanism: I expect to see the doctrines of high toned federalism again in operation. Of the different candidates for this exalted office, I prefer Mr. Crawford. I believe that he possesses distinguished talents, and that he is a gendeman of great private and political purity of character. What recommends him not a little with me, and it ought with every true republican, is to find that he is so vehemently opposed by the old invetorate federalists, and the newly converted republicans. If, however, the Party should not be disposed to support Mr. Crawford, why then take up Mr. Clay, or some other person, but let the watchword be "any Republican against Mr. Adams." Let me know your sentiments on this subject. I hope we don't differ on this cardinal point; and do not fail to avail yourself of every apportunity to diffuse correct notions on this subject, among our republican brethren of the country. JAMES CAMPBELL.

L. Hoyt's feelings in favor of a triumph of law over good conscience-To let the People elect their Presidents would be republican if good for our side-A bad candidate for the Clerkship-Hoyt ready to take office under him.

Counseller Lorenzo Hoyt, Albany, to Counseller Jesse Hoyt, at New York. ALBANY, Dec'r. 24, 1823 .- Dear Brother: \* \* \* \* McDonnld's cause is decided In his favor, and for which I think he may thank Chief Justice Savage. Sutherland and Wood. worth, together with 11 Senators, were dead against him, and Savage and 16 Senators for him. I CONSIDER IT A TRIUMPH OF THE LAW OVER EQUITY A DGOOD CONSCIENCE. I must say I had but very slight hopes before the argument; but after the cause was argued, and the facts so ably and correctly laid open to the Senate, I thought McDonald's prospects brightened. Messrs. Van Vechten and Henry, who argued the couse on the other side, were sadly disappointed at the result. From the circumstances of Mr Butler's being engaged as Counsel, my feelings were much enlisted in IIcDonald's favor, and I felt very much interested

CROSW

in the result. \* \* \* \* \* A meeting has been called, and is now, this moment, in full operation, in relation to the Presidential Electors. It was started by two notorious political rene gadoes, to wit, W. Esleeck and Jacob Lansing—men who, despairing of becoming great by any other means than through the medium of such meetings, and who have become misenthropes because the world and its people will not acknowledge their superiority and greatness. To name a few of those who composed the meeting will supersede the necessity of any further comment as to its political cast—P. T. Parker, E. Baldwin, William James, J. Alexander, the Townsends, P. Gansevoort, the Cassidys, G. Hawley, Spencer, Stafford, &c. I trust that Republicans and the People in general will know from whom this popular measure, of giving the choice of Electors to the People, emanates. The measure itself I must say, as I always have said, is a Republican one—but the source from which it springs will render it unpopular with T Republicans.

Mr. Livingston's election to the clerkship of the Assembly I consider beyond doubt. His most prominent opponent is a man who is deservedly unpopular with the Republican as well as Federal party. He has long since forfeited the confidence of every body. A man devoid of every principle of honor, who is willing to sacrifice his character, and every thing else that a man ought to esteem, to the shrine of avarice, I think will not obtain the support of a Republican legislature. If, by any casus omissus, Livingston should lose his election, I shall endeavor to obtain a situation under his successor; but I think L. is perfectly safe, as also myself.

LOR, HOYT

Bowne's Anti-Jackson Report by Butler—the New York Members disliked—Gardiner attack Flagg—Trouble brewing.

[No. 128.] Lorenzo Hoyt, to Jesse Hoyt, New York.

ALBANY, January 11th, 1824, Sunday. Dear Brother: I send you by this mail the REPORT of Mr. Bowne ON THE TENNESSEE RESOLUTIONS. The report is a voluminous, and, I think, knowing from whose pen it came, is an able one, although I have not yet had time to give it a perusal.

Mr. BUTLER wrote the report; and I leave it for you to judge of its merits and the correctness of its principles; but I presume, from the circumstance of your political views coinciding so exactly with Mr. Butler's, that the principles contained in the report are such as will

meet your approbation.

The Senate went into committee of the whole on the report, but rose and reported withou taking any decisive step in relation thereto; it is supposed it will be almost unanimously approved of by the Senate—but I think there will be trouble when it comes to the Assembly, but will undoubtedly receive the sanction of a large majority of the members. Nothing of importance has been done in the Assembly this three or four days past, except the appointment of the standing committees, which you will see published in the Albany papers. I think they were very judiciously selected and arranged, although some of the opposition gentlemen are half in clined to take umbrage at the selections made by the Speaker : perhaps they think his honor the Speaker did not pay sufficient respect to their legislative experience. I apprehend friend Gardiner is a little disappointed because he was not made chairman of some committee but I think he will meet with many more serious disappointments before the close of the session. If posible, there is more deep rooted prejudice, existing against a part of the delegation sent from you city this winter, among the country gentlemen, than there existed against the last winter delegation. I think it will be impossible for one of the Opposition New York members to succeed it any project let it be ever so reasonable and just. There appears to be a sort of suspicion attached to everything they have any connection with; and unless they can do something to convince the country members of the unjustness and absurdity of such a state of feeling towards them, you may rely upon it your city will not be much benefited by sending the delegation they have sent.

Mr. Gardiner, the other day, while the resolution of Mr. Flagg in relation to electors was under discussion, made an abusive and unjustifiable attack upon the editors of the Argus and Ad-

his hearing. II tion of the electo anti-republican. The speech, if but it was perfec

him, that it was

gusting. The o

imited talents, in
As to Mr. Wi
if I can form an
but I think I hav
tion, is in every
ter. I must cou
were. I presum
one or two oth
be as they may,
the session; for
can see already
for the resistance

Croswell endorse wisdom of the Law—Wheat [No. 129.]

ALBANY, Januthe return of Manur republican f haps, to vary. gone broadly withing particularly LEAST DURI finction is made

As an extreme ford, and as the feelings of our fi

t Henry Wheaton the Regency. Nex Clinton from the Co National Advocate

In these days, t mon with the Repu ner, on the other h publican, in Wasi

Wend you wit Sixty-five percha There will be But some three General Chandle

Tough as stee
Basset, with Vi
VAN the Alb.
Fersytta, with
Edwards, With
Plotting brains of
With the blus

Shallow knaves Straggling, one Wend you with Tall and shor Many an eye th And loves co Wend you with

Wend you with Caucus in his Promises and po Traitors pair Wend you with

A motley cre Winging from With 100 po

<sup>\*</sup>Who is Lorenzo Hoyt? I will tell you. When, in 1838, Mr. Van Buren rewarded Jesse Hoyt's peculiar services with the Collectorship of the Revenue at New York, he required heavy security, more especially on account of Swartwout's embezzlement. In March, 1838, Jesse gave his brother, Lorenzo; his brother in-law, Rober McJimsey, the Wall Street Broker; L. M. Thurston, Thomas J. Oakley (the Judge) and Sam'l Jones (the enchancellor?) Win. M. Price certified that the securities were responsible for \$150,000, the amount of their bool. There was a second, and a third bond. Bond the third is for \$200,000. (Why not have made it for an amount equal to the soun of the British National debt?) The same persons, with Thaddens Pholps of Park Place, N. V. were again the sureties—and on the 16th Dec'r. 1839, Benjamin F. Butler, as U. S. District Attorney, certified as the bond that the sureties were amply sufficient for the \$200,000. Benjamin bad certified twenty years before to the people of this State, that the Washington and Warren Bank could and would pay. He knew it. But it didn't and wouldn't—and so we may say of Lurenzo Hoyt, Lewis M. Thurston, Thad Phelps, &c.; Jesse was found to have a bezzled \$220,000—the jury gave their verdict—the marshal was ready to seize—James K. Polk could find a district attorney that would sait him s y well as Butler again—and to this hour in 1846, not an effort is made, or meant to be, to recover a dellar of the monies embezzled, either from Lorenzo, Oakey, Thurston, Jones, Jesse, of any one else?! This is You Buren democracy as I find it enthroned in the capitol of the New World!!! Thurston (like M'Jimsey) is Hoyt's brother-in-law, of whom he wrote to Secry. Woodbury in Mar. 1839, that he had employed him as a custom-house clerk, at \$1000 salary. In Dec. Woodbury receives this clerk as Jesse's surety for \$200,000 as Butler's recommendation!!

v, this moment, in full notorious politics! rens becoming great by any become this not round and the the choice of Electors to e said, is a Republican h I Republican h I Republican h I Republican h I Republican

The Hepublicans, er beyond doubt. Ilis e Republican as well as beyond of I every thing else that a the support of a Republection, I shall endeavor, as also myself.

\* LOR. HOYT

iked—Gardiner attackı

y this mail the REPORT ort is a voluminous, and, nave not yet had time to

its merits and the corur political views coinci. report are auch as will

ise and reported without almost unanimously ap-mes to the Assembly, but ers. Nothing of imporpt the appointment of the pers. I think they were n gentlemen are half in they think his honor the I apprehend friend Garof some committee, but ! se of the session. If poedelegation sent from your inst the last winter delerk members to succeed in sort of suspicion attached omething to convince the ig towards them, you may ation they have sent.

led Jesse Hoyt's peculiar sey, more especially on account
; his brother In-law, Roben
a), and Sam'l Jenes (the et
0, the amount of their bond,
have made it for an amount
Phelps of Park Place, N. V.
District Attorney, certified at
fified twenty years before to the
like knew it. But it din't and
; Jesse was found to haveenances K. Polk could find a
846, not an effort is made, at
the New World!! Thurston
n Mar. 1839, that he had enthis clerk an Jesse's surety for

lation to electors was un-

rs of the Argus and Ad-

socate, and by which he has incurred the indignation and disgust of every sensible man within his hearing. He accused the Argus of political inconsistency, in first advocating an alteration of the electoral law, and then in a few weeks after reprobating the measure as unwise and anti-republican.

The speech, if it had been an extempore one, would have appeared much better than it did, but it was perfectly apparent to my own, and the mind of almost every other person who heard him, that it was a written and committed speech, and CONSEQUENTLY was perfectly disguing. The opinion that I always heretofore entertained, that Gardiner was a man of very

limited talents, is now irrevocably confirmed.

As to Mr. Wheaton, I am not sufficiently acquainted with him to judge of his abilities, but if I can form an opinion from what little I have seen, I should say he is nothing above mediocrity; but I think I have seen sufficient to warrant the assertion, that this winter's New York delegation, is in every respect inferior to the delegation that New York was represented by last winter. I must confess I was not a little astonished, when I see who the New York members were. I presume they are men of tolerable good sense, with the exception of Crolins and one or two others, but as for their abilities they are, in my opinion, contracted. Let them he as they may, I think they will wish themselves back to New York again, before the close of the session; for the Opposition are agoing to experience not a little mortification this winter. I can see already that much trouble is brewing; and that the Opposition must prepare themselves for the resistance of a hot cannonading. \* \* Yours affectionately, LORENZO HOYT.

Croswell endorses Noah—Don't abuse Adams until you have used his friends to his injury—the wisdom of the Serpent—don't name Crawford, for we can pack the Caucus—The Electoral Law—Wheaton.

[No. 129.] Edwin Croswell, State Printer, to Jesse Hoyt, New York.

ALBANY, January 31, 1824.—My Dear Sir: The course which the Advocate has taken since the return of Major Noah, as well as during his absence, has received the entire approbation of our republican friends here. There is one point of policy, however, which it may be well, perhaps, to vary. There are several republican friends of Mr. Adams in the legislature, who have gone broadly with us so far on every question. It is quite important, THEREFORE, that nothing particularly harsh respecting Mr. A. [Adams] or his friends, should be published, AT LEAST DURING THE PENDENCY OF THE ELECTORAL BILL, unless a plain disjunction is made between his federal friends in your city, and his republicant friends in the country.

As an extreme jealousy prevails among the friends of all the amididates opposed to Mr. Crawford, and as the Opposition make every use of even the most innocent suggestion to warp the kelings of our friends, it is also important that his [Mr. Crawford's] name, and especially his prospects of obtaining the Caucus nomination, should be kept out of view. Our points, if they

t Henry Wheaton was then at the head of the People's Party in the Assembly, in opposition to Van Buren and the Regency. Next year he joined Van Buren's followers in the unjust and ungrateful act of removing tovernor Cliston from the Canal hoard, and is now the representative of the U.S. at Stellia. In 1843 he was eduter of the National Advocate, afterwards Reporter to the U.S. Supreme Court, and is by profession a lawyer.

In these days, the Argus declared, that "the fact is clear, that Mister Jackson has not a single feeling in common with the Republican party, and makes the merit of desiring the total extinction of it." The Nashville Banser, on the other hand, copied the following hit at Van Buren's Crawford Caucus from a Calhoun paper [The Republican,] in Washington.

Wend you with the Rads to-night— Sixty-five perchance they'll muster— There will be none of mind or might, But some three score in a fluster. General Chandler will be there— Tough as sleef and bold as Hector—

Basset, with Virginin air—
VAN the Albany Director.
FORSYTH, with his foreign graces—
Edvards, Williams, in a stew—
Plotting brains and dirty faces,

With the blushes reddening through— Shallow knaves, with forms to mock us, Straggling, one by one, to Caucus.

Wend you with the Rads to night,
Tall and short—and weak and witty—
Many an eye that hates the light.
And leves confusion—more's the pity.
Wend you with the Rads to night—
Caucus in his court presides—
Promises and power invite—

Traiters point, & T and factum guides.
Wend you with the Ruds to-night—
A mutley crew, and had the best—
Winging from the South their flight,

Winging from the South their flight,
With two poor stragglers from the West.

Tis the tide of faction flowing—
Tis the noon of treason's reign—
Lloyd, of Maryland, is going—
DICKERSON, and Holmes of Maine;
Western Thomas looking grindy—
From New York, a haggard fee,
Led by Lot Clarke, seeing dimly,
Spectacles and vapor through,
Wend you with the Rads to-night,
Where all eyes will gladly meet you

Wend you with the Rads to night,
Where all eyes will gladly meet youIf you are a proselyte
Every soul will spring to greet you—
Where the demon of dosonit
Reigns, the tyrant of the hour,
And every dark intriguer there
Jostles in the race for power.
Lahorers, suited for the joh,
Will be there at close of day;
Barber, Floyd, and Ever, und Cobb—
Lamnan, ready for his jay—
Both the Barbours, men mistaken!

Both the Barbours, men mistaken! Smyth shall scarcely save his bacon— Gallant Cacke from Twen hese— Some in gloom and some in gloo— Shallow knaves, with forms to mock us. Straggling, one by one, to Caucus." are gained at all, may be more certainly secured in this way, than by giving even our honest convictions and hopes of the ultimate success of Crawford, if by it we give currency to the contemp.

tible cant which the enemy promulgate so liberally against him.

It is difficult to conjecture what will be the result of the various propositions which are now before the House on the subject of the [Electoral] Law. A considerable diversity of opinion prevails as to a majority or a plurality; but I have strong hopes that our republican friends will untite upon the former, and defeat the scheme of Tallmadge & Co., to give the electoral votes for Mr. Clinton.

This afternoon, in committee of the whole, Mr. Waterman [of I are Co.,] explained the features of his bill, and the prominent arguments in favor of a speech. The committee rose after having passed the first s. Mr. Waterman's bill, with an amendment providing for the election of 36 instead of 34 electors by the people.

Perhaps there was never a more subtle scheme for the prostration of the denocratic pany than is hidden under this plurality plan of †Mr. Wheaton, and it will require the whole vigilance and prudence of our republican friends, to meet, expose, and resist the designs of the faction that is now seeking their ruin.

In great haste, yours sincerely,

E. CROSWELL.

### [Three letters, E. Livingston to J. Hoyt, N. York.]

Aaron Clark vs. E. Livingston—Yates' Notions—Keep power from the People—Van Buren's Republicans described by Livingston—Down with Clinton, right or wrong!

[No. 130.] ALBANY, Nov. 14, 1823.—Dear Hoyt: \* \* \* \* Aaron Clark is a candidate for the clerkship. Marcy, Knower, Porter, &c., will do everything for me; but as Clark is an indefinitigable fellow, and will prove troublesome to me, I feel anxious to give him a signal defeat. \* \* \* \* Romaine and Ulshoeffer could be of service to me—will you ask their assistance? \* \* \* Write me an answer to this letter, and burn the same as soon as may be. E. L.

[No. 131.] [Post mark, Albany, Dec. 5.] 1823.—Eslecck put the stories in circulation in New York that I was under Van Buren's influence, made a speech, &c., but you know without my telling you, that he is an egregious liar. \* \* \* \* I have seen the Governor [Yates] since I last wrote. He is decidedly in favor of Cancus nominations, and confoundedly puzzled about giving the choice of Electors to the People—but he says that the Refublicat party aught not to be afraid to go to the People.

He will recommend the measure, in my opinion. This I wrote you before -but, if possible, I

am now surer of it than I was before,

The Republican members of the House, it is thought, will hold a Caucus upon this question, and, after coming to a conclusion, all go one rong or the other. IF CLINTON IS VERY DANGEROUS, THEY WHILL GO ONE WAY, AND IF IT IS THOUGHT HE CANNOT MAKE ANY DIFFICULTY, THEY WILL GO T'OTHER WAY. \* \* \* \* \* We have some prime stuff. Stilwell will act firnly and as becomes a republican. I presume you understand what I mean by 'firmness.' \* \* I should like a ticket in the Southern Latery that has a \$100,000 Prize in its wheels. Now, as a favor, I will take half of a ticket will you, if you will purchase one—but recollect it is the last time, and that if [you] should draw a blank, I will not venture any more with you. If you consent to this proposition, let me know our number, and then I shall have something joyful in anticipation.

Yours, sincerely, E. LIVINGSTON.

[No. 132.] ALBANY, Jan. 6, 1824.—I rather think the Assembly will pass the Electoral Law—the Senate will not pass the law. I am dead against the law, or against anything

† See Whenten's plan, Fingg's anoemlment, and the whole proceedings of a meeting of the democratic member of the legislature, on this question, held about a fortnight before Croswell wrote—in Hammond, page 144 to 1486 volume second. Van Buren, Fingg, Croswell, and Wright wanted to pass no law at all. Many were affailed Clinton, as matters stood. See E. Livingston's letter to J. Hoyt, No. 131, written three months previous.

‡ W. A. Thompson, in a letter to J. Hoyt, dated Albany, 16th Feb., 1824, says—"The Senate say they are in favor of the Folks, and the Assembly say they are in favor of the Feple. \* \* \* \* \* Sudam says that the Senate can count 15 in favor of the Kirks, who can be depended upon, and who are not such fools as to suffer the setness to be derounted by the People. \* \* \* \* No one can tell what legislative bless will do; but from present appearances, I do not think our REPUBLICAN friends have any reason to believe they are to be sarrified. They seem to feel that if they surrender their power tamely, they are lost; and if they bold out manfally, they are lost; and if they bold out manfally, they to but loose it at last. I shall stay here a week or ten days, until we hear the results of the Caucus at Washington.

"Mr. Van Buren confirms this discreditable statement of the unprincipled character of his own party, by supposing that his adversaries are equally dishonest. In his address to the citizens of Syracuse, N. Y., as I find it his Globe, Sept. 27, 1839, he affirmt that he has been pursued by his political opponents with "inveterate malignancy," but, says he, "when it is quite manifest that those by whom the conduct of a public officer is arraigned are resolved to condemn his acts in any event; when they only desire to know which side of a public question bee pouses in order to take their own position gainst him; when all considerations of comity and of right are merzed in an absorbing desire to expel him from office, and when nothing so much mortifies and enrages them as that is should devise or adopt measures that redound to the good of the country; in all such cases it appears to means of inexcusable weakness on the part of the public functionary to suffer what such opponents may say or think of him to give him a moment's care or uneasines?

that will te say that ou quite yet.

Van Bure

[No. 1]
January, 18
with Mr. R
doubtful on
Riker is in seace, and y

Livingston

[No. I majority of sentative go

[No. I the Senate | Crawford his similar to the does no hates Van I that is, he willists. But a

[No. 1 ceive thems him. \* \* they feel to Caucus will

Jaucus Will Van Bu

[No 13] [Washing extracted for during the Adams and trary effect the result, contest is without the suitable an has been of

† Mr. L. pledged to the thero,) could diced against acted a disgr

† Roger S
He was a la
is a Sandy I
Hill some n
of Directors
sold out his
the river St.
Senators wh
seventeen w
Buren and t

I Lenke I was willing the real con ISANS WILL DO.

ng even our honest con-

psitions which are now ble diversity of opinion republican friends will ve the electoral votes for

Co.,] explained the feat a close and convincing r. Waterman's bill, with the people.

of the democratic party require the whole vigit the designs of the fac-E. CROSWELL.

:.]

e People—Van Buren's wrong!

\* Anron Clark is a caning for me; but as Clark ous to give him a signal will you ask their assis. s soon as may be. E. L.

but the stories in circulate check, &c., but you know have seen the Governou ations, and confoundedly ays that the Refublicate

before—but, if possible, lucus upon this question;

CLINTON IS VERY OUGHT HE CANNOT ... \* \* \* \* W. W. EBLICAN. I presume you cake tan the Southern Lake half of a ticket with at if [yan] should draw a position, let me know our

#### E. LIVINGSTON.

embly will pass the Eleclaw, or against anything

ng of the democratic member. Ilammond, page 144 to 148 of at all. Many were afraid of ree months previous.

The Senate say they are in fa\* Sudam says that the Set such fools as to suffer then
hodies will do; but from preslieve they are to be sacrified
usy hold out manfully, they coif the Caucus at Washington."

er of his own party, by supponeuse, N. Y., as I find it in the with "inveterate malignancy," blic officer is arraigned are reide of a public question hesoutly and of right are mergel s and enrages them as that he i cases it appears to mean ad opponents may say or think of that will tend to raise Clintonian or Federal stock. \* \* \* I .hink you may without doubt, say that our State is for Crawford [the native candidate of that day,] but it won't do to say so quite yet.

Yours, NED.

Van Buren's friend, Skinner, interferes with the State Legislature and Judiciary, to prevent the Prople from electing their Presidents.

[No. 133.] Judge Skinner, U. S. District Court, to J. Hoyt, N. York.—Albany, 11th January, 1824. Dear Sir: Mr. Lutham A. Burrowst of the Senate, 1 understand, read law with Mr. Riker, the Recorder. (at any rate he is attached to Mr. Riker.) Burrows is considered doubtful on the question of changing the law for the appointment of electors. Now, Sir, if Mr. Riker is in sentiment with us, his letter to Mr. Burrows on that subject will have great influence, and you may be assured that every vote is important to prevent the change contemplated.

Cordially, 1R. SKINNER.

Livingston to Hoyt—The Clerk's Logic—Mat. L. Davis kept out of Mischief—A list for Mr Van Buren—Leake for Clay—The Caucus.

[No. 134.] ALBANY, Feb. 16, 1824.— \* \* \* A majority of the legislature is a majority of the people. We recognize the people as the source of all power—this is a representative government. Our old Democrats wish for the old Council of Appointment. \* \* \* \* After you have read this letter, burn it.

E. L.

[No. 135.] ALBANY, Feb. 28, 1824.—Dear Hoyt: I forward a list of the members of the Senate and Assembly, marked as they now feel upon the Presidential question, \* \* \* Crawford has 88, Adams 36, Calhoun 11, Clay 6, Jackson 4. \* \* \* I have forwarded lists similar to those I now enclose you, to amuse your friend, Mr. Van Buren. Mat. Davis is here—he does no particular service; but as he is with us, it prevents him from doing mischief. He hates Van Buren.—I know it. Leake will not let anything go into the Argus, T—he is for Clay, that is, he wants to be State Printer, let things go as they may. \* \* \* Let Noah see the lists. But as you like.

E. L.

[No. 136.] ALBANY, March 29, 1824.— \* \* \* Our folks all say that THEY conceive themselves bound in honor to nominate Gov. Yates, but that the People will not support him. \* \* \* \* K.—n, S.—n, &c., want to pay off some debts of gratitude, which they feel towards his excellency. I am ready to support the nomination. \* \* \* The [State] Caucus will be held to-morrow night, or Thursday. Marcy advises Thursday. \* \* E. L.

Van Buren on Clay and Adams-he praises Maj. Noah-Noah's sketch of Van Buren.

[No 137.] Martin Van Buren to Jesse Hoyt at New York.

[Washington] March 3, 1824.—Dear Sir: I have the greatest aversion to having my letters extracted for the newspapers or much shown, and notwithstanding a laborious correspondence during the winter have hitherto escaped. The promulgation of my anticipation as to Messrs. Adams and Clay's withdrawing, would, you know, not induce them to do so, if it had not the contary effect. It is best to let those things take their course, and there is no ground for fear as to the result. If they continue after New York has settled down it will be manifest to all that the contest is prolonged by them to the great detriment of the party, and of the public interest, without the least prospect of success; and it will be the business and duty of the press to make suitable animadversions on the subject. To me the course of the Advocate for the last few weeks has been entirely acceptable, as it has been moderate, but firm and rational, which course is, I

† Mr. L. A. Burrows, who was returned from the sixth district in place of Gen. Hathaway, was an Adams man, pledged to the people's party; and all the efforts of Judge Skinner, Jesse Hoyt, and Recorder Riker, (if he obeved them), could not change his vote, or induce him to wheel round with Wright and others. Burrows was strongly prejudiced against Cluton, and much opposed to the election of Jackson. Skinner, being a Judge of the U. S. Court, acted a disgraceful and unbecoming part in interfering, as above with the freedum of the Senate of N. Y.

‡ Roger Skinuer was at the head of the old Van Buren regency which appointed Nonh Sheriff of New York, He was a lawyer of Sandy Hill; and our present Governor, Silas Wright, was his law scholar and student—he also is a Sandy Hill lawyer. Wright was admitted as a lawyer by the Supreme Court in January, 1819, and left Sandy Hill some months after Benjamin F. Butler, Yan Buren's partner, arrived there as President, Cashier, and Board of Directors of Barker's W. & W. Bank, in which institution he may have been an occasional assistant. Skinner add not his law office at Sandy Hill to Butler, who succeeded to his business—and at thirty settled at Canton, near the river St. Lawrence, in Oct. that same year. Wright went for Crawford—was one of the immortal seventeen Senators who voted to keep from the people the power of electing the electors of the President of the U. S.—the Seventeen were defeated by 17,000 votes next election, and hung and burned in effigy—but Wright stuck to Van Buren and the cabal—they puffed and upheld him—and he is Governor of N. Y.

Thenke had to resign in favor of Croswell, whom Butler and his partner, Van Buren, had confidence in, and who was willing to be their color. A perusal of Van Buren's letter to Hayt, No. 120 of this series, will explain where the real control of the Argus and its opinions lay.

think, the only one calculated to produce much real effect on public opinion.† Such is not however, the opinion, or rather the feeling of all; on the contrary there are many who have been so much pleased and so accustomed to the many good and pleasant things the Major has said as to regret the deprivation of them-and they occasionally complain to me that the Advocate has lost its spirit. As the Major has depraved their appetites, he is, they think, under some sort of obligution to feed them on such viunds as have become most acceptable to them. Make my best gation to feed them on such viands as have become most ecospose, they may excuse me from respects to him, and to our friends; tell them that for obvious reasons, they may excuse me from Your friend, M. V. BUREN.

Van Buren prophecies success to Crawford and the Caucus; thereby showing no political sagacity. Martin Van Buren to Jesse Hoyt, N. Y .- Washington, Murch 6, 1824 .-Dear Sir: I have received yours this moment. I cannot help what Messrs, Lynch and King may choose to infer from my looks, but the truth is that I have at no time doubted of our complete success.† The great influence which was exercised here to prevent members from attending the caucus, and the subserviency and ingratitude of some who have partaken largely of the favor of the party, were calculated to excite strong feelings, which were doubtless sometimes manifest, but despondency is a weakness with which I am but little annoyed. On the assumption that New York will be firm and promptly explicit, we here consider the question of the election substantially settled. Neither Mr. Adams or Mr. Clay can keep in the field after the course of New York is possitively known. The information on nehich this opinion rests and the reasons in its support cannot be given in a letter. I will myself be easy on the subject, and so will our friends here who never were in better spirits or felt stronger confidence. Make my best respects to our friends. Yours cordially, M. V. BUREN.

[No. 139.] Lorenzo to Jesse Hout .- Party services on eredit-Poverty-Office Huntingthe Morals of Van Burenism-Private Crib-board 16s.

ALBANY, March 7, 1824, Sunday evening.—Dear Brother: Yours of the 4th came duly to hand. The substance of it I had anticipated, as I saw a letter that Mr. Thompson received from you while here, in which you spoke very discouragingly as to the result of your application to the Corporation, but as I had not heard from you since, I had not entirely despaired until I received your last. It is now I suppose, known to a certainty that you cannot succeed in getting the office you sought. If a person has nothing else to depend upon for a livelihood than offices, which at all times depend upon the fluctuations of purty predominance. I think he will soon go to pot. I thought, however, your rvices for the purty had been sufficient to raise a just and equitable claim for some little office of the kind, that you have been endeavoring to obtain; but it appears that the opinion of a majority of the Hon, the Corporation and my own are at variance. Well, I see we have got to contend with poverty and misfortunes as long as we remain in this life, and what we shall have to "battle the watch" with in the next the Lord only knows. You

† This letter does not exhibit much foresight or segacity on the part of Mr. Van Buren. He expected that Clay and Adams would withdraw after the Caucus, but they didn't. He had "no fear as to the result"—that is, he was quite sure that Crawford would be elected President. In his next letter to fluyt he says: "I have at no time doubted of our complete success." His candidate got 41 votes out of 291—and Adams, who in the describes [No. 138.] as "unable to keep the field," became President, and would have been re-elected had he stooped to buy the trading politicians and prostitute his office to party purposes, avarrice, numbition and intringe, as Van Buren afterward did. In the above letter, Van Buren praises Noah. In July, 1818, Noah, thre' his Erening Star, amuses his "Old Denocratic Friends in Thomany," with a sketch of his friend, in these words.

"You may remember when in 1817 we run up the Bucktuff flag we luid but eighteen men with us in the Legislature, and with only three presses in the State we apposed Dewitt Clinton, on the grounds that he had opposed the war, and run against James Madison for the Presidency, and in three years we carried the State. Where was Marin Van Buren at that time? With the democracy—with the War party—with the Madisonians? No such thing. He was heaging on the skirts of Mr. Clinton: and here let me remind you that hanging on the skirts of Mr. Clinton: and here let me remind you that hanging on the skirts of menimum men has been the peculiar feature and secret of Mr. Van Buren's advancement. He was elected to the Senare as a Clinton's nonlination as Governor and unannous; he hung elesty

nas ocen the peculiar feature and secret of Mr. van Intren's auxincement. He was elected to the Senage as a Uni-tonian; he moved in the Convention to have Chiton's nonimination as Governor ande unanimous; he hung closely to his skirts natil he saw the current setting against him, when he dropped off and tacked himself to the skirts of Tompkins, and when Tompkins retired, he got hold of the skirts of Roger Skinner, Perley Keyes and Silas Wright, and clambered into the Senate of the U. States much to the annoyance of that disinterested politician, Col. Samuel and clambered into the Senate of the U. States much to the anonyance of that disisterested politician, Col. Samuel Young. In the Senate he held on to the skirts of Ratius King, until he gat introduced into 'good society.' He then took hold of the skirts of Crawford, and when poor Crawford lest the election of President, and John Quincy Adams succeeded he made two or three grabs at his skirts, but Adams wore a speacer and Van Buren missed his huld, and he settled down quietly in the Senato looking round to see whom he could next ride, like the old man in the story of Sinbad the sailor. At length when it was reduced to a certainty that Andrew Jackson would succeed, he ereeped by degrees near him. for the old Chief was afraid of Van Buren, and finally he succeeded in getting him by the butten, and in this way gut into the Cabinet; he then caught hold of the skirts of Eaton, Kendall and Bair, and finally, through their intercessions and efforts, he crawled into the old General's breeches packet and he made him his successor."

† Mr. Van Buren shows very little sagacity in this letter. His expectations as to Crawford were anything but realized. The members of Congress at Washington, contrary to Butler's reports, fathered by Bowne, decided, 181 to 66, out of a body of 261 members, to attend no Caucus to dictate a President to the Republic. Van Buren and sixty five others held the Caucus, and pretendent to speak for the Union, and dictate to the people; but they numbered only one-fourth of the whole Congressmen, and their candidate did not even get as many votes as that fourth.

where the e 1 underst before the mentioned, ject; for A

ING, PRO I think, journs, or a the summer Should you objects I ha respectable through all t cidedly for i clined to do country to se Mr. Butler o up the Elect

Extracts f 1824.-- "I h as we forme are making a I hope you n powerful opp sally to carry

[No. 140.]

ALBANY, I have presu and direct it I send two d to pay it you regarded as c rally very inc judge make as ever lived

Senator [No. 1-ALBANY, your approb one, and all

letter has b upon the ev you sent me † I presume to vote down

and for other

Jehn Snd state, of whic had had a pol place—and ha that great sta ple from elect same year he strous iniquit The question again taken for a repeal ! ac twice, the pointed? Cla for repeal—by

Albany, Apr reprehensible

Such is not howwho have been so Injor has said as to Advocate has lost r some sort of obli-1. Make my best ay excuse me from M. V. BUREN.

no political sagacity.

Murch 6, 1824.—

s. Lynch and King
hed of our complete
hers from attending
in largely of the fa.
less sometimes maniOn the assumption
stion of the election
d after the course of
tests and the reasons
ject, and so will our
lake my hest respects
M. V. BUREN.

\_Office Hunting\_

the 4th came duly to mpson received from f your application to rely despaired until funct succeed in getfor a livelihood that I think he will soon go raise a just and equige to obtain; but it apown are at variance, as we remain in this rd only knows. You

. He expected that Clay be result"—that is, he was I have at no time doubted in he describes [No. 138.] he stooped to boy the fraas Van Buren afterwards Eccaing Star, amuses his

that he had opposed the state. Where was Marinans I No such thing. He the skirts of comment mend to the Senate as a Climannaus; he hung closely, etc. in the skirts of y Keyes and Silas Wright, etc politician, Col. Samuel or good society. He then, and John Quincy Adams Huren missed his hold, and the old man in the story of pull succeed, he ereped by getting him by the button, lall and Blair, and finally, and he made him his suc-

rnwford were anything but by Bowne, decided, 181 to lic. Van Buren and sixtyecople; but they numbered by votes as that fourth. mention your business is again increasing a little, which I hope is the case, for if it does not, where the end of 1824 will find us I should not like to undertake to say.

I understood Mr. Thompson, I think, if the river opened soon, that he should be up again before the close of the session; if he will not be up again I sha'l write him about what you mentioned, and sholl olso spenk confidentially to one or two of my friends, myself on the subject; for ANYTHING I CAN DO TO THE PREJUDICE OF [EDWARD] LIVINGSTON AND BENEFIT OF MYSELF, I THINK I AM PERFECTLY JUSTIFIABLE IN DOING, PROVIDED ALWAYS THAT HE DOES NOT FIND IT OUT.

I think, and have thought all winter, that it would be best for me, after the Legislature adjourns, or after I get my pay, and square the yards here, to go somewhere else and locate for the summer, with a view to carry into effect the special order of the day, to wit, economy. Should you approve of this suggestion, I will mention Unea as a place combining both the great objects I have in view, economy and improvement. Mr. Lynch says I can get board there in respectable boarding houses at the rate of from 16s, to 18s, per week, whereas I pay here through all the summer 26s. I should regret very much to leave Mr. Butler, but I know it is decidedly for my laterest to do so, and with your consent and approbation, I feel very much inclined to do it this spring. Charles is going to leave, and is going somewhere in the Western country to settle, and I shall have no person to give me any instruction in my studies if I stay. Mr. Butler eannot do it, because he is constantly engaged in his own business. The Senate take up the Electoral bill to-morrow, and no doubt will treat it as the rook think deserves. \* \* \*

Extracts from a letter—Lorenzo Hoy!, at Albany, to Jesse, at New York—dated June 20, 1824.—"I have commenced reporting regularly for the Mercantile. Charles and me do it together, as we formed a partnership before the commencement of the session \* \* \* You say you are making a push for the office of attorney to the corporation, and I think your claims are good, I hope you may succeed—but I presume it is doubtful, as you undoubtedly have to contend with powerful opponents, I shall not be much disappointed if you full—but I would make a grand sally to carry my point this time."

[No. 140.] Private. W. L. Marcy to J. Hoyt. Stop the American. A cure for Adamsism. Albany, 22, March, 1824. Dear Sir: I now take the American, and wish to discontinue it. I have presumed to trouble you to call or send to the office of that paper, pay the balance I owe, and direct it discontinued. I owe for the country paper from the 9th September last. Enclosed I send two dollars. The account may be a few shillings over. If you will have the goodness to pay it you will much oblige an old friend. The attack upon Mr. Malloryt is by every body regarded as cruel and savage, and has called forth an universal burst of indignation. I am generally very indifferent to these paper shots, but my long intimacy and sincere friendship for the judge make me feel in a very lively manner this outrage upon as pure and spotless a character as ever lived. I hope this proceeding will cure him of his Adamsism.

Senator Sudam feels grateful for Mr. Hout's favorable opinion of his political conduct.
[No. 140a.]

John Sudam, Senate, N. Y. to Jesse Hoyt.

Yours sincerely.

W. L. MARCY.

ALBANY, 11th April, 1824.—My Dear Sir: I thank you for your favorable opinion, and for your approbation of the course pursued by me during the present session. It has been an arduous one, and all I can say is, that I have discharged my duty fearlessly, but conscientiously. Your letter has been delivered to the Governor. Excuse me for not writing more at large—we are upon the eve of breaking up, and are very full of business of every description. The section you sent me has passed into a law.

Yours cordially, 1JOHN SUDAM.

† I presume that Mr. Marcy refers to James Mailory, one of the 17 senators who obeyed Van Buren's commands, to vote down the bill from the Assembly giving the people the choice of electurs of President and Vice President, and for other measures in contempt of the democratic principle

‡ John Sudam, a clever lawyer, who resided at Kingston, Ulster county, N. Y., was elected to the Senate of the state, of which he snon became an active and popular member. He had been an ellicient and zealous federalist—had had a political quarted with Van Buren—a challenge to fight a duel land passed between them, but it didn't take place—and had been an ardent supporter of Clinton, but wheeled suddenly round, in 1820, into the front ranks of that great statesman's most active opponents. He was one of the 17 senators who, in 1820, into the front ranks of that great statesman's most active opponents. He was one of the 17 senators who, in 1820, into the front ranks of that great statesman's most active opponents. He was one of the 17 senators who, in 1820, voted to prevent the people from electing the electors of President and Vice-President, and to out Clinton from the canal board—and that same year he sat as chairman of the important committee which very slightly inquired into and exposed the monstrous injury practiced on the people and the legislature, in obtaining a charter the Chemical Bank, N. Y. The question was taken on the passage of the bill, March 3d—yens 18—uays 13—lost. The same question was again taken—yeas 19—nays 19—carried. Honest Jasper Ward was a yea, and when the vote come up next Nov. for a repeal he and Bowman bolted. Sudam, Clark and Bronson, who had all voted yea (Sudam having voted no twice, then wheeled round to the yeas.) were the committee of inquiry. Why was not even one opponent appointed? Clark, Bowne, Greenly and Keyes, voted not to repeal the charter—Wright, Earll, Bronson and Dudley were for repeal—but Lieut, Gov. Root decided that a repeal required two-thirds, and the bank stands. Mr. Sudam's reprehensible conduct in the spring session of 1824.

Five Epistles from M. Van Buren to J. Hoyt-a civil letter and deerskin vert for 'a prodigious fellow -- an attack on Calhoun -- an attack on self expected-helping the Telegraphendorsing Jesse's paper-Master Hayne.

Washington, Dec. 29, 1826 .- My Dear Sir: I bought a deerskin vest, at the store on the corner of Brondway and Liberty street. Will you do my friend Mr. Rowan, Senator from Kentucky, the favour of purchasing one for him, and sending it down by the first opportunity? It must be the largest in the shop, as he is a prodigious fellow. If you can, oblige him-write him a civil letter-he is a very worthy fellow.

M. V. BUREN. In great haste, your friend,

Washington, Dec. 30, 1826.—Dear Sir: The attack on the Vice President [J. C. Calhoun] has produced very great excitement. The course pursued will cause it to recoil with severity. There is of course not the slightest presence for the allegation. Mr. Satterlee Clark of your city is the "gentleman from New York." My friend Judge Rowan is 45 inches round the chest. My quondam friend John A. King, whilst here, stayed with Mr. Webster: and when he parted from me, I was so sensible from his manner that he carried advices from here which would induce the administration folks to come out against me that I wrote confidentially to Campbell by the same mail my impressions, and requested General Van Rensselaer to look out for it in the American the morning after they left us. The result has, I think, verified my In haste, your friend, M. V. BUREN. conjectures. Say nothing of this as coming from me.

Washington, Feb. 3, 1827.-My Dear Sir: This will be handed to youly [No. 143.] Mr. Davis, agent of the editor of the National Telegraph, who visits our State to obtain subscri. bers for that paper. Any assistance you can give him in promoting his object will be gratefully M. V. BUREN. remembered by the editor, and oblige Your friend,

Washington, Feb. 3, 1827 .- My Dear Sir: Being entirely free from EN. [No. 144.] DORSEMEN'TS now, and my situation rendering it highly proper that I should remain so, ! did not suppose I could have been again drawn into them. YOUR CASE, HOWEVER, DOES NOT ADMIT OF HESITATION. Wishing you all sorts of happiness,

I remain your sincere friend, M. V. BUREN

[No. 145.] Washington, Feb. 7, 1827.-My Dear Sir: This will be handed to you by Master Hayne, son of my friend Colonel Hayne of South Carolina. He wishes to come on to this place under the protection of some person travelling southward. Do me the favor to see that the wishes of his lather, in that particular, are attended to. My friend Thomas Ludlowis M. V. BUREN. Yours, sincerely, coming on.

' Webster looks black, and Clay lanks blue.'

C. C. Cambreleng, M. C., to Jesse Hoyt, New York.

Washington, 13th Feb., 1827 .- Dear Hoyt: We are carrying all before us. Webster looks BLACK, and Clay looks BLUE. I have subscribed for twenty live copies of the Weekly Telegraph, at \$2 a year. I wish you would get that number of subscribers for me, and send the list to me. It's so cheap, you will have no difficulty in filling up the number. From the price of the paper, you will see it is designed for THE PEOPLE.

Truly yours,

C. C. CAMBRELENG,

Van Buren writes to Jesse from South Carolina, to get Noah to copy his " concise and perspec uous' speech into his paper, and to get it into the Advocate.

Senator Van Buren to Jesse Hoyt, at New York.

COLUMBIA, S. Carolina, April 23, 1827 .- My Dear Sir: When I left Washington, it was my intention to have been back by this time; but the extreme hospitality of the Southrons, has rendered it absolutely impossible. We shall leave here on Wednesday morning, and after stopping a few days at Raleigh, ----, t and Richmond, make the best of our way home. I have looked anxiously into the marriages and deaths for your name, but have not yet seen it in either. You will see my remarks on the Colonial Bill. I wish you would ask the Editor of the Advocate to republish them-and if the Major [Noah] wishes to present his readers with a concise and per-

† It was duting this journey, that Van B. and Cambreleng visited W. H. Crawford in Georgia, and learning from him that Calhoun, while in Monroe's cubinet, had not approved of Jackson's conduct in the Seminole war, there confederates erfully communicated the particulars to General Jackson, and succeeded in causing much ill-will between him and Mr. Calhoun. While at Italeigh, Van Iuren, in reply to a dinner invitation from the clitzens, told them, amongst other oracular sayings, that "The spirit of encronciment has assumed a new and far more seductive aspect, and can only be resisted by the exercise of uncommon virtues."

micuous view JURE HIS F

[No. 147 Extract of a the Richmond " This being among others went to see th lars at the las stowed nwny GEOUS SIG fectly agreeat

REMARKS .-licious falseho from doing so excuse himse one of the mo

If a membe lie, to injure a such a long ci or uninformed graph attacked pristocratic pr tt is to have Blair, and the

[No. 148 New York, one else to cle directions to not pay the pofor troubling y

[No. 149 to Mr. Wilco B. sent by M me forthwith will, of cours

† By a refere the course that Hoyl in Nov., the fact that V Washington, I conclusion as acted in good ! candidate for capital was th re-election of ren candidate, ams the State nine years bet come out, of to the Adams sides, and sec insert his sues meer in this s of Van Burer 1828, Nunh, V with S. Swar great measur is at present, friends. Cli with him as very reason
Van Buren v
preventing P
played by so
favor of Chin
re-elect Van

n vest for 'a prodiing the Telegraph-

t a deerskin vest, at y friend Mr. Rowon, ig it down by the first fellow. If you can,

M. V. BUREN.

on the Vice President will cause it to recoil ation. Mr. Satterlee e Rowan is 45 inches with Mr. Webster; carried advices from that I wrote confiden. ral Van Rensselaer to as, I think, verified my

friend, M. V. BUREN.

!! be handed to you by State to obtain subsert. bject will be gratefully M. V. BUREN.

ntirely free from EN. I should remain so, [ CASE, HOWEVER, ippiness,

M. V. BUREN

will be handed to you He wishes to come on Do me the favor to see iend Thomas Ludlowis M. V. BUREN.

k. ore us. Webster looks s of the Weekly Teleor me, and send the list cr. From the price of

C. CAMBRELENG,

s " concise and perspec cocate.

York.

Washington, it was my the Southrons, has renning, and after stopping home. I have looked seen it in either. You litor of the Advacate to with a cancise and per-

Georgia, and learning from in the Seminole war, their in causing much ill-will be-ation from the citizens, told a new and far more seduc-

spicuous view of that subject, AND IS NOT APPREHENSIVE THAT HE WOULD IN-JURE HIS FRIEND MR. CLINTON, the might do the same thing. In haste, Yours, sincerely,

Thomas Ritchie's Party Practice-The East Room Letter.

From Niles's Register, Vol. 37-1829-30.

Extract of a letter, dated January 1st, 1827, and addressed to, and published by, the Editor of

the Richmond Enquirer.

"This being the day on which the President's House is thrown open to all visitors, I went, among others, to pay my respects to him, [Mr. Adams ;] or rather, I should fairly confess, I went to see the East Room, for the furnishing of which we had voted twenty five thousand dollars at the last session of Congress. I was anxious to see how that amount of furniture could be stowed away in a single room, and my curiosity was fully satisfied. It was truly A GOR-GEOUS SIGHT to behold; but had too much the look of REGAL MAGNIFICENCE to be perfeetly agreeable to my old republican feelings."-Richmond Enquirer, Jany. 4, 1827.

REMARKS .- Mr. Ritchie was instantly charged by other presses with having published a malicious falsehood, there being no truth in the above. Did he hasten to make amends? So far from doing so, it was four months (April 27, 1827,) before he could be induced even to try to excuse himself by saying that "The account to which the writer refers was forwarded to us by

one of the most intelligent and distinguished members of Congress. If a member of Congress really made him his dupe, by telling him a wanton and malicious lie, to injure another, why did he not expose him to his constituents, and why allow the untruth such a long circulation? Is it thus that the Union is to be used to give the signal to 500 service or uninformed party presses? Is this democracy? In August, 1829, the Editor of the Telegraph attacked Mr. Adams on 'tother side. "It is well known (said he) that thro' Mr. Adams's vistocratic pride this elegant room [the East Room] was left unfurnished," &c. What an evil it is to have editors in power, and influencing the people, who, like Ritchie, Noah, Croswell, Blair, and their employers, say "all's fair in politics," and act accordingly!

Exchanging a Carriage—an Apology for one cent of Postage.

[No. 148.] Letters, Martin Van Buren, at N. York, to Lorenzo Hoyt, at Albany. New York, June 2, 1827.-My Dear Sir: Will you do me the favor to get Dennis or some one else to clean up my harness and Phaeton, and send them to me by one of the boats, with directions to give me the earliest information of its arrival. I want to exchange it here. I cannot pay the postage of this [12] cents] but will repay it among your other expences. Excuse me for troubling you, and write me, Your friend. M. V. BUREN.

[No. 149.] • N. Y., June 6, 1827.—My Dear Sir: I have sent a copy of the enclosed to Mr. Wilcoxon, with directions to advertise anew. The Chancellor would not grant the order B. sent by Mr. Butler. Consult Mr. B. as to the form of making the amendment, and do it for me forthwith. I have no opportunity of paying the postage of this [it was one cent] but you

will, of course, keep an account of your expences in this matter. In haste, your friend, M. V. BUREN. † By a reference to Van Buren, Butler, and Croswell's previous letters to Hoyt, about Noah, instructing him la

† By a reference to Van Buren, Butler, and Croswell's previous letters to Hoyt, about Noah, instructing him la the course that would best serve their purposes, and conomending his conduct; and also to Van Buren's letter to Hoyt in Nov., 1828, [No. 156.] where he says "I sorely regret the loss of Noah's election;" and by calling to mind the fact that Van Buren set aside the claums of Coddington and many others, in 1829, that, with much difficulty in Washington, he might provide for Noah, by the Surveyorship, the candid reader will perhaps arrive at the same careful in good faidt towards Mr. Rochester, when they nominated him at their Herkiner convention, Oct. 1826, as a candidate for Governor, in opposition to Clinton. Clinton was for Jackson—so now as Van Buren; all his party capital was thus invested. Bochester was the warm, personal, and political friend of Clay, and anxious for the re-election of Adams—so was Peter B. Porter of Black Rock, who addressed the electors in favor of the Van Buren and many than and with year, and remain to that Rockseter's election wand over of the Van Buren contribute remaining than and with year, and remain to that Rockseter's election would orderly some candidate remaining the mind. receive and of Mannes—so what refer B. Control makes took, who markessed are electors in evolution and with very good reason too, that Rochester's electron would probably give Adams the State of New York, while Clinton's might secure it to Jackson. Noah bud tried to make money, eight or nine years before, by deserting the bucktuils—it would be a good trick in Van Buren to allow him to appear to come out, of his orea accord, for Clinton, against his own (the V. B.) party, by which means the chances of defeat to the Adams candidate might be greatly increased, while Van Buren and his friends would make capital on both ideas and seems have been sent the research. to the Admos candidate might be greatly increased, while Van Buren and his friends would make capital on both sides, and seem to have kept their word. Van Buren writes from South Carolina to Hoy, in 1827, to get Noah to insert his speeches, "if he is not apprehensive it would might his friends would make capital on both sides, and seem to have kept their word. When the word in the saving clause—'troswell went for Rochester who was defeated: Noah for Chutton and Jackson—many of Van Buren's confidential friends, at Albany and elsewhere, were against Rochester—and when the ting came in 1828, Noah, Van Huren, Croswell, Wright, Flagg, and the anti-Admos men, were found pulling steadily one way, with S. Sacartwont, von The 87011.8. Noah's bitterness towards Van Buren, in 1821 to 1841, was probably in a great measure owing to the impression he bad, that his useful duplicity land not received a saitable roward. There is at present, a very good understanding re-established; and Van Buren and Noah, as they deserved be, are again friends. Clinton, as Governor, had 3550 votes over Rochester; and Pitcher, the bucktail nominee, was returned with him as Lieutenant-Governor. "Had Rochester (Van Buren's pretonded candidate) been elected, there is every rozos no believe (says Hammond) that the entire oute of the State would have been given to Adams"—end Van Buren writes Hoyl, Feb. 8, 1829. [No. 165.] that Westervelt, in 1829, had saved their party from defeat by preventing Pitcher's nonomation at Herkimer—the nery man they pretended to superial 1826. The apathy displayed hy some of Van Buren's men, and the opposition of others, towards Rochester, having turned the scale in favor of Clinton, the Clintonians in the legislature rewarded the treachery (if such we may name ii) by voting to re-select Van Buren to the U. S. Senate, in Feb. 1827. re-elect Van Buren to the U. S. Senate, in Feb. 1827.

Tuesday morning, June 12, 1827.-I must leave here on Saturday morn. [No. 150.] ing, and if my carriage cannot be sent down so that I can have it by Friday morning, it will not be worth while to send it.

[No. 151.] New York, June 13, 1827.—Dear Sir: I am detained here by nothing save the carriage; and, contrary to my letter of yesterday, I wish you would send it down upon the receipt of this, if I should have to wait until next Monday to exchange it.

In hoste, Your friend, M. V. BUREN.

[No. 152.] John Van Buren, [Attorney General, &c.,] to Jesse Hoyt, Albany.

New Haven, Nov. 28, 1827.—Dear Sir: I wish very much to get my rifle here; and I know of no other person except you to whom I can write about it. I would be very much obliged to you if you would have a leather covering made for it, and put it on board of the Constellation or Constitution, in charge of the Captain; directed to me, care of Drake & Andrews, Tontine, New Haven. The Captain will send it over to either of the New Haven boats, and so I will get it. I want it very much, and I don't think I shall be home in the winter or I would not trouble you; it is in my bed room. Whatever the expense is you can get it of Mr. Butler, or if you pay it I will pay you when I get home. The bullet-mould is in one of the draws of the JOHN VAN BUREN. side board: if not there, I wish you would look for it.

The Metaphysics of the Committee of Congress on Manufactures, in 1828.

[No. 153.] Governor Wright, Washington, to Jesse Hoyt, Albany.

[Free, S. Wright, Jr. Rep. in Congress.] Washington City, 15 January, 1828. My Dear Sir: A note from the Hon. G. C. Verplanck was received by me yesterday, enclosing a letter from yourself, together with a particular reference to the Committee on Manufactures, of which I am a member, of a subject very nearly and deeply interesting to the Committee, as well as to the farmers and manufacturers of our beloved country; to wit, the subject of du-

mestic consumption. You propose to him to refer it to me "as one of persons and papers, properly belonging to the

Manufacturing Committee." It may do very well as one of the "papers properly belonging to the Committee." But it would seem very clearly to me, that it is only the evidence of "one of the persons" properly belonging, &c., as you cannot have forgotten that the "paper" had received "an envious rent," which you say was "from an Adams Woman." Now this Adams Woman would appear to be more nearly one of the persons, as possessing evidently the ability of proving to the committee the facts in relation to this branch of consumption. But whether or not this conclusion be strictly correct, another follows directly from a view of the "paper" itself, and which it is passing strange you should have overlooked. The repair of this "envious rent," you say, was immediately made "by the most delicate lingers that could be possibly enlisted in the cause of the General!" This repair is manifest and presents of itself a delicate specimen of domestic manufacture, important to the comfort, economy, and independence of this republican government. Now if it had occurred to you, that the object of the Committee is not only to procure useful specimens of domestic manufactures, but also the personal attendance before the Committee of the individual practical manufacturers themselves, that they may see and learn at the same time, you certainly would not have omitted to forward the names or name so directly rendered material, to enable the Committee faithfully to discharge their important trust,

We have no news here. I shall at all times be extremely pleased to hear from you by letter. In much haste, I am very sincerely your friend, and humble servant, SILAS WRIGHT, Jr.

Electioneering-Mr. Clay a Mason of rank-Poinsett's Mexican Masoury-Is J. Q. Adams a Moson? - Martindale on Slavery - Gulian C. Verplanck.

[No. 154.] Gulian C Verplanck, M. C., to Jesse Hoyt, Albany.

WASHINGTON, Jan. 22, 1828.—Dear Sir: I have just been told by a distinguished Western member that Mr. Clay is a Mason of rank. He has been in Lodges, Chapters, &c., with him. Cannot this be so used with Clay's friends in our Western District, or with the people, as to divert that question from mingling with the Presidential one?\*

ELECT

Mr. Poin Adams, mig I have w

scribed secr I have no to advantag Martinda

emphasis ar Regrets Cl

[No. 1 New Yo Clinton's de

Importan dicial is diff wav Mr. Cl been a cand on to suppo opposed by Jackson? the intolera By the deat serious and be resorted by effecting

\* Joel Poin station there lowed in the was afterware tem; and in education in

† Mr. Ctinte following lett Oct. 1830-u nated Heman sentiment at Buren's rule justly toward people. It u people's repr

MY DEAR all be done York and e clining to jo made for so Many of ou ton, or to co he had non but now 1 course I bas failure at o time and pl their repres clared obje shall leave you should collengue, candidate What may should rem ance which placed by hold our ele perfectly so and such n

port agains not be hea ever he mi

<sup>\*</sup>Gulian C. Verplanck shows no lack of tact in what is called electioneering. He was the whig candidate for Mayor of New York in 1834, and came within 180 votes of defeating C. W. Lawrence, though the previous democratic anjority had been 5000. He must be well advanced in years, for he was married by Bishop Hobart in 1800. Many vears since he was involved in a dispute about Trinity Church which did not increase his friendship for Governor Clinton. As 'Abimeleck Condy,' in 1814, he wrote powerful essuys in telence of the war, and attacked Clinton with great severity—and afterwards joined the bucklaids against lim. In 1824, at the Herkimer Convention, he nominated Van fluren for Governor—supported Jackson for President—and only joined the opposition when the bank veto and deposit questions came up, and the great republican party filed off to right and left as whigs and democrats. He has been in Congress and a State Senutor—is distinguished in the walks of literature—and, with Levi theardsley and Samuel Young, has proved himself a friend to his country by his efforts to extend the blessings of education and locrease useful knowledge throughout the land. tend the blessings of education and increase useful knowledge throughout the land.

ELECTIONEERING WITH A VIEW TO THE CONTROL OF THE SPOILS-CLINTON. 203

ere on Saturday morn. lay morning, it will not

ained here by nothing uld send it down upon e it.

M. V. BUREN.

Hoyt, Albany,

ritle here; and I know ry much obliged to you of the Constellation or & Andrews, Tontine, n hoats, and so I will winter or I would not tit of Mr. Butler, or if e of the draws of the HN VAN BUREN.

*res, in* 1828. mny.

r, 15 January, 1828.

y me yesterday, enclosprimittee on Manufacting to the Committee,
wit, the subject of du-

operly belonging to the properly belonging to he eridence of " one of t the "paper" had rein." Now this Adams g evidently the ability mption. But whether a view of the "paper" repair of this "envious t could be possibly enents of itself a delicate nd independence of this of the Committee is not personal attendance bethat they may see and the names or name so e their important trust. ear from you by letter. LAS WRIGHT, Jr.

oury—Is J. Q. Adams nck.

distinguished Western inpters, &c., with him. th the people, as to di-

as the whig candidate for though the previous demoried by Bishop Hobart in out increase his friendship fearer of the war, and atin 1828, at the Herkimer and only joined the oppovilled off to right and left et in the walks of literscountry by his efforts to exMr. Poinsett's *masonie* interference in Mexican affairs, a minister appointed and supported by Adams, might also be used.\*

I have written to Baylies to ascertain if J. Q. A. [John Quincy Adams] is not also of the pro-

scribed secret association.

I have not time to add more by this mail. Suggest these matters to those who will use them

Martindale has made a singular display, reading a long sermon against slavery, with great emphasis and gesticulation. I am yours,

G. C. V.

Regrets Clinton's death—What could we have done with him?—He might have opposed Jackson—My friend Lawrence—Help Judge Hoffman.

[No. 155.] James Campbell, Surrogate, N. Y., to Jesse Hoyt, Albany.

NEW YORK, February 22, 1828.—Dear Sir: I was very much schocked when I heard of Mr. Clinton's death, and I confess to you, that I sincerely regret it.

Important consequences are likely to follow from this event; but whether favorable or prejudicial is difficult to determine. It was certainly a very embarrassing question to decide in what way Mr. Clinton was to be disposed of at the ensuing election. He undoubtedly would have been a candidate for Governor, and in this case could the Republican party have been prevailed on to support him? I am of opinion that they could not. Mr. Clinton then, finding himself opposed by our party, would he or his friends cordially co-operate in the support of General Jackson? In such a state of things, the probability is they would have opposed Jackson, and the intolerance manifested towards them would have been urged as an excuse for their conduct. By the death of Mr. Clinton this danger is avoided; but then it may give rise to others not less serious and formidable. In the selection of a candidate for Governor, every kind of artifice will be resorted to by the Adams party, to distract and to throw us into confusion: and it is only by effecting this that they have any chance of succeeding.†

\*Joel Poinsett of South Carolina was Consul General of the U. S. at Buenns Ayres in 1813, and had held official station there for years "in the same line of business (says the Baltimore Federal Republican) as John Henry followed in the U. S., viz: sunnding the disposition of the people, and holding out encouragement to disunion." Ho was afterwards sont to Mexico where he busied himself in the establishment of Masonic Lodges, the charters for which he obtained from the U. S. The Mexicous charged him with being an artful disturber of their political system; and in due time he assumed his proper position as Martin Van Buren's war secretary. Poinsett began his education in Connecticut, and finished it in London and Edinburgh.

† Mr. Clinton, whether in life or death, was evidently a cause of uneasiness to Van Buren and his followers. The following letter from Silas Wright to Martin Van Buren was published in the Workingman's Advocate, Albany, Oct. 1830—and shows what Wright's views were at the time he wrote it. Governor Clinton could not have nominated Heman J. Redfield as circuit judge of the western district, for he was one of the 17 separors who had set public sentiment at defiance in 1831, to please Van Buren and elect the intolerant candidate. Crawford. It is one of Van Buren's rules, that, as, by adherence to him, his political friends may sometimes have to net dishonestly and unjustly towards the people, he (V. B.) will stand by such party instruments, if useful, and uphold them against the people. It was on this monarchical principle of Charles I and II, that Wright spoke of Redfield. So, too, when the people's representatives removed Flagg, Van Buren under him a P. M., and there are hundreds of similar cases.

Letter, Silas Wright to Martin Van Buren, Washington.

My Dear Sin:—The time for our adjournment is now fixed upon, and we shall soon have done what shall at all be done to prepare for our fall contest. Much alarm and excitement is prevailing, out only here, but in New York and elsewhere, from the course taken by Noah, and by the allegations that sone of us with yourself, are insigned to join with Mr. Clinton against the National Administration. These allegations have been more or less made for some time, but did not become loud or effective until the Advancte came out as you will have seen. Many of our strong friends are learful, and nearly all of them cannot under any terms be brought to join Mr. Clinton, or to consent to endeavor to sustain ourselves without running a candidate for Governor against Clinton. If he had nominated Radical as along or the 8th Circuit, and taken any ground, the result might have been different, but now I think it perfectly fixed. My object, therefore is to inform you truly what I think will be done; what course I have myself consented to; and what course will, in my opinion, done save us from an entire division and failure at our next election. A camens will be held by our friends in the Legislature before our adjournment; the time and place of holding a State Camens will be fixed upon, to consist of delegates from the counties equal to their representation in the Assembly, an address recommending the holding of such a camen such, and the declared objects of the camens stated to be the nomination of a Governor and Licut, Governor. Thus, I expect we shall leave this subject and this city. You will readily lask what man can we offer to such a convention? I from should ask what men want to be offered, I could answer you more easily. Tallondey, Young, etc. But it is much more difficult to say what man we ought to offer to such a concent, and through them to the electers. Your colleague, (Nathan Sanford) however, is more talked of now by our friends than any other man. Tallondge is the condidate of a very few of the Adams men, but they wou

VAN

My Friend Lawrence called on me to-day for the first time since the receipt of the news of Mr. Clinton's death: altho' previously scarcely a day elapsed without his paying me a visit. I suspect he deferred his call until he had time to communicate with Washington. I was not long before 1 inquired of him whom we should have for Governor, when, as I expected, he promptly answered, Nathan Sanford.

Whilst you are staying at Albany, may it not be in your power to make some interest with the Lieut. Governor and Senate in favor of our friend Hoffman? IIad Mr. Clinton survived, there is good reason to believe, that he would have nominated him for the office of Recorder; but under the present order of things, I suppose there is but little prospect of this. If, however, the new Court should be established, might not Mr. Hoffman have a fair chance of being appointed its Chief Justice, if proper exertions were made? Write me a letter on the subject of his prospects for this or any other situation, so that I may show it to him. If he could obtain some comportable place, it would afford me a great deal of satisfaction.

Let me know when it is probable the Lieutenant-Governor will make his nominations. I enclosed your last to Van Buren. Yours, respectfully, JAMES CAMPBELL.

Anti.Masonry—Saratoga doctored to death—Vote of the State—large Majorities only useful on the score of Bets—Broome, a crazy County—Southwick set up as a Decoy Duck—Sore regrets for the loss of Noah's Election, as the Native candidate.

[No. 156.] Martin Van Baren, Governor-elect of N. Y., to Jesse Hoyt, N. Y.

ALBANY, Nov. 8, 1828.—My Dear Sir: I thank you sincerely for your several communications. They have been a source of both pain and pleasure to me—the latter on account of their contents, and the former on account of the extreme difficulty I have lad to make out what their contents were. You would certainly correct this, if you knew how extremely painful it is to your friends. I would have written to you before, but have had no time to cat my meals. My hon-e has been run down by my friends, at one moment flushed with victory, and the next frightened out of their senses, and frequently without cause for either.

Laying the efforts of Anti-masonry out of view, and of which we have as yet not much beyond rumour, the election has been a real old fashioned ninety-eight fight. Everywhere, as far as ascertained, we have succeeded in democratic counties by overwhelming votes, and lost in counties that were formerly federal by small majerities. Saratoga was doctored to death if it is lost, which is not certain. The name of Adams, and the character of the discussions, have brought old feelings into entire and efficient operation. The result, according to my present knowledge and belief, has been (under the circumstances) signally triumphant. The following vote upon the electoral Ticket I regard as absolutely certain. If there are any mistakes in it, in your part of the State, you can, of course, correct it. Queens and Suffolk, I ascertained.—Kings I do.—New York 3 do.—Westchester and Putnam I do.—Dutchess I do.—Orange I do.—Ulster and Sullivan I do.—Greene and Delaware I do.—Schenectady and Schoharie I do.—Herkimer I do.—Otsego I do.—Onondaga I. We have only partial returns, and they are favorable. I cannot think there is the slightest doubt of this County. Ascertained. Cayaga I ascertained.—Chenango and Broome I do.—Tompkins and Courlandt I, not ascertained, but without the slightest doubt—17.

Now, I have not time to speak of the chances in the other districts; you must make them out from the papers. For myself, I should think good luck alone would give us a few more, and I shall be egregiously disappointed if we do not get 20 at the very least. You need not believe their stories, for they have not the slightest respect for truth in most cases. We shall therefore

would not favor us in Congress. Senate and Assembly tickets, the success in which would be the only object in our declining to have a candidate for Governor. Should we decline to support the candidate run against Clinton because he was friendly to Adams, this would inevitably induce the trends of that candidate, two-thirds of whom, so far as the State is concerned, would be friends, not only to run Congress, Senate and Assembly tickets, but to run them pledged to Adams. In any event then, from this state of things, it does appear to me, that we should be between two fires without the least prespect of excaping the flames, instead of bringing off the spoil. We should put ourselves precisely in the situation the federalists of this State have been in fur years post, acting under colors not our own, and doing journey work. But suppose we take up your colleague and make nice our own candidate. He is here considered republican; by the Adams men he is considered an Adams, and by us, in truth, not much different. But would not the very fact of taking him up, without reference to his feelings in regard to method politics, and purely on the ground of democracy, draw after it, as a necessary consequence, the acquisition of the administration strength of this State, while the question of national pulities would not be drawn into a formation of our Congress. Senate and Assembly tickets? \* \* \* \* \* Again—I have thought, and still think, taking the future prospects for four years, of what will be the state of national polities, that I had rather have your colleague [Sanford] here as Governor, than where he now is, and should we have the power next winter, I hink we could better fill that place for the future contest. So much in the most perfect haste, as my reason for consenting and advising to the course I have pounted out to you, as to our

Again—I have thought, and still think, taking the future prospects for four years, of what will be the state of national politics, that I had rather have your colleague [Santiari) here as Governor, thus where he now is, and should we have the power next winter, I think we could better fill that place for the future contest. So much in the most perfect haste, as my reason for consenting and advising to the course! have pointed out to von, as to our state election. If I am wrong, write me and tell me so, as frankly as! have given on this tellous, ill-digested detail. If you can [ar] all concur in these views, please endeavor to influence your colleague to bold himself willing to serve his friends in the way here suggested. Do not by this letter suspect that such changes in my feelings, or those with whom I have acted, has taken place favorable to Messrs. Clay. Adams, & Co. It is not so, \* \* \* \* You will consider this letter as entirely confidential. \* \* \* With seatiments of the warmest frenchship, I am. & NRIGHT, Jr.

IMPORTAN
Our Gover
Broomet (A (

it is supposed
Southwick's a
tween 1500 ai
chance to car
sa is desirable
Money, I am s
TION, AS W
HIS ELECT
satisfied that a
hazard on hi
him. I shall
plauck, Hanni
med as he sa
me to Mrs. H

[No. 157 New York small trunk : sible. I negl certain in Ma with perfect of

[No. 15] Hudson, N returns from and if not, dr

[No. 159 Nov. 28. collected from as I advanced of the first m

\* President V

of the least con "what is over York, Jan. 184 family, in these "Another pelections, and timproper and ctute a theme ohis mind, from to the question bet, and the way hope to to examine un "The sugge

ishable crimm conviction, to cution. The justify the pus our elections, expenditure a cansidered, I crime and its

† If Broomsembly in 182 charter, in the

\$1 have pl New York. persons, been Albany by T printing is to ent at Washi by hired, serv the neglect of

pt of the news of ng me a visit. I . I was not long cted, he promptly

ome interest with Clinton survived. ffice of Recorder; this. If, however, unce of being apr on the subject of If he could obtain

ominations. I en. CAMPBELL.

orities only useful oy Duck-Sore re-

Hoyt, N. Y. everal communicaon account of their nake out what their ely painful it is to at my meals. My and the next fright-

as yet not much be-Everywhere, as far g votes, and lost in pred to death if it is issions, have brought present knowledge following vote upon es in it, in your part ied.—Kings I do. ge I do .- Ulster and l do .- Herkimer 1 e favorable. I can. iga 1 ascertained. ed, but without the

nust make them out s a few more, and I on need not believe We shall therefore

e the only object in our run against Clinton bee, two-thirds of whom, Assembly lickets, but to me, that we should be se spoil. We should put acting under colors not im our own candidate, nd by us, in truth, not eclings in regard to nujuence, the acquisition it be drawn into a for-

at will he the state of where he now is, and contest. So much in do not to you, as to our tedious, ill-digested deges in my feelings, or It is not so. \* \* \* \* at fr.endship, I nm. &c. S. WRIGHT, Jr.

have votes enough to put Jackson's election out of all question, and WHAT IS OVER IS ONLY IMPORTANT ON THE SCORE OF BETS.\*

Our Governor and Lieut. Governor's majority will be immense. The only 4 towns in Broomet (A CRAZY COUNTY) have given me a unanimous vote, viz. 1000, and the others, it is supposed will not reduce that. Everywhere I get the true party vote, and in many places Southwick's vote will be large. We shall have nearly 3000 in Ulster and Sullivan, and between 1500 and 2000 in Cayuga; we have carried our Senators in 4 districts, and have a good chance to carry them in most of the others. Our majority in the Assembly will be as large ss is desirable. Contending, as we have done, against Federalism, revived Anti-masonry, and Money, I am satisfied with the result. I SORELY REGRET THE LOSS OF NOAH'S ELEC-TION, AS WELL AS ON HIS OWN ACCOUNT, AS ON ACCOUNT OF THE COST HIS ELECTION HAS BEEN TO THE PARTY; but one point is gained, viz: he must be satisfied that his friends have, with their eyes open, sustained a great struggle, and run much hazard on his account. I hope there will yet be some way found out of doing something for him. I shall be down on Tuesday. In the mean time, show this to my friends Bowne, Verplanck, Hamilton, and Cambreleng. Tell Verplanck I have no doubt you was as much frightened as he says, and am quite certain that you have as much plack rs you claim. Remember me to Mrs. Hoyt, and believe me to be, Yours, cordialty, M. V. BUREN.

John Van Buren to L. Hoyt, at Albany.

NEW YORK, Nov. 13, 1828 .- Dear Sir: You will confer a favor upon me, by having that mall trunk in which Pa keeps his valuable papers, &c., sent up to Mr. Butler's as soon as possible. I neglected doing so when I left. As far as returns are received, we have three votes certain in Maryland, with a chance of another double district. Our friends here all claim Ohio, with perfect confidence. The returns from there are very favorable. JNO. VAN BUREN.

[No. 158.1 Judge Edmonds to Jesse Hoyt.

Hupson, November 26, 1828 .- Dear Sir: I am anxious to see Mr. Van Baren as soon as he returns from New York. Will you be so good as to inform me whether he has yet returned; and if not, drop me a line as soon as he does return. By so doing, you will oblige, Your friend. J. W. EDMONDS.

[No. 159.] | J. A. Hamilton to Jesse Hoyt, Wall street, N. Y.

Nov. 28. Private. - Dear Hoyt: Campbell informs me that you hold a part of the money collected from the Auctioneers, unappropriated-if so, I wish you not to part with it, inasmuch as I advanced \$200 to Targee to send to Albany, which he promised me should be repaid out of the first money he should collect. He now informs me that he has not funds to pay me, &c.

\*President Van Buren does not think a large majority of the people, as indicative of union on men and measures, of the least consequence. If Jackson is safe, and the chance of the party to cheate the plander, through him, "what is over is only important on the score of beta," Gov. Wright, in his message to the Legislature of New York, Jan. 1845, furnishes a very suitable commentary apon this gambling, betting propensity of the Van Buren

York, Jun. 1845, hrmshes a very suitable commentary door this gambling, betting propensity of the Van Buren family, in these words:

"Another point of much more serious complaint, is the extensive and rapidly increasing practice of betting upon elections, and the interested and selfish, and corrupting tendencies which it exerts upon the election itself. These improper and corrupting influences have made themselves manifest to the whole body of our freemen, and constitute a theme of almost universal complaint. Upon the party to the wager, they are all controlling. He can and his mind, from the moment his money is staked, are closed against argument, or reason, or examination, either as to the questions involved, or the candidates presented for his suffrage. He must so vote and so act as to win his bet, and the welliare of the country becomes an entirely secondary consideration. His appeals to all over whom he was to be a exert an influence, are to save himself from loss, and help him to win hemory of his appeals to only a proper page.

bet, and the welfare of the country becomes an entirely secondary consideration. His appeals to all over whom he may hope to exert an influence, are to save himself from loss, and help him to win the money of his opponent, not to examine and inquire how they may best serve their country by their votes."

"The suggestion," continues Governor Wright, "most likely to arrest the practice of hetting, is to make it punishable crimnally; to subject the parties to every het made upon the result of an election, to indictment, and upon conviction, to punishment by a fine, to be graduated by the amount of the wager, and to all the costs of the prosecution. The deleterious influence of this species of gambling upon the public morals alone, would, it appears to me, justify the passage of a law which should make it criminal. And when its corrupt occurating tendencies upon our elections, upon the free and proper exercise of the elective franchise when its influence to bring the improper expenditure of money into a political carvass, and to apply it under the desperate impulse of a gambling spirit, are considered, I cannot doubt that the moral and political aspect of the evil will fully justify its classification as a cline and its punishment as such."

† If Broome was crazy, Peter Robinson, her representative, was quite discreet. He sat as Speaker of the Assembly in 1829, and never missed a bank division during the session, but uniformly voted against every safety-fund charter, in the teeth of Van Buren's advice.

\$1 have placed this note as of 1828, but it may be 1832, or any other year, after the November campaign in New York. Was the Auctioneers' money, an electioneering by levind by the many the November campaign in There placed this note as of 1926, our to may one 1926, or any other year, after the November employing New York. Was the Auctioneer's money, an electioneering tax levied by the party in power, from that class of persons, because privileged? Hamdron was very sharp and close about each, fees &c. Were the \$200 sent to Albamy by Targee, on account of a contract final to manufactures public epinion for the State, as the official printing is to Richie, and as it was formerly to Bhar and Rives, to enable them to employ and direct men of talent at Washington how to manufacture public sentiment, to be forwarded threugh the Found States, and echoed by hired, servile, and unprincipled presses, for the benefit of a party bound together by the plander of the people and the neglect of useful reforms? If not—what was it?

health officer, a

moval if made c

&c., the end of all which is, that I am not to be repaid in the manner I supposed. Of the 200 I have but 65, so that there is due to me \$135, and if you have the whole, or any part of that amount, I wish you to take care of me, as far as you can. Talk with Campbell. J. A. HAMILTON.

Yours, &c.,

An Active Voter-the unfortunate pitied.

Gulian C. Verplanck, M. C., to Jesse Hoyt, at New York. [Postmurk, Washington Dec. 27,] 1828.—I enclose a contribution for the Major [Noah, whose notice of Mr. Herbert I received this morning, and recognize therein a hand which is not unknown. The Major's are native wood-notes, but there is a learned melody in 5-8 time, will explain to you. It is not only true that Mr. H. voted for the whole Jackson ticket in the 5th ward, but he did it twice running, and then observed that he was now going over to Hoboken, but to-morrow he would vote in the first ward, for all the Jackson candidates except Alderman Cehra, whom he could not swallow. This I will swear to. Please communinicate it to the National Advocate.

Who is to be Mayor? Poor Adams [meaning the then President of the U. S.] looks so woe-begone and sick that every body pities him. He is wholly altered in person and appear.

Governor Van Buren to Jesse Hoyt, at New York. ALBANY, Jan. 4, 1829. My Dear Sir: You need not, I think, have any apprehension about the message. The carliest allowable moment will be embraced to send you a copy; but that cannot be as soon as you desire. I thank you kindly for your letter, and beg you to write me always with equal freedom. I cannot consent to contribute by any act of mine to the prevalence of that great political vice, a desire to shan responsibility. I shall do the best I can in whatever relates to my office, and leave the result to PROVIDENCE and the People. Remember me kindly to Mrs. H. and believe M. V. BUREN. me to be very sincerely your friend,

Does our friend L. Smith know that Judge Swanton has been recommended by the elite of the party in New York? I presume it is understood by him and all our friends. I do not see how I can avoid the appointment.

Governor Van Baren to Jesse Hoyt, at New York. [No. 162.] ALBANY, Jan. 15, 1829. Do me the favor to find out the residence of Mr. Forman, and give the enclosed to him. You may ascertain it from Mr. Newbold, or Catlin, or Chancellor Kent.

Butler and the Attorney Generalship-the Clinton Bill-Coddington's advice-Westervelt, Harens, Manley-Politics found even in Physic.

Governor Van Buren to Jesse Hoyt, N. York. [No. 163.] ALBANY, Feb. 1, 1829. My Dear Sir: I am distressed by Lorenzo's accounts of your affairs in New York. When will the Republican Party be made sensible of the indispensable necessity of nominating none but true and tried men, so that when they succeed they gain something? The same game that is playing with you was in a degree played here on the nomination of Attorney General. The only personal objection that was made to Mr. Butler, was his conduct last winter in regard to the Clinton Bill, and I believe that every Clintonian in both houses

voted against him, except Charles Livingston, of whose vote I am advised. Mr. B. depended upon your city vote, and would have succeeded if he had got it. Cargill, Arnold, Alburtus, and Mr. Allen, voted for him—beyond that nothing is known. I must insist upon you not mentioning my name in connection with this subject in any form. Make it a point, if you please, to see my good friend CODDINGTON, and say to him that I have not been able to follow his advice in relation to the Health appointments, and hope to satisfy him when I see him that I have done right. The claims of Dr. Westervelt were, taking all things into the account, decidedly the strongest, and much was due to the relation in which he stood to Governor Tompkins, especially from one who knew so well what the latter has done and suffered for this State. I should forever have reproached myself if I could have refused so small a tribute to his memory. Westervelt is a gentleman and a man of talent, of a Whig Family, and a Democrat from his cradle. He was three years in the Hospital and five years Deputy Health Officer, until he was cruelly removed through the instrumentality of Dr. Harrison, who to my knowledge, owed his appointment to the unwearied and incessant perseverance of Governor Tompkins. Havens has been at the station but a year and has never seen a case of yellow fever in his life. All that I could do for him (and he has not a better friend in the world,) was to satisfy myself that Dr. Westervelt and the Board of Health would retain him in his present station. I cannot diamiss Dr. Manley. His extraordinary capacity is universally admitted; and his poverty, and misfor-

tune in regard to the new Medical College which he brought into existence but failed to get a

place in it, has excited a sympathy for him with medical men in all parts of the State of unpre-

the last election Butler feels ! I had promise [No. 164.]

your letter for When the time Mr. C. [Codding I expect soon t

Van Buren's N Van Buren' Jacob Barke [No. 165.

Dear Sir-I or three week I shewed it to under all circu the Senate, an OR RUIN H it became nece positive impro wrong if he b pointed, and offices to two a young man has alrendy b CONVENTI tervelt after BEEN NOW

t A friend in been a grocer, I in cash, with ce

tif Van Buretor appears to h
from Poughkee
Congress in 18
recommend it
and condemnet
the Legislature
you deny the t
have authorise

Mr. Talima what he knev extra session i to Alliany, he lification at the openly conder at the course after it. I had were freely r know that a cers, openly

Govr. Mar conduct for conduct itate to do, t

Mark we preventing t and, as But and person 1826, no m his appoints and to name body's dirty

pposed. Of the 200 or any part of that appell.

A. HAMILTON.

ork.

the Major [Noah, in a hand which is not nelody in 5-8 time, or the whole Jackson was now going over Jackson candidates o. Please communications.

the U.S.] looks so n person and appear. ours, G.C.V.

ALBANY, Jan. 4, 1829, essage. The earliest be as soon as you devith equal freedom. I great political vice, a to my office, and leave o Mrs. H. and believe M. V. BUREN.

tended by the elite of friends. I do not see

Forman, and give the Chancellor Kent. M. V. BUREN.

ice-Westervelt, Ha-

ork. counts of your affairs counts of your affairs indispensable necesthey gain something? he nomination of Alter, was his canduct onian in both houses d. Mr. B. depended Arnold, Alburtus, and pon you not mention, if you please, to see the ta follow his additionally a see him that I have a account, decidedly Jovernor Tompkius, red for this State. I

ibute to his memory.
Democrat from his
Officer, until he was
nowledge, owed his
npkins. Havens has
his life. All that I
isfy myself that Dr.
ii. I cannot dismiss
poverty, and misforbut failed to get a
the State of unpre-

cedented extent. Mr. Clinton was so sensible of it that he once actually nominated him for health officer, and was upon the point of doing it ugain the very week when he died. His removal if made could only be placed on political grounds, and as he was a zealous Jackson man at the last election that could not have been done without danger.

Butler feels less than any of his friends. Yours truly, M. V. BUREN.

I had promised not to interfere and did not.

## The Time to strike for Coddington.

[No. 164.] C. C. Cambreleng to J. Hoyt.—Washington, 7 Feb., 1829. Dear H.—I have your letter for the Mojor [Nosh.] who has not yet arrived—when he does he shall have it. When the time comes to strike there is no man for whom I would do more than for our friend Mr. C. [Coddington,] none deserves more than he does. You are mistaken—Ohio is for itself. I expect soon to hear the result of your ballotings. Very truly yours,

C. C. CAMBRELENG.

Van Buren's Neutrality—Marcy placed on the bench to save him from ruin—A physician saves Van Buren's party, and is paid with an office!—Pitcher, how dangerous!—Dr. M'Neven—Jacob Barker.

[No. 165.] Governor Van Buren to Jesse Hoyt, N. Y. ALBANY, Feb. 8, 1829 Dear Sir-It is impossible to judge correctly without a view of the whole ground. Some two or three weeks before the meeting of the Legislature, Sudam by letter requested my neutrality. I shewed it to Mr. Butler, and, with his approbation, replied, that I would consider it my duty, under all circumstances, not to interfere. Bronson's friends had the address to push Dudley into the Senate, and MARCY WAS SO SITUATED THAT I MUST MAKE HIM A JUDGE OR RUIN HIM.‡ These circumstances gave color to the clamour about Albany dictation, which it became necessary to respect. No one was better satisfied than Mr. Butler of the impolicy and positive impropriety of my interference, as matters smod. My friend Campbell is certainly wrong if he blames me. He was as saxious to have Manley retained as to have Hitchcock appointed, and the amount of his advice, therefore, was, that I should give the two most valuable offices to two old Federalists who never acted with us till last fall, and that to the exclusion of a young man who, with all his connexions, have been Republicans in the worst of times—who has already been sorely persecuted, and whose firmness SAVED US AT THE HERKIMER CONVENTION—for, had it not been for the fearless and prampt stand taken by Dr. Westervelt after the first informal ballot, PITCHER WOULD UNDOUBTEDLY HAVE BEEN NOMINATED. After all, it is very doubtful whether he gets through the Senate.

† A friend in New York, who was well informed on many points, at these times, tells me that Coddington, who had been a grocer, besides being concerned in speculations with and for the party leaders, had advanced a heavy sum in cash, with certain promises, when, &c.

† If Van Buren saved Marcy from rain by making bim a Supreme Court Judge, Marcy's subservience to his beneficator appears to have been boundless. On the 15th of tlet. 1839. Mr. N. P. Tatlandge addressed a letter to Gov. Marcy from Poughkeepsie, as follows—"Sir: I have stated on different occasions, that prevalent to the extra session of Congress in 1837, you advised me, at my house, to oppose the Sub-Trensury Scheme, if Mr. Van Buren should recommend it; that after the extra session, on board of the steambout, you would not course in opposing it, and condenned Mr. Van Buren's in recommending it, and said that you would not endorse it in your message to the Legislature. Such opinions I also understand you freely expressed to others. I wish you to say, whether you deny the truth of the above statement, or whether, in the article in the Albany Argas of the 14th inst., you have authorised or intended a denial of it.

N. P. TALLMADGE."

Mr. Tallmadge also wrote to Levi Hubbell, who had been adjutant-general, by Marcy's appointment, to state what he knew—He replied from Ithuca, Oct. 19, "Dear Sir \* \* \* I was in New York at the close of the extra session in 1877, and know that Gov. Marcy was there, and returned soon after. A few days after his return Albany, he told me, at his house, that he had returned in the hoat with you; and the then expressed much gratification at the course pursued by yourself and the Conservatives in Congress. He at the same time, strongly and openly condemmed the Sub-Treasury Scheme recommended by Mr. Van Huren, and expressed his disantisfaction at the course—I the Washington Globe and the leading Loco Focos in this State—During the extra session and after it. I had several conversations with Gov. Marcy, in all of which be expressed the same views. His opinions were freely made known to any of his political friends who were near him. I was not then a state officer, but I know that a difference of opinion existed between the state officers in reference to the Sub-Treasury Scheme, and Gov. Marcy declared to me. that on the reception of the special message he had, in presence of several of its state officers, openly expressed the stateposition of the President's recommendation. \* \* \* LEVI ITBELL."

Gavr. Marcy made no reply; of course he admitted that Mr. Fallmadge had truly described his language and conduct. Yet Marcy came out strong in his next annual message the other way, and the Argus abused Tallmadge for conduct which had privately received Marcy's high approval. What is it that such a character as this will hesitate in do, to secure power and influence under Polk!

§ Mark well Van Buren's language. He tells his creature, Hoyt, that Westervelt's "firmness SAVED I'S" by preventing the nomination of Pitcher as lieut, governor. Pitchet was a backtull had been a needer of Congress, and, as Butler elsewhere writes, was a rigidly honest man. It was his high character, great kindness of dispositi a, and personal popularity that had achieved success in 1826, and given to the party the executive patronage of 1825, no man accused him of political sin; his measures while acting as governor, had pleased all classes; "and his appointments (says Hummond) had been such as would have done hone to any secutive." Even the Convention in 1828, which obeyed Van Buren's nod to set this able, well-tried, and patriotic statesman and farmer oside, and to mune Lawyer Throop, because he was an anti-mason, and ready, (like John Van Buren sinca.) "to do any body's dirty work," unanimously voted him (Pitcher,) the thanks of the democracy of the state, for the integrity

Mr. Schenck is co-operating with the opposition in the Senate, and all the old enemies of Tompkins, to get him rejected. About one-third of the Senate are absent, and the probability is that he will fail. If so, I shall not nominate Havens. I have been very friendly to him, and have done all that was n cessiry to secure him (with good conduct on his part) in his present place, and I can never lend myself to promote the views of those who conlesce with our enemies to sacrifice Republicans, who stay at home, and trust to their friends that they may get their places. I should not have given Manley the office originally if I could have found a competent Republican to take it. But being competent and poor I could not think in proper to remove one Clintonian Jackson man to put in another. Dr. McNeven was his only competitor. Targee has had as little to do with the matter as you have, and less than Mr. Bloodgoud, or about as much. I regret the state of affairs with you. It will work itself clear in the end. The general remedy is an alteration of the time of your charter elections.

Believe me to be, very sincerely your friend, M. V. BUREN.

Barker yesterday presented his formal complaint against the Recorder. He beliaved with great propriety; you must say nothing of my views in regard to Havens.

Postmaster Coddington electioneering for the office Noah got.

[No. 166] Jonathan I. Coddington to J. Hoyt.

New York, Feb. 13th, 1829.—Dear Hoyt: I have seen Al. Coe, he has signed in your favor, making live; and he informs me there is no doubt of your getting the eight that voted for you in caucus—and in addition I have no doubt you will get Lee, which is all that is required. You no doubt remember what I told you three weeks before the election of Mayor, That Bowne must and should be the Mayor-that I seldom failed in what I undertook in earnest (particularly for other people—how it will be with inyself I know not) in the way of politics. The result will be thus in the end. You'll be District Attorney and Sherman clerk. Noah's having gone to Washington, several of those who voted for him in cancus have left him, under the impression he will get something there. His claims are certainly far greater than Sherman's and I have not the least doubt he would have succeeded but for this impression. assured I shall leave nothing undone that can be done fairly and honorably to promote your interest. General Duff Green was elected Printer to the House on Teusday by a majority of two votes, and General Jackson was in the neighborhood and expected in Washington on Wednes. I observe that our friend Silas Wright, Jr. Esq., has reached Albany. I want you to go with Cargill and Arnold to the Chancellor, to Judge Murey, the Comptroller, and Secretary of State. It they do not like to sign my naked application, you'll please draw up a joint letter for them to sign in my favor, addressed to our two Senators in Congress, stating they are personally acquainted with me, and recommending me as a suitable person to fill the office of Sur. veyar and Inspector of the Port of New York. This I want you to attend to without delay, as they may get committed. Recollect that T. L. Smith (the Calhoun man,) is a candidate-don't let him or his friends know that I am an applicant until after we get all the signers we can. If any thing of interest occurs I will write you again. Yours truly, J. 1. CODDINGTON

Sunday Morning at St. Tammany-New York Politics.

[No. 167.] Postmaster Coddington, to Jesse Hoyt, at Albany. SUNDAY morning, New York, Feb. 16, 1829.—Dear Hoyt: We had a full meeting THIS morning at Head Quarters—Alderman C. of the first was there—also Judge O. (I mean his brother Jesse,) Capt. Coffin, &c. &c. We had under consideration the Major's letter from Washington, which you'll see in this morning's Enquirer—also your nomination for District Attorney. Alderman Cebra declines signing any paper, but says they know where to find him, and is willing to go into a ballot immediately, and would vote for you. Colonel Robert Arnold of New Jersey dined with me to-day. He is just arrived from Washington, and informs me that there is no doubt of our friend Governor Van Buren's being Secretary of State. I have availed myself to write thus much in time to send you through my neighbour Gideon Tucker, who leaves here this morning, for Albany, Very respectfully, &c. J. I. CODDINGTON.

and ability he had displayed as licut, governor: and when they had negatived General Root's resolution to continue in office the man who had thus given universal satisfaction, they voted for Enos T. Throop as his successor!! Is it not evident that Throop was secretly selected by Van Buren and the regency as a convenient instrument for regulating future state elections through a chain of banks, controlled by county juntes of greedy politicians his cerentures, so that no one would be appointed to office but the real nonlinees of the Van Buren, Butler. Hoyt, Wright and Stephen Allen cabal? Col. Pitcher never forgot the treachery and ingratitude thus manifested by Van Buren, whose stendy and conscioutious supporter be had hitherto been. The Margan excitement was fanned by Van Buren, who was at the bottom of Southwick's nomination. Served as his decay, to draw off from Thompson those western anti-masonic voters who would not support him (V. B.) He (V. B.) had Throop placed on his teket to catch for himself and his regency as many unti-masonic voters as possible.

[No. 168 NEW YOR and am pleas the impropri from Town o and also in o member eigni but if I reco much with th shall be perfe Refore the reboldly that h called to-day me that the F lent snow sto sign, and I th that our frien

two Senators eral) tells me about, tho't p I have one m Albany for W

bids Hoyt tal of Saturday, leave Albany "P. S. 1 of General Jack

fidential lette

[No. 17]
Department of the ceived your lare—" While casion of green,") was num a finger FOR THE

[No. 17 have receive of the Treas the several p in action th short letters

Shall I" go

No. 1

Washing
ing letter of
NO D
purpose of
or mercy, s
WHETI
BLE FOR

not yet so stands a sn the old enemies of and the probability iriendly to him, and part) in his present ce with our enemies they may get their e found a competent ak in proper to rehis only competitor. Mr. Bloodgood, or elf clear in the end,

M. V. BUREN.

. He behaved with

got.

signed in your favor. ht that voted for you all that is required, ion of Mayor, That undertook in earnest the way of politics. man clerk. Noah's have left him, under enter than Sherman's ssion. You may rest y to promote your inby a majority of two shington on Wednes. pany. I want you to troller, and Secretary draw up a joint letter stating they are perfill the office of Sur. d to without delay, as is a candidate-don't e signers we can. If CODDINGTON

y. a full meeting THIS udge O. (I mean his e Major's letter from nation for District At. v where to find him, olonel Robert Arnold ton, and informs mery of State. I have sour Gideon Tucker, CODDINGTON.

Root's resolution to con-Fibroop as his successor!: onvenient instrument for of greedy politicians his an Buren, Butler, Hoyt, itude thus manifested by n excitement was fanned decoy, to draw off from 7. B.) had Throop placed An Old Hunker of Tammany, electioneering for a fat Office.

[No. 168 ] Jonathan I. Coddington, to Jesse Hoyt, at Albany. NEW YORK, Feb. 20th, 1829,-Dear Sir: I am in receipt of your favors of the 16th and 18th, and am pleased to learn that Mr. T. L. Smith is not an applicant-but really I don't understand the impropriety of getting the support of our Republican Friends in the Legislature, whether from Town or Country. It is not a new thing. I have known it to be done both in this State, and also in other States, by persons applying for offices under the General Government. I remember eigning for the friends of several of the Country Members the winter I was at Albany, but if I recollect right I told you my object in getting the Country Members was not so much with the view of strengthening me as it was to prevent others from getting them. I shall be perfectly satisfied with any course you and my other friends may think proper to adopt. Before the receipt of your last letter I saw Al. C. of the 1st on Change yesterday. He asserted boldly that he would support you for District Attorney. He cannot nor dare not back out. I called to-day at Coe's to know if any more had signed, but he had not the paper, and informed me that the Recorder had it-and I intend to see it to-morrow, (would to-day, but for the violent snow storm—at least 12 inches has fallen since morning,) and endeavor to get the 9 to sign, and I think there is no doubt of getting that number. I observe you wish it kept a secret, that our friend the Governor is going to Washington. Why even our opponents know it here. . . As I have got Allen and Bogardus, would it not be well enough to get our other two Senators from this district?-This I leave entirely to you to do or not to do. Muir (General) tells me that Arnold told him that he had got the Chancellor on, but as you say nothing about, tho't perhaps he was mistaken. If he has not signed should like you to get him. I have one more favor to ask you-let me know the day that Mr. Van Buren will probably leave Albany for Washington. J. I. CODDINGTON. Your friend,

[No. 169.] In a long letter of Feb. 23d, 1829, J. I. Coddington says he has had a confidential letter from Wushington, announcing who the members of the Jackson Cabinet were, bids Hoyt take the list to Gov. V. B.—then winds up—"I have to renew my request in mine of Saturday, which is, that you'll assertain as near as you can what time Mr. Van Buren will leave Albany."

"P. S. I open this to say that my Washington letter says that the general opinion was that General Jackson meant to take [care] of his friends.

J. I. C."

James A. Hamilton declares himself a good and true Spoilsman.

[No. 170.] James A. Hamilton, Acting Sec. of State, to Jesse Hoyt, at New York. Department of State, [Washington.] March 10, 1829. Dear Sir: I have with pleasure received your letter. As to Mr. Duer, I will say to you, as I said to his brother-in-law Mr. Bunner—" While I am not called upon to make an effort to displace Duer, his conduct on an occasion of great feeling and delicacy, (the controversy with Mr. King about the 'Hamilton Papers,') was not such as to occasion regret to me if he should loose his office, or to induce me to turn a finger to retain him." I agree with you entirely in the propriety of making changes FOR THE REASON YOU SUGGEST.

With very great regard, your friend and servant, JAMES A. HAMILTON.

An Application for Office-very briefly answered.

[No. 171.] Mr. Sec. Ingham to Jesse Hoyt.—Washington, 11 March, '29.—Dear Sir: I have received yours. The District Attorneys have usually been recommended by the Secretary of the Treasury—but often the applications have been made directly to the President. As to the several particulars noticed in your favor, I can only say that it becomes us to speak rather in action than by words, lest the latter may be misunderstood—the former cannot be. Excuse short letters—necessity compels me to be very brief. Yours sincerely, S. D. INGHAM.

Shall I" get anything in the general scramble for plunder?"—" Push like a Devil"—out with the Adams men!

[No. 172.] Samuel Swartwout's advice to his successor, J. Hoyt. Washington, 14 March, 1829. My Dear Jessika: Your very beautiful and intire interesting letter of the 8th was received in due course of law. I hold to your doctrine fully, that NO D—D RASCAL WHO MADE USE OF HIS OFFICE OR ITS PROFITS for the purpose of keeping Mr. Adams in, and Gen. Jackson out of power, is entitled to the least lenity or mercy, save that of hanging. So we think both alike on that head.

WHETHER OR NOT, I SHALL GET ANY THING IN THE GENERAL SCRAMBLE FOR PLUNDER, remains to be proven; but I rather guess I shall. What it will be is not yet so certain; perhaps Keeper of the Bergen light house. I rather think Massa Pomp stands a smart chance of going somewhere, perhaps to the place you have named, or to the De-

Your man, if you want a place, is Col. Hamilton. He being now the second officer in the Government of the Union, and in all probability, our next President. Make your suit to him, then, and you will get what you want. I know Mr. Ingham slightly, and would recommend you to PUSH LIKE A DEVIL, if you expect any thing from that quarter. I can do you no good in any quarter of the world, having mighty little influence beyond Hoboken. The great goers are the new men; the old troopers being all spavined and ringboned from previous hard travel. I've got the bots, the fet-lock, hip joint, gravel, halt and founders; and I assure you if I can only keep my own leggs. I shall do well; but I'm darned if I can carry any weight with me. When I left home, I thought my nag sound and strong, but the beaat is rather broken down here. I'll tell you more about it when I see you in New York.

In seriousness, my doar sir, your support must come from Mr. Van Beuren and Mr. Col. Hamilton; I could not help you any more than your clerk; if I had the ability, rest assured I would do it without prompting. Tell Robert Sands that I am offended with him; he promised to write to me and Mr. H. on business, and he has not done it. My best respects to him. I shall be home in two or three days. Till when, do all you can to improve your fortunes, and believe sincerely Yours,

SAM. SWARTWOUT.

[No. 173.] Senator Dudley to J. Hoyt.

Washington City, March 14, 1829. My Dear Sir: I have been favored with your esteemed letter, dated the 9th inst. In reply to your question, I will state, that from no other person excepting yourself have I received any communication touching the office of District Attorney, Mr. Sanford tells me be has also received a letter from you, and that the office in question, the bestownent of it, is with the Department of State; Mr. Van Buren will, of course, have much to say in it, and to whom you observe that you have written. There will not be any removals from office before the Senate adjourns, at least from offices in your city, as I am informed. It was expected that we should adjourn this day sine die; but we neet again on Monday, when there will, I have no doubt, be an absolute adjournment. The appointments are all announced in the papers—the few nominations left to act on are of a military nature—Brevets, &c. With great respect, I am, dear Sir, your faithful and obed't sery't, CHAS. E. DUDLEY.

Butler thinks Hoyt may turn Van Buren against office-seekers he cannot depend on. We bawl.
ed for Jackson when we meant the Spoils!

[No. 174.] Lorenzo Hoyt to his brother Jesse. ALBANY, March 17, 1829. My Dear Brother: I have received your letters of late-those on the subject of District Attorney among the rest, and I have seen and read the one to Mrs. Butler. It seems to me to have been labor lost, for at the last conversation I had with her about the Washington expedition, she seemed as firm in her opposition as ever. What they will ultimately conclude about it, I don't know; they will probably come to no determination at present. I also saw your letter to Mr. Butler. His opinions and feelings had undergone a great change about the District Attorney matter since he saw you. I met him in at Mr. V. Buren's Saturday afternoon, and the conversation between us three, sho were alone, accidently turned upon that subject; and Mr. Butler then observed, that he began to think quite differently about it; and he now says, what I could not but think he would say, that he can do nothing for Duer. He thinks your last letter places the subject on a strong ground; and that such arguments, addressed to Mr. Van Buren, would be very apt to kindle a proper feeling of resentment AGAINST A SET OF MEN WHO HAVE NOT IT IN THEM TO BE HONEST AND TRUE TO HIM. Mr. Van Buren observed. on the occasion that I have mentioned, that he had a letter from you that morning, and that you had set about the matter with a very determined spirit. I further understood him to say, that he should not interfere, especially to save Duer. Before much had been said on the subject we were interrupted by persons coming in. I am a good deal surprised that Mr. Van Buren can be neutral in this, and that he will not lend the utmost weight of his influence to displace from office such men as John Duer. He ought to be satisfied by this time, that that class of men can never be his real or pretended friends, any further than is necessary to promote their own interest; but strange as it may seem, I do believe that his fear of the effect of such a measure, is the only motive that would prevent his conferring on W. A. Duer, any office within his disposal." You will probably see him when in New York, and you ought then to present your views to him in the plainest manner. If we have been struggling for the success of Jackson and the ac-

\*William A. Duer, recently President of Columbia College, N. V., is a grandson of Lord Stirling, one of the most eminent of the American generals during the war of the revolution. His father, Colonel William Duer, married Lady Catherine, Lord S's daughter, and was a member of the Congress of 1778, and a signer of the first federal constitution. William married the Hon. W. Denning's youngest daughter, at Beverley in Dutchess county, in Sept. 1806; was a federalist, and one of the leaders in the great anti-war meeting in that county, Oct. 7, 1812, at which Philo Ruggles, William Bard, William A. Duer, and Thomas J. Oakley were elected as delegates 'from the friends of Peace' to a general anti-war convention, and Madison's administration consured for rushness and precipitancy. Towards the close of the contest, however, he roused the people to take part in the struggle—and in Regard, we find him nominated by the Albany Regency, through Van Buren's influence and exertions, as a bucktail judge for the 3rd circuit and uccepted by an ultra-democratic legislature, in opposition to Ambrose L. Jordan of Hudson, who had always been an active member of the republican party, and was a firm supporter of the wer. Mr. Van Buren, as Hoyt justly states, wanted to elevate men who would be true to him. John Duer, to whom the Hoyts bad so

quisition of know how to thus far, I an Mr. Van derkook or I

[No. 17

Dear Sir: I Hotel. You It would a way. On M steam boat a other favor u

Jesse pushes the Spoils Duer-bo

[No. 1 Saturday, ing this ever and I preaur has called e to-day, but I Bryan Farr Mr. Prime, sober, hones man who w that failing servant. H concerns, an (and as the Richie said ral Jackson. your confide I cannot reta wardness." not consider mencement in power th this doctrin This is not of the peopl timents of aids and ab all personal politicians than Thom tain Mr. T will be ren son and yo power who back a reb with impu we sanctio the expens which we recollectio be handed

strong an a Clinton—and the clinton that we Tuttle died generally ve about them pointed, by failed, he was actual

econd officer in the eyour suit to him, would recommend r. Lean do you no booken. The great ned from previous ders; and I assure an carry any weight beast is rather bro.

t and Mr. Col. Hamit assured I would do be promised to write to him. I shall be fortunes, and believe SWARTWOUT.

with your esteemed no other person expenses of District Attorney, office in question, the office in question, the office in question, the office of the course, have much not be any removals is a minformed. It in on Monday, when its are all announced—Brevets, &c. With AS. E. DUDLEY.

epend on. We bawl.

17, 1829. My Dear driet Attorney among ne to have been labor edition, she seemed as it, I don't know; they r to Mr. Butler. His Attorney matter since the conversation be-Mr. Butler then ob-, what I could not but last letter places the Van Buren, would be MEN WHO HAVE Van Buren observed, norning, and that you stood him to say, that said on the subject we it Mr. Van Buren can ence to displace from that class of men can mote their own interof such a measure, is within his disposal.\* present your views to f Jackson and the ac-

Lord Stirling, one of the olonel William Duer, marla signer of the first federley in Dutches: county, in at county, Oct. 7, 1812, at sed as delegates 'from the dfor rushness and precipithe struggle—and in 1823, ritions, as a bucktail judge cose L. Jordan of Hudson, ter of the wer. Mr. Van to whom the Hoyta hed so quisition of political power, for the benefit of our opponents, I wish to know it, so that I may know how to act hereafter. From the manner in which the President has exercised his power thus far, I am inclined to think that he will go "the whole Hog."

Mr. Van Buren left this morning about 11 o'clock. Mr. Butler went with him as far as Kinderkook or Hadson. Write me. Yours affectionately, L. H.

[No. 175.] M. Van Buren to J. Hoyt. [Post mark, Albany.]—March 17, 1829.—My Dear Sir: I will be in New York on Friday, and wish you to take lodgings for me at the City Hotel. Yours,

M. V. B.

It would seem that no Regency Governor could visit New York, until Jesse had prepared the way. On May 9th he had another epistle from another Governor—" Dear Sir, I shall take the steam boat next Tuesday morning, and reach New York in the evening. You will confer another favor upon me, if you will mention it to Mr. Jennings, that he may provide rooms for me. E. T. THROOP."

Jesse pushes 'like a devil'—Hires, for Van Buren, a cross grained valet—To the Victors 'belong the Spoils'—' We the people'—' the blood of the mortyrs'—the P. M.'s Bet—put out John Duer—bold measures—Radolph Bunner is faithless to us!

Jesse Hoyt to Martin Van Baren, Sec. of State, Washington. Saturday, 11 o'clock, A. M., Murch 21, 1829. Dear Sir: I am under the necessity of leaving this evening so as to be in Albuny Monday morning at the opening of the Court of Chancery, and I presume I shall not be able to see you. The man whom I had spoken to as your valet, has called every day this week to see when you was to be in town, but I have not seen him to-day, but I have left word at my office if he calls to send him to the City Hotel. His name is Bryan Farrell. He has good recommendations from Mr. W. B. Astor. He has lived with Mr. Prime, from whom I have learned more particularly his character. He is very capable. sober, honest-his only fault is his bad temper, for which Mr. Prime discharged him-but a man who would not suit Mr. Prime in this particular, would never have occusion to exhibit that failing to you, but of this you are to judge. As a general rule it is an objection to a servant. He is married, but would leave his family here. This is all I have to say on domestic concerns, and what else I have to say is not upon subjects of less importance, but which you may (and as the world goes, perhaps justly,) consider as partaking a little of selfisliness—but as Mr. Richie said the other day in a letter to Mr. Noah, "Mr. Vun Beuren must tell the truth to Gene. ral Jackson." So I ought to tell the truth to you, and I will do so, at the hazard of forfeiting your confidence and good opinion; for, if I have it now I am under serious apprehensions that I cannot retain it long without abandoning all political honesty, consistency, and " straight forwardness." I take it for granted that all who do not support the present administration you will not consider your friends; and of course will lose your confidence. I have said from the commencement of the contest that I would not support any administration who would support men in power that had contributed to overthrow the democratic party in this State. I have preached this doctrine too long, and it has taken too a footing here, to be easily got rid of. This is not only the doctrine in theory, but we require it to be reduced to practice by the servants of the people to whom we have temporarily delegated the trust. I speak now the universal sentiments of the democracy of this city, and you may rely upon it no man can be sustained who aids and abets in the disappointment of the just expectations of the people on this subject-and all personal considerations and private friendships must yield to political justice. The leading politicians of this city (Mr. Targee and Mr. Bowne excepted) require the removal of Mr. Jonathan Thompson; and Mr. Bowne will put in jeopardy his own situation by attempting to sustain Mr. Thompson. Mr. Peter Stagg and the appraiser every hody seems to take it for granted will be removed. We have in this State fought off the infantous charges against General Jackson and yourself and gave the lie to the authors and publishers of them. To continue those in power who contributed to sustaining those charges would but admit the truth of them, and throw back a rebuke upon us for contradicting them. This rebuke is unjust and we will not receive it with impunity from an administration which WE THE PEOPLE hove created. Nor can we sanction the doctrine of the administration, or any of its members, buying up its enemies at the expense of its friends. "The blood of the martyrs is the seed of the church," and that blood which we nobly shed in 1824 in defending our principles and our party, is still curdled by the recollection of OUR SUFFERINGS in that memorable fight, and we will not now permit it to be handed over to the mercy or magnanimity of those who were the cause of its being shed, but we

strong an aversion, is W. A's brother—came round to the bucktails after the war—helped Van Buren to injure Clinton—and set up early in 1821 as a bucktail candidate for Congress from Orange county, received the nomination, but was defeated by a Capt Selah Tuttle of a North river sloop, in whom Van Buren had more confidence. Tuttle died that full, and Duer was again defeated, by C. Barland. Duer was in the state convention 1821, and generally voted with Van Buren. He is a financier; wrote upon credit and currency in London, and has lectured about them in New York; he is also a lawyer, and was one of the revisers of the state laws. John Duer was appointed, by Adams and Clay, U. S. Attorney, N. Y. in Feb. 1828. When the Baltimore Life and Trust Company failed, he was its president, and owed it \$200,000, or more, secured on a pledge of its stock held by him. Its stock was actually run up to 20 per cent premium:

ask that retributive justice shall be dealt out to those who from that time to this have not shenthed their swords or ceased in their efforts to prostrate us. In calling upon our friends to act in this matter, we shall as we always have done, repudiate the doctrine of neutrality. We shall expect every man to take sides one way or the other, either for or against removals. The old maxim of "those not for us are against us," you have so often recognized that its authority cannot be denied. I have one word to say upon a particular case about which I am particularly excited for various reasons-it is the case of Mr. Ducr. He was appointed by Mr Charles King, and his removal or retention is probably left with you, at least so says Mr. Sanford and Mr. Dudley, if I read the letter of the latter correctly. Mr. Bunner, I presume, has made his bargain with some Southern Interest for his retention. I judge so from various circumstances, one of which is that Mr. Samuel L. Gouverneur offered a bet of \$100 day before yesterday that he would not be removed. He has his advices daily from Mr. Calhoun or some of his friends, I have not the slightest doubt. The conversation I had with you at Albany satisfied me that you would retain Mr Duer, if you could find a satisfactory apology. Since which I have heard from Mr. Duer's friends that you would support him, and from yours that you would remain neutral. When I left Albany I was not a candidate, and I became so, as I wrote Mr Ingham, by the advice of my political friends, who could insist upon Mr. D.'s removal. I told Mr. Bowne that I would not take the office of District Attorney for this city if I could get it, till Mr. Duer was removed, and now repeat that I will hold no office from any political party that will keep Mr. Duer in his present station. The very idea that you would by thought or deed contribute to such a result has given me more awful feelings than I experienced when I hold a conversation with you in your room over Crittenden's dining room, in the evening of the day of the choice of the Electors in 1824, when our very senses were stunned by the shouts of Mr. Duer and his friends over their champaigne in the room below. What you told me in that conversation I well recollect, and I thought you were serious and would not under any circumstances, forget them for at least six years, the ordinary statute limitation for parol promises: but if the statute had attached the promises and the consideration have been received by Mr. Duer's connection with Judge Thoupson, Anti-Masonry, and God knows what, last fall; and, if I recollect right, Mr. D. was to be one of the body guard to give you an escort to Kinderhook the Friday after the last November election. I do not remind you of these things to excite your prejudices, but as evidence of overt acts against the democracy of the State. To retain Mr. Duer would be to disappoint friends and enemies, for it is considered by all upon general principles that he is to be removed, and if he is retained you get no credit for it even from them. They will attribute it to your fears, and your party friends will charge you with bargaining to buy up your enemies at the expense of the party who have labored to sustain you. There is a charm attending bold measures extremely fascinating—it has given to General Jackson all his glory, and it will give to Mr. Clay hereafter power and strength, and the speech he made at the Washington dinner is admired for its impudence, [independence?] and the manly spirit it breathes. In regard to the applicants for Mr. Duer's place, I have nothing to say further than that it is not just to import a man from the country-by this I mean Mr. Bunner, who is not at heart with us, as you plainly discovered on your visit two years ago to Oswego-besides many other objections that could be raised, it would amount to a re-appointment of Mr. Duer. I have done nothing since I wrote to you, in regard to myself. Many people have offered to interfere in my behalf but I have delayed taking any measures till I had seen you. My first and principal object is the removal of Mr. D., and when that is done I am willing to leave my claims to the justice and not to the policy of the appointing power. If Mr. D. is not removed by the time I return from Albany, I shall visit Washington, to hand, in person, to every member of the Cabinet "The Life and adventures of John Duer"-for as long as God spar any life I shall not spare my exertions to get him out of office as well as all those who have betrayed their friends, their party, and their principles. In doing this, however, I will not as he and his friends have done, violate the sanctity of private friendship and private confidence, but the means I shall resort to will be free from concealment, but shall be open and manly, and upon the same principles that has accurated me in opposing him during the late contest. I shall therefore, if driven to go to Washington to prefer my complaints shall go, not as a candidate myself, for I should not then be listened to with as much consideration as I otherwise should, because men in power are not prone to look upon office seekers in so favorable a light. I have written this in the hurry of departure, and subject to the interruptions of office business. I have not time to read it over and prune it of any doubtful expressions, if any such there be.

I have not time to read it over and prune it of any doubtful expressions, if any such there be. proper to convey my true meaning. So far as I have taken a general or special view of the sub. ject spoken of I am borne out by a vast majority of your political friends in the city, all of whom feel this to be a critical point in your political fate. The theory of your address to the Ceminitee of the Legislature we all admire-the practice under it, if conformable to the theory, is all that In great haste, very truly, your friend, we require.

Mr. Stilwell

New Yor idea popped two years, o means to turestate in Ne buisness is gum. My icourts of Viapart in polit strive. Yo see that I ha and I should office, sayin the assurance

[No. 1] New Yo this Port his bould you acceptance is enable me upublic interwith confid for the clair IZED to re CAL sTA the Hon. C ask to be faness.

A Tamman

[No. 1] New You interview with to extend to extend the conflict of Hoboket mised it to complished ing all he sit is said, with the conflict of the conflict of

† Silas M.
tions. He is
N. Y. Legis
party (with
professed as
York, now
others of his
them off for
New York;

‡ flector (Martling's) son and ag Mr. C. had ceeded Crai

§ Tho' en 6, 1829. D since. He succeed. I have also

his have not sheathed ends to net in this maty. We shall expect its. The old maxim authority cannot be nornicularly excited r Charles King, and ord and Mr. Dudley, ade his bargain with ances, one of which is int he would not be rehave not the slightest ould retain Mr Duer, Ir. Duer's friends that en I left Albany I was my political friends, of take the office of and now repeat that present station. The given me more awful oom over Crittenden's when our very senses me in the room below. ere serious and would y statute limitation for leration have been reand God knows what, to give you an escort nd you of these things acy of the State. To ered by all upon generedit for it even from irge you with bargaino sustain you. There General Jackson all he speech he made at nd the manly spirit it ng to say further than Bunner, who is not at swego-hesides many of Mr. Duer. I have ve offered to interfere My first and principal cave my claims to the noved by the time I renember of the Cabinet fe I shall not spare my eir friends, their party, nds have done, violate shall resort to will be iples that has actuated go to Washington to ien be listened to with ot prone to look upen departure, and subject prine it of any doubtplanations that may be perial view of the subı the city, all of whom

lress to the Committee the theory, is all that

J. HOYT.

nd,

Mr. Stilwell would like Office—is injured by the N. Y. Law Monopoly—has an itching for politics-he gets to be U. S. Marshal.

Silas M. Stilwell to Samuel Swartwoot, Hoboken, N. J.

NEW YORK, March 24, 1829.-[Private ]-Dear Sir: After leaving you, on yesterday, an idea popped into my head that I would like a situation in the post office of this city, for one or two years, or until I can completely concentrate my property here. I am now using every means to turn my western and southern property into money, for the purpose of purchasing real estate in New York-and making this (my native) city my permanent residence. While my buisness is going on, I can as well be employed in some baisness, that will make me some rewan. My legal profession is of no use to me here, inasmuch as my licence was granted by the courts of Virginia. I feel still an itching desire to write on political subjects, and take an active part in political affairs, but I shall restrain my inclination untill a more convenient period shall You are no doubt, surprised at the request I make, but I believe you will eventually see that I have taken a proper course. You will be appointed (beyond all doubt) to the office, and I should be gratified if you are pleased with my application. I'lease drop a line in the postoffice, saying where and when I shall have the pleasure of seeing you. Be pleased to except of the assurance of my high consideration and respect. S. M. STILWELL.

General Prosper M. Wetmore's President refers to his friend Van Buren.

[No. 178.] General P. W. Spicer, ex-President, U. S. Lombard, to Samuel Swartwout. New York, March 24th, 1829.—Sir: I have been informed that the office of Collector of this Port has been tendered for your acceptance. Should this information be authentic, and should you conclude to accept the appointment, I take the liberty of offering my services for your acceptance in the situation of deputy. I feel a conviction that my MERCANTILE experience would enable me to discharge the duries of the office to your satisfaction, and with advantage to the public interests. If you are not already committed on the subject of your appointment, I can, with confidence, refer to the members of the REPUBLICAN party at large in our city and State for the claims I may be concidered to possess to your favorable concideration. I am AUTHOR-IZED to refer to the Hon. M. Van Buren and the Hon, C. C. Cambreleng for MY POLITI-CAL STANDING. I likewise feel justified in adding the names of Benjamin Bailey and the Hon. C. P. White, who have assured me of their disposition to advance my views. May I ask to be favored with an interview when you convenience will permit, in relation to this busi-I have the honor to be, &c. P. W. SPICER.

A Tammany Office-Hunter in the dumps-the Postmaster of New York ready to rebel against Andrew Jackson, and why-Hector Craig-Noah on Clay and Van Buren.

Jonathan I. Coddington to Jesse Hoyt.-Confidential.

NEW YORK, March 29th, 1829 .- My Dear Sir: I have received your favor of the 25th. My interview with Mr. Van Boren was not quite as satisfactory as I could wish, or indeed had a right to expect, after hearing what Silas Wright, Jr., said to Arnold. I will explain further when I see you. It may all end very well, but I am prepared to hear of Nuah, or Hector Craig! receiving the appointment. You no doubt have heard ere this that Major Swartwont, of Hoboken, is to be Collector of New York. He told me so himself. The General had promised it to him, provided he could make certain arrangements, which he says he very soon accomplished, and sent on - and expects his Commission on Tensday morning. But notwithstanding all he says. Alley, Fish, and others dont believe it, or rather, wont believe it. Frank Ogden, Thus (if true) are TWO OF THE VERY BEST OFFICES in the gift of the Government.

† Silas M. Stilwell's letters to Hoyt and Swartwont, copied into this correspondence, are really curious productions. He is from New York, went early in life to Virginia, studied hav there, became a Van Buren member of the N. Y. Legislattre, but voted in favor of the U.S. Bank. In 1831, he was on the whig side, and nominated by that party (with Seward) as licutenant-governor. He has been an Alderman of New York, and a bankrupt. In 1841 be professed a strong atlachment to President Tyler, who gave him the lucrative post of United States Marshal in New York, now held by Eli Moore. Heer's lank, or the North American Trust Co. was planned by him, and a lew others of his way of thinking; he is charged with horrowing beautiful passages from Brougham, &c., and passing them off for native manufactures; and is probably a self educated man. He started a boot and shoe store in New York; and in 1834, was, I believe, legislator, alderman, lawyer, shoemaker, and speculator.

t Hector Craig succeeded Noah as surveyor of the port of New York in 18 3. He was secretary to Tammany (Martling's) in 1808. When a member of Congress, and friendly to De Witt Clinton, in 1825, he voted for Jackson and against Adams as President. His father was from Scothand, and a paper tanker at Newburgh, N. Y., Mr. C. had been a merchant in New York, and in 1837 was no and sub-treasury corruptive. Eli Moore succeeded Craig as Surveyor. W. F. Havemeyer, mayor of N. Y. married Craig's daughter. He (Craig) is dead.

The energy at Swartwout's success, Coddington was his personal and political friend, and wrote him, May 6, 1829. Denr Sir—Mr. Isaac Warren is the Old Democratic Republican in whose favor I spoke to you sometime since. He has been trying to get an appointment from Mr. Thompson, the hast seven year—and hope he may now succeed. Mr. White and Mr. McDermutt have also requested me to speak to you in their favor for a situation. I have also to request that so able and efficient an officer as Mr. Nathaniel Hant may not be removed.

J. I. CODDINGTON.

GIVEN TO PERSONAL FRIENDS, and without even consulting his Cabinet. There is considerable dissatisfaction here that Mr. Van Buren was not at Washington sooner. Messrs. Bailey, Alley, Bloodgood and Fish, and others, called on Governor Van Buren on Monday, and expressed to him what they deemed the wishes of the party-that Thompson, Duer, &c. ought to be removed. The Governor told them that he had received a long letter from you respecting removals -but particularly about the District Attorney. It is said C. D. Colden is a candidate for Duer's place. If so, there is unother personal file of the General's in your way.

IT IF THE PRESIDENT PERSUES THIS COURSE THE PARTY IS RUINED,

BF AND THE SOONER WE BEGIN TO BUILD UP A NEW THE BETTER.

Let me hear from you again soon, and believe me to be yours, truly,

J. I. CODDINGTON.

REMARKS, BY W. L. M.—The impression on any mind, from the mercenary character of Noah, and the intriguing, politician buying ways of Van Buren, and what I see in this correspondence, is, that Van Buren had burgained for Noah's support, payable by some fat office in Jackson's gift, if the attempt to get the Sheriffship for him failed. In Van Buren's letter to Hoyt, No. 156, he "sorely regrets" Nosh's failure; and when Coddington saw him, [as above,] he found that Noah was ahead of him, and was so chagrined that he was ready to revolt. Noah, un his Star of Aug. 5, 1834, says that he pleaded in 1829, to Jackson, at Washington, "the condition of the [Noah's] Enquirer, almost broken down, and \$25,000 in debt, from a fierce political conflict"-that Ritchie opposed him-that he wrote Ritchie, who replied, [see his letters, Nos. 179a, and 179b,]—and that when he [Noah] took sides with Webb, against Van Buren, Ritchie culled him "the Swiss Mercenary," &c. Noah, again says, in his Star of June 23, that Van Baren got up a candidate against him (Coddington?) and pushed him with all his force; but, he adds, "I was still Van Buren's friend." He praised Clay to the skies; but had previously, when ordered by "that tyrannical and mercenary oligarchy known by the name of the Albany Regency," described him us " the man who had bar ained away the presidency," "the apostate politician." "the despicable demagogue," "who, by a base bargain, brought into the presidential chair the head of the old aristocracy, the reviler of Jefferson"-adding [Enquirer, May 17, 1828,] "We shall not find fault with Mr. Clay in turning religious, and renouncing cards, dice, and women-it is time for him to do so," &ce,t

[No. 179, a.] Thomas Ritchie, now Editor of the Union, to Mordecai M. Noah, Editor of the Enquirer, N. Y .- RICHMOND, Murch 25, 1829,-Dear Sir: I take blame to myself for not meeting, more directly, a suggestion which you made in the letter you were so kind as to address me a few days ago. But since replying to it, I see so much to draw my attention to the subject; so much in what has been done in the case of others, and so much in what has been rumored in your own case, that I cannot reconcile it to the regard I have for you, or the respect I wish to preserve for myself, to pass it over in the general and delicate way I have

I will not content myself by saying, as I then did, that I wish for nothing from the Administration, but I will take the liberty of going farther, and, in the most respectful manner, of asking whether you, (at the head of such a press as the N. Y. Enquirer,) should necept of an office at their hands? The DIGNITY OF THE PRESS IS ALREADY INJURED, I GREATLY FEAR, BY THE NUMBER OF EDITORS WHO HAVE OBTAINED OFFICES-THE TWO GREENS, DANFORTH, KENDALL, HILL, AND IF YOU ARE ADDED TO THE LIST, IT MAY BE TRULY SAID THAT THE MOST ACTIVE AND ABLEST EDITORS IN THE ELECTION OF GEN. J. HAVE OBTAINED OFFICES. A mind like yours will see at

once the hand they will be in LATED TO LIKE THE POWER.

I entreat y and less for the contend again torial partizo to witness.

[No. 179 I could since THE PEOP QUARREL Sheriff, or the your success. brethren, I s

There is g of being depe BY MAKIN SHALL WI PARTY, O

I think, it be shut out Congress-le which the fie partmer.ts, won't at the clotin. Il'h possible bet under the se tion, are the editors and

I will not It has excit among its Take office

† Our reads y his press killed his Gl From the greement v Messrs. Rite him and Mr. flich closed of the Glob Van Buren the democr the present new official cessary to man who i we are not realized by mucracy, to

Next day the energy his organ of manly ing the people plundering Presid ?

and conti jectionals the reven as in me

<sup>†</sup> In Nonh's Star, June 23, 1834, he thus explains his connection with Van Buren:
"I was so unfortunate as to commit Mr. Van Buren in favor of Wm. H. Crawford for the presidency, and to hold him fast in his pledge of tidelity, so far at least us to vote for him on the tirst hallot, after which it was his intention to have voted for John Chinay Admus; to secure his election, and to accept in return such confingent revard as services and influence of that matter have rendered may oldable:—for be it known that at that time, and hat no time, was Mr. Van Buren friendly to Gen. Jackson, or had any confidence in his litness or chains to the office of president. The columns of the Argus will hear me out in the assertion. Mr. Clay, however, was too quick and too sagacious for the Little Magician, and Mr. Adams was elected by Congress on the first ballot. Mr. Van Beren's re-election for Senator was most desirable to him, and he saw at once that he could only succeed by obtaining the voice of the friends of Mr. Adams in our legislature; so he professed to be satisfied with his administration and took no hostile attitude until by the votes of the Adams men, he succeeded in securing his seat, in the Senate. and took no hostile attitude until, by the votes of the Adams men, he succeeded in securing his sent in the Senate. But then attempted to obtain office under Mr. Adams, and several efforts were made to secure his confidence. Finding that Mr. Van Buren was attempting to sell the democratic party to Mr. Adams, I forthwith ran up the Jackson flag under the head of the New York Enquirer, and by this act incurred the severe distinguished for presuming to declare in favor of Mister Jackson, as they called him, befere they had exhausted their offerts to win over President Adams, or had time to open negotiations with Gen. Jackson's friends. Mr. Adams, however, was determined to try bis fortane without Van Buren, and he cledined purchasing blur; and when Mr. Rufus King was appointed minister to E. Zland, and Gen. Jackson's prospects strengthened. Mr. Van Burentrew himself into the current, and serve out for the General after the battle had been fought, and in sight of microry, giving as his reasons, to a New York politician, who I can name, if necessary, that General Jackson, of all the candidates, was the castest to microspe."

Cabinet. There is on sooner. Messrs. ren on Monday, and on, Duer, Sc. ought from you respecting olden is a candidate your way. RTY IS RUINED, BETTER.

# CODDINGTON.

cenary character of I see in this corresy some fat office in an Buren's letter to saw him, [as above,] dy to revolt. Nonly. ashington, " the confrom a tierce politilied, [see his letters, against Van Buren, Star of June 23, that with all his force; kies; but had previthe name of the Alpresidency," "the tin, brought into the -adding [Enquirer, ous, and renouncing

cai M. Noalı, Editor blame to myself for a were so kind as to lraw my attention to o much in what has l I have for you, or delicate way I have

g from the Adminisiful manner, of askild accept of an of-EATLY FEAR, BY THE TU, KENDALL, HILL, ACTIVE AND ABLEST e yours will see at

the presidency, and to are such contingent res or claims to the office ver, was too quick and ballot. Mr. Van Bu-nly succeed by obtain-with his administration his sent in the Senate, his confidence. Find-with ran up the Jackcontrol of Mr. Van Bu-n, before they had ex-en. Jackson's friends. purchasing him; and gthened, Mr. Van Buight, and in sight of eneral Jackson, of all

once the handle which will be made of these accumulated appointments, and with what force they will be made to bear against those who confer, and those who accept, offices. IT IS CALCULATED TO BRING DOWN THE LOFTY INDEPENDENCE OF THE PRESS, WHICH, LIKE THE SENSITIVE PLANT, SHRINKS FROM THE TOUCH OF EXECUTIVE POWER.

I entreat you to excuse these hasty lines. If I respected you less-if I cared less for you, and less for the great cause in which we have fought together, and in which we may have to contend again, I would not venture to write them. The appointment of personal friends and editorial partizans has already produced a feeling in some of our friends that I never expected to witness. In great haste, yours, THOS. RITCHIE.

[No. 179, b.] The same to the same.—Richmond, April 11, 1829.—My Dear Sir \* \* I could sincerely wish you not to accept of any appointment under the Administration. THE PEOPLE OR THE LEGISLATURE MIGHT GIVE YOU, WE WOULD NOT QUARREL ABOUT. Had the good people of N. York thought proper to re-elect you their Sheriff, or the legislature to invest you with one of their appointments, I should be happy to greet your success. But, I confess, that after the favors which have almost been showered upon our brethren, I should wish you neither to ask nor accept an office.

There is great force in your remark, that if the editor be kept poor, the press is in great danger of being dependent. Yet I AM AFRAID WE SHALL SCARCELY MEND THE MATTER BY MAKING THE EDITOR OWE HIS FORTUNES TO THE EXECUTIVE POWER. SHALL WE NOT MERELY SHIFT THE DANGER, FROM A DEPENDENCE ON A PARTY, OR THE PEOPLE, TO A DEPENDENCE ON THE ADMINISTRATION?

I think, in this respect, we are, and should be a proscribed class-that is to say, we should be shut out from the ordinary executive offices; but I would equally proscribe a member of Congress-leaving both of them, however, at liberty to accept the highest grades of offices, for which the field of selection ought to be as wide as the nation itself: such as Secretaries of Departments, Judges of the Supreme Court, and Foreign Ministers to the highest Courts. But I won't at the same time, throw open every other honor in the Republic to gentlemen of our clotin. What I would ask is, that, for ordinary offices, there should be as little connexion as possible between the press and the Executive. I would put editors and members of Congress under the same rule and exceptions; because the liberty of the press, and the freedom of election, are the great sufequards of our liberties; and if the President can injure both, by calling editors and representatives into office, we shall place both of them at his feet.t

I will not however, trouble you further upon this subject; nor do I wish to trouble the public. It has excited great clamor among the enemies of the Administration here, and great censure among its best friends; and I really wish that not more than one (if one) case had occurred. Take office, nowever, or not, be assured of my kind wishes for your health and huppiness.

Respectfully yours, THOMAS RITCHIE.

† Our readers will be pleased to turn to Daniel Jackson's letter, [No. 222 of this correspondence,] in which it is shewn that Van Huren's friends set up Blair as a printer, (which was the same as if a bank had lent him cash to buy his presses and types,)—they may then be much edified by a perual of Hlair's diving speech, when Polk had killed his Globe, and chosen Ritchie, who had such a horror at office, as his successor.

[From the Globe.] Washington, April 14, 1845.—The Hobe office and its appurtenances, (in virtue of the agreement which we annex for the information of its subscribers,) pussed, on Saturday 1:4, into the hands of Messra. Ritchie & Heiss. THE GLOBE HAD ITS OBIGIN IN THE WILL OF GEN. JACKSON, and owes to him and Mr. Van Buren, and their political friends, the success which has attended through diffeen years of conflict, closed by the late triumph of the democracy, which efficed the disaster of 1840. It has been the misfortune of the Globe, in sustaining the strong administration of Gen. Jackson—the uncompromising administration of Mr. flict, closed by the late triumph of the democracy, which efficed the disaster of 1890. It has been the misfortune of the (Idobe, in sustaining the strong administration of Gen. Jackson—the uncompromising administration of Mr. Van Buren and in opposing the abuses of Mr. Tyler's administration, to make enemies of some who united with the democracy in its last struggle. The interest of the cause requires that all who contributed to the election of the present Chief Magriatrate should continue to give their support. It is the good fortune of the conductor of the new official organ, [Thomas Ritche] not to have offended any portion of those whose adhesion to the party is necessary to its safety and success. We have unbounded confidence in the ability, integrity, and patriotism of the man who is now to preside over the establishment, and shall consider ourselves amply compensated for the sucrifice we are now called on to make, if our anticipations of the continued minor and success of the democracy shall be realized by the official journal, under its new name and new auspices. We cannot express our gratitude to the democracy in think, we now every thing.

F. P. ILLIE, JOHN C. RIVER. F. P. BLAIR, JOHN C. RIVES. mocracy, to which we owe every thing.

Next day, the Globe remarks, that "Fortunately there is nothing of moment at this time to call into requisition the energy of the organ of democracy at Washington." When, or in what instance, during 15 years, did Blair and his organ display much energy, except when battling for the spoils, or fighting in the enuse of faction, regardless of maily freedom, or free institutions! Ritchie, Illair's successor, was quite unbinated when abusing me for shewing the people, on the best of evidence, the hollow-hearted rottenness of Van Ituren, Cambreleng, Butler, and their abusing the state of evidence, the hollow-hearted rottenness of Van Ituren, Cambreleng, Butler, and their plundering associates.

President Tyler's theory was like Ritchie's; he instructed Mr. Hobbie, Sept. 28, 1841, that "the appointment to, resumm type is merry was the tuteness; he instructed Mr. Hobble, Sept. 2014, that "the appointment to and continuance in the office of hostmaster of any one editing a political newspaper, is, not the bighest degree, objectionable. It involves most of the consequences above stated—introduces politics into the post office—diminishes the revenues and confers privileges on one editor which all cannot enjoy. In a word, it is my fixed purpose, as far him less, to separate the Post Office Department from politics, and bring about that reform which the country has so londly demanded." Mr. Tyler, like Mr. Ritchie, did not act up to these principles, but in contradiction of Noah introduces to Swartmout for an Assistant Cashier, his Hebrew Cousin, Phillips, who was afterwards prosecuted for taking \$600,000, or so, from Uncle Sam's Till.

[No. 180.] M. M. Noah to Major Swartwout, Hoboken.—New York, March 31, 1829.—My Dear Sir: I mentioned to you that Mr. Joshua and Aaron N. Phillips have been many years in the Customs. THEY ARE AT IMPORTANT DESKS, and THEIR CAPACITY and thorough knowledge of the business is excelled by none in the department. In introducing them to your triendly notice I can only assure you that their experience and attention to their duties, will be useful to you and serviceable to the revenue, and that THEY MERIT BY THEIR INTEGRITY YOUR ENTIRE CONFIDENCE.

Truly yours, M. M. NOAH.

Van Burea complains of his friend Hoyt's harshness and rudeness—'be civil or I'll cut the cannexion'—take office and ask na questions—Mr. Hills—Van Buren and Jackson understood each other.

[No. 181.] Secretary Van Buren to Jesse Hoyt, New York. (Private.)

WASHINGTON, April 13, 1829.—Dear Sir: I never expected to see the day when I should be constrained, as I now am, to address you in the language of complaint. Nothing but my strong conviction of the extent and sincerity of your friendship could sustain me in resisting the belief that you have a settled purpose to quarrel with me. Here I am engaged in the most intricate and important affairs, which are new to me, and upon the successful conduct of which my reputation as well as the interests of the country depend, and which keep me occupied from early in the morning, until late at night, and can you think it kind or just to harrass me under such circumstances with letters, which no man of common sensibility can rend without pain? Your letter to me at New York contained many truths, for which I was thankful, and reflections which I thought just, but the whole were expressed in terms so harsh, not to say rude, as to distress me exceedingly. I have scarcely recovered from the effect of so great an error in judgement, to say nothing else, when I am favored with another epistle from you, still transcending its predecessor in its most objectionable features. I must be plain with you. I have all my life (at least since I have known you,) cherished the kindest solicitude for your welfare, and have manifested at least my good will towards you, and should be extremely sorry to have occasion to change those feelings, but it is due to us both that I should sny, that the terms upon which you have seen fit to place our intercourse are as inadmissable. It grieves me exceedingly, more than you imagine, to be obliged to say so. When I was favored with your epistle in New York, I had just returned from an interview with Mr. Bowne, in which I had made your immediate appointment as District Attorney, a point that could be no longer delayed. I have since had an increased desire to see it done, have taken steps to effect it, and with the mail that brings your accusatory letter, I have information that it shall be done; but that you are hesitating whether you will accept it or not. Let me advise you without giving my reason why, to do so.

The story you tell [the word illegible,] as coming from Mr. Hills (a man who, if I know him, is without the slightest consideration in society) about the President's great contidence in Mr. Berrien, and little in me, is the veriest stuff that could be conceived. The repetition of such idle gossip constrains me to say, what I am almost ashamed to do, that I have found the President affectionate, confidential, and kind to the last degree; and that I am entirely satisfied that there is no degree of good feeling or confidence which he does not entertain for me. He has, however, his own wishes and favorite views upon points which it is not my province to attempt controul. Upon every matter he wishes to have the truth and respects it; and will in the end satisfy all of the purity of his views and intentions. I have not time to add another word.

Your friend and humble servant in extreme haste, M. V. BUREN.

Office Beggars rebuked-Hints to Hoyt about embezzling other people's cash.

[No. 182.] Secretary Ingham to Jesse Hoyt, at New York.

Washington, 14th April, 1829.—Dear Sir: Your favor is duly received, but you must permit me to say in great soberness, that an excitement without reason cannot be founded in sober judgment, and ought never to be made the cause of action on the part of an administration, who are bound to consult, in great soberness, the great interests of the country, and not the feverish feeling even of the best of friends, for which no reason can be given. If there were an enemy menucing your good city with desolation, that would be a good reason for excitement, or if it was known that your Collector was embezzling the public money, or corrupting the Community by official abuses, there would be good excuse; but really for so many wise men as we claim among our friends in New York to suffer themselves to be put into hysteric spasms because of the continuance of Mr. Thompson to collect the duties a few days or weeks longer, or shorter, is really matter of surprise—and if it indicates anything for consideration here, it is, that it would be better to let the Fever evaporate before we throw in any more stimulants. I am sure that sedatives are better adapted to such a condition than any other prescription—but to be more serious, my dear sir, let me tell you that there is a vast mass of selfish interest at work abroad,

to excite jealo on one hobby passions, and there was sol hopes shall y mense mass o much more se I do assure yo out reading ments can be late administ they were cru only at interv ments. The the appointme and yet such ablest friends cause he was the Administ have not yet chiefly remov friends were ment, where where we ha nothing can s wearied with dubbed secre

> Hoyt tells V ed at as re Vice Char puffs hims

[No. 18 1829. Dea sufficient tin its perusal in pose to quar quarrel with intercourse be no less in advance you to this city may say the of some over make the in

As I am &c., I am renders " an triends I ha Every id

reference to ed would he least to suc detracts froment of the accessors?" DD TO Y DO TO Y CARS AN GAIN, but motive to time you the some degreevinced as

Phillips, who was

York, March 31, Phillips have been I THEIR CAPApartment. In inence and attention I THEY MERIT

M. M. NOAH.

ivil or I'll cut the lackson understood

ate.)

when I should be hing but my strong resisting the belief the most intricate of which my repuipied from early in ne under such cirhout pain? Your ul, and reflections t to say rude, as to an error in judgestill transcending u. I have all my your welfare, and sorry to have occa. ut the terms upon es me exceedingly, our epistle in New and made your imyed. I have since with the mail that you are hesitating son why, to do so. ho, if I know him, confidence in Mr. repetition of such e found the Presitirely satisfied that for me. He has, rovince to attempt nd will in the end nother word. A. V. BUREN.

le's cash.

aut you must pere founded in sober
dministration, who
ad not the feverish
we were an enemy
scitement, or if it
ag the Community
men as we claim
paams because of
longer, or shorter,
here, it is, that it
lants. I am sure
—but to be more
t at work abroad,

to excite jealonsies among us here, and produce distraction, by which some may ride into office on one hobby, some on another, while we are endeavoring to stand unmoved by those ruffling passions, and by harmonious action, to keep the ship steady on her course—and I should hope there was soberness enough among you to resist the impotence of expectants, until their vain hopes shall yield to reason and common sense. There is, moreover, you must know an immense mass of severe and constant labor to be performed by the officers of the government, and much more severe to those who come newly into office. These duties cannot be postponed, and I do assure you that I am compelled daily to file away long lists of recommendations, &c., without reading them, although I work 18 hours of the 24, with all my diligence. The appointments can be postponed—other matters cannot—and it was one of the prominent errors of the late administration, that they suffered many important public interests to be neglected, while they were cruizing about to secure or buy up partizans. This we must not do, and hence it is only at intervals, "few and far between," that we can find a moment's time to consider appointments. Then let us come to New York. Our friends there have settled down on about two of the appointments, but you are wholly unsettled as to the Collectorship; and I believe as to D. A., and yet such impatience! Why, sir, let me tell you, that one of our best, and I had almost said, ablest friends in Baltimore, left here on the 6th March, leaving his imprecation behind him, because he was not appointed to an office, not then vacant, and because we had not removed all the Administration Inspectors, not one of whom could have been known here, and of whom they have not yet accurately informed me. He has since come to his senses—the inspectors are chiefly removed, and matters are getting right there. Boston, too, has been in a fever, where our friends were so strong, that they have divided into two parties. Providence, too, has had a ferment, where we had 72 votes, all told. There has also been the same at Little Egg Harbour, where we had five votes! These matters proceed from the morbid parts of our system-but nothing can sink deep which is not founded in something rational and substantial. Are you not wearied with my long letter? I am. It is the most lengthy epistle I have written, since I was dubbed secretary-and despair of getting time to write such another, for this year at least. Yours, truly, S. D. INGHAM.

Hoyt tells Van Buren how he had served him—Is annoyed at having his 'literary property' sneered at asrudencss—is Van Buren's pupil—very disinterested—no sycophant or intriguer—the Vice Chancellor's office part of the spoils—Why Butler and Hoyt were obnoxious—Hoyt puffs himself—down with Duer.

[No. 163.]. Jesse Hoyt to Secretary Van Buren, at Washington. New York, April 24, 1829. Dear Sir: I received your letter of the 13, on Monday morning last at Albony, and sufficient time has elapsed I think to enable me to answer it without indulging in those feelings its perusal naturally gave rise to. I have not now and at no time have I had any "settled purpose to quarrel with you." for I have too often quarreled for you, to be at this time willing to quarrel with you. It would be extremely humiliating to be obleedged to admit, that in all my intercourse with you I had not sufficient sagacity to understand your character; and it would be no less mortifying to have cause to unsay all I have said for the last 12 years, esleulated to advance your reputation as a man, and your INTEGRITY as a politician. When I first came to this city to live, your democratic adherents were not numerous—and without any vanity I may say that my exertions tended to increase the number—and until I have been found guilty of some overt act in derogation of my former conduct, I question with great respect your right to make the insimuation your letter seems to convey.

As I am not favored with a bill of particulars of my "indiscretions," "error of judgment," &c. &c., I am deprived of the power of explanation, but if the plain truth, spoken in a plain way, renders "an intercourse inadmissable," then am I content to be cut off from the world and the

triends I have hitherto been ardently attached to.

Every idea I conveyed in the letter you received from me while here were conveyed more in reference to your interest than my own, and the language in which they were clothed I supposed would have been sufficiently softened by the reservation I made at the close of the letter—at least to such an extent as would have protected are from the charge "of rudeness," which always detracts from the gentlemanly deportment I am most anxious to preserve. The political sentiment of that letter I still adhere to. My political sentiments I inherited from a "long line of ancestors" (such as they were.) MY POLITICAL EDUCATION I AM MAINLY INDEBT-D TO YOU FOR, and the principles I imbibed from birth as well as education cannot be eradicated at this time of life. I HAVE NOT MADE POLITICS A MATTER OF DOLLARS AND CENTS, NOR HAVE I ADHERED TO PARTY WITH THE HOPE OF GAIN, but I have labored in them under your immediate auspices for 12 years with the leading motive to serve you, but against the advice of many powerful business friends. During this time you have met with occasional reverses, and I believe my fidelity and faithfulness, and even some degree of efficiency to you, were never questioned by any one—nor am I aware of having evinced any disposition to shrink from the consequences of adversity which attended you. If

perchance I should now fail to pour out heartless adulation less copiously than sycophants and intregers who have the good fortune to aurround your person at this time, it may be a just ground "for letting me down the wind a prey to fortune." I have no ambition to be in the train of great men, if I am to sacrifice my independence or to be prohibited in expressing an honest opinion. I frankly admit I wrote the letter referred to under some excitement. I was assured by Mr. Duer's friends that you had promised to sustain him. My conversation with you at Albany led me to the same conclusion. I had that morning received information from Albany that you had spoken to Governor Throop, at the request and in behalf of Judge Duer, for Vice-Chancellor. If this was not enough to justify plain dealing from one who had given some proofs of devotion to you, and who felt the gicat interest you had at stake, I am at a loss to know what would have been. I know the sense of your partizans in relation to these men, and I know a more indiscrect measure you could not have adopted, if you desired to retain your pow-

er and influence with the party to which you have acknowledged obligations.

As I wrote that letter my confidential clerk copied the sheets (I kept a copy without reading over the original or even the copy before I got to Albany) for the purpose of enabling me to shew it to Mr. Butler. I did so, and he remarked that it was all right, and he was glad I wrote it, He said the ideas were very atrongly expressed but the reservation I refer to rendered that harmless in point of language, and I must therefore confess I was surprised to find that the character of the language I used had found its way to your "Sensibility," or that you could for one moment consider me guilty of "rudeness." As to the other letter, I am equally surprised at the exception. If these were considered exceptionable, then I fear the one I wrote covering one to Mr. Hamilton would be deemed still more so. I had reason to be dissatisfied with Mr. Hamilton for having mialed me in his letter early in March. I may have written the last letter under the influence of that feeling. When I tell you, however, that I meant nothing inconsistent with my former relation to you, and that I shall not hereafter obtrude either my opinions or advice upon you in relation to any subject, I should hope I had made satisfactory atonement. I am perfectly aware of the responsibility of your situation, and God knows there is no man living that would be more gratified than I should to have you acquit yourself with reputation. I am very much obleedged to you for your interference with Mr. Bowne. I shall not get that place, and I can tell you how I was kept out of it. Mr. Maxwell, when he got alarmed, goes to Judge Hoffman and tells him he was to be removed, and that his son, Orden, had better be a candidate for the office. Mr. Bowne tells Riker, confidentially, and he tells an Alderman that you would be pleased to see me put there. This comes to the ear of Hoffman, and he goes to all the Clin-. . , of the 4th and 8th wards, - &c. &c., and insinuates this idea tonian Aldermen, to them, and with all the adroitness peculiar to that family, rakes up old prejudices, enlists Duer. who is attached to young Hoffman, with all the coodies, high minded, and Clintonians, and I was defeated. Duer was in the thickest of this, No Clintonian in the Legislature voted for Butler, save one or two; not one of the corporation voted for me. We had become obnaxious for our services in the cause of quother leader. There is not old stunnel democracy enough in the Common Council to elect me. It is not then surprising that my inveteracy to that concern, coodies, high minded and all, should be as strong as it is. Mr. Duer is now playing the same game that Maxwell placed on Wednesday (James Campbell authorised me to say so)-he went to Judge Hoffman and told him that he had such information as satisfied him that he would be removed, and that he did not know why his son Ogden should not be appointed. Mr. Duer had then been informed that Mr. Hamilton had the option to take the office. He told me on Tuesday that Mr. Hamilton could not take it, for on that subject he was "Committed on paper." Mr. Bunner told me the same thing on Monday, at Albany. After this Mr. Duer goes to Judge Hoffman, and, with what motive it is not difficult to divine.

I did state to Mr. Bowne that, as things now stood, I could not Except the office of Attorney for this County, nor can I if it could be given me, after what I write you, with any degree of honor, I informed the gentlemen who were instrumental in getting up a caucus here on Saturday and Wednesday last, (which, by the bye, were perfect abortions.) that I had no expectations of Mr. Duer's office, for I knew from the beginning if you were not for me it was idle to say any thing on the subject : and I need not say that I have not been promised any aid from you, though I thought then and now think I had strong claims on you as a party man and a personal friend and such I undertake to say is the universal sentiment of every body here, of all parties who have witnessed my exertions to sustain you against the infamous attacks of your enemies. More than 20 leading men here tendered their names and among the rest Mr. J. C. Hamilton; your silence induced me to decline the proffer. I HAVE NO INHERENT LOVE OF OFFICE, and I have not therefore studied discretion or weighed pronouns and adverbs in my letters to "Constitutional advisers's and advisers not constitutional at Washington. I know THE EXACT EXTENT of my protensions, my services, claims, CAPACITY, and POWER-they are small and inconsiderable-But when all or any of them-hall not be properly respected by those whom I think ought to respect them, I should be unwilling to submit in silence without being atarmed at any fate that might await me. Political fidelity, untiring industry and perseverance will

one day or ot which I deem one can comr more than it ance of that f Attorney, but to do it. Ye lence to the p is so much ch tion. Lorenz and high mir say, and perl us seemed to feelings were you were to o to ask for the friendly advic me, whatever tending it, led in, hotch-pote be reduced to to the danger somewhat les

[No. 184.] R

New York Mr. Benj. C. deserves the

"New You Maurice, AN and is worthy

Mr. Mauri Jackson.

New York Abraham M gladly se hin Jackson. N MUS JOHN

Immediat
page of pape
"Dear Si
Custom hou
MEMORY
brother Ber
by a strong
IS A VAC
him a comi

[No. 1 Mr. Jacob been one of AND AC' PATRONAGE

To Sam tleman I si an appoint a few line

n sycophants and y be a just ground be in the train of ressing an honest it. I was assured n with you at Al. tion from Albany ge Duer, for Vicegiven some proofs at a loss to know these men, and I o retain your pow-

py without reading nabling me to shew as glad I wrote it. endered that harmd that the characyou could for one equally surprised at rote covering one to with Mr. Hamilton last letter under the aconsistent with my ions or advice upon ement. I nm perno man living that utation. I am very get that place, and med, goes to Judge etter be a candidate man that you would goes to all the Clininsinuatea this idea udices, enlista Duer, l Clintonians, and I egislature voted for l become obnoxious emocracy enough in racy to that concern. w playing the same to say so)-le went im that he would be ited. Mr. Duer had to told me on Tues. nmitted on paper." Duer goes to Judge

office of Attorney for any degree of honor. re on Saturday and expectations of Mr. dle to say any thing from you, though I n personal friendall parties who have ur enemies. More C. Hamilton; your OVE OF OFFICE, rha in my letters to I know THE FXACT -they are small and ted by those whom I nout being alarmed d perseverance will

one day or other find their value in the political market. These qualities I claim to possess, and which I deem important ingredients in forming and which nearly make up a capital, on which one can commence business on his own account. It would grieve me as much and infinitely more than it possibly could you to be under the necessity of differing so far as to lead to a severance of that friendship which I know hus existed. You have the power to make me District Attorney, but I could not sufficiently abhor myself if I was "to quarrel with you" for omitting Yet if Mr. Duer is not removed or any but a democrat is appointed I should do violence to the principles you have taught me not to be dissatisfied; and I do not think your nature is so much changed as that you would require me to withhold the expression of that dissatisfaction. Lorenzo tells me I had better abandon all ideas of political preferment till the coodies and high minded have become exterminated. Perhaps he is right. I have said all I have to say, and perhaps more than I should have said, but the ground upon which your letter places us seemed to require equal candor on my part. I will not attempt to disguise the fact that my feelings were such toward you that I fancied I was entitled to know the principles upon which you were to dispense your political power, and to be informed frankly whether it was expedient to ask for the place of an obnoxious incumbent. The confidence I should have reposed in your friendly advice, which I thought myself entitled to, but which was withheld, would have satisfied me, whatever it might have been. Your total silence on this subject, with the apprehension attending it, led to the anxiety to be informed whether your friends and enemies were to be put in, hoteh-potch, without any more adhesive qualities than oil and water, and which could never be reduced to a reasonable consistence. It was not inconsistent with my regard for you to point to the danger of such a course: whether I have by so doing forfeited your confidence is a matter somewhat lessened in importance to me, from a conviction of the purity of my motives. Yet, as I ever have been, Your friend, J. HOYT.

[No. 184.] Revenue Offices dispensed in payment of Political services-for electioneering-to uphold needy families, &c .- a Primitive Jackson-man!

New York, 28 April, 1829, ... To the Collector of the Port of New York. Sir: The bearer, Mr. Benj. C. Burdett, WAS ZEALOUSLY ENGAGED IN OUR LATE CONTEST and deserves the appointment he solicits, which I understand to be that of an Inspector. C. C. CAMBRELENG. I am, &c.

"New York, 30 April, 1829 .- The collector of the Port of New York .- Sir: Mr. James Maurice, AN OLD AND ACTIVE POLITICIAN, desires a station in our Custom House, and is worthy of THE PATRONAGE of the government. C. C. CAMBRELENG.

Mr. Maurice is a Republican of the old school, and a warm and devoted friend to Gen. JEROMUS JOHNSON-JOHN HILLYER-M. M. NOAH." Jackson.

Here is another wonderful document-

New York, April 29th 1829. To S. Swartwout, Esq. WE the undersigned doo recommend Abraham Meserole, as a very suitable person for one of the Custom House Inspectors, and would gladly se him appointed, knowing him too allways having been a warm supporter of Gen'l. Jackson. M. M. NOAH, H. ECKFORD, WM. S. COE, JEREMIAH DODGE, JERO-MUS JOHNSON."

Immediately below this, is the following rare and curious request, on the same sheet and

page of paper.

"Dear Sir - When you have leasure, and take up the numerous applications for offices in the Custom house department, I make this memorandom FOR FEAR IT MAY ESCAPE YOUR MEMORY, THAT MR. ABRAHAM MESEROLE IS A NEPHEW OF MINE. His brother Bernard the Alderman of the 10th Ward, was a candidate for the office I fill. supported by a strong petition of Jackson's friends-would take it as a particular favor, IT IF THERE IS A VACANCY AFTER REMEMBERING YOUR RELATIVES, \_ if you would give Yours truly, JEROMUS JOHNSON. him a commission.

[No. 185.] C. C. Cambreleng to Collector Swartwout, New York, 28 April, 1829.—Sir: Mr. Jacob L. Dickenson is, I understand, an applicant for the office of Inspector. Mr. D. has been one of our most uniform republicans, AND WAS DISTINGUISHED FOR HIS ZEAL AND ACTIVITY IN OUR LATE CONTEST. No man deserves more than he does the C. C. CAMBRELENG. PATRONAGE OF HIS PARTY.

To Samuel Gouverneur, Postinaster, N. Y .- DEAR SIR: The bearer, Mr. Whaley, is the gentlemnn I spoke to you shout yesterday—HE IS A VERY ACTIVE POLITICIAN, and wants an appointment in the Custom House. You will confer a particular favor on me by giving him a few lines of recommendation to Mr. Swartwout. M. M. QUACKENBOSS.

Col. Dec

[No. 191.]

Mem. (Handwriting of S. Swartwout.)—" Alexander Whaley is strongly recommended by Mangle M. Quackenboss. He is also opposed to Purdy." [Whaley got \$1100 a year.]

John Morris, "an ardent and capable polatician," applied for his share of the apoils to Collector Swartwoot, in 1831, immediately after the close of his (Morris's) political exertions at the fall election of that year. He was recommended by the signatures of John Yates Cebra, Daniel Jackson, C. P. White, Chas. Henry Hall, Walter Bowne, and Jeromus Johnson. Alderman Cebra wrote his friend Swartwoot as follows: "New York, Nov. 21, 1831.—Mr. Morris has for several years been one of our most active and efficient Jackson republicans in the first ward—and is now ACTIVELY AND ZEALOUSLY engaged with us."

[No. 186.] William M. Price, to Samuel Swartwout, Collector, N. Y. March 30, 1829.—My Dear Sir: Alderman Dickenson of the 15th Ward is one of the PRIMITIVE Jackson ment He is an applicant for un Inspector's place, and I believe his appointment would be generally well received.

Yours truly, WILLIAM M. PRICE.

[No. 187.] Silas M. Stilwell, to Collector Swartwout, N. Y. New York, 29 April, 1829.—Sir: I apply on behalf of Stephen Stilwell, for one of the under offices in your gift—designate the one you see proper. I stand responsible for his capability. He is one of the o'd residencers of this city, and as deserving as any in it—a thorough democrat of '98, and A JACKSON REFORMER from the beginning of the contest—a prisoner in the Revolution—wealthy in 1800 and 1814—now without property, but always honorable—and caqual to any buisness attached to the duties of a Custom House officer. Until your perplexing season is over I expect not to see you—but rest assured, under all circumstances, of my unabated devotion and esteem.

S. M. STILWELLI.

[Remark.—Stephen went into office, at \$1095 a year, in due course.]

J. Oakley, Swartwout's security, endorses the too notorious George A. Wasson.

[No. 188.] J. Oakley to S. Swartwout, Collector of Customs, 2 Cedar St. "April 28, 1829.—Dear Sir: There is a very deserving man by the name of George A. Wasson a measurer attached to the public store. I do not know that he would, under any circumstances, be removed, as I understand he has been a Jackson-man, and was appointed through the influence of Mr. Baldwin of Pittsburg, who is his friend. As it is a matter of great importance to him, however, he has requested me to speak to you on the subject. I wish you would have the goodness, it his removal is contemplated, to let me see you. Yours truly,

JOAKLEY.

P. S. Permit me to suggest, by way of manifesting my regard for your comfort, that you had better make the removals and appointments which you contemplate, at once. If you do not, there will not be as much of you left in a few days as there was of the Kilkenny Cats."

[No. 189.] Commodore Isaac Chauncey to Collector Swartwout—A very good sailor endorses a very bud note.

Navy Yard, Brooklyn, May 1, 1829.—Dear Sir: Allow me to introduce to your notice, Mr. George A. Wasson, who was appointed by Mr. [Jonathan] Thompson as inspector of the Customs, last Summer, partly by my solicitation. Mr. Wasson is a worthy man, in whose welfare I feel much interest; and is the individual that I spoke to you about some time since. He will relate to you his situation and wishes. If you can continue him in office you will not only serve a worthy man BUT RETAIN A GOOD OFFICER, and confer a personal favor upon, Dear Sir, your faithful friend, I. CHAUNCEY.

[No. 190.] Jacob Barker, New York, to Lorenzo Hoyt, Albany.

New York, 1st May, 1830.—Dear Sir: You have herewith recommendation of sundry persons interested in the Bank of Washington and Warren. If Mr. Sherman should be selected, he will give Alderman Gideon Lee and John R. Hudley, Esqs., as security—they are highly respectable and responsible men. Alderman Lee is very rich. The names of some stockholders

† Dickenson's case is another illustration of the dishonest system of selecting revenue officers because of their political opinions, and paving them for their profession of the principles, or their adherence to the men, that prove successful. Dickenson writes Swartwout, March 30, 1820 before it was even known publicly that he would be collector.) "In principle and soul I am, thank God, Jackson, and take some little credit for being a primitive one" Mathiew L Davis writes Swartwout, three days after. He is a democrat, adapponed the electoral tiese that voted for General Jackson." Alderman Cowan writes and tells Swartwout, that "on the score of Jacksonism he has strong claims, as he was one of the first Jackson Committee ever formed in this city." Mr. Sammel Thumsend assures him that Dickenson "has for a long time been a stremmous supporter of the man who now sways the destinies of the American people." Mr. Jesse Oakley certifies that D. "is one of the original Jackson men—not of the caventh hour."

PORTSMOUTH, Mr. John Bluntake much place, and in ir in mercantile to I have at all tin and where it plect to the first the claims of o has been such

successfully.

off the maligno

general sweep

man than this

am already un

[Remarks.—gracefully intetably in the C N. H., in Apri Buren's udven

Webb and the Wire Pulls the Press.

[No. 192 ing New Yor mise still good ing Jackson in tutter astonis in New York you again fro up Butler for

[No. 19 terday. I ca ocratic paper here as in I Major Moor are making

No. friends in the Croswell. New York Mr. Cambi of Mr. Bar am sorely portunity to-day tha would be there und terests of cient for such patr appointed and opini

recommended by

e spoils to Collecil exertions at the ites Cebra, Daniel . Alderman Cebra lorris has for sevele first ward—and

March 30, 1829. ve *Jackson men.*† t for an Inspector's

AM M. PRICE.

for one of the unle for his capability,
thorough democrat
—a prisoner in the
ys honorable—and
ntil your perplexing
tances, of my unaM. STILWELL.
course.]

A. Wasson.

Dedar St.

name of George A.

puld, under any cir
and was oppointed

is a matter of great

subject. I wish you

Yours truly,
J OAKLEY.
Dinfort, that you had
tee. If you do net,
euny Cats."

od sailor endorses a

to your notice, Mr. spector of the Cus1, in whose welfare me since. He will you will not only ersonal favor upon, . CHAUNCEY.

should he selected, they are highly resome stockholders

ors because of their poo the men, that prove hely that he would he for heing a primitive and the electronal licket acore of Jucksonism he dr. Samuel Townsend ows sways the desinies som men—not of the have been mentioned, but as a question of liability will arise from the peculiar phraseology of the act of incorporation, I think it would be very unwise to appoint any party interested, therefore I hope that Mr. Lathrop or Mr. Sherman will be appointed, or both of them.

Yours sincerely, JACOB BARKER.

Col. Decatur, a worthless official, justifies Clinton's condemnation of his conduct.

[No. 191.] Col. John Decatur to Collector Swartwoat.

Portsmouth, May 4, 1829.—Dear Sir: This will be handed to you by my particular friend, Mr. John Blant, lately a resident of this town. In making you nequainted with Mr. Blunt, I take much pleasure. He is a gentleman who has been extensively engaged in business in this place, and in my official duties, as late Naval Store Keeper, have been daily engaged with him in mercantile transactions. For a number of years Mr. Blunt has supplied our Navy Yard, and I have at all times found him prompt, energetic, and faithful in the performance of his contracts; and where it possible for Mr. B. to reside with us, I know of no man whom I would sooner select to the first office in my gift. For the last faur years he has articely and openly advocated the claims of our present worthy chief magistrate, and the reputation maintained by Mr. Blunt has been such in this section of the country, that we trust his talents have not been engaged unsuccessfully. Should it be necessary to have an assistant clitor, to aid Mr. Noah in warding off the malignant shafts of the coalition party, which will be made an you, in consequence of the general sweep which I presume you intend to make in your office, I know of no more suitable man than this said Cod of mine, and I therefore request that you will add one more obligation I

Yours with esteem and affection, DECATUR. [Remarks.—Col. John P. Decatur, whom Gov. Clinton had exhibited to the world, as very disgracefully interfering in State elections some years before at Brooklyn, and who figured disreputably in the Chemical Bank trial, was appointed by General Jackson, Collector of Portsmouth, N. H., in April, 1829. In May, he wrote to his friend Swartwout as above. Jackson and Van Baren's advent to power, was fortunate for jockies, jugglers, gamblers and blacklegs.]

am already under, by giving him an appointment in the Custom Honse.

Webb and the Courier—Flagg, Wright and Croswell—un Editor in leading strings to the Wire Pullers of Tammany—Wkatam I to do?—Butler and Tibbets—Muking terms with the Press.

[Three letters-James Gordon Bennett to Jesse Hoyt, N. Y.]

[No. 192.] Philadelphia, 7th June, 1829.—Dear Sir: When I first contemplated leaving New York a few days, I promised to write you occasionally. Of course I consider the promise still good. I have been part of three days here, and have mixed a good deal with the leading Jackson men. They received the account of the Union of the Enquirer and the Courier with futter astonishment.' So they told me in express terms. They cannot conceive how the party in New York can repose confidence in Mr. Webb. Such is the sentiment here. I shall write you again from Washington. In the meantime, will you do all you can about the paper! Spur up Butler for ho wants it. I am, Dear Sir, yours truly, JAMES G. BENNETT.

[No. 193.] Washington, 11 June, 1829.—Dear sir: I arrived here the day before yesterday. I called on Mr. Van Buren and Mr. Ingham. They are both in favor of the new Democratic paper or the old one renovated. The feeling against the coalition runs about as strong here as in New York. They knew it would be corrected by the public men in New York. Major Moore of Kentucky is here. Ho brings accounts from the west that some movements are making of a curious nature between Judge McLean (late postmaster) and Mr. Clay. \* \*

J. G. BENNETT.

[No. 194.] ALBANY, 20th July, 1829.—Dear Sir: Since I arrived here I have seen our friends in the Argus office and State department—I mean Major Flugg, Mr. Wright, and Mr. Croswell. They are very friendly, but they say they have heard little of our local matters in New York, consequent on the sale of the Eaquirer, with the exception of a passing remark from Mr. Cambreleng, as he pussed through here a few weeks ago. They speak in the highest terms of Mr. Barnum, and assure me that he is every way capable for the position in New York. I am sorely puzzled to know what to do. Although our friends here think it a very favorable opportunity to start a new paper, yet they think a very hazardous experiment. They told me to-day that if the party had the control of the political coarse of the Conrier and Enquirer, it would be more eligible than a new paper. This they think could be done by placing an editor there under the auspices of the General Committee—an Editor who would take care of the interests of the party and its friends. They are afraid that the political patronage is not sufficient for the support of a new paper, and they are of opinion that a journal which now enjoys all such patronage as the Courier and Enquirer ought to give up its columns to a political Editor appointed by the General Committee. I wish you could get me out of these contradictory views and opinions. If you and Mr. OAKLEY, and Mr. CODDINGTON, and a few other of our

friends could settle what course I shall take previous to my return, I DO NOT CARE WHAT IT IS—I shall adopt it—I know it will be a proper course. Which is the best and cheapest mode of expressing the views of the party ? A new or an old paper. I shall be impatient for action when I return. Now is the time to sow the seed. This is the spring of politics. The birds are beginning to sing. I cannot resist those influences, and if you set yourself to work, I know you can accomplish the matter to a T. Do not call me a heretic, and a triffling fellow, because I have spoken thus much of C. and E. If it be heresy, then undoubtedly must head-quarters be in a bad way.

On the evening before I left New York, I received a letter informing me that the Herald intended to publish on Saturday morning last this-" The last rallying point of the Republican Party has been surrendered, by the purchase by the Courier of the services and prospects of the gentleman who was to have published the N. Y. State Enquirer, &c. &c. . I went to tha office of the Herald and told them it was untrue, and forbid its publication. Snowden will tell you the whole story. It appears that Mumford went to the Herald and told them the story, You can see in this the finger of our friend BUTLER and Elisha Tibbets probably, who want to make as much mischief as possible. I hope old King Caucus will remember them. I shall write nothing for the C. and E. during my tour-that you requested to do. Tell Mr. Oakley that my next letter I shall write to him probably from the Springs.

I am, Dear Sir, yours truly, JAMES G. BENNETT. P. S .- If you have any thing to say particularly in the course of this week write to Buffalo to me. Mr. Croswell thinks that under present circumstances the Republican General Committee can make their own terms with Webb and Tylce. Would not a private meeting of our friends on the subject be a good first step?

Van Buren disclaims all knowledge of the revolutionary intentions ascribed to Mackenzie.

[No. 194a] Daniel Brent, to W. L. Mackenzie, York, U. C. Department of State, Washington, 28th July, 1830. Sir: Your letter of the first of this month to the Secretary on the subject of an article which appeared some time ago in the columns of the New York Courier and Enquirer, and has since been re-published in other public journals, both of Canada and the United States, with additional innuendos and particulars, was received on the 18th instant at this office, during his absence; but I lost no time in communicating its contents to him. The object of the article or articles referred to is, to indicate a visit to the United States and to this capital during the last summer, as connected with some revolutionary movement in the Canadas, in relation to which your agency was employed with the Fede. ral Government; and you call upon the Secretary in his official capacity positively and decidedly to contradict it.

I have, accordingly, just received a letter from Mr. Van Buren, the Secretary, dated at Albany, the 23d of this month, expressly authorising me to deny all knowledge of, or belief, on his part, in the designs imputed to you, as I now have the honor of doing, and to state moreover, that he has not the smallest ground for believing, that your visit had anything political for its object. He directs me also to add, that if the President were not likewise absent from the seat of Government he is well persuaded he would readily concur in the declaration which I have thus had the honor of making in his behalf. I am, &c, DANIEL BRENT, Chief Clerk.

Silas E. Burrows and his schemes-Swartwout puffs him to General Jackson, of whom he was long an adviser by the back stairs-Silas wants his Consul at Panama, &c.

Collector Swartwout to General Andrew Jackson.

New York, 15th August, 1829. Dear Sir: The accompanying letter has just been handed to me by the enterprising and intelligent writer of it, with a request that I would forward it to you. Mr. Burrows has not his equal, in our City, for commercial enterprise. You will readily perceive on perusing his communication, the extent and utility of the proposed line of communication between different and very distant parts of South America. It is really surprising that a gentleman, single handed and without the aid of the Government, should have projected and actually carried into execution, such an extensive and very important operation. But his zeal is not surpassed by his perfect independence of character. It was intimated to him a year or two ago, that Government felt so deep an interest in this affair, that they would be willing to contribute largely towards its completion, but Mr. Burrows, being a gentleman of fortune and great pride of feeling, said NO. He preferred the whole expense and the whole credit of it, and he will not awerve from that determination. All the aid he requires from Government, is the appointment of Mr. Everet as Consul at Panama, where there never was one before, and where there are no Americans residing at present. This appointment is important to him, for the single reason, that he knows that his commercial agent, if clothed with consular dignity and authority, will be more respected, in that country particularly, than if he went there as a mere merchant. The person selected, Mr. Everet, is active and intelligent, and a warm and zealous friend of the present administration.

Independe City as one o ally known dence and e country whi ingly, he cer thither, and not fail to in by its inhab inferior rank and its citize where there where the ( and I feel p your immed

The ' Refu doled out Politicia

REMARK official docu into this boo auditor, and the Records minutes, bu

In May Mead, wen Ichabod Pri plausible, se but little; t amine and ed business been a dep Tradesmen worthless, a duties of w or crushed.

[No.

New Yo dner from my part, o NER ASSUM sent to the APPRAIS had even consider i of most cu it was so. Mr. Gard them suc plained o He wa

tion, to r t Silas I

deeply con eral scram got in deb show of p Jackson Tallmadg Tyler, the Van Bure executive gentlem fortunate

CARE WHAT IT t and cheapest mode impatient for action politics. The birds self to work, I know fling fellow, because ust head-quarters be

e that the Herald innt of the Republican
and prospects of the
&c." I went to the
. Snowden will tell
told them the story,
robably, who want to
mber them. I shall
o. Tell Mr. Oakley

5 G. BENNETT.

k write to Buffulo to
a General Committee
a General our friends

ibed to Mackenzie.

er of the first of this me ago in the columns in other public jourd particulars, was retime in communication indicate a visit to with some revolutions ployed with the Federstively and decided

ary, dated at Albany, relief, on his part, in moreover, that he has al for its object. He is the seat of Governhave thus had the ho-iNT, Chief Clerk.

son, of whom he was anama, Le.

ias just been handed would forward it to . You will readily ed line of communiilly surprising that a have projected and ion. But his zeal is o him a year or two be willing to contrif fortune and great credit of it, and he ernment, is the ape before, and where to him, for the sinignity and authority, as a mere merchant. ed zealous friend of

Independently of the merit of this Enterprise, Mr. Burrows is considered, universally in our City as one of the most upright, honorable and gentlemanly men in the community. I am personally known to him, and I can assure your Excellency that no man possesses more of my confidence and esteem than Mr. Burrows. As this gentleman has already done a great deal for that country which cannot fail to benefit his own, and which has, in fact already benefitted it exceedingly, he certainly merits the countenance of Government. The steam vessel which he has sent thither, and which I visited in company with Mr. Moore, our minister, before his departure, cannot fail to increase the facilities of communication to an extent certainly never before contemplated by its lababtants or by strangers and whilst we have a minister there or an agent of Government of inferior rank, this little boat alone will be worth thousands of dollars annually to our Government and its citizens. The request, therefore, of Mr. B., that Mr. Everet may be appointed a consult where there never was one before, and where it is important that Mr. B. should have an agent, and where the Government of the United States will also soon require one is a very small request—and I feel persuaded, your Excellency will consider it so reasonable and proper as to give it your immediate sanction.†

The 'Reform' Appraisers, Coe & Co. described by Swartwout—Justice to the Merchants, as doled out by Bernard J. Messerole, Jeronnus Johnson, Ichabod Prall, and the Custom House Politicians of 1830—Espionoge boldly defended.

[Remarks.—I do not know whether the following letter, marked 'Private,' is, or is not an official document. If it is, it is perhaps the only one I have copied from Custom House manuscripts, into this book. While I was copying it, Mr. Webber went down to Mr. Hunter, the assistant-auditor, and told him what I was doing. Hunter went to the auditor, Mr. Ogden, who said that the Records were in charge of Mr. Bogardus—who, with Hunter, came up, stopt about twenty minutes, but made no remarks. The original is among the old letters, &c.

In May and June. 1830, Jeromus Johnson, William S. Coe, app'd April 1829, and A. B. Mead, went into office as appraisers at New York, and Bernard J. Messerole, D. L. Dodge, Ichabod Prall, and Ben. Brewster, as assistant-appraisers. They were nearly all, convenient, plausible, serviceable party instruments; pretenders to republican principles, of which they had but little; but grossly ignorant of the prices and qualities of goods which it was their duty to examine and value. Mr. Swartwout's letter, written three months after, shows how they conducted business. The Mr. Gardner he speaks of was, I suppose, the Samuel S. Gardner, who had been a deputy-collector under Thompson, Stephen Allen, &c., and clerk to Receivers of the Tradesmen's Bank in 1826. It could not have been D. Gardiner, the Inspector. By rewarding worthless, artfal, electioneering backs to selfish party leaders, with very influential offices, the duties of which are anconnected with politics, business suffers, honesty is punished, undermined, or crushed, and the public morals are deeply injured.—W. L. M.]

[No. 195.] Collector Swartwout to Secretary Ingham, Washington.

New York, 1st Sept. 1830.—Private.—Dear Sir: I am very sorry that the removal of Mr. Gardner from the appraiser's office, should be considered by you as an act of personal hostility on my part, or that of any other disinterested person. I have often informed you that Mr. Gardner my part, or that of any other disinterested person. I have often informed you that Mr. Gardner sent to the appraiser's office for examination, and WHICH WAS CERTIFIED TO BY THE APPRAISERS [sworn officers!!] WITHOUT THEIR HAVING SEEN THE GOODS. I had even spoken to the appraisers about it. I saw it myself, and so reported it to you. I did consider it, and do now consider it, a piece of gross assurance on the part of Mr. Gardner, and of most culpable neglect on the part of the appraisers, I could not remedy it, and wrote you that it was so. Was I to blame for that? But further.—Many merchants did complain to me of Mr. Gardner's interference, while the appraisers were examining goods—and of his saying to them such and such goods are too high—and they adopted his judgment. This was complained of.

He was not a clerk, but styled himself an assistant to the appraisers. His constant occupation, to my knowledge, for I saw it daily, was to hand them goods, stating their value, and get-

† Silas E. Burrows, (son of Enoch) and his history are well known in New York. He appears to have been deeply concerned with Callector Swartwout, and other deep speculators part of that band who joined "in the general scramble for plunder," which they so artifully covered up, in 1828—9, with the cloak of patriotism. Burrows got in debt, and failed, but \$10,000 of his creditors means expended on a tomb to the mother of Washington, a show of patriotism, with a world of puffs, from Swartwout and others, had behied him along. He went strong for Lackson—negotiated a loan for his very dear friend Nonh—went with Swartwout as a conservative—and at the Tallandge dinner, New York May 26, 1841, when Van Buren's successor had gone to his last rest, toasted "John Tyler, the disciple of Jefferson, the bosom friend of W. H. Harrison." In Sept. 1821 30. Swartwout enclosed to Van Buren, then Sec'y of State, Burrow's correspondence with the buron Krudener, and asked some high mark of executive approbation for him. "Mr. B. (said Swartwout) is one of our boldest and most descriving mercharts, and negatleman of the noblest and most chivalrick feelings—hence this prompt and generous conduct towards his un fortunate fellow beings. But the private virtues are so happily blended," &c.

ting them to mark them accordingly. If such conduct was right, I was wrong in giving you information of it—not otherwise.

Again.—Mr. ———, a very respectable merchant, called upon me at my lodgings, to inform me confidentially, (and merchants will not give information in uny other way, that goods had pussed the appraisers the day before, AT A LESS DUTY BY 50 PER CENT than he had paid for similar goods in the same vessel: and to convince me of it, he had bought a bale of the very goods thus passed, and had them in his store, where he would shew me, and satisfy me of the truth of what he said, by marks and numbers. I did visit his store, and found the facts, as stated by him, to be true. On enquiring at the appraisers, I found that it was Mr. Gardner who had INFLUENCED the appraisers in their decision—and, so paramount was his authority or that his opinion prevailed—and this is not all.

The Book in which a Clerk in the appraiser's office had recorded another decision, was taken from his desk, in his absence, and altered so as to correspond with his [Mr. Gardner's] own decision. This was done, too, with the entry, which was altered by the same person, to correspond with the alterations in the Books. The Clerk in whose Books this was done, gave me the information—secretly I admit, but not feloniously nor improperly. They were no spies, but

honest clerks.

To show you that I was disposed to do my duty, I SENT FOR MR. COE, one of the appraisers, and informed him of it. He appeared to be very much shocked at the thing, and promised me he would probe it to the bottom, let who would suffer. I told him I was convinced it was Mr. Gardner from all the circumstances, the hand-writing, the erasures, &c.— II but I never heard any thing more about it from the appraisers. This is what I meant by "infidelity to his trust."

It was not necessary that you should do this act upon the faith of what I stated. Mr. Gardner is nothing 10 me, but I was obliged to notice his conduct, and what they said of it, but you were not compelled to believe me or them. I am willing to make oath to what I have stated, but I may not be able to get merchants to do the same. What took place in the appraiser's office can be testified to by the clerks and others; but they would do it with reluctance, I apprehend, if the Treasury should attribute it to "improper passions."

I cannot give you the names of those who communicate to me confidentially. I obtain information, daily something of great importance—secretly, to be sure, but I cannot divulge the sources of it. I would rather not act than compromiting honor in a matter of such importance.

You appear to be surprised that Mr. Gardner is removed. I acted upon the authority of your letter to remove him from the appraisers' office, and give him employment somewhere else. I wrote to Mr. Gardner a very polite note, stating that I had the honor to enclose him a letter I had that day received from the Treasury Department, and I also sent the original to the appraisers. Mr. G. never came near me from that day to this. He left the appraisers, but did not accept the offer to be employed elsewhere, because he is rich, being worth, it is supposed, sixty thousand dollars—and does not want and would not accept a subordinate situation elsewhere at half his former salary.

I am, &c., S. S.

[No. 196.] Churchill C. Cambreleng, M. C., to Jesse Hoyt, Albany.

Washington, 30th Dec., 1830.—Dear Sir: See our Engineer, Mr. Jervis, and see every man who can aid our Branch Railway petition, or who will help us to give the Turnpike Company its quietus. There is a secret about Judge Peck's trial—the federal minority in the Senate mean to sustain him—the case is an outrogeous violation of the rights of a citizen. The Planet, a new locomotive of Stevenson's, has gone from Liverpool to Manchester and back again in 60 minutes, including two minutes stoppage! See the members of the Committee in the two Houses—and let me know to whom I can send of our charters.

Sincerely yours, C. C. CAMBRELENG.

The Quartermaster Generalship—Prosper M. Wetmore and the Flash Fire Co's.—Wetmore and Webb candidates—the militia mixed up with party services—Webbs great military experience—Noah a candidate unknown to Webb—Wetmore denounced by Webb and Noah—Sandford goes for Wetmore.

[No. 197.] Col. James Watson Webb, N. Y., to Jesse Hoyt, Esq., Albany.

Private. New York, Jany. 8, 1831.

Dear Hoyt: A gentleman colled upon me to-day and asked whether I would prefer being Q'r. Master General to Lieut. Colonel of the Governor's Guard; and proceeded to state that Bayard being absent in Florida, Prosper M. Wetmore, was pushing very hard to be appointed in his stead. He informed me that Lawson had pledged himself to get it for him, and made a visit to Albany last week, solely and exclusively on that account. He also told me what I did not before know, that in consequence of WETMORE'S connexion with the "Life and Fire" or some other such company, the 27th Regiment of Artillery compelled him to resign. He is consequently obnoxious to the Military, many of whom turned their eyes to me—not for

love, affection Wetmore only Swartwout and whether in s matter short, duty will be le the office, and sition. Ten y say, make me evidence of he last I was elec but one officer You know wh Throop last S as to consider applicant so to to the following to 'ny person ser ice. I wro and Hubbard any other you delegation, ar more. All w make me pub N. B. Yo

to.—W. N. B. I Selden.—W.

P. S. If to him.—W. you will perc enclose to the

[No. 19

To His E quence of N ter General. does not inte that the situ event of his applicant to I may be ec to be found General, N have no oth vernor's Gi elected, too be known a Military in intimation be promptl me the fav

SUNDA that his no Mr. Noah do not suc person I h

[No. military n which wo tary natu ready

ong in giving you

odgings, to inform y,) that goods had ENT than he had ought a bale of the and satisfy me of found the facts, as was Mr. Gardner t was his authority

ecision, was taken fardner's] own deperson, to corres. was done, gave me were no spies, but

OE, one of the apat the thing, and im I was convinced es, &c .- D but I leant by "infidelity

stated. Mr. Gard. said of it, but you what I have stated, in the appraiser's th reluctance, I ap-

ially. I obtain incannot divulge the of such importance. he authority of your somewhere else. iclose him a letter I ginal to the appraisers, but did not act is supposed, sixty uation elsewhere at

and see every man Furnpike Company rity in the Senate izen. The Planet, d back again in 60 mittee in the two

AMBRELENG.

e Co's .- Wetmore great military ex-Webb and Noah-

lbany. , Jany. 8, 1831. ould prefer being edeil to state that d to be appointed him, and made a old me what I did " Life and Fire" to resign. He is to me-not for

love, affection or respect, but simply because they thought I could defeat Wetmore. I know Wetmore only as the author of Lexington and other poetic productions, and as the great gun of Swartwoott and Lawson. I owe him no ill will, nor do I feel it incumbent upon me to ask whether in seeking my own advancement I tread upon his toes or not. To cut the matter short, I want to be Qr. Master General. It gives me the rank of Brigadier, and the duty will be less than that of my present appointment. There are no emoluments attached to the office, and consequently even an Editor may be appointed without the censure of the opposition. Ten years of my life spent in the army, quality me for it, and I may, without vanity, say, make me more competent to the discharge of its duties than any other applicant. As an evidence of how the Military estimate my army services, I need only mention that in January last I was elected Licut. Colonel of the Guards, when in Albany, without knowing personally but one officer of the Regiment, and this, too, without my having been consulted on the subject. You know what would have been the consequence of m; having come out for Root instead of fhroop last Summer, and it will be somewhat strange if he refuses to grant so small a favor as to consider me as worthy of the office as P. M. Wetmore. I do not wish to be known as an applicant so long as there is a possibility of defeat, and have therefore determined to write only to the following persons on this subject. From you I expect all you can do, nor would I write to ny persons on such a subject unless I felt that I would be pleased to render them a similar ser Ice. I wrote to Selden, C. L. Livingston, the Governor, Lt. Governor, Messrs. Dix, Tallmadge and Hubbard of the Senate, and Edmonds of the house. With any of these speak freely, and to any other you choose, but not to let it be known that I do apply unless I succeed. Cargyl of our delegation, and also Ostrander, are very friendly. In short. Do us I would do by you--nothing more. All well here, and I beg you to accept our thanks for your letters, although you did make me publish your hit at Monroe. Your friend, in haste, JAS. WATSON WEBB.

You entirely misapprehended our remarks about Selden. Say it shall be attended

to.-W.
N. B. I have written to Edmonds telling him to call and ask to see this.-W.-also to Selden .- W.

P. S. If I am not appointed W. must not get it-it will injure the Governor if he gives it to him .- W. I enclose you the letter to the Governor, which read and hand to him. Noah you will perceive has been named but he cares nothing about it. I do. Send all the letters I enclose to the persons to whom directed.

[No. 198.] Lieut, Col. Webb to Licut, Governor Throop.

Office of the Courier and Enquirer, New York, Jany. 8, 1831.

To His Excellency, &c .- Dear Sir: I have lenrnt to day, for the first time, that in consequence of Mr. Bayard's absence, applications have been made for the appointment of Qr. Master General. I nm not in possession of any facts which authorize me to say that Mr. Bayard does not intend to return to the City; on the contrary, he suggested about eighteen months since that the situation would suit me-said he had some idea of leaving the state; and that, in the event of his doing so, he would let me forward his resignation, and at the same time become an applicant to succeed him. If, however, it is in contemplation to appoint a successor, I beg that I may be considered an applicant. Of my fitness for the situation, perhaps the best evidence is to be found in nearly ten years service in the U. S. Army; with what reputation your Adjutant General, Major Dix, can inform you. Of the value placed upon those services here. I have no other evidence than my being elected, in January last, Lieutenant Colonel of the Governor's Guard, by the officers of that Regiment, without being known to but one of them; and elected, too, without any previous consultation or information on the subject. It is not my wish to be known as an applicant unless I succeed, and therefore I have not applied to the officers of the Military in this City; but if their recommendation is only necessary to ensure my success, an intimation to that effect to Mr. Hoyt, who is now in Albany, or to Mr. Selden, or Livingston, will be promptly acted upon. I beg, Sir, that my claims may be considered, and that you will do me the favor to inform some one of my friends of your determination.

I am, Sir, very respectfully, your obedient servant, JAS. WATSON WEBB.

SUNDAY MORNING.—On showing this to Noah, a few minutes since, he informed me that his name has been used for this appointment, but that he is in lifferent about it. I consider Mr. Noah as well qualified for the situation, and would be pleased to see him appointed if I do do not succeed myself. At all events, his appointment would be more popular than that of any person I have heard named. J. W. WEBB. Yours, &c.

[No. 199.] Dear Sir: You know well the delicacy of these military appointments among military men. I am indifferent, as Mr. W. says, about it, but there are many circumstances which would render THE APPOINTMENT OF COL. WETMORE, both of a civil and military nature, HIGHLY EXCEPTIONABLE. Several have spoken to me on this subject al-Yours truly,

[No. 200.]

C. W. Sandford, to Lieut. Col. J. W. Webb.

Thompson Street, Saturday Ev'g., Jan. 8.

Dear Colonel I have just received yours of this afternoon, and regret sincerely that I cannot comply with your request to address the Governor in favor of your application for the appointment of Qr. Master General—simply because, before henring of your being a candidate, at the request of some friends of Col. Wetmore, I wrote to His Excellency in his behalf. Had I known you were an applicant I would unquestionably have advocated your appointment—your practical military education and experience having given you great advantages (which you have well used) in acquiring information in military affairs. But having already addressed the Governor, I cannot with any delicacy or propriety, intrude myself again on this subject.

Youra very truly, C. W. SANDFORD,

[No. 201.] R. H. Nevins, Broker, Wall Street, to Jesse Hoyt, at Albany, dated New York, 14th Jan'v. 1831.

"Dear Hoyt—I must trouble you to let me know, whether our Banks, now being willing to take renewals of their Charters on the terms offered to them lust winter, will all be able to get them? It was predicted by some persons that some of them might not have another chance. And as to a new Trust Co.—do you think that an application from a very respectable list of petitioners will succeed in getting a Charter similar to the one granted at the last session? I shall be much obliged for your opinion on the above, or on any other subjects that may have to do with Wall street. I am willing to run the risk of your opinions, and I hereby bind myself not, either by word, deed, or look, to manifest any mortification or disappointment should any bad result come of your advices. I hold considerable Life and Trust Co. Stock, which will rise or fall probably when the question is settled about other charters.

Yours very sincerely, R. H. NEVINS."

[No. 202] Frederick A. Tracy to Jesse Hoyt, Albany.

New York, Jan. 26, 1831.—Yours of the 22d inst. did not reach me yesterday till late in the day, so that nothing could be done. To day, at the Board, it was not my luck to get hold of any of this stock, altho' some sales were made at from 963 to 971—but I have some prospect of concluding a bargain for 300 shares. If I make any purchases it will be for your account solely, as I think the stock high.

FRED'K. A. TRACY.

[No. 203.] Churchill C. Cambreleng, M. C., to Jesse Hoyt, N. Y.

Washington, 10 Feb. 1831.—Dear H——: The Senate only wait for our slow Committee on Foreign Relations to get up and pass the bill organizing the [Danish?] Commission—there is no other difficulty that I have heard of. Simpson's nomination may encounter opposition, but I have heard of none. I differ in opinion with our Directors, about the great importance of a branch line, as it regards our own interest—that lies at the eastern termination—we wish, however, to accommodate Albany, but if the two sections of the town quarrel among themselves and defeat our bill we cant help it. The northern part of the town will suffer, and the southern part will be benefited by our having no branch. We shall carry the business wherever our road goes. Combinations of fragments cant burt us in general politics—in corporation matters we shall eternally have local divisions. In general divisions we have none to fight but Clay's friends—and we have Old Hickory against him. Between ourselves, I don't eare two and sixpence about having a branch line passed—we can get along well enough without it. Next year the people of Albany will be glad enough to present the petition themselves—it's infinitely more important to them that to us.

Very sincerely your friend, C. C. CAMBRELENG.
[No. 204.] Silas M. Stilwell, Albany, to Jesse Hoyt, New York.

ALBANY, 15 Feb. 1831.—Dear Hoyt: Your favors have reached me, and I hasten to answer them. The name of Stephen Cambrelens has been sent into the Senate. I give you this information because I know from your letter that it will please you, and because I like to please you—but I am bound to say that although I have no objection to Cambreleng, yet I gave Van Wyck the preference—and if I could have had my way—if personal weight and anxiety of feeling could have given the office to Van Wyck, so far as relates to me be would have had it. Van Wyck is my friend—I owe him much friend-hip. This you know—and of course he was my man. I have been defeated, and I have the consolution that you will be pleased, and that Cambreleng is a clever fellow.

S. M. STILWELL.

Thinks Calhoun some 'poor deril's dupe'—Von-Buren likewed to the high-spirited horse— Speculators to be put down—Throop's nomination of Vice Chancellor McCoun hangs heavy in the Senate.

[No. 205] Dudley Selden, M. C. &c. to Jesse Hoyt, N. York.

ALBANY, March 4, 1831.—My Dear Hoyt: My friend's letters have not perhaps been answered as aoon as he thinks they ought—but I have not been able to read them yet—and a man

is certainly he has peru You need

\* \* \* \* \*

that he had
gious folly :
seems to ha
am glad thi
and exposed
No news

in sending in will, if I can McCoun per withdre

Selden a me

[No. 20 ALSANY, begins to pr of my Bill o the Finance that report mined the w thy fellow. THERE IS BU' We should cannot prese than Selden pleasure. I CIOUS PUFF ! friend's rep know you tl can do for h report. In portunity of intention to dom fail in can be carr return hom constantly, -and be a

[No. SAVANN. would obset to close this handsome To-day

low. The day's mail part of yo On the co will perce extinguish very nece a few day

Extra
" have ex
" PLAC

" you wil " were h

y Ev'g., Jan. 8. erely that I cannot or the appointment iate, at the request I known you were r practical military e well used) in ac-Jovernor, I cannot

### . SANDFORD.

dated New York.

ow being willing to ill all be able to get ve another chance. pectable list of petiat session? I shall hat may have to do by bind myaelf not, ient should any bad , which will rise or

## R. H. NEVINS."

esterday till late in my luck to get hold have some prospect be for your account D'K. A. TRACY.

our slow Committee Commission-there ncounter opposition, e great importance of rmination-we wish, unrrel among them. will suffer, and the the business wherelitics-in corporation ive none to fight but selves, I don't care ll enough without it. themselves-it's in-

#### CAMBRELENG.

d I hasten to answer I give you this in. muse I like to please leng, yet I gave Van and anxiety of feels would have had it. and of course he was e pleased, and that M. STILWELL.

high spirited horselcCoun hangs heavy

t perhaps been anem yet-and a man is certainly entitled to be praised for his punctuality who makes his return to a letter as soon as he has perused it.

You need not endorse 'confidential' on any of your communications to Livingston or Stilwell \* \* \* \* \* \* On reading Calboun's correspondence, I made up my mind very soon that he had been the dupe of some poor devil behind the curtain, and had exhibited most egregious folly in being caught. Your successful competitor for a high place [J. A. Hamilton?] seems to have been the most conspicuous man in bringing up this by gone transaction—and I am glad that MR. VAN BUREN, like the high-spirited horse, has shaken the dew from his mane, and exposed the rogue to be taken.

No news here. Your kind efforts of the D. and H. are duly appreciated. I felt satisfied that in sending me the little pamphlet, your whole object was the public good. So is mine-and I will, if I can, give the rascully speculators upon time a thrust under the short ribs.

McCoun [Vice Chancellor] hangs heavy in the Senote. I know not why. As soon as Sleeper withdrew (and so I read his letter to the Chanceller, I have aided him all I could. Yours truly. DUDLEY SELDEN.

Selden a man of talent-First rate Democratic timber a scarce commodity- a judicious puff -thanks the Courier and Enquirer .- Lobbying from within.

[No. 206.] Silns M. Stilwell to Jesse Hoyt, New York.

ALBANY, 7 March 1831. Dear Hoyt: I should have written you before, but that business begins to press upon us of the city, more and more—and again you know we are in the midst of my Bill on Imprisonment. I have great hopes. You have doubtless seen Selden's report on the Finances, &c. You may depend there is an exhibition of talent and business habits about that report which is worthy of all commendation-Selden is a man of talent-and I am determined the world shall know it. Nothing gives me greater pleasure than to back a clever worthy fellow. I can look the world in the face and say he is honest, he is capable. You know THERE IS BUT LITTLE FIRST RATE TIMBER IN THE DEMOCRATIC RANKS, THAT HAS BEEN DISCOVERED. We should therefore prize what we have the more. But I am inclined to think that your bar cannot present to us one who (if backed by his friends) will be a greater ornament to the party than Selden. I will not speak more on the subject, altho' there is no topic which yields me more pleasure. Now permit me to say that nothing will help a political friend so much as a junt-CIOUS PUFF through a party paper. Never was there a finer opportunity, and I commit our friend's reputation in that respect to you. Hovt, remember, we never can do too much (and I know you think so) for a warm hearted, talented friend. Be judicious, and let us see what we can do for him. I was much gratified on seeing in the Courier and Enquirer, a notice of my report. I must think hetter of that establishment than I have done, and will take the first opportunity of assuring those concerned that I cannot be outdone in generous conduct. It is my intention to back Selden to the utmost of my ability in the tax proposed-and you know I seldom fail in my undertakings, for what cannot be done by argument and conduct in the House can be carried by activity and cleverness out doors. I feel very anxions to get through and return home; this business is a great sacrifice to me; and did I not employ my mind and body constantly, I should not be able to remain here. Let me hear from you. I write in great haste -and be assured I remain, with great respect and esteem, your friend, S. M. STILWELL.

## McAllister of Georgia, and the Gold Mine of New Potosi.

[No. 207.] R. J. Arnold and M. H. McAllister to Jesse Hoyt, Wall street. SAVANNAII, May 15, 1831.—Dear Sir: Your favor of the 5th inst. is received. In reply, we would observe that our Mr. Arnold sails for New York on the 23d inst., and will be authorised to close this business upon the terms he may think best. Tho' what part is sold, must be at a handsome profit, for every day we are receiving more favorable accounts from the Mine.

To-day McAllister received a letter from the Gold Region; an extract from it will be given below. The report alluded to in your letter from the Doctor, will no doubt come to hand by today's mail. We shall wait with anxiety until it is received. In the meantime we note that part of your letter which requests us not to interest any person here. This has not been done. On the contrary, every person here is ignorant of our being interested in the Patosi mine. You will perceive by the extract from the letter above alluded to, that the claim has not as yet, been extinguished, although we so considered it the last time we wrote Mr. Ward. . is therefore very necessary that this business be kept an entire secret for the present. McAllister will, in a few days, as soon as the Court rises, wart for the Gold Region.

R. J. ARNOLD, M. H. McALLISTER.

EXTRACT .- "With regard to the claim on Potosi, they wish to hold on, on account that they " have examined the mine more thoroughly, and find it much better than they expected. THAT "PLACE IS THE MOST ASTONISHING IN ALL THE GOLD REGION; and I hope "you will believe me when I say its prospects are very much more flattering than when you "were here-in the language of the writer, 50 per cent better."

Pushing in the Naval Service—Swartwout wants his Nephew sent ahead of his Seniors. The way a thing might be done.

[No. 208.] Collector Swartwout to Levi Woodbury, Secretary of the Navy, Washington, New York, 28th May, 1831.—Sir: This letter will be handed to you by Samuel Smith Swartwout, my nephew, at present a passed midshipman in the U.S. Navy. This young gentleman entered as midshipman the 10th May, 1820. He was entitled by law, to an examination in 1828, but being absent on duty, he did not offer till January, 1829. Ill health and extreme diffidence lost him the opinion of the Board, and he was rejected. This unfortunate mishap produced so much distress, that, on a second trial, from mere embarrassment alone, he failed again; but the Board, as well as the Secretary of the Navy, from his known talents as an officer, determined to encourage him to make a manly effort to overcome a constitutional defect; and he has recently passed an excellent and most creditable examination, and new presents himself to the Secretary in the expectation that he will be placed as several officers similarly situated heretofore have been, upon active duty as a Lieutenant. It is also greatly to be desired, if consistent with the regulations of the Navy, that his commission as Lieutenant, when issued, should take date with those of the midshipmen whose warrants bear date with his own, but who passed in 1828. The private character of Midshipman Swart-yout is irreproachable, and his honor unimpeached. He will explain more fully to you, in person, the causes of his failure to pass in 1828, and give you such other information as may be of consequence for you to know.

Railroads-Turnpikes-Iloyt and Cambreleng.

C. C. Cambreleng, M. C., to Jesse Hoyt, New York. ALBANY, 22d August, 1831 .- Dear Sir: I am informed about the turnpike movement. The atock was appraised at 20 per cent, and the charter was valued at \$10,000, making in all about \$33,500 -about a fair valuation. The distribution of the new stock not yet made. That distribution will give offence. Some of the Directors are anxious to push on with the road-others are for compromising with our company. The latter have most money, but the result is uncertain. When they see our locomotive in operation they will abandon their plan of a turnpike and rail-road. We should have no trouble with it at all; but there are some who want merely to make a BUBBLE of it and take in honest men. I have a perfect understanding with Mr. Corning, and if he can in the distribution get a majority, or a controll of it, we shall compromise the matter. In the meantime we have advertised for a branch line, and Mr. French is privately at work, getting the consent of owners of property through which the line will pass. If no compremise should be made, we will make them a proposition which will give satisfaction to nine tenths of the people of Albany, and send the speculators in the new stock with a bad grace to the legislature. But after all, they must keep up the turnpike, and that kills their rail-road project at once. The two never can be combined without sinking the capital laid out in both. We shall have our locomotive at work by the end of the week. The boiler went back to the road to-day, Ours will be an immense stock. I am certain we shall next year average about 800 a day. Sincerely yours, C. C. CAMBRELENG.

Mr. McAllister condemns the Democratic Legislature of Georgia, as stupid, envious and ignorant—I. M. Berrien's efforts to enlighten them—effort to obtain special pricileges for Hoyt's gold mine, New Potosi—Why should corporations pay their debts? Checks on party legislation—McAllister swears at 'em!—Purgatory—The asses who bray for the public.

M. H. McAllister, of Georgia, to Ward and Hoyt, New York. [No. 210.] MILLEDGEVILLE, [Georgia,] Nov. 27 1831.—Gentlemen : All is over. I have just come from the State House. After a struggle of three days in the Senate, wherein an unremitted and hot debate has been maintained from morning until night, for two days, we have failed in our object of obtaining an Act of Incorporation. The intelligence of the Scrute has been beaten by the ignorant-wise, grass-fed members who compose a large majority of the Legislature. No effort has been pretermitted, no exertion spared. Berrien in behalf of the Elrod. Murray in behalf of Beers, Booth, and St. John, and ourselves, have all made united and untiring exertions, but all in vain. Against US the prejudice is unsparing. They say that the Elrod people have but the lease of one mine, whereas we have monopolized a great and valuable mining interest; and to incorporate us would be to hold out an inducement to northern men to embark in it; and the effect of their embarking to work the interest would be to create an immense monied interest in the State, which would revolutionize its politics. The Clark men, with a few exceptions, opposed it with deadly hostility. The body of the opposite party went for the charter. Fourteen arguments were submitted to the Senate, by as many of the most distinguished men in the House, and altho' but two spake against the Bill, such was the danger apprehended from our immense wealth (that is to b.) that the Bill was voted down. I cannot have patience to write or speak deliberately on the subject. For three weeks, day and night, our exertions, together with the

1 Can this be the Matthew Hall McAllister who was Dis. Atty, for Georgia, and more recently a Democratic candidate for the office of Governor?

forts of many layed—all in SH ENVY or the obtainm the 25th) our gus proposed orporation." were sustaine BY BEING I Saturday-the advocates of th The arguments et of men in would be to ma fman. The hree votes. he hope of ult majority of iriends and opp cure, as many elters were re testing agains Bill has to be was made kno that we were g whole of Mone the whole num hibited in a Si of the day to v Dr. Baber, on vocates of our upon the subje or Porosi son There is no d otherwise tha \* \* \* \* \* this worse the wife nor my p adopted to wo when I next PUBLIC at tax of two pe to be a corpor induced the between then as such, than

(2 o'clock,

brose Baber,

[No. 21 London, I the newspape and anspicion the utter hop their wonded a fair chance I was not LY ARRIV

There is nout doubt, poin constant lessened our

229

of his Seniors. The

e Navy, Washington. on by Samuel Smith This young genvy. w, to an examination I health and extreme fortunate mishap prolone, he failed again ; s as an officer, deteral defect; and he has resents himself to the larly situated heretodesired, if consistent en issned, should take n, but who passed in , and his honor unim-vilure to pass in 1828, know. S. S.

pike movement. The ), making in all about yet made. That diswith the road-others ut the result is uncerplan of a turnpike and who want merely to inding with Mr. Cornshall compromise the French is privately at l pass. If no compreistaction to nine tentha a bad grace to the leeir rail-road project at ont in both. We shall ck to the road to day. about 800 a day. CAMBRELENG.

mid, envious and igno. privileges for Hoyt's Checks on party legis. y for the public.

ew York. I have just come from in unremitted and hot ve failed in our object is been beaten by the egislature. No effort Murray in behalf of g exertions, but all in people have but the ning interest; and to mhark in it; and the rse monied interest in w exceptions, opposed rter. Fourteen argu. d men in the House, ed from our immense nce to write or speak ns, together with the

cently a Democratic can-

forts of many of the leading men in the Senate, backed by Berrien, have been unceasingly em-physed—all in vain. THE BESCO FED IGNORANCE AND THE BLIND AND FOOL-ISH ENVY OF THE MAJORITY have carried the day. I have never laboured so severely in the obtainment of any object as of this, and am proportionably, disappointed. On Saturday the 25th) our bill was taken up by sections. On coming to the 2nd section an amendment was proposed "to make the individual property of each Stockholder liable for the debt of the orporation." On this motion the struggle took place, as the advocates of the Bill knew that if were sustained there was an end to the Bill, as THE ONLY OBJECT CONTEMPLATED BY BEING INCORPORATED WOULD BE DEFEATED. The discussion continued all Saturday—the excitement was greater than on any question which has arisen this session. The advocates of the Bill urged every consideration that men could express; but all to no purpose. The arguments of the opponents to the Bill were, that we had an interest 100 valuable for any set of men in this state, and to induce capitalists to work it by giving an act of incorporation would be to make us dangerous to the State, &c. Such stuff never before issued from the mouth fman. The yeas and nays on the motion were called, and it was sustained by a majority of three votes. This small majority (there being 76 Senators) inspired the friends of the Bill with the hope of ultimate success-they moved for an immediate adjournment, which was carried by majority of one. Saturday night and Sunday were consumed by the mutual efforts of the mends and opponents of the Bill in canvassing for and against it. Monday morning we felt secure, as many as SEVEN MEMBERS HAVING BEEN GAINED OVER; when behold! etters were received by a number of the members of both Houses from their constituents, prousting against their extending legislative protection to us. By the rules of the House, every Bill has to be published for a certain time previously to a third reading; and thus our effort was made known to the people, who instead of regarding the matter in its true light determined that we were going to swallow them alive. These letters determined the fate of our Bill. The shole of Monday (this day) has been consumed by the intelligent members (about twenty out of he whole number) in contending against prejudice, ignorance, and the d-t folly ever exwhited in a Senate Chamber; but all in vain; and I have just strength enough after the fatigue of the day to write you this much. Berrien is writing the fate of the Bill to Mr. Bolton. \* \* \* \* Dr. Baber, one of the most intelligent members of the Senate and one of the most active adrocates of our Act, will write you from time to time as to any thing that may arise hercofter upon the subject of our Bill. I leave this infernal place to-morrow morning. Arnold left here or Porost some few days since. I wrote you about the title to the Keith Mine-that it was There is no difficulty about title to any of our lots, and thank Gad for this! for I believe Mherwise that this rascally apology for a Legislature would take them away if they could.

\* \* \* \* \* \* I can tell you that if any one of you had been in the situation I have been in this worse than Purgatory, you would express no such surprise. I have not written to my wife nor my partner. \* \* \* \* A Mr. Dickson has submitted to me the plan the English have adopted to work mines in Mexico, where they have no incorporations; I will submit the same when I next write you. TO INDUCE THE ASSES HERE WHO BRAY FOR THE PUBLIC at the expense of \$4 per diem, to pass our Bill, everything was given up, "and a tax of two per centum on the nett profits, nay five per centum was offered." We asked simply to be a corporate body, and this they denied! I should suppose that sympathy alone would have induced the majority to vote for corporations, inasmuch as there is a marvellous resemblance between them—they are 'bodies without souls.' \* \* \* \* They can't touch us as individuals as such, thank God! we have the federal constitution to protect us. Write to the Hon. Ambrose Baber, thanking him, &c., and state whether you will have an act if the private property is made liable. We think it would be worse than useless, &c. M. H. McALLISTER. (2 o'clock, A. M., 28 Nov., 1831.)

Van Buren in London-Evaporation of Anti-Masonry-the Reform Bill-the Cholera.

[No. 211.] M. Van Buren, American Minister, to Jesse Hoyt, at N. Yerk.

LONDON, Dec. 14, 1831.—My Dear Sir: I thank you kindly for your attention in sending me the newspapers. The result in New York is truly gratifying, and cannot fail to have a decided and auspicious effect upon the character of the next session of Congress. It is to be hoped that the utter hopelessness of their cause will induce the opposition to withhold a portion at least of their wonted opposition to the measures of the general administration, and to give the Old Chlef a fair chance in his zealous labours to advance the interest of the country.

I was not at all disappointed at the result in New York, AS THE TIME HAD OBVIOUS-LY ARRIVED FOR THE EVAPORATION OF ANTI-MASONRY.

There is nothing new here that you will not find in the papers. The Reform Bill will, without doubt, pass by or without a creation of Peers, as circumstances may require. We have been in constant dread of the Cholera, but notwithstanding that the danger has increased, habit has lessened our fears. This city is, I have no doubt, as yet entirely exempt from the malignant and

fatal disorder. My health, and consequently my spirits, have not been better for many years. Our situation is very comfortable (always saving its enormous expenses) and the Town is full of objects of intense interest—animate and inanimate. Remember me kindly to Mrs. Hoyt, and believe me to be,

Very ruly, yours,

M. VAN BUREN.

McLane's Treasury Report condemned—the Lords and Bishops.

[No. 212.] C. C. Cambreleng, M. C., to Jesse Hoyt, New York.

Washington, 29th Dcc., 1831.—Dear Hoyt: I have yours with the papers. We have strange notions about such cases—I mean we Lawyers. What the committee may think about it, I don't know—I will get along as well as I can with it, and hope for the best. It's lucky you sent a petition in a decent hand-writing, or I should never have known what you wanted. Ten years ago the case would have been rejected. I have hopes now, as we have reversed some of the old thinciples.

The Treasury Report is as bad as it possibly can be—a new version of Alexander Hamilton's two reports on a National Bank and manufactures, and totally unsuited to this age of democracy and reform. The battle on these grounds has not yet begun—it will go like wild.

FIRE WHEN WE COMMENCE OUR WAR AGAINST THE LORDS AND BISHOPS.

Sincerely yours, C. C. CAMBRELENG.

#### The Friar's jump over the Ass-the Courier and Enquirer.

[No. 213.] C. C. Cambreleng to J. Hoyt. Washington, 29th Dec., 1831.—Dear H.: I am quite annused with the new Bank convert, the Courier and Enquirer—it reminds me of the Friar who was trying to mount an Ass. After jumping up two or three times without success, he put up a fervent prayer to the Virgin Mary—jumped again, and went entirely over to the other side—the Virgin was too kind. Sincerely yours, C. C. CAMBRELENG.

### The Debenture case-Lawyers' Justice.

[No. 214.] C. C. Cambreleng, M. C., to Jesse Hoyt, N. Y.

Washington, 3d January, 1832.—Dear H—: I dare say you are surprised that there should be any doubt about I and McJ's case—but you will cease to doubt when I tell you that for twenty years the debentures were forfeited because the oath was not taken within the ten days! This was Lawyers' justice—but men of common sense took up the subject about five years sag, and reversed all the old decisions, and granted relief in all such cases for thirty years back. Yours is a new case, and I don't know what queer notions the Lawyers may have about. I hope I shall get along with it. I may report a bill to-morrow morning, if I get the consent of our committee. If I get it from Smith when I go home, I will send you the \$750.

Sincerely yours. C. C. CAMBRELENG.

[No. 215.] C. C. Cambreleng, to Jesse Hoyt. WASHINOTON 7, Jan., 1832. Dear H.—I have your letter—all right—and will go right. Why does not Glover hand over the \$2000 to Bucknor? I thought it was paid a month ago. I wish you would say to Mr. Coddington that Bucknor has not yet received one cent from Mr. Jackson—he talks of paying \$175.—but nothing was paid on the 5th unless on that day.

Sincerely yours, C. C. CAMBRELENG.

Colonel Webb spurus Poor Devils who sell themselves for Office—is independent of Jackson and the Regency—but the warmest friend of Jackson and Van Buren—A hint to Blair—like Jesse—but away with Parasites!

[No. 216.] Colonel James Watson Webb, to Jesse Hoyt, at Washington.

Office of the Courier and Enquirer, New York, January 19th, 1832. Dear Sir—Yours of the 16th has just been received, and has been taken as it was meant; yet, permit me to add, it has not had any influence upon the course 1 intend to pursue.

If my course has disgusted every honest friend of the President, that is, every Poor Devil.

WHO IS WILLING TO SELL HIS INDEPENDENCE FOR AN OFFICE, Why so be it.

You know, as you ought to know, that I am not to be driven from any course I consider correct, even if the friends of General Jackson should attempt it, or professed friends of my own, write, or procure to be written, articles in the Globe interfering between us and the Argus.

If, as you say, my "friends are fast falling off" in Washington, and you have been made their confident, please tell them that I do not value such friendship a rush, and no matter what their stations are, whether high or low, they are most welcome to pursue such a course as to them seems proper.

Thank God I am independent of General Jackson, and those who would fain have the world

\* By Louis M'Lane, who succeeded Mr. Ingham as Secretary, in June, 1831.

In a letter to Hoyl, Feb. 13th, 1832, it is stated that a credit for \$50,000, or upwards, had been given to Messrs. Webb & Noah, by the U-S. Bank, on a note or notes drawn by the former and endersed by the latter. Hoyt had very early notice of this U.S. Bank loan, and urged Cambreleng to probe it in Congress, which he did.

believe they have and family deper great men, you s I would like ESTLY and D

JACKSON TH SUCH AN O to think for mysfriend of the Pro and I must say

In plain term pleased in the waten days—and so of communication be as well to shour columns.

Yours has be By way of n as well for Mr. When we w

pequests of thos

Do not imag

and thank you

my true charac

make me despi

pendence is the

[No. 217
WASHINGTO
of the United
tration, but I
ed to our dele
William Neils
tration.
P. S. I pr

[No. 218 and doing on

Colonal Webl Angel, Ber for Van B [No. 21

CITY OF WING TO GIBUREN,† a

† In 1832, Co Buren. More Cour. & Enq... success of polihis person. vai and his eleval litical managgrent public se his polition de We know?

extent of his a
We know pre
the cold blood
for himself, if
witnessed his
littent fivors
but particula
life, must enpression of hi
same time de

better for many years. and the Town is full of ndly to Mrs. Hoyt, and M. VAN BUREN.

Bishops.

ork. We have strange oers. y think about it, I don't

It's lucky you sent a ou wanted. Ten years reversed some of the old

n of Alexander Hamil. suited to this age of de. -IT WILL GO LIKE WILD.

C. CAMBRELENG.

uirer.

Dec., 1831.—Dear H.: nirer-it reminds me of hree times without suc. nd went entirely over to C. CAMBRELENG.

Y. arprised that there should I tell you that for twen. within the ten days! ect about five years ago, s for thirty years back. ers may have about. ] , if I get the consent of the \$750.

INGTON 7, Jan., 1832. es not Glover hand over would say to Mr. Codhe talks of paying \$175

C. CAMBRELENG.

C. CAMBRELENG.

pendent of Jackson and A hint to Blair-likes

shington.

January 19th, 1832. aken as it was meant; end to pursue. is, EVERY Poor Devit.

course I consider cored friends of my own, us and the Argus. t have been made their

l no matter what their h a course as to them

ld fain have the world

had heen given to Messra. d hy the latter. Hoyt had which he did.

believe they have the keeping of his conscience—and if I am not-if my daily bread for myself and family depended upon truckelling to his friends-to the Argus and its coterie of would be great men, you should know enough of me to believe that I would do what I thought correct.

I would like to see an individual in the United States designated, WHO IS MORE HON-ESTLY and DISINTERESTEDLY ATTACHED TO VAN BUREN AND GENERAL

JACKSON THAN MYSELF. SUCH AN ONE CANNOT BE FOUND-and yet I am to be told, that because I presume to think for myself, and argue from appearances when facts are withheld, I 'disgust every honest friend of the President'—that my friends 'are fast falling off,' &c. &c. This is sheer nonsense, and I must say you are the last man from whom I expected such idle and ridiculous threats.

In plain terms, those who are offended with our [Webb & Noah's] course, have only to get pleased in the way that is most convenient to them—and so I will tell them PERSONALLY within ten days—and so you may tell them now if you please. Indeed, as you have been made the organ of communicating the 'disgust' I have inspired, and the 'falling off' of their friendship, it may be as well to show them this letter, which I would not have the slightest objection to publish in our columns. It contains my true sentiments, and you are at liberty to use it as you please.

Yours has been BURNT.

By way of news I can inform you, that we have not yet done with the Argus, and it may be as well for Mr. Blair to let us row our own boat.

When we want his interference we will ask it-but until then, he had better not yield to the requests of those who would sacrifice all personal independence to party subserviency.

Do not imagine me offended at what you have written. Not so. I appreciate your motive, and thank you for your kind intention, but I feel mortified to think you should know so little of my true character as to suppose that such a letter as yours could have any other effect than to mske me despise more than I now do, THOSE WHOSE GOD IS OFFICE, und whose Independence is the nod or beck of those in power.

Sincerely your Friend, JAS. WATSON WEBB.

The Workies, Cambreleng, and the friends of the Bank.

[No. 217.] [Private.] C. C. Cambreleng to Jesse Hoyt, at New York.

WASHINGTON, 5th Feb., 1832.—Dear H.: I received to-day the memorial in favor of the Bank

of the United States-it is signed by a host-said to be principally the friends of the Administration, but I have looked over the list. Our friends should be up and doing. This is forwarded to our delegation in a letter signed by Gideon Lee, Meigs D. Benjamin, Dudley Selden and William Neilson. It says the memorial originated with the supporters of the present adminis-Sincerely yours, C. C. CAMBRELENG.

P. S. I presume it is signed by every merchant who keeps an account at the Bank.

[No. 218.] [Private.] Washington, Feb. 6, 1832.—Dear II.: Get the Workies to be up and doing on the U. S. B. question. They are democrats in principle. C. C. CAMBRZ? "ING. Very truly yours,

Colona Webb, the Champion of Van Buren and the United States Bank-his Ard-Hoffman, Angel, Bergen, Soule, Clement, Poindexter-Moore, a dirty fellow-Would Croswell fight for Van Buren ?- Webb would- Webb gets a new light, like the Compiler of this book.

Col. James Watson Webb, to Jesse Hoyt, New York

CITY OF WASHINGTON, Feb. 12, [1832.] SUNDAY Night.-Denr Hoyt: I HAVE AN ITCH-ING TO GET HOLD OF THE D D RASCALS THAT VOTED AGAINST VAN BUREN, t and you will perceive by MY 'CARD' that I have a prospect ahead. Hoffman, An-

In 1832, Col. Webb, the friend of Marcy and the United States Bank, is rendy to spill his life's blood for Van Buren. More than eleven years clapse, friends become enemies, and Webb thus describes his old id-d, in the Cour. & Eng., of Sept. 16, 1843. "United to the most implicit confidence in the gullibility of the people and the success of political management. Mr. Van Buren unfortunately possesses great personal vanity. He is vain of his person, vain of his dress and address, vain of his influence with the Indies, vain of his aristocratic associations and his elevation above what he considers the valgar herd from which he spring—and above all, vain of his political management and his ability to obtain by intrigue and tinesse what others can only accomplish through great public services and an honest devotion to the welfare of the public. And this vanity, has been the cause of his political destruction.

We know Mr. Van Buren quite as well as any other person in the United States. We understand precisely the extent of his gratitude for services rendered, and his appreciation of those who have lit in their power to serve him, and the cold blooded deliberation with which he will give up those who have done more for hum than he ever could do for himself, if by the sacrifice he supposes it possible to increase his political capital. We know, because we have witnessed his utter heartlessness, his disgusting selfishness, and his hubitend sneering at gratitude for personal or political favors. We well understand his theory that all manked are recorded and energy for the proper of the power to service provided for himself. The tutal manked are selfish-that hone and magnanishty in men, but particularly in politicians, is the dream of youth—and that he who would prosper either—private or public life, must early arrive at the conclusion that friends are only to be used not eared for. We saw that from the day he took Aaron Burk as his model for his menners, and made every movement of his hambs and hody—every expression of

gel, Bergen and Soule are the incibers whose names I'll give these fighting Senators; but at

the same time, I'll inform them that they are only responsible for the fact that Clement did make

shall become

the communication to them which I mentioned. Consequently, IF THEY WISH A FIGHT: or rather, if they do not wish to be the laughing stock of the nation, ONE OF THEM MUST CHALLENGE ME. Moore is a dirty fellow, and if I can, I'll get hold of Poindexter; but as the saying is, 'half a loat is better than no bread,' and I'll be content with either. Your friend Croswell says that I'm an enemy to Van Buren. Quere. - WOULD THE FIGHT FOR HIM? By the bye, have you written to Lynn on the subject I mentioned? JA'S WATSON WEBB. Your friend,

P. S. Marcy, the President, and all his friends, think the people in Albany mad in talking of making V. B. [Van Buren] Governor, as if New York can make amends for an insult offered by fourteen States of the Union! Marcy has written to them, and you should do so too. WEBR.

Colonel Webb's Card, referred to above.

#### A CARD.

Washington City, Gadaby's Hotel, February 11, 1832.

In "A Card" published in the National Intelligencer and United States Telegraph this day, Gov. Poindexter of Mississippi, and Gov. Moore of Alabama-both members of the Senate of the United States-charge the Surveyor of the Port of New York, [M. M. Noah,] with writing the article which appeared in the editorial columns of the New York Courier and Enquirer on the 7th inst., and of which the following is an extract: [Here follows the extract.]

The undersigned does not deem it necessary to comment upon the undignified character of the "Card" of the Honorable Senators, but begs leave respectfully to assure them, that the entire article referred to, was written by him, and forwarded for publication from this city. The two material facts alleged in that article, are-first, that the disclosures said to have been made by Mr. Van Buren to Clement, were, according to Clement's own admission, made at his first interview with Mr. Van Buren, which was purely accidental and never but once repeated. Second, that Clement and asserted that Gov. Poindexter and Gov. Moore offered to furnish him with funds for the establishment of a newspaper in the State of Mississippi. These two charges are now repeated—they are susceptible of proof at any moment, and for their truth, as well as for whatever opinions or semiments are contained in the article alluded to, the undersigned holds himself personally responsible. He would further inform these honorable Senators, that the members of Congress from New York referred to in the foregoing extract, do not seek concealment "behind" a "dark curtain," and that an application to the undersigned for their names. or for any other purpose, "will meet with the most prompt and respectful attention from" their Obedient servant, JAMES WATSON WEBB.

Isaac Hill's Speech-how to make capital out of Clay's quarrel-Tibbets' very good plan of a Bank-Who shall we make Governor?-Tariffs-taking care of the Mammoth-Following the Bostonians for a new U. S. Bank.

[Three letters, C. C. Cambreleng, to Jesse Hoyt at New York.]

Washington, 12th Feb., 1832. [No. 219.] Dear II .- Mr. Hill's speech will go all over the Union-that notices Clay's nttack upon Mr. Gallatin in the best possible manner-it drives it home upon him. His quarrel, too, with General Smith you will have seen—that ought to be noticed conspicuously. He is one of our revolutionary Heroes, upwards of 80-one who gallantly defended what was then called Mud Fort on the Delaware, when attacked by a British squadron.

With regard to the Bank it is not worth while to have any public meeting about-a remonstrance against it is enough—I don't think the debate will come up for a month—Mr. Tibbets sent me A VERY GOOD PLAN OF A BANK-which I have returned. Ask him to send me a copy of it. \* Very sincerely yours, C. C. CAMBRELENG.

\* While this unprincipled confederate of Van Buren, thus secrectly acknowledged to Hoyt his desire for a United States Bank, (see also his letter of the 16th, with its artful hints) he thus publicly reprobated it, to pay court to the party who had grasped the public treasure as political and personal plunder:

"Of all the currencies that were ever contrived by man, the root victious in principle, the most calamitous in its effects upon trade, the most delrimental to the public interest, and the most unsafe, as it respects the preservation of a metallic currency, is that which is founded on the credit of a national bank, not only connected with the finances of a government, but like ours, involved in all the fluctuations of every species of commercial credit and dealing in them upon a national scale."

in them upon a national scale."
"It is a common opinion, too, that a national bank prevents the multiplication of State banks. It may be so, sir, but if it is, it is contrary to principle, and in this country and in England contradicted by experience. It is true that immediately upon a dissolution of a 1-tional bank, there will be, as the gentleman from Pennsylvania has shown, an unusual number of applications for State institutions; but in a long series of years, the tendency of a national bank note currency is more powerful man all our local circulations, in constantly impelling trade, banking, and every species of credit and speculation beyond those prodent limits, which, without the agency of such an institution, would usually be prescribed by the annual and steady accumulation of the capital of the country."

Gentleman v [No. 22 Dear H.-will offer it night-who care of the I enough to le

Bostonians

but on the

might be mi

forward a S

Subsidizing

[No. 2 To Jesse Sam

Gentleme

for the purp

At the m quired-bu nished and be procured bers-and he has com with Mr. H paying ther ought not t the Pressto pay imm at the Bank

He concluse foundation We find in Cambreleng

"Splendid self and Ass rion, for a be "National I of re-charte-tional objec-fours with the First-T

five years.
and the citly
tion shall be
of capital. requisition the notes of ble to taxes put an end \* See No.

† Daniel . in his Plain eaters stand ulating nat of a begga Again L Lee, and th

nting Senators; but at hat Clement did make Y WISH A FIGHT: E OF THEM MUST of Poindexter; but as h cither. Your friend E FIGHT FOR HIM?

WATSON WEBB. Albany mad in talking ds fur an insult offered

should do so too.

WEBB.

, February 11, 1832. es Telegraph this day, mbers of the Senate of I. Noah,] with writing ourier and Enquirer on extract.] ndignified character of sure them, that the enon from this city. The

said to have been made ssion, made at his first but once repeated. Seoffered to furnish him pi. These two charges r their truth, as well as led to, the undersigned onorable Senators, that xtruct, do nut seek conersigned for their names, ful attention from" their WATSON WEBB.

ets' very good plan of a Mammoth-Following

York.] on, 12th Feb., 1832. Clay's attack upon Mr. quarrel, too, with Gen-He is one of our revothen called Mud Fort

eting about-a remona month-Mr. Tibbets Ask him to send me CAMBRELENG.

Hoyt his desire for a United bated it, to pay court to the

, the most calemitous in its spects the preservation of a connected with the finances mercial credit and dealing

banks. It may be so, sir; experience. It is true that Pennsylvania has shown, he tendency of a national selling trade, banking, and agency of such an institu-of the country."

Washington, 14th Feb., 1832. Dear H.-The knowing ones at Albany merely wish to manœuvre a little about the Governor to get a change. That is as I suspect. I have written Wright, Edwards, and Flagg—Croswell, I wrote him also. We shall not get at THE Bank for 4 weeks—at least I should think not. The more we discuss it the stronger we shall become. McDuffie's, alias Calhoun's, Tariff, is on one extreme-Clay's on t'other. Gentleman who wrote Mr. Mumford is not our friend-He is of the Sutherland school. \*

C. C. CAMBRELENG. Sincerely yours,

[No. 221.1 WASHINGTON, 16th Feb., 1832.

Dear H.-I return you the letter-Judge Clayton of Georgia has a resolution prepared and will offer it as soon as he can-it will cover the object in view-I shall see the President tonight-who has a confidential director on the spot. You need not fear but what we shall take care of the Mammoth in some way or other-I think ON REFLECTION that it would be well enough to let the plan Mr. Tiblets had in view alone for the present. Let them follow the Bostonians and Portland people in asking for a new bank from the federal governmentbut on the plan they propose—this is on the whole better than to set up for ourselves, which might be made use of by the Pennsylvanians against us, here and elsewhere—We can bring forward a State bank next year-mention this to Mr. Tibbets.

C. C. CAMBRELENG. Sincerely yours,

I did not know before why that paper was so bitter against Van Buren.

Subsidizing the Press in earnest-Francis P. Blair of the Globe, set up as an Editor for Van Buren, by Officers of the Custom House and Post Office of New York.

[No. 222.1 NEW YORK, Saturday, 18th February, 1832. To Jesse Hoyt—M. M. Noah—Samuel Gouverneur—Walter Bowne—William P. Hallett—Samuel Swartwout—Cornelius W. Lawrence—James Λ. Hamilton, and others.

Gentlemen-When F. P. Blair, Esq. was in this city, you each subscribed a certain amount,

for the purpose of furnishing him with a Printing Press.

At the meeting of his friends on that occasion, the subscription was short of the amount required-but I well recollect the Pledge you made-which was-that the Press should be furnished and paid for-and that he might rest assured of its being forwarded as soon as it could be procured. The press has been sent to Mr. Blair, under the direction of some of the subscribers-and \$1370 paid on account of it-the balance due the maker is \$652 50 cents, for which he has commenced suit against me. As I did not either contract with, or have any thing to do with Mr. Hoe, the maker of the Press, except my exertions in collecting the subscriptions, and paying them over, I shall of course resist the payment of it. It appears to me that this matter ought not to be subjected to an investigation in a Court of Justice. Mr. Hoe should be paid for the Press-and I think the gentlemen who pledged themselves to Mr. Blair, are in honor bound, to pay immediate attention to the subject. I therefore suggest that you meet for the purpose, at the Bank Coffee House, on Tuesday evening at 7 o clock.

Yours very respectfully, DANIEL JACKSON.+

He concluded by saving—" do not entail upon posterity the calamities of a national bank note currency, and lay the foundation of another revolution in your government."

We find to the New York Advertise, the following necount of Tibbets's "VERY GOOD PLAN OF A BANK," which

We main the New York Advertiser, the following account of Tibbets's "VERY GOOD PLAN OF A BANK," which Cambreleng secretly delired and publicly denounced:

"Splendid Bank Project —We observe an advertisement in the papers signed by "Elisha Tibbets, for himself and Associates," giving notice of an application to be made to the Legislature of this State at its present session, for a bank with a capital of thirty five millions, to be located in this city, and to ke known by the name of the "National Union Bank." As the plan is somewhat new, and may, perhaps, if adopted, save Congress the trouble

sion, for a bank with a capital of thirty five millions, to be located in this city, and to be known by the name of the "National Union Bank." As the plan is somewhat new, and may, perhaps, if adopted, save Congress the trouble of re-chartering the present lank of the United States, by presenting an institution to which there are no constitutional objections, we haven to make our readers acquainted with the project. It will be seen that it runs as all fours with the Bank of the United States.

First—The charter is to take effect on the termination of the present charter of the U. S. Bank, and to last thirty-layer years. Second—Haranches shall be established in each State of the Union, with the consent of its Legislature, and the citizens of such State shall be exclusively entitled to subscribe for the stock. Third—All notes for circulations shall be issued by the Mother Bank at New York, and made payable there. They are not to exceed the amount of capital. Fourth—The Bank is to collect and transmit the limits and revenue of the general government on the requisition of the Secretary of the Trensury, and allow three per cent. on all government deposits, on condition that the notes of the Bank he received in payments to the United States. Fifth—The capital of this Bank is to be liable to taxes in the States where the branches are located. Sizth—The States which shall authorize branches may an ened to the same on three years notice, and on authorizing the Mother Bank to make an arrangement with the State Banks for transacting the business of the United States.

\*\*See No. 93. name #\$2. Dr. Joel B. Sutherland.

\*See No. 93, page 182, Dr. Joel B. Sutherland.

These No. 33, page 162, Dr. Joei B. Sutherland.

† Donlel Jackson, chief-beggar for Blair, and one of Van Buren's greedy spoilsmen, is thus described by Leggett in his Plaindenter, Jan. 1837.—"There is not this very moment, a striking specimen of this class of political opinimenters and line at the counter of the Albany manufacturers of the drug, and begging for one more done of the timulating narcotick. This unfortunate political opinimenter is Mr. Daniel Jackson, who has long been in the high of taking this species of nervous excitement. The drug which he is petitioning for, with all the humble carnestness of a beggar at a bolted door, is known by the name of Special Clarier.

Again Leggett says, page 502:—"These are the leading spirits—the smooth, sly, and supple, and plausible Gideon." Lee, and the loud-mouthed Daniel Jackson—of the monopoly clique of which the Times is but the gentle echo." Daniel had declated peremptorily, "We must and will have a national bank."

WASHINGTON, 14th March, 1832. DEAR H .- You ought not to appoint any [No. 223.] representative in Congress. We shall be in the midst of Tariff, Bank, &c., and car't go—take good, honest, and staunch men—send such men as Mr. [Preserved] Fish. Our Friend S whose letter you read when here, is in a great fidget because he did not see his memorial in favor of the Bank of the U. S. announced in the paper. I had that important event regularly announced! Root will not trouble us much longer. Angel [of N. Y.] hammered him with out gloves-he had nobody to defend him but an anti-mason.

Sincerely yours. C. C. CAMBRELENG

To Hoyt on Webb and Noah's " sincere attachment to the cause of Mr. Van Buren"-they put forward a bad candidate-Root goes for the pewter mug-Wickliffe and Daniels, enemies of Jackson-the Bank.

[No. 224.] Private. WASHINGTON, 15th March, 1832.

DEAR H .- I never doubted the sineere attachment of the Editors of the Courier and Enquirer to the cause of Mr. Van Buren, the President and our party generally-but the course they pursue in relation to General Root, is calculated to injure the cause of the administration. not for the quarrel with the Argus-or who may be our next Governor-that matter will be no doubt amicably adjusted-but I do care about putting forward a candidate who is as much opposed to this administration as Joel B. Sutherland † and his votes will prove it, as they have done already. He and Pitcher vote uniformly with the opposition-and Root yesterday denounced Tammany Hall, and went apenly for the Pewter Mug. Another course is pursued which they will find in the end will be highly injurious to the President-that is, pressing the Bank bill apon him at this session with a moral certainty that if it reaches him the obligation of public duty will compel him to return it -as entirely premature-four years before the charter expires. 'The charter of the Bank of England expires next year and has not yet been renewed-the charter of the East India Company was not renewed till one year before it expired—three-fourths of the President's friends are opposed to the Bank—and he can never under such circumstances, do otherwise than to send the bill back—if he had no other motive, the adjustment of the turiff and the extinguishment of the public debt-both occurring before the charter expires-are alone sufficient. It is the enemies of the President, such as Branch, Wickliffe, Daniel, &c., &c., united with the friends of the Bank, who are determined to send this bill to him, expecting to do him an injury, and kill the bank too-which its friends are certainly doing by pressing it now. Sincerely yours, C. C. CAMBRELENG.

Lessons on the proper use of Confidential Letters on Politics.

[No. 225.1 Mr. Cambreleng's views of the sanctity of confidential correspondence, may be readily inferred from the contents of the following letter, marked "private," addressed to his friend, Mr. Jesse Hoyt, at New York, from Washington, and dated May 19th, 1832.

"Dear H—: I have seen a copy of W——'s PRIVA'l'E letter to Cluyton. It is a de-

liberate BUT CONFIDENTIAL attack on me, and was designed to coax the Judge to favor him, which was of course repelled. W-asked to have the letter returned-it was so-but what W- does not know-the Judge TOOK A COPY OF IT. IT'S A ROD IN PICKLE, and will ex. pose some small contradictions of his present statements, and show some little duplicity. The Judge can tell him that he found my statement of the Webb and Noah case too moderate, and that he wrote it over himself. Don't mention about the letter to Clayton-he will probably pub. lish it. The Bank will come up in the Senate next week-it won't disturb us before the middle Sincerely yours, of June. C. C. CAMBRELENG."

Private Arrangements for Nominating a Party Governor, four months before a Convention of the People was called.

Senator Marcy to Josse Hoyt at New York .- Washington, Senate Chamber, [No. 226.1 May 26, 1832 .- My DEAR SIR: I have received your several letters, and feel much obliged to you for the interest you have taken in the matter. Our friends from Albany are here now, and I am to have a full conversation with some of them on the matter to which our correspondence relates. I have no doubt they have cooled a great deal since they left home. I will give you shortly the resul of our interview, which will take place to-morrow.

Yours sincerely, W. L. MARCY

† See some particulars about the redoubtable Dr. Sutherland in No. 93 of this correspondence.

How the Party

ŤĦ

[No. 227.] My DEAR S sult of the inter right and prope but I failed in lection of a pre not to persist ir out injury to th tial fellow. Y

fever of those will be said by There is a g on the Tariffmanufacturers

FIERS-I this

Webb has no

No. 228 [1832.] (The this morning re to him on the of him were pe well as himsel in the matter I has undoubted certain extent make to him s

t Colonel Wel sovereign conten in defiance of the similar tools, ur have never been in 1839.

Leggett joined vol. 1. page 450, "About the ti editor of the C. ernor Marcy had cisive man . . to their unwort his poverty an

! On the 18th of the Coar. an 1829, an article month Jackson machine, he as 16 months—aft ment affairs. one of them, w banks which w banks which we senbers, a larger as an advocate show that he win 1832, the W

lowing version
"In 1832, d
quirer, enjoyle
was then a me was then a me During that se walk up Penn mind, which to be brought York in antic in all its name York in antic in all its aspe-quirer, and p-to the party, previously br-to Mr. Webb, rable movem their own gre-

Colonel Young, who was for Heavy Clay in 1824, presided at the Herkimer Convention, which nominated Marcy as Governor, Sept. 19, 1832. Who did the Colonel support for the Presidency in 1828? In 1832 he wrote a pumphlet to prove that state bank charters are constituted, and a national bank charter not ac; next bought the stock of state banks on speculation, and thus became once more an active confederate of Van Buren. One great difficulty in the way of a successful Democratic government is improper systems of NOMINATIONS. I am prepared to prove that even that of England is much more Democratic than ours.

; THE BANK.

ank.

ught not to appoint any &c., and can't go—take sh. Our Friend S not see his memorial in portant event regularly [.] hammered him with.

C. CAMBRELENG.

Van Buren"-they put and Daniels, enemies of

N, 15th March, 1832. he Courier and Enquirer but the course they purndininistration. I care that matter will be no ill prove it, as they have ont yesterday denounced se is pursued which they essing the Bank bill upon bligation of public duty e charter expires. The renewed-the charter of red-three-fourths of the r such circumstances, do justment of the turiff and er expires-are alone suf-Daniel, &c., &c., united , expecting to do himan pressing it now. C. CAMBRELENG.

correspondence, may be rivate," addressed to his ay 19th, 1832.

Politics.

to Clayton. It is a decoax the Judge to favor d—it was so—but what PICKLE, and wili ex. ne little duplicity. The case too moderate, and -he will probably pub. urb us before the middle . CAMBRELENG."

before a Convention of

GTON, Senate Chamber, nd feel much obliged to bany are here now, and ich our correspondence home. I will give you

W. L. MARCY

ondence.

vention, which nominates n 1828? In 1832 he wrote harter not so; next bought of Van Buren. One great NOMINATIONS. I am preHow the Party Press prepares the Party to nominate a Candidate who has settled certain questions with the Party Leaders and Trading Politicians.

[No. 227.] Senator Marcy to Jesse Hoyt, at N. Y .- WASHINGTON, 3d June, [1832.] MY DEAR SIR: I have been shamefully negligent of my promise to you in relation to the result of the interview with my Albany friends. I hoped to be able to convince them that it was ight and proper for me to adhere to the determination which I had communicated to Croswell; but I failed in doing so. They convinced me that there were more difficulties attending the seection of a proper candidate than had presented themselves to me. The result was that I am not to persist in declining now, but am to be let alone if it can be done-as I think it may without injury to the party. It would seem to imply (if it cannot be) that I am a mighty consequential fellow. You or any body else may think so it you will, but I do not.

Webb has not modified and published your articles. So long time has now elapsed, and the fever of those who called for me to come out has so much subsided, that probably nothing more

will be said by him. How stand affairs in N. Y.?

There is a great effort making we learn by the manufacturing interest to get up an excitement on the Tariff-our friends from Albany and elsewhere thought it would not succeed. Bodies of manufacturers are flocking in here, and they appear about AS CRAZY AS THE NULLI-FIERS-I think the extremes will unite and defeat all attempts at compromise.

Yours, &c. W. L. MARCY.

Senator Marcy to Jesse Hoyt, at New York .- Washington, Saturday, [1832.] (The date, signature, and a few words of the conclusion, torn off.)—Dear Sir: I have this morning received a note from Webb, and I learn from the tenor of it that you had written to him on the subject which engaged us in two or three conversations. I find that our opinions of him were perfectly correct. Attacked as he is on all sides he is willing to attend to others as well as himself. I find my intimation to you is well founded that Bennett had been too sanguine in the matter referred to and had understood from me more than I intended to convey. Webb has undoubtedly every disposition to put things right and he ought to be permitted to do so to a certain extent in his own way-I have had tull conversations with you and from them you can make to him such suggestions as will apprise him of my views. ‡ He may think I ought to write

† Colonel Webb remarks on these letters, that "heing the friend of W. L. Marcy, and entertaining the most savereign contempt of the Albany Regency, he placed Mr. Marcy's name at the head of his columns for Governor, a defiance of the intrigues of the Regency to defeat his nomination. The Editor of the Argus (Croswell) and similar tools, urged upon Senator Marcy to authorise them to declare that he had not connived at or sanctioned our course. He refersed to do so. . . . The personal relations between tovernor Marcy and us (Mr. Webb) have never been interrupted, although the Argus did ubuse hun for dining with us immediately after his election is 1830.

Leggett joined Croswell in denouncing Marcy for dining with Webb. I copy his remarks from the Plaindealer, vol. I, page 450, June 17, 1837, omitting Largett's harsh epithets, as uncalled for here.

"About the time it became known that the United States Blank had purchased (Colone) Webb's influence, as

"About the time it became known that the United States made had purchased (Colonel Webb's influence, as editor of the C. & E.] and while the newspapers were still ringing with the story, it was ally chronicled that Governor Marcy had been entertained at a private dinner by [the Colonel]. . . . . He (Marcy) is a weak, cringing indectaive man . . . . the mere tool of a monopoly junto, their convenient instrument; and while he gives his sanction to their unworthy measures, we survey hum with contempt, and can offer no botter excuse for his conduct than that 'his poverty and not his will consents.'"

to their unworthy measures, we survey him with contempt, and can offer no botter excuse for his conduct than that this poverty and not his will consents."

1 on the 18th of August, 1832, Colonel Webb dissolved partnership with M. M. Nonh, and became sole owner of the Cour. and Enq. On the 6th of Oct, that year, he addressed the public throl his journal, stating that in Nov. 1829, and article against rechartering the U. S. Bank had been surreptitionsly published in his paper—that next month Jackson came out with a similar paragraph in his message—that, believing the U. S. B. to be a political machine, he assented to the attacks made on it in the Courier and Enquirer, from No. 1829, until March 1831—16 months—after which he advocated a modified recharter, believing that the Hank had not meddled in government affairs. The loan obtained by Silas E. Burrows from the U. S. Hank, of \$15,000, for Nonh, Webb, or some one of them, was in March 1831, the month in which the Courier and Enquirer changed its course. I presume the banks which were struggling for the deposites and the power, would have lent Webb and Nonh, with 9500 subscribers, a large sum to continue to advocate the Safety Fund, the Deposites, and no re-charter—and if so, Webb, as an advocate, chose his side. Marcy could not have been very strong on the other tack, for the above letters show that he was in close political alliance with Webb till the full of that year. Jament, which was, in 1832, the Washington correspondent of Webb and Nonh's press, gives, in his Herald, (Sept. 25, 1845,) the following version of his intercourse with Murcy almost every day.

1 In 1832, during the session of Congress, I was at Washington as one of the editors of the Courier and Enquirer, enjoying the confidence of the party and all concerned, and corresponding with that journal. Mr. Marcy was then a member of the Senate. I had frequent personal intercourse with him on politics alone. \* \* \* \* During that session I used to see Mr. Marcy almost every day. In the course of convers

LOBBYING

P. S. The a broadside. This is the B only the Pyr

hearted fellow

newspapers a

to do me all

[No. 23 ALBANY, S Washington till winter, o BYING, by

Marcy despo

[No. 232.

of Thursday sure. I thin I have look beat. I wo secret. All distrusted 1 thousand de confidence i OF SOME LE you will fir the result, not. Yet York. If favor, but BUT SPE ed to deser

Van Bur

[No. 25 Before it former let has consid gain ther with refe be conjec recent ne There is The proc understa candidat meet offor hands, b vigilance in vester made a

to him-and so I should perhaps-but I have two reasons for not doing so-the one is that if should go over the whole matter as I did with you in conversation it would make a prodigious long letter, and I am too much engaged to afford the time to write it, but the second is I has declined to write to all Editors on the subject (except one [Croswell ! ] which I explained to you This readution was early taken to preserve my position-to keep silent. He will appreciate m motives and I hope approve of the course. . . .

# Col. Webb's notions about Private Letters.

[No. 229.] James Monroe, Esq., to Jesse Hoyt, Wall street, N. Y. BLOOMINGDALE, August 9, 1832.—Door Hoyt: \* \* \* I enclose you a letter received from a BLOOMINGDALE, August 9, 1832.—17-91 Hoye:

friend Galt. You will see that it contains the last accounts from the Army. You may, if you have the parts therein contained to some

Editor, but not to publish the last ter, as Webb did mine the other day, much to my annoyance I had written a letter to Guen erneur and given certain facts, and he sent my letter to Webb to take THE FACTS-and he put lished most of the letter-and you have seen it, you may judge it was not written for put \* \* How is Bremner? Yours truly. J. MONROE.

\* Deadly hostility' of the Van Buren native faction to our brethren from other lands-How long Bennett would stand up for Van Buren-Cul. Webb-Bennett suspected-\$200 in the Big Gun.

James Gordon Bennett to J. Hoyt, N. York .- PHILADELPHIA, 16th August INo. 230.1 1832.+ Dear Hoyt: Your letter amuses me. The only point of consequence is that conveying the refusal. This is the best evidence of the deadly hostility which you all have entertained towards me. It explains, too, the course of the Standard and Post, in their aggressions upon me. ever since I came to Philadelphia. The name for such a feeling in the breasts of those I have only served and nided at my own cost and my own sacrifice, puzzles me beyond example. Ica account for it in no other way than the simple fact that I happen to have been born in another country. I must put up with it as well as I can. As to your doubts and surmises about my fu ture course, rest perfectly easy—I shall never abandon my party or my friends. I'll go to the bottom sooner. The assaults of the Post and Standard, I shall put down like the grass that grows. I shall carry the war into Africa, and "curst be he who cries hold, enough." Neithe Mr. Vun Buren and the Argus nor any of their true friends, will or can have any fellow feeling with the men—the stockjobbers—who, for the last two years have been trying to destroy my character and reputation. I know Mr. Van Buren better—and I will stand up in his defend, AS LONG AS HE FEELS FRIENDLY TO ME. I will endeavour to do the hest I can to get along. I will go among my personal friends who are unshackled as to politics or banks, an who will leave me free to act as a man of honor and principle. So my dear Hoyt, do not less

Senator Marcy himself. I deny that I had understood and communicated more to Mr. Webb than Marcy intended convey. Indeed, almost every day, or every other day at that time, Senator Marcy used to meet me in the capitol, at his own room, and there he would desclose to me all the information which he had received from the regence at his own room, and there he would discusse to me all the information which he and received from the regent camp, at Albuny, in order that I oright be enabled to apprise Mr. Webb of the facts, and qualify him to complex the checkmate which we intended to give them. In all this busicess, Senator Marcy wished to stand still betwee the wo contending cliques, while I was to work the wires in Washington, and Mr. Webb was to fire off the by gue in New York. Senator Marcy and I in Washington, used to laugh and chuckle most amusingly over the movements by which, through the Courier and Enquirer, we accomplished ultimately his nomination—checkmad his personal fires at Albuny—mud elected how trumphantle Grossran, of the State for the first time. Because his personal fines at Albany—and elected his triminplantly Governor of this State for the first time. Before is summer was over, however, Mr. Webb bothed from the democratic party or the United States Bank question, and care out egainst the re-election of General Jackson, including also the election of the very man, William L. Mars, whom he had so much contributed to bring before the public. I stuck to the movement, and left the Courier and Enquirer on account of this bolting."

† Mr. Bennett republished this letter in the N. Y. Horald, but dated it a year later (1833,) and tried to explain that the \$200 in specie was not a bribe from the Tammany Hunkers for attacking the U.S. Bank, hyreferring to letter of Hoyt's written twelve months after, about \$200,000. The explanation is lame, clumay, ead built on a fake foundation. The following extract from a letter of Hoyt to Bennett, in August, 1833, will show that Van Bures. and his men believed that Bennott, like Webh and Nonh, was retained against their plausible plunder scheme; but

I see no evidence of it.

You have heard me talk to Webb, by the hour [says Hoyt] of the folly of his being on the face of the records
friend of Mr. Van Buren's, and at the some time attacking HIS MOST FIRM AND CONSISTENT FRIEND. friend of Mr. Von littren's, and at the sine time attacking HIS MOST FIRM AND CONSISTENT FRIEND viz the editor of the Argus; and you stand in almost the same attitude, and there are many here who believe that your friendship will end as Mr. Webh's has. I will do you the justice to say that I believe no such thing, but at its same time I will exercise the frankness to say, that the course of your paper lays you open to the suspicion. I know enough of affairs to know that you had high authority for the groung you have taken on the deposite question, and I thought you managed the subject well for the meridian you are in. I was told by a person a day or two since, that you would be aided from mother quanter; I could not learn how. Int you ought not to expect my friend at the north to do any thing, not that he has an indisposition to do what is right, or that he would not serve a friend, but ha is in the attribute that requires the most fastidiour reserve. The people are jenues of the public press, and the moment it is attempted to be controlled, its usefulness is not only destroyed, but he who would gain public favor through its columns is quite sure to fail. I am satisfied the press has lost some parties of his hold upon public confidence; recent developements have had a tendency to satisfy the people, that its conductors, or many of them, at least, are as negotiable as a promisery nove. This impression can only be removed by a firm adherence to principle in adversity as well as prosperity. Tan, my dear sir, only say, as I have before said to you, be patien, to be them who persecute you. LOBBYING, DESPONDING, ELECTIONEERING, BRIBING AND BARGAINING. 237

so—the one is that if uld make a prodigiousl but the second is I hav hich I explained to you. He will appreciate in

J. Y.
letter received from out Army. You may, if you but not to publish the let written a letter to Governne FACTS—and he published was not written for published.
J. MONROE.

from other lands—Housuspected—\$200 in the

ILADELPHIA, 16th August quence is that conveying you all have entertained heir aggressions upon me be breasts of those I have beyond example. I can have been born in another med surmises about my judy friends. I'll go to the down like the grass that hold, enough." Neither in have any fellow feeling een trying to destroy my stand up in his defence our to do the hest I can to so to politics or banks, and y dear Hoyt, do not low

Webb than Marcy intended at do meet me in the capitol, and it received from the regent and qualify him to complex wished to stand still between the common that the complex wished to stand still between Webb was to fire off the by the most amusingly over the yellow most amusingly over the grat time. Before the tates Bank question, and camery man, William L. Marry, and left the Courier and left the Courier and

er (1833,) and tried to explain

U. S Bank, by referring to a
e, clumsy, and built on a false
3, will show that Van Buren
dausible plunder scheme; but

ng on the fire of the records CONSISTENT PRIEND, a many here who believe that heve no such thing, but at the pen to the suspicion. I know on the deposite question, and ernon a day or two since, that to expect my friend at he would not serve a friend, but to five the public press, and the who would gain public favories of its hold upon public confuctors, or many of them, at wed by a firm adherence to do ye a firm adherence to do ye a firm adherence to fore said to you, be patient,

your sleep on my account. I am certain of your friendship whatever the others may say or do. If ar nothing in the shape of man, devil, or newspaper; I can row my own boat, and if the Post and standard don't get out of my way, they must sink me—that is all. If I adhere to the same principles and run hereafter as I have done heretofore, and which I mean to do, recollect it is not so much that "I love my persecutors" as that I regard my own honer and reputation. Your lighting up poor Webb like a fut tallow candle at one end, and holding him out as a beacon-light to frighten me, only makes me smile. Webb is a gentleman in private life, a good hearted fellow, honorable in all his private transactions as I have found him, but in polities and newspapers a perfect child—a boy. You will never find the Pennsylvanian going the career of the C. & E. That suspicion answers as a good excuse to those who have resolved before hand to do me all the injury they can, but it will answer for nothing else. I am, Dear Hoyt,

Yours truly,

J. G. B.

P. S. The \$200 in Specie I'll put into my big Gun and give the U. S. Bank and Stockjobbers abroadside. I wish you would let me know any other U. S. Bank movement in your city. This is the Battle ground of Bank contest—here is the field of Waterloo. New York now is only the Pyrrenies.

Hoyt on Congressional Lobbying, at Washington.

[No. 231.] Lorenzo Hoyt to Jesse, his brother, in New York.

ALBANY, Sept. 10, 1832, Sunday.—I should be very much pleased to accompany you to

Washington this month; but as I shall not be able to go more than once, I believe I shall wait

till winter, or early in the spring Perhaps I shall have a case of CONGRESSIONAL LOB
BYING, by which I can make it a jaunt of pleasure and profit.

Marcy desponding—is terrified at the effects of bank dollars—bids Hoyt meet the Bank with Demoeratic Dollars if he can.

Two letters-William S. Marcy to J. Hoyt, New York.

[No. 232.] Private. Albany, 1 Oct. 1832.—My Dear Sir: I did not receive your letter of Thursday till last evening. I hasten to reply to it—though the answer will give you no pleasure. I think our chance of success doubtful. Although others are full of courage, I am not. I have looked critically over the State, and have come to the conclusion that probably we shall be beat. I would not say this to you were I not perfectly confident that it will remain a profound secret. All reports from New York are that we shall do better than you represent: yet I have distrusted them. The U.S. Bird's in the field, and I cannot but fear the effect of 50 or 100 thousand dollars expended in conducting the election in such a city as New York. I have great confidence in the honesty of the people, but it will not withstand all temptations. The corrections of some leads to the Deception of Many. You ought to look to the Upper Wards. I fear you will find defections among the active electioneerer. Though I speak so discouragingly of the result, I do not doubt if money could be kept out of use, we should beat them. But it will not. Yet great efforts without money may save us. I hope these efforts will be made in New York. If I thought that N. Y. would do as others say it will, I should say the chance is in our favor, but I feared such a result as you predict. My advice is—don't Bet YOUR MONEY, BUT SPEND IT, as far as you legally can, to promote the election. We are all determined to deserve success, and do not despair of getting it. Yours sincerely, W. L. MARCY.

Van Buren canvassing the inferted district—the factions in Washington Co. split up—a Coalition or bargain in Westchester—Matthew L. Davis calculates the votes.

[No. 233.] Albany, 4th Oct., 1832. My Dear Sir: Yours of yesterday is received. Before it came to hand I had determined to write you in order to relieve the gloom which my former letter was calculated to cast over your mind. Information received since writing to you has considerably raised my hopes. V. Buren writes from the infected District that we shall gain there as much as we can lose in the other parts of the State. That we shall gain (speaking with reference to the last Governor's election) I do not doubt—but the extent of that gain cannot be conjectured. I think it will be 3000 in the 8th District—and about 2000 in the 6th. Our recent news from Washington County is very flattering. The FACTIONS there do not coalesce. There is a reasonable hope that ve shall be better off by 1000 votes than has been calculated. The proceedings in Westchester have dissipated the gloom that hung over that county. We understand that both the Ward and Hunter parties will support our Electional Ticket and State candidate. The charter election here has nerved our friends and inspired a determination to meet efforts by efforts. Upon the whole our affairs look pretty well, and success is in our own hands, but we must labor to keep it. I fear more for you in N. Y. than any other place. Your vigilance and vigorous efforts can alone save you from a disappointment. Davis's calculation in yesterday's C. & En. is, in many particulars, very wild. I have run over that calculation and made a note of deductions and additions which I think may be reasonably depended on by

which I vary the results. About 20,000 a pretty material variation. I do not wish it ex. hibited. Indeed I believe it is rather an idle employment to be making estimates. The best rule is to do the work and see the result. I am, with great respect, yours, W. L. MARCY.

Swartwout, Hout & Co. helping the Daily Sentinel and the Truth Teller, N. Y.

[No. 234.] The following is one way in which party managers assessed themselves in obedience to Governor Marcy's letter of Oct. 1, to carry the election in New York by the use of money in 1832. Theirs is a perfectly fair mode. They paid friendly editors for circulating papers containing opinions favorable to their views, said editors having previously been with them, and not having apostatized for a consideration!

"We the undersigned agree to pay the sums set opposite our names, towards giving a more extended circulation to the Daily Scattinel, and the 'Truth Teller.' Oct. 6, 1832.—J. Hoyt \$20—Tibhets \$20—S. Swartwout \$20—Thad's Phelps \$20—C. W. L. [Lawrence] \$20— J. C. \$20—P. Fish \$20—S. \$20—C. C. Cambreleng \$20—C. L. Livingston \$20—J. A. Hamilton \$20—C. P. White \$20—H. Hone \$20—M. Van Schaick \$20—D. Jackson \$20—J. I. Coddington \$20—Auchincloss \$20, &c."

[Editors when poor should take all the cash they can get from men of all parties, but continue to speak independently or not at all. When I published the Gazette at Rochester, and the Examiner at New York, no man was more willing to receive and thankfully acknowledge, pen, niary aid from whig, democrat, native, loyalist, and conservative-and, to the best of my recollection, I got donations from them all. If attacking a fortress and scarce of powder would it be wise in the besieging officer to refuse the gift of one or a hundred barrels?]

Westchester politics-the Young men started-Amen to a union with Hunter-the Bank bugaboo-help us to \$300-Ward electioneers for Ward day and night. General Aaron Ward, M. C., to Jesse Hoyt, N. Y.

Sing Sing, Oct. 12, 1832.-My Dear Sir: Your letter of the 11th inst, has been received.

and in reply, I have to say that every honorable exertion will be made by our party to carry the election in the County. I did not expect the nomination this year, but my friends considered that there was no other way of securing our election, and the Hunter men said they would not go for Mr. Kemble because he was [my] friend. Our opponents, beyond all doubt, would have carried a large majority against us. But I have very many personal friends who will make use of their best endeavors to earry my election, of this I am assured; and you know that no man in the county can calculate with more certainty, as regards the election, than I can. Our party in this county [Westchester] has but a small majority. When Van Buren ran we got but 150 majority, and we only got 80 majority for an elector when Jackson was elected—but I think I can now promise you at least 1000 majority. We have started the young men—they are now actively engaged—and they will hold a meeting upon my recommendation on Tuesday—and they will present us with one candidate for the Assembly. This will bring them out in their strength. We shall give our ticket 400 majority in this town. When I was last up I received 525, the

largest majority given in any other Town in the State. As regards a union with our

Hunter friends, I say with all my heart, Amen to it-may friends have always been in favor of

it. The Young Men's meeting will do much to bring it about. If they come in they will agree

to give me their support, for they know that there was not a firmer friend of the Administration

in Congress than I was. I fear THE BANK influence more than any thing else. I have no doubt that the Bank Managers will expend a large sum of money in this county. If our friends in town could help us, at this particular crisis, to about THREE HUNDRED DOLLARS, we will make good use of it. We have but few men who are able to help us to means. You must supply us with 10,000 tickets at least-you can have them stereotyped. Send them to me by some safe hand, and I will see them distributed in every town. I have not rested a moment since the contest commenced, and if my health and life is spared I shall devote all my time to it. I have been twice about the county, and our prospects are cheering. I have met with friends where I least expected them, and strong friends too. I wish you to look into the act, and see whether Congress and Electors go on one ticket. Look well into this. From the last act I should think not. Truly,

Jesse's help thankfully acknowledged-Ward will meet the bank in its own coin-has spent much money—a Bank agent—an office for a friend is a debt to be paid—every man has his price-secret service-Ward ready to expose rogues on tother side, (Mackenzie fashion,) expects to turn a 1400 majority.

[No. 236.] The same to the same.

Sing Sing, Oct. 29, 1832 .- My Dear Friend: I return you many thanks for your kind letterand for the assurance you have given me that I shall have ald from your good city, if not before, certainly after good work, I individual in seli. I do not about the cou As THE BA SAME COIL much more t ation to bear -and as ma The last e agents, and h went-but he some gentlen

> may. It seems t one of the in 1400-and v I sincerely b upon your g shall have th with them in

name of the 1 the purse at

betting on el ple :-[No. 237.] To Jesse THE BRAC SUM WILI In this State a decisive m ns. I am,

Governor

The Valian [No. 2

Private. it a breeze certain info less confide I am not t be regarde duction to enemy wil ply thismany fran of the Judg which wa loons, for the Comp no danger

-My Denr acquainted of Inspects EARNES ture day w

† Weste lowing the do not wish it cx. timates. The best W. L. MARCY.

eller, N. Y.

themselves in obe-York by the use of tors for circulating usly been with them,

ards giving a mora 6, 1832.—J. Hoyt [Lawrence] \$20 ingston \$20—J. A. —D. Jackson \$20—

parties, but continue chester, and the Exacknowledge, pecuthe best of my recolof powder would it

Hunter-the Bank and night.

t. has been received, our party to carry the ny friends considered a said they would not all doubt, would have ds who will make use know that no man in I can. Our party in ran we got but 150 elected-but I think I g men-they are now in Tuesday -and they out in their strength. p I received 525, the s a union with our vays been in favor of me in they will agree of the Administration

doubt that the Bank in town could help us, it make good use of it, upply us with 10,000 me safe hand, and I need the contest community. I have been twice riends where I least and see whether Concet I should think not, y, A. WARD.

own coin—has spent paid—every man has (Mackenzie fashion,)

for your kind letter od city, if not before, certainly after the close of the election. As you concluded by requesting me to go on in the good work, I have to say in reply, that I will go on; and I doubt much whether there is a single individual in the State, that is, or that has been more active in promoting the cause than myself. I do not allow myself to aleep half as much as heretofore. I am either writing letters or riding about the county half the night as long as I can find a man stirring with whom I can converse. As THE BANK has its agents here, it has become necessary for me TO MEET IT IN THE SAME COIN\*—and I have been constrained in self-defence to expend a great deal of money—much more than I can afford—and I shall be obliged still to expend more. I am not in a situation to bear the whole expense of the election, and yet all the expenses come upon my shoulders—and as matters now stand, it will not do for me to stop to inquire the costs.

The last evening Major Sing and myself had a conversation with one of those [U. S. Bank] agents, and he informed us that he did not, as regards hinself, care a single pin how the election went—but he said, every man had his price, and he had his—and he had received money from some gentlemen in New York, but before it was put in his hands he took an outh not to tell the name of the men from whom he received it. If I can find out the name of the man who holds the purse strings in this County, his name shall be brought before the public be it whom it may.

It seems that you turn all your attention to Long Island. Allow me to tell you that this is one of the most important counties in the state. Recollect, the majority against us last year was 1400—and we are now engaged in endeavoring to carry a majority for our entire ticket—and I sincerely believe that we shall give you a good account of this democratic county. I rely upon your giving me some aid hereafter, and will go on in the good work most cheerfully. I shall have the returns of this and Putnam Counties on the Sth—and will come to New York with them in person, if I am not worn down by my labors.

In haste, I am, truly, A. WARD.

Governor Hill of New Hampshire, like his friend Wright at Albany, may have denounced betting on elections, in his public messages, but he did not do so in his private ones. For example:—

[No. 237.] Concord, N. H. Oct. 15, 1832. [Franked, Concord, Oct. 18—," Isaac Hill, S. U. S."]

To Jesse Hoyt—My dear Sir—Yours of the 12th was last evening received. TO MEET

THE BRAGGARTS OF THE OPPOSITION I ADVISE MY FRIENDS THAT ANY

SUM WILL BE SAFE ON THE ELECTORAL VOTE OF Pennsylvania and New York.

In this State we are so strong, that should every other desert him, we may be relied on as giving
a decisive majority for Andrew Jackson. Yet the Bank is scattering its thousands here to affect

us. I am, Sir, respectfully, Your friend and obedient Serv't, ISAAC HILL.

The Valiant Warrior, Marcy, on his Bravery and his Breeches—The Barber's Bill—Frauds
and Peculations.

[No. 238.] Senator Marcy to Jesse Hoyt, New York. Albany, 16th Oct., 1832. [Private.] My Dear Sir—Your letter of Monday evening I received this morning, and with its breeze from the South, that gives some of our folks a chill. The opposition pretend to have certain information that Ritner is elected. Though we do not yet yield to this belief, still we are less confident than we were yesterday of Wolf's Election. As to the Pantaloons affair, perhaps I am not the person best qualified to advise. Though the charge was right in itself, yet it must be regarded as an unfortunate one, because so easily turned into ridicale. I showed your production to Flage—he thought it very well, but seemed to think it was a little too formal. The enemy will have their laugh, but I hope it will not do much mischief. The true explanation is simply this—When Comptroller, I had always made war on lumping charges, because I was satisfied many frauds against the State had been perpetrated by them. The law provided the payment of the Judge's expences in holding the Special Circuit. I kept a particular account of them which was hunded to the Comptroller. While on this business some work was done on Pantaloons, for which the Tailor charged Fifty cents; it was entered on the account, and went into the Comptroller's hands without a particular reflection how it would appear in print. I feared no danger for I knew no sin. I can not advise how it is best to treat the subject. The article

<sup>\*</sup> Aaron Ward, M. C., to Gen. Samuel Swartwout, 110 Chambers st.—City Hotel [N. Y.] Nov. 27, 1834.

—My Dear General, I called at your house this evening, with a personal friend Mr. Deveau, in order to make you, acquainted with him. He is a gentleman of sterling worth and integrity, and he is desirous of getting the situation of Inspector. I know how you are pressed, but NY THIS INSTANCE I feel a deep interest, IN FACT I AM IN EARNEST; and if you will oblige me by giving him the situation. I will in return do you a scruice at some future day which shall more than requite you. Do not say no, if it is now convenient. Io, I entreat you bear his case in your remembrance.

I am truly,

A. WARD.

<sup>†</sup> Westchester County was one of the very few which gave a majority of votes, in November, 1845, against allowing the people of New York State to meet in Convention, in 1846, for the revision and improvement of the Constitution.

in the Argus, headed, 'A very grave affair.' is perhaps as full an explanation as the trunsaction will admit of. But it will be well to connect it, if much must be said on it, with the great frauds and peculations of Holley, Van Tuyl, John V. N. Yates—(who I believe for love of me writes many of the scurrilous articles in our papers,) in appropriating about \$£00 of Pedlers' License Fees, &c. &c. Now as to my War Services, (a more agreeable subject,) I was out two campaigns—in 1812 on the northern frontier—belonged to the party which took from the enemy at &t. Regis the first stand of colors taken in the late war, on land, and the first prison. ers (about 40 in number.) These prisoners were in a house built of square timber. I personsly headed the party that took them—myself broke open the house, entered it, and took from the hands of the soldiers their arms, &c. I care not how much This matter is handled, but rather they would let my pantaloons alone. I return your remarks. Yours, &c. W. L. MARCY.

Ritchie prodigiously sensitive— Webb attacks him-what impudence!—Webb denounced as an apostate!—Mumford's help invoked—Ritchie bets on Jackson, as Butler pays at Sandy Hill, "in a small way."

[No. 239.] Thomas Ritchie, Editor of the Enquirer, to J. Hoyt, N. Y.

RICHMOND, Oct. 20, 1832.—My dear Sir: I have been prevented by several pressing engagements from presenting you my sincere acknowledgements for the kindness you have rendered me. In truth, I wished to send you the notice in the Enquirer which I intended to have taken of Webb's illiberal and unwarrantable attack.

His attack by the Cholera delayed my article, and then I was engaged in assisting in preparing the Address of the Jackson Central Committee—and I really had no time then to write you. I have taken the liberty of sending you the two last Enquirers. The one containing the soldress, and vesterday's paper, giving Duff Green's recantation on the subject of Mr. Jefferson's letter and Webb's article.

Permit me now, sir, to thank you most cordially for the service you have done me. It enables me to put that calumny against me at rest for ever. Even Webb has not had the audacity to justify his misrepresentation, or to rebut my answer, but by trumping up other calumnies and abuse against me.

Between ourselves, the lettter which closes my article, is from the gentleman who married Mr. Jefferson's grand-daughter—lived in his family—and copied his manuscripts for the press after he was dead. He deserves the high character I have given him. Indeed nothing ever did surprise me more, than that Webb had the impudence to about Mr. Jefferson's opinions.

There are hundreds in Virginia who would to the favorable sentiments of that dis. tinguished man towards myself.

Will you add to the favor you have done me by asking of Mr. Mumford the kindness to republish in the Standard, my reply to J. W. Webb. The apostate will never do me the justice, which I have lately done him in a case into which I was thrown into some mistake about him. Will Mr. M. do me the favor to spread my defence before the People of New York as soon as he can find spare space for it?

I think every thing is working right for A. Jackson. I AM BETTING THREE TO ONE ON HIS RE-ELECTION, IN A SMALL WAY. As to Virginia, she will be found right on the day of election next Monday fortnight. The legislative Ticket will prevail.

Present me most kindly, with my thanks to Mr. Bowne, and my respects, though personally unknown, to Mr. Livingston.

Gratefully yours,

THOMAS RITCHIE.

#### S. D. Ingham, Sec. Treas., to Jesse Hoyt, N. York.

[No. 240.] Washington, 10th Nov. 1832—Dear Sir: I thank you for the information in your letter of the 8th. This Election, together with that of Pa., must kill Anti-masonry. They will not again raise that flag in the nation, and scarcely in a State. It will be driven back into a few counties—but Mr. Clay is also done; however desperately he may fight in a formhope, that is not the character of his friends. They cannot again be brought up to the charge.

Yours with great respect.

S. D. INGHAM.

† Judge Marcy was poor, and placed in office to save him from ruin. In 1820, the legislature of New York passed a law requiring one of the Supreme Court Judgesto hold a Circuit in Ningara County, to try the in lictness for killing Morgan for writing shout measure, and directed that his expences should be paid. Marcy we seelected, and he kent an account of every cent expended, among which he enumerated 25 cents to a fluiffulo I rather, end bis tailors and harriers' tills, a laugh was misch, which he was weak enough or wise enough to treat a above. If such carefulness in details had been his worst fault, I would have been among his warmant admirers. His war puff appeared in due form in the Argus and Evening Post, and doubtless aided his section. He had said in the United States Senate, that "To the Victors belong the Spoils," and ou that principle did he admirest the government of N. Y. Marcy is over fifty years of age. I have heard, but am not sure that it is so, that he is from Mass, and came to Troy, opened a shoe store there, and then turned lawyer, like Hoyt.

Too barefaced under the [No. 24].

ALBANY, No by Mr. Van I ure, owe their ion and action cannor be a dishishment, a int Countles, I was one of

and raised the
The oppera
work they we
own names.
by individuals
premises are r

If the party would have be expected. A thought i

cate; whether
Of A BANK
There cano
The large a
wards US con
with the impo
CONSIDER

The following The capital of Tammany anthorized to to be for three would receive loan, which, i

In the mean would probab peration the Science of the i

My opinion the City—but cannot be a n charitable an

If you thin on due conside should be put name of the a Lwish it to

institution cheerfully aff You will, expedient.

Hoyt desires

[No. 24 ALBANY, what I could

† Lorenzo di Hoyt. Charle Jan. 1833, hav district which resolution was by STEPHEN ingston, with 1 were successfu lanation as the trunsaction on it, with the great I believe for love of me hout \$200 of Podlers' ble subject.) I was out y which took from the id, and the first prison retimber. I personally id it, and took from the er is handled, but rather ic. W. L. MARCY.

-Webb denounced as an Butler pays at Sandy

Hoyt, N. Y.

everal pressing engagelness you have rendered intended to have taken

d in assisting in prepar.
o time then to write you,
one containing the ail.
bject of Mr. Jefferson's

have done me. It enahas not had the audacity up other calumnies and

gentleman who married anuscripts for the press . Indeed nothing ever about Mr. Jeffersou's

le sentiments of that dis.

ford the kindness to renever do me the justice, ome mistake about him, of New York as soon as

NG THREE TO ONE
the will be found right on
Il prevnil.

pects, though personally HOMAS RITCHIE.

you for the information just kill Acti-masonry, tate. It will be driven

ely he may fight in a forbe brought up to the S. D. INGHAM,

the legislature of New York county, to try the in lictments e paid. Marcy we selected, atts to a littfulo Larlier, and attra-judging, extraory, and anough to treat a above. If warmest admirers. His wat lection. He had said in the lid he admin ster the govern it is so, that he is from Mass. Too barefaced even for Hoyt!—Stephen Allen's Tammany Hall Bank, to bring the Democracy under the direct influence of exclusive privileges, in open mockery of their principles.

[No. 241.] Stephen Allen, Receiver General of Sub Treasury's advice to Jesse Hoyt at N. Y.

ARBANY, Nov. 23, 1833.—Dear Sir: Nothing is more true than the observation made by Mr. Van Baren at the Democratic festival; that the democratic party, in a great measure, owe their present and previous victories to Tammany Hall, the place of concentrated opinion and action, and a rallying point of the democracy of the city, or words to that effect. There cannot be a doubt but that the building of that Hall, and thus far preserving it na a Party Estistishment, and a rallying place on all occasions for the Republicans of the City and surrounding Counties, has been one of the means of our triumplis.

I was one of the Committee who purchased the ground-made the contracts for building-

and raised the money to pay for it.

The opperations of that Committee ardious and responsable, as during the progress of the work they were frequently compelled to raise considerable sums on the responsability of their own names. The whole establishment cost about \$55,000; all of which rum was subscribed by individuals of the party except \$18,000 (if I recollect right,) and for which last sum the remises are now under mortgage.

If the party properly estimated the benefit it has received from the establishment, this debt would have been cleared off by subscription long since; but such a result, perhaps, is not to be

expected.

A thought has therefore occurred to me, and which it is the object of this letter to communicate; whether the extinction of this debt may not be effected by obtaining the CHARTER OF A BANK, by the name of THE TAMMANY BANK.

There cannt be a more favorable period than the present for such an application.

The large inspirity we have in both Houses and the good feeling evinced by the Country towards US consequent on the large vote given by the Coy to the democratic candidates, together with the important object of relieving O d Tammany from its embarrassments, WITH OTHER CONSIDERATIONS, I should presume would carry the full through triumphantly.

The following plan of a Bank, I think would effect the object.

The capital to be FIVE HUNDRED THOUSAND DOLLARS AT LEAST. The Society of Tanimany to be PRIVILIDGED to subscribe for \$109,000 of the Stock. The Bank to be authorized to loand the amount on their bond, at an interest of three per cent per annum the loan to be for three or four years. If the Bank divides six per cent on its stock, the SOCIETY would receive THREE THOUSAND DOLLARS annually, over and above the interest on the loan, which, in three years, would amount to \$9,000.

In the mean time the stock would advance in value, and if sold at the end of three or four years, would probably be worth ten per cent above per, netting a clear gain of \$10,000, by which operation the Society would be put into possession of \$19,000, a fund more than sufficient to

clear off the incumbrance.

My opinion you no doubt know is in apposition to an increase of these Banking Monopolies in the City—but the Legislature WILL make them—and therefore IF WE must have them, there cannot be a more legitimate object to be effected, both in a party point of view, as well as the charitable attributes of the Society, than the one alluded to.

If you think well of the matter, I wish you would consult some of our leading men—and if, or due consideration, the project should be deemed proper, it will be accessary that a notice should be published of the intention to apply, which you know may be published without the

name of the applicant.

I wish it to be distinctly understood that I cannot serve in any of the offices created by such an institution—but any assistance I can give in advancing the interests of Old Tammany will be cheerfully afforded.

You will, of course, let the matter drop if upon a view of the subject it shall be deemed inexpedient. I am with due respect, your ob't serv't, STEPHEN ALLEN.

Hoyt desires C. L. Livingston to be re-elected Speaker of Assembly—let him renounce his principles—we must be hostile to the present bank of the U.S.

[No. 242] Lorenzo Hoyt, Albany, to his brother Jesse, at New York.

Albany, Dec'r. 19, 1832.—Dear Brother: In one of your late letters you wished me to do what I could to make Charles Livingston, † Speaker; this I will cheerfully do; but his course

t Lorenzo did not labour in vain for the Old Hunkers of Tammany, at the request of their man of all work Jose Hort. Charles Livingston was re-elected speaker of the Assembly with but hathe apposition—and a third time in Jun. 1833, having reaccived 99 votes to John C. Spencer's 22. The Hunkers next made him their Senator for the district which includes the city of New York, and their representative next newly new yorking of his patrons. A resolution was introduced into the Senate in 1813 against reclamating the United States Hark, which was apposed by STEPHEN ALLEN and others and supported by N. P. Tallmadge, Edmonds and Beardsley. Speaker Livingston, with Mesers, Van Schaick and Stilwell went with Edmonds for the U. S. Baick, but the pet bank coalition were successful. Lorenzo Boy wishes Livingston to seem to come round to the pets.

last month, in relation to the United States Bank resolution, I fear will defeat him, unless his mind on that subject, has undergone a change, and he is willing to avow it. Otis was a consplicuous advocate of the Morchouse resolution, as originally introduced, and I think that circumstances will give him a decided advantage in the contest for Speaker, over any man that took the course that Livingston did.

I think the [U. S.] Bank question will enter, more or less, into every other political one that is agitated here this winter—and I think and hope that our friends will feel no disposition, to retrace, in any degree, their steps last winter. As a party in this State, I think we are fully committed to a course of uncompromising hostility to THE PRESENT Bank—and if Old Hickory has suffered himself to be duped—which I think not unlikely—by Livingston and McLane, he

must take the consequences,

Mock Democrats anxious to become United States Bank Directors.

No. 243.] C. C. Cambreleng to Jesse Hoyt, N. Y.

Washington, Jan. 10, 1833.—Dear Sir: You are surprised at the appointment of Mr. Alley as Bank Director instead of Mr. Jackson. I was negligent in not writing to Mr. Jackson a second time. The day Mr. White left here he stated that Mr. McLane desired us to say who should be appointed, that he, Mr. White, had named Mr. Alley. I told him I was committed to Mr. Jackson, and should recommend him—Mr. White then said that he would concur with me in supporting Mr. Jackson, and he wished me to write to Mr. McLane that he did so concar. I wrote him in behalf of Mr. White and myself, and also wrote him that I understood Mr. Verplanck to be also favorable to Mr. Jackson. After this I presumed the matter settled, and so wrote to Mr. Jackson. Some days after I learned to my surprise, from Mr. McLane, that in consequence of Mr. White's having named Mr. Alley, whom he presumed would be satisfactory to the Delegation, he had gone too far to recede, before he received my letter. I ought to have written this to Mr. Jackson, but omitted to do so. You will oblige me by explaining it to him.

Very secret reasons for appointing Alley. The way our friend Coddington got to be Postmas. ter of New York.

[No. 244.] Same to Same. Washington, 10th Jan'y, 1833. Private. Dear H.—I wish you to show the enclosed letter to Mr. Juckson. Mr. McLane, besides which that letter contains (which is a true statement) had other reasons which cannot be explained on paper. There was no deception—no want of influence about it—the question rested on other grounds altogether.

Say to our friend C. [Coddington] in answer to his enquiries, that I had this morning a frank and full conversation with Mr. Barry, who tells me that he never authorized Mr. Smith to believe that he would appoint him, and that he had no iden of doing any such thing. Mr. Smith's going on to New York has done him injury—he will not get the office. It is well understood by the President, Mr. Barry, and by all who have any influence here, that when a change takes place Mr. C. will undoubtedly be the man. Although I cannot and will not be instrumental in the removal of Mr. Gouverneur, I will take care that our republican friends shall not be disappointed for the last time. When a change takes place, Mr. Coddington will be the choice of the President and the P. M. G.

Sincerely yours, C. C. CAMBRELENG,

NT Your letter is destroyed—do the like with this. Gov. Throop and Mr. Craig were nominated to-day.

One excellent vote by Gulian C. Verplanck—a pair of canting hypocrites out-generaled.

[No. 245.] Same to Same. Washington, 15th Feb. 1833.

Dear H.—Yesterday Mr. Verplanck's vote would have elected Mr. Blair—to-day the Bank have elected a printer for us by one vote.

I understand Mr. V. P's. The value of pledges may now be understood.

Sincerely yours, C. C. CAMBRELENG.

THE G

No. 246
White Hanot received I received to certificate of

certificate of remitted to remitted to remitted to remitted to remitted. I should estimation a suppose we fore somethin alone will dehave on our derstand the decrease the not heard of

General Prolitical Poand other [No. 2-

its having dr

know that is I have heard ticket in one

New Yor I did not su the applicati I have re

I have re because their further moti ity, that, w wish to kee

Since I sexpects to benefit of bulgence for the request

Apart fro for many f His charac make his tions were to be so fo

If I can tration—a they can in

justified in
I have als
my brothe
extensively
have a structure

favourably sure, you

Namo

office-norge the Lanced public plur Peb. 21, 18

ll defeat him, unless his it. Otis was a conspl nd I think that circumover any man that took

ther political one that is el no disposition, to rethink we are fully comnk-and if Old Hickory ngston and McLane, he

nember from one of the nsent to run, which is House, and has been ie country members to ingston's present views e and wishes to acquire nounce the principle by L. HOYT.

Directors.

pointment of Mr. Alley iting to Mr. Jackson a desired us to say who d him I was committed t he would concur with ie that he did so concur. t I understood Mr. Vernatter settled, and so n Mr. McLane, that in ed would be satisfactory letter. I ought to have by explaining it to him. C. CAMBRELENG.

gton got to be Postmas.

on, 10th Jan'y, 1833. ackson. Mr. McLane, easons which ennnot be about it-the question

I had this morning a uthorized Mr. Smith to the affice. It is well ence here, that when a annot and will not be our republican friends Mr. Coddington will

CAMBRELENG. Mr. Craig were nomi-

ites out-generaled. ON, 15th Feb. 1833. air-to-day the Bunk

CAMBRELENG.

Bet of Gold Minc on Gen'l Jackson-Clay- Nullification dead-the Golden Lattery- Value of Gold Mines-a \$20,000 prize.

R. J. Arnold, to Jesse Hoyt, New York. No. 246.1

WHITE HALL, [Savannah, Ga.,] March 14, 1833 .- DEAR SIR . Since I last wrote you I have not received a line from Boyd; and the only official intelligence that I have of his proceedings, I received through your letter of the 18th ult. which came to hand a few days since; and also a certificate of one share of the N. A. Mining Co's, stock, the one due me out of the cix shares remitted to pay the bet of five shares lost by me on the re-election of General Jackson. It is strange times in the political world, such revolutions I never before witnessed, and were I in the field, I should be somewhat at a toss on what side to fight. Jackson has certainly risen in my estimation since I saw you, and of Clay's proceedings I do not know what to think or say, but I suppose we shall know more ere long. Nullification being dead, it will not be long before something else will be gotten up to create a political excitement; what that may be time alone will develope. You ask me how the Gold Lottery is getting on? and what effect it will have on our stock! In answer to the first, I know but little respecting it, excepting that I understand the drawing is nearly finished; and with respect to the last, I should presume it would decrease the market value of all mines, so many being offered for sale. As yet, however, I have not heard of any changing hands, though I should presume some sales had been effected. I know that many persons did speculate in the chances before the drawing. The best speculation I have heard of late was by a neighbour of mine who went into Savannah last week, bought a ticket in one of the northern lotteries, for \$5, and the following day received the intelligence of in having drawn \$20,000—took \$17,000, and came home. Yours, &c. R. J. ARNOLD.

General Prusper M's humble prayer to Collector Swartscout, for a family admission into his political Poor House-n queer argument, backed by Cornelius W. Lawrence, Price, Lee, Allen, and other Wire Pullers of pretended Democracy.

General Prosper M. Wetmore to Collector Swartwont. [No. 246a.]

NEW YORK, April 18, 1833.-DEAR SIR: I was so unwell the day I called on you that I fear I did not succeed in impressing you with the interest, the deep interest I feel in the success of

the application I then made to you.

I have refrained from troubling you again personally in the matter from two reasons-first, because these solicitings are, I know, as unpleasant to you as they are mortifying to me. A further motive for my reneving you thus long from this unportunity, has existed in the probability, that, while there was an uncertainty about Mr. Craven's continuance in office, you might wish to keep the other appointment open.

Since I saw you, General Spicer has again visited Washington, and is now returned. He expects to be provided for to his satisfaction, and is anxious that Mr. Ogsbury may have the benefit of his vacancy. Under these circumstances, I must again throw myself upon your indulgence for permission to say how very much I should feel obliged by your compliance with

the request.

Apart from the connection existing between us-he is my wife's father-I am bound to him for many favours received in his days of prosperity, and which I have no means of returning. His character-business talents-industry-integrity-general popularity-all would conspire to make his appointment acceptable to the merchants and citizens. If individual recommendations were necessary, they could be furnished to any given number. I can hardly think them to be so for one so well known.

If I can be supposed to have the slightest possible influence with you, or claim on the administration—and I do not pretend to either - I beg that both may be transferred to Mr. Ogsbury, if

they can in any way advance his interest in this application.

There is one view of this subject in which perhaps both Mr. Ogsbury and myself might be justified in this application. He has been for many years engaged in the importation of Goods. I have also in former years contributed to the revenue-My prother, with whom I now am, and my brother-in-law, George Trendwell, who takes a large interest in this offair-- are both extensively engaged in foreign importations. It might be considered that individuals so situated have a stronger claim than those who have never contributed to the revenue.

Excuse me for saying so much; I did not intend it when I commenced this letter. If you can favourably consider the application, I most sincerely hope you will do so. Of one thing I am sure, you will never regret having conferred the appointment on the individual named.

With great respect, I am your ob dient servant, \* PROSPER M. WETMORE.

Name of applicant, Francis Ogsbury, 391 Broadway.

<sup>\*</sup>General Prosper was a regular jurioducer of candidates for odice at the Custom House. His abilities as an office-bergar on his own behalf now be inferred from he appeal for his father-in-law to succeed his old partner in the Linkel States Londard, General Spicer, whose modest appeal to his neighbor Swartwont for a share of the public plunder, backed by Mr. Van Burco, forms No. 179 of the series. In another letter to Swartwout, dated Pub. 21, 1835, he tells him that "Mr. McDermot is about to apply for a situation under the general government,

[No. 247.] Attorney General John Van Buren to Jesse Hoyt, N. Y.—Dear Sir: Please pay Glover one hundred and titty dollars and accommodate your recently much abused triend. At your office, Saturday, 2 P. M. (May, 1833.)

J. VAN BUREN.

A National Convention-\$40,000 given to John Mumford-Ingratitude.

[No. 248.] J. G. Bennett to J. Hoyt, N. York. Postmark, Philadelphia, 13th June [1833.] Dear Hoyt: You will see by the papers what we are about here. My object is to make the party come out for a National Convention. It can be done by prudence, skiil, and address. In relation to what I talked to you in New York, I have an earnest word to say. I really wish that my friends there would try to aid me in the matter I formerly mentioned. Morrison I feur will do nothing. John Mumferd has been aided to the extent of \$40,000. With a fourth of that sum I would have done twice as much—soberly and with some decency too. I should be sorry to be compelled to believe that my friends in New York should be stow their friendship more effectually upon a dr——en tellow than me, who certainly has some pretensions to decency. I am sorry to speak harshly of any body, but really I think there is semething like ingratitude in the way I have been treated. I want no favor that I cannot repay. I want no aid that is not perfectly safe. I should like to hear from you, if there is any likelihood of my success.

Yours, &c. J. GORDON BENNETT.

Bennett of the Herald trying to borrow \$2,500 from Van Buren.

[No. 249.] Same to same. PRITAPELTHIA, 27th July, 1833—Dear Hoyt: I have written to Van Buren to-day about the old allair. I MUST have a loan of \$2500 for a couple of years from some quarter. I can't get on without in—and if the common friends of our cause—those I have been working for 8 years—cannot do it, I must look for it somewhere else. My business here is doing very well—and the money would be perfectly safe in two years. You see already the effect produced in Pennsylvania—we can have the State—But if our friends would lay aside their heartlessness, why, we'll go to the devil—that is all. There is no man who will go further with friends that I will—who will sacrifice more—who will work harder. You know it very well. I must be perfectly independent of the little sections in this cuty, who would harry me into their small courses, at the risk of the main object. Kendall leaves Washington tomorrow on his tour of Bank Inspection. † Let me hear from you.

Yours, &c. JA'S GORDON BENNETT.

A Scotchman's thanks for "working night and day for the cause of Mr. Van Buren"—anguish, disappointment, despair!—suspected, slandered, revited!—Bennett's share in Webb's printing office—Cold, heartless, careless Van Buren!—What can I do?

[No. 250.] Same to same. Philadelphia, 3rd Aug't 1833.—Dear Hoyt: I am extremely sorry at the result of your efforts. The effect is inevitable: I must break down in the very midst of one of the most important contests which VAN BUREN'S CAUSE ever got into in this state. I do not see how I can avoid it. With every advantage in my favor—with every preparation made—every thing in the finest trim to check mate and corner all the opposition to Van Buren, and to force them to come out in his favor—as I know they must do soon—I must give way to the counsels of those who have most hostile feelings to the cause—and on what ground? Because neither Mr. Van Buren nor his friends will move a finger in my aid. I must say this is heartless in the extreme. I do not wish to use any other language than what will convey mildly the anguish, the disappointment, the despair I may say, which broods over me. If I had been a stranger to Mr. Van Buren and his friends—if I had been unknown—if I had been blest in being a blockhead—I might not have got into my present posture—nor would I have expected any aid from your quarter. But after NEARLY TEN YEARS spent

and it is therefore an act a justice to him to say that in the past contest in this city, no man has more strongly spinced a determination to sustain the measures of the administration at the expense of private interests"—and therefore he (Wetmore) desires that he (McDermot) may be repaid by a fat salary!

Immediately after the full election of 1834, Messrs. Cornelius W. Lawrence, Wm. M. Price, Stephen Allen, J.

Immediately after the full election of 1834, Mess's, Cornelius W. Lawrence, Wm. M. Price, Stephen Allen, J. R. Whiting, R. Riker, Daniel Lackson, Gideon Ostrander, Gideon Lee, and W. P. Heltet addressed a latter to their friend Samuel Swartwoot, requesting that F. Ogsbury might be appointed an Inspector, as follows: "New York, 22d Nov., 1834.—Mr. Ogsbury is an old inhabitant of this city—a firm supporter of the administration—and IN THE LATE ELECTION WAS ACTIVE AND INFLUENTIAL."

In Bennett's Kitchen Culinet Inid open, No. 3, he says, "Indvocated the removal of the deposits;" but he had stated in his Pennsylvanian, July 20, 1833, that it seemed to him probable that nothing would be done till Congress met; and for this the New York Van Huren editors, whose speculating upholders wanted the bank plunder, denounced him, while Van Buren himself (No. 553) disliked "the evident tendency of his paper." Kendall wrote him from Baltimore that he was sorry he had said "that the deposites would not be removed "—adding, "I shall want your most prudent connects when I get" to Philadelphin. "I had been and was for a removed, but I doubted whether this mode was honest," says Homeet—be also published a letter from Kendall, accusing him of "sawing the seeds of distrust far and wide," and telling him that he might "raise up a greet paper in Philadelphin—one which shall almost control the Democracy of Pennsylvania," but to do that he would have to keep on good terms with "the other leading Democratic papers in the Union." Air, Bennett next applied to Van Buren, thro' Hoyt, for a loan, and would probably have got it had not the regency been afraid that a trap was set for them, seeing they had said so much about buying up the press—moreover, Bennett had not worked well in party harness, so they said.

New BUREN tinually ceived ir heartless is possibl been sus years, in retain th with the office of well of. came her I could t cut MY God has brand up I exce fault wit

clamour brains t election, only one been a b friends i toga wa every we I scan importu

I do r

You wil

cess if ;

[No heard fr doubt again fo

Van Br as lo frien [N

SARA

B's lette

tionys he his present time for desire it wish his myself, mannel much to prefera money out to him

ALB ability tereste you wi Y .- DEAR SIR : Pleane ly much abused triend. J. VAN BUREN.

Ingratitude.

PHIA, 13th June [1833] y object is to make the skill, and address. In say. I really wish that Morrison I fear will With a fourth of that too. I should be surry v their friendship more pretensions to deceney. hing like ingratitude in want no aid that is not of my auccess. RUON BENNETT.

n Buren.

-DEAR HOTT: I have or \$2500 for a couple ommon friends of our for it somewhere else. afe in two years. You -But if our friends wont ere is no man who will ork harder. You know city, who would harry eaves Washington to-

#### DON BENNETT.

Van Buren"-anguish, hare in Webb's printing

DEAR HOYT: I am exunst break down in the N'S CAUSE ever got vantage in my favorate and corner all the I know they must do feelings to the eauseill move a finger in my ny other language than man sau, which broods had been unknowny present posture-nor TEN YEARS spent

to man has more strongly ivate interests"—and there-

I. Price, Stephen Allen, J. t addressed a letter to their, as follows: "New York, he administration—and IN

f the deposits;" but he had rould be done till Congress he bank plunder denounc-Kendall wrote him from dding, "I shall want your al, but I doubted whether him of " sowing the seeds adelphin—one which shell on good terms with the en, thro' Hoyt, for a loan, hem, seeing they had said ness, so they said.

in New York, WORKING NIGHT AND DAY FOR THE CAUSE OF MR. VAN BUREN AND HIS FRIENDS, surrounded, too, as I have been, with those who were continually talking against tum, and poisoning me to his prejudice, the treatment which I have received from him and his friends during this last year, and up to this moment, is as superlatively heartless—and if I could use any other word more expressive of my sentiments I would—as it is possible to conceive or imagine. By many of those whom I have supported for years I have been suspected, standered, and reviled as if I had been in hitter hostility to Mr. Van Baren for years, instend of supporting him through every weather, and even sacrificing myself that I might retain the same feetings towards him-for I assure you I might have continued my connection with the C. and E. last year, very much to my advantage-retained my share in the printing office of that establishment, if I had not differed with Mr. Webb on the points that you know so well of. I sold out however to Hoskin-saved a small pittance from the wreck of the Globecame here and invested it in the Pennsylvanian, which is now entirely under my control, provided I could find a friend anywhere between heaven and earth to help me along, and enable me to carry cut MY FIXED PURPOSE IN FAVOR OF VAN BUREN and his friends. But that friend God has not yet made, though several of the opposite character the other gentleman has put his brand upon, and fondly says "this is mine."

I except you, DEAR HOYT-I am sure you would help the cause if you could. I find no fault with you, although what fault vor and with me about the deposits is nonsense, and only a clamour raised in Wall street by a new of the jealous blockheads hostile to me, who have not brains to see that in this city we can use the deposit question very efficiently in the October election. I do not blame even the jealous blockheads or any others in New York-I blame only one, and that is the Vice President himself. He has treated me in this matter as if I had been a boy—a child—cold, heartless, careless and God knows what not. By a word to any of his friends in Albany he could do the friendship I want as easily as rise and drink a glass of Satatoga water at the Springs. He chooses to sit still-to sucrifice those who have supported him in every weather-and even hardly to treat me as one gentleman would treat another.

I scarcely know what course I shall pursue, or what I shall do. I am beset on all sides with importunities to ent him—to abandon him—What can I do? What shall I do? I know not. You will excuse this letter-you can easily appreciate the situation of a man confident of success if properly supported-but nothing before him but the abandonment of his deliberate purposes or a shameful surrender of honor and purpose and principle and all.

Yours truly, J. G. BENNETT. I do not know whether it is worth the while to write to Van Buren or not-nor do I care if you were to send him this letter.

The past and the future placed before Jesse Hoyt.

[No. 251.] Same to same.—Puttadeliphia, 15th Aug't, 1833.—Dear Hoyr: I have not heard from you for a week. I hope that my old friends—if I ever had any—which I begin to doubt-will not forget what I have heretofore done or what I may do. Do let me hear from you I am, Dear Sir, Yours, &c. JA'S G. BENNETT. again for good and all at least.

Van Buren will not lend his friend Bennett one cent-but will bestow his good wishes upon him as long as he keeps honest!!!-Van Baren dare not venture to trust himself on paper to his friend-Cannot Philadelphia uphold one Van Buren Press?

Vice President Van Buren, to Jesse Hoyt at New York.

SARATOGA SPRINGS, August 19, 1833 .- (Free, M. Van Buren.) - DEAR SIR: I return your Mr. B's letters. [i. e. No. 250. &c.] I have never doubted his personal friendship for me. I would always have been happy to do him good, but I cannot directly or indirectly afford pecuniary aid to his press, and more particularly so as I am situated at the present moment. If he cannot continue friendly to me on public grounds and with perfect independence, I can only regret it, but I desire no other support. Whatever course he may pursue, as long as it is an honest one, I shall wish him well. He does not understand the relation between the Editors he quarrels with and myself, or he would not complain of me for their acts. They are as independent of me in the management of their papers, as I wish him to be, and remain. I had intended to have said thus much to him, but the your letter, and the evident tendency of his paper, render it preferable that I should not. I did suppose that he would have found no difficulty in obtaining money in New York as others get it, if our friends in Philadelphia could not all-together make out to austain one press. If you happen to meet him I wish you would make these explanations M. VAN BÜREN. to him, BUT KEEP TIHS. I am, in haste, your friend,

Vice President Van Buren, to Jesse Hoyt, N. York. ALBANY, Sept. 7, 1833. - Dear Sir: General Vance, with whose good character and respectability you are well acquainted, goes to New York on business in which our State is deeply interested, and in respect to which you may perhaps be of service to him. If you can do so, I hope M. VAN BUREN. you will-and am very cordially yours,

Stocks, Checks, Shirts, and Drawers-Swearing, Spelling, and the letter S.

No. 254.1 Attorney General John Van Buren, to Jesse Hoyt, N. Y.

ALBANY, Dec. 19, 1833.—'MY DEAR' HOYT (as some rascal writes to 'Webb')—I enclose you your check, for your comfort—it was deposited in the Bank for collection, and, of course, is returned to you without inconvenience. As for money, I don't know that I shall be peculiar short (not physically but pecuniarily) unless Boston and Providence should go down to a mere anatomy. In that event I fear the ex-Danish Commissioner and myself will be a 'below-par nobile' of sufferers.

Please to let Willard of the City Hotel be apprised that I want two flannel shirts, and as many

pairs of drawers, to be had of Tryon for a trifle alias, credit.

I am not a 'Councellur' and be d-d to you-and if I were I should spell it with an 'S' in the middle.

Yours 'to sarve,' J. VAN BUREN.

P. S. Since the foregoing effusion was poured forth, I have enquired at the Bank, and find your check has been sent to New York. I suppose the easiest way to work it, is to enclose you, as I do, my check on this bank for the same amount, payable at the same time. J. V. B.

No. 255.] J. A. Hamilton, to Jesse Hoyt, on supporting 'the Standard.'

New York, Dec. 30, 1833.—Dear Sir: In reply to your enquiry whether I am willing to unite with other friends in raising money to sustain the Standard, I have to say—that if 30 persons will agree to advance \$250 each, the repayment to be satisfactorily secured upon the paper, I will agree to advance \$250 whenever the arrangement is completed.

With very great respect, &c. JAMES A. HAMILTON.

Governor Silas setting the wheels in mation—contracts to be kept by Farmers with Patroons, but may be broken at will with National Banks—no thunder from the city—Plunder's our game, and 'our state leads'—the legislature is a party organ; let it play up 'Judas's march'—Instructions from Washington how to manufacture public opinion at Albany, for effect at Washington—also for country use!

[No. 256.] Silas Wright, U. S. Senate, to Jesse Hoyt, New York.

Washington, 3d Jan'y, 1834.—My Dear Sir: Your letter and the enclosure came to me this day, and I have this evening sent both to Mr. Flagg, with such suggestions as occurred to me. Nothing can be clearer, in my mind, than that the friends of the Administration in your City should not attempt to get up a popular meeting upon this subject. The legislature is the proper organ to speak for the people upon this important subject, and there is not a doubt that they should not without one moment's delay. It is too late to fear any effect from the allegation that our State leads. The subject is now before the Virginia legislature, and I think it quite likely they will recommend a restoration of the deposits. The legislature of Ohio have acted, and go strong against the Bank—in favor of the removal of the deposites—and against the land bill. I say they have acted. The mail to-day has brought a copy of their resolutions, which had passed the Senate, and which Mr. Morris, the Jackson Senator from mat State, says will pass the House 3 to 1. Every legislature in the Union will act upon this subject, and ours will not be behind.

If the friends of the Bank in your city attempt to get up a popular meeting, the subject will be one which the friends of the Administration on the ground will best know how to dispose of—but in any other way I do not think the mass of your somewhat excited population should be

called to act.

The state of feeling here is very violent, and popular meetings either way can have little effect. Still I should dislike to see a meeting in New York seeming to embody an undivided expression, given to our opponents—for the political effect in the country would be bad. I have no time to write farther—but shall be happy to hear from you often and freely.

I think the legislature should—in the shortest possible language—

1st. Express an opinion against the re-charter of the Bank in any form.

2nd. Appro e of the communication read to the Cabinet on the 18th Sept. last.

3rd. Approve of the change of the deposits.

4th. Approve of the reasons given by the Secretary for that change,\* both on the ground of

\*Governor Wright well knew that he was advising a violation of a contract with the bank, and, of course, of the United States constitution. He lids Havt to get the party fuglemen in the legislature to cause it to apprive of Attorney General Taney's reasons. What a world this is! Had W. J. Duane consected to the plunder of the United States Hank, and the contining of the Vara Bursen pet banks with the spoils, he might have reneated in office as Secretary of the Treasury, gone to Russia on an \$18,000 hours as a general univier, or received the reward obtained by the supple practice Taney, the Chief Justiceshio of the United States. If ving noted hoursely, he was thrust from office, his business as a lower had gone into other hands on his removed to Washington, and from that day to this, the brief presses of the Van Buren school have slundered him without the slightest regard for truth. Is it thus that American freedom can be upheld? Wright in the Albant Senate, vote by hands and took stock in them—in Washington be puffed them, got the only connected in them, horrowed out that more next, with other speculators, to rule the prices of the public lands to the pople—the national treasure was used to bland and bribe the inflicions to cleet Van Buren and milicid the party—and, that done, Wright in 1837, Jenounced his own pets as "soulless existences," ever lauthless in time of need.

the near e powers an These p

[No. WASHIX last evening BANK, athe bill results in the bill resul

The mo

REMAR offices, co state-legis way injure It is in thi and vast i A few 1 the name tion to the ted to Con now oppos too, by a s with us, b dant testin toast told other. H 1834) he conversed Yet he vo millions o cial privil ahould ha by Van I had Jesse vast powe stool pige " As for s commerc for their Theae w Lawrenc rich men ier & Er tradicted on a visi necessity (Jackson WRITT situation

count Habered and the gram had seen lished in rence, to Combred to hoped the country of the coun

him his

e letter S.

Webb')—I enclose on, and, of course, is it I shall be peculiar go down to a mere will be a 'below-par

shirts, and as many

pell it with an 'S' in J. VAN BUREN, the Bank, and find ork it,' is to enclose me time. J. V. B.

dard.' ner I am willing to

e to say—that if 30 ily secured upon the d.
A. HAMILTON.

ners with Patroons, city—Plunder's our p'Judas's march'— Albany, for effect at

sure came to me this is as occurred to me, tration in your City islature is the proper of a doubt that they from the allegation and I think it quite of Ohio have acted, and against the land r resolutions, which nat State, any will bject, and ours will bject, and ours will

the subject will be how to dispose of—
opulation should be

an have little effect, ndivided expression, I have no time to

. last.

h on the ground of

ank, and, of course, of to the abunder of the have remained in office or received the reward acted honestly, he was shingt m, and from that test regard for truth. Is auks and took stack in that money next, with a was used to blind and f7, lenounced his own the near expiration of the Charter, and on the ground that the Bank has abused its chartered powers and privileges, and has become a political institution.

These points will cover the whole case in a form and manner most applicable to the state of things here.

Most truly yours, SILAS WRIGHT, JR.

[No. 257.] Cornelius W. Lawrence, M. C., to a Friend in New York.

Washington, 24th January, 1534.—My Dear Sir: Your fuvor of the 21st was received late last evening. I am inclined to think we shall have a project introduced FOR A NATIONAL BANK, as well as a renewal of the old one, upon principles somewhat different than [from?] the bill rejected by the President [Jackson.] Perhaps new propositions, not either attacking or sustaining the administration, would receive the approbation of the country.

The motion to return the Deposites is justly considered an attack upon the President, and it

is resisted on that ground—but nothing is yet matured, I believe.

Respectfully your ob't servant, CORNELIUS W. LAWRENCE.

[Remarks.—It was Mr. Van Buren's rule, and it appears to be Mr. Polk's, to reward with offices, contracts, early information, or in some sure and effectual way, those congressmen, state-legislators, or other persons holding official station by popular suffrage, who had in any way injured their characters and standing by violating principle to serve party, right or wrong. It is in this way that Mr. Lawrence has obtained the N. Y. Custom House, with its patronage, and vast influence and emoluments.

A few months after writing the letters of the 24th, 26th, and 31st of January, 1834, here given, the name of C. W. Lawrence was put up by the Van Buren Safety Fund Bank men, in opposition to the friends of the U. S. Bank, for Mayor of New York. Mr. Lawrence had been elected to Congress in Nov. 1832, by 5895 votes over Mr. Ogden, the highest whig candidate. When now opposed to G. C. Verplanck for Mayor his 5895 majority dwindled down to 180; obtained, too, by a sacrifice of principle for the love of gain. At the great celebration, by the whigs of N. Y., April 15, 1834, the 5th regular toest was " Cornelius W. Lawrence, whose HEAR'T was with us, but whose NECK was with his party." That it was tightly in the collar there is abundant testimony. The reader, on perusing Mr. Lawrence's three letters, will perceive that this toast told the simple truth. His judgment was avowedly on one side and his votes were on the other. His prospects of adding to his wealth by the sacrifice of his opinions were in the one scale-honor and honesty were in the other-in private (says the Cour. & Eng. of April 9, 1834) he admitted that the removal (of the public treasure) was inexpedient. To those who conversed with him on the subject he admitted that this removal was uncalled for and impolitic." Yet he voted for the removal, on a pledge, well kept, that he would get the fingering of two millions of dollars of these deposites himself, for a bank to be started in Wall street, with special privileges, and called the Bank of the State of New York, of which bank he and his cronies should have the control, the jugglery of disposing of its shares, &c. The bargain was fulfilled by Van Buren-Lawrence had the two millions-had the two million bank charter-and had Jesse Hoyt's Custom House monies to boot-finally, he has the N. Y. Custom House, its vast power and influence, with his bank as a treasury pet, and his brother serving by way of a stool pigeon, as its president, till be (Cornelius) is again ready to resume that lucrative office. "As for supposing that Newhold, George Griswold, Stephen Whitney, or any of the old federal commercial men were with us on this occasion, for any other reason, than because they found it for their interest to go with us, I never for one single instant had such an unwarrantable idea." These were Butler's remarks to Hoyt, Feb. 24, 1834—and he might have included C. W. Lawrence, Morgan Lewis, Saul Alley, Preserved Fish, Ab'm Bloodgood, and several other rich men, who only went with Van Buren for the lave of a share of the plunder. In the Courier & Enquirer of April 8, 1834, we are told (and the fact is neither explained away nor contradicted) that several merchanis of Mr. C. W. Lawrence's acquaintance called on him when on a visit to New York, a few weeks previous, when he "frankly avowed his conviction of the necessity of a Bank of the United States, and his disapproval of the conduct of the Executive (Jackson) in reference to the deposites; but added, that he had bound himself BY A WRITTEN PLEDGE to uphold the party. Such was his sense of the embarrassnients of his stuation that HE ACTUALLY WEPT." The crying congressman, the weeping stock-johber COULD HAVE RESIGNED had be disliked the party drill-but it brought him plunder, and he blubbered and held on, and afterwards lent his name as a candidate for the mayoralty to uphold the gamblers he voted with in public, and whose dishonost measures and greediness of gain he had secretly condemned to Jesse Hoyt and others. The above letter (Jan. 24) was first published in the Mercantile Advertiser, which also gave paragraphs from another letter by Lawrence, written after 'the party' had resolved not to go for a new bank, as Daniel Jackson and Cambreleng had privately urged them, nor to re-charter the old one modified, as he (Lawrence) hoped they would-in which he had begged of the gentleman to whom he had written, to give him his letter back again-he drended exposure and public shame. The Evening Post, by Bryant, denounced the bill introduced into the N. York Legislature,

by recommendation of Marce's six million message, which John Van Buren had speculated on, oy recommendation of Marcy's six million message, which John Van Buren and specifiated on, declaring that it would make "Lawrence run like the Cholera," for mayor. According to the Post, it should have been entitled "An Act to loan the credit of this State to the Speculators, Monopolists, and Rag money dealers thereof." The trading politicians of the state, then, as now, went any and every way for gain—Avarice was their god. "If the United States Bank is dangerous to the liberties of the country (asked the Cour. & Eng. of Jan. 28, 1832) have came Governor Throup to vate for it? How is it that all this danger, all this unconstitutionality, has been discovered by the Argus within the last twelve months !!!!!" When George D. Strong was not an applicant for a bank charter at Albany, he opposed C. W. Lawrence, got up a nominstion opposed to him for Alderman, and heat him too-but in April 1834, when he was petitioning the Regency for their sanction to his Commercial Bank (which soon failed) he (Strong) went it strong for Lawrence as the only true democratic candidate for Mayor. In Jan. 1834, Lawrence wrote Hoyt, "that a national bank would be useful to the government and the country"—in April, same year, he voted with Cambreleng to keep the public revenue in the vaults of the pets, they the U. S. Bank had paid the republic \$1,500,000 for the use of it, and also that it was unsafe to re-charter the National Bank. Three years after this, Lawrence's own bank was bankrupt, with two millions of dollars of the public plunder clutched in its grip, and he at the head of it. On Sept. 25th, 1843, Lawrence was one of Van Buren's Sub Treasury Vice Presidents at the meeting in the Park—and his bank keeps the deposites to this day, while, if the sub-trensury scene shall be re-enacted he will share the plunder there also, under some new and plausible form.-W. L. M.]

Collector Lawrence of N. Y. on the Removal of the Deposites-Calhoun, Preston, Clay, McDuffie, Rives, and the Nullifiers, their views.

Cornelius W. Lawrence, M. C., to Jesse Hoyt, N. Y.

Washington, 19th Jan. 1834 .- My Dear Sir : Your favor of the 8th (returned from Fayetteville, N. C.) was received this morning, and I notice in the Courier & Inquirer of Friday the 17th, another letter to me, signed Jacob, referring to the deposites.

You will no doubt have read Mr. Calhoun's speech- he admits the right of removal from office by the President, and says " nor can I doubt that the power of removal from office, wherever it exists, does, from necessity, involve the power of general supervision; nor can I doubt that it might be constitutionally exercised in reference to the deposites." Then he goes on to say, that to prevent the removal of the deposites it would have been his [the President's] right and his duty to have removed the Secretary.

In conversation yesterday with the other Senator from South Carolina, Mr. Preston, he admitted the giving up the charge of a violation of the Constitution by the President-but the re-

moval of the deposites was a violation of Contract with the Bank, &c.

I think Mr. Clay and Mr. McDuffie's position, of a usurpation of power by the President, is gone-and the only question is as to the sufficiency of the reasons. Mr. Seaborn Jones of Georgia, a Nullifier, will speak next in our House-and he will maintain that the reasons given by the Secretary of the Treasury [Taney] are satisfactory and sufficient.

If the Nullifiers give up the question of usurpation of power in the act in question, that point may as well be abandoned by the opposition with us, and Mr. Clay's first resolution cannot even

pass the Senate.

Mr. Rives of Virginia is said to have made a very able speech in the Senate on Friday-and I have heard that a distinguished Senator from the east said afterwards, that on the constitutional argument he had demolished Mr. Clay.

However I do not say these words were used, and do not wish to be quoted as reporting what any one says. My letters are only intended for my friends to whom they are addressed. Respectfully, your friend and obedient servant, CORNELIUS W. LAWRENCE.

Cornelius the friend of a National Bank when behind the screen-The quaker on both sides of the fence at once.

Collector Lawrence to his 'assured friend' J. Hoyt.

WASHINGTON, 26th Jan'y, 1834. My Dear Sir: I am much obliged to you for your letter of the 21st, and I AM APPREHENSIVE OUR POLITICAL FRIENDS MAKE A MISTAKE IN GOING TOO FAR AGAINST A NATIONAL BANK, but I will have the pleasure of writing a few days hence. Respectfully, your assured friend, CORN'S W. LAWRENCE.

Hoyt introduces Kernochan to Van Burenon behalf of the United States Bank.

To Vice President Van Buren. NEW YORK, January 28, 1834. Dear Sir: This will be handed you by my friend Joseph Kernochan, Esquire, one of the delegates from the merchants of this City, charged with a memorial to Congress in relation to the embarrassed condition of our Commercial affairs. He has now retired, but has recently been extensively engaged in business, and his great experience enables him to know all the variety

of forms o on this sul form supp the measu States, an tolerated ' with the l you, I has authorize ness and

No. NEW Y who will a memori state of t with the tile men. who diffe He make interests interestin favourabl ing testin ject you

Lawrence

[No Wasn could ha mortified vor of y circulate repeated can not is thoug It is to State

and I k

as I do

[N WAS the Ser the peo can wh where tained newal tioned by; I c please

t A si having 'maile "liberty

† On the 6th round loges v

had speculated on. According to the to the Speculators, if the state, then, as nited States Bank ia 8, 1832) how come unstitutionality, has n George D. Strong ence, got up a nom. , when he was petls i failed) he (Strong) r Mayor. In Jan. government and the blic revenue in the r the use of it, and this, Lawrence's own ched in its grip, and ren's Sub Treasury eposites to this day,

pun, Preston, Clay,

er there also, under

urned from Fayettenquirer of Friday the

ht of removal from d from office, whereon; nor can I doubt Then he goes on to he President's] right

Mr. Preston, he ad-

hy the President, is born Jones of Georhe reasons given by

question, that point solution cannot even

e on Friday—and I n the constitutional

quoted as reporting ey are addressed.
LAWRENCE.

ker on both sides of

in for your letter of KE A MISTAKE ave the pleasure of LAWRENCE.

nunry 28, 1834.
ire, one of the delin relation to the
has recently been
ow all the variety

of forms of Mercantile operations, and would seem to qualify him to express accurate opinions on this subject. He has been, ever since I have known him, and that is for many years, a uniform supporter of the democratic administration of the Country, and continues that support to the measures of the present one, in all save its views in relation to the Bank of the United States, and on this subject he says, as Mr. Jefferson once said, "differences of opinion are to be tolerated where reason is left free to combat them." His object in going to Washington is purely with the hope of rendering a public service; and if he should have a desire to state his views to you, I have no doubt you will give him the opportunity. His great integrity of character will authorize you to place the utmost reliance upon his statements as to the true condition of business and business men in this city. Respectfully your friend and ob't serv't. J. HOYT.

Hoyt introduces 'a Bank Missianary' to Taney and Van Buren.

[No. 260.] Jesse Hoyt, N. Y., to Vice President Van Buren, Washington. NEW YORK, Jan. 28, 1834.—Dear Sir: My friend and neighbor, Elbert J. Anderson, Esquire, who will deliver you this, visits Wushington as one of a Committee of Merchants, charged with a memorial from a portion of that class of our citizens, in relation to the present embarrassed state of trade. He is extensively and actively engaged in business, and is lamiliarly acquainted with the difficulties that seem, and no doubt actually do exist with all commercial and mercantile men. He is one of the few intelligent and ardent supporters of the present administration, who differ in opinion with it in relation to its views concerning the Bank of the United States. He makes a personal sacrifice in this mission, with no other motive than a desire to promote the interests of his fellow-citizens, and the information that he will be able to impart concerning this interesting subject, to those whose motives are in common with his own, commends him to your favourable notice. Though I do not agree with him in all his views, yet I take pleasure in bearing testimony to his great sincerity, and purity of character; and his intelligence upon this subject you will discover without any intimation from me. With great respect and consideration, J. HOYT.+ I remain your friend and obedient servant.

Lawrence firmly believes in the utility of a National Bank, while exerting all his powers to util in crushing it!

[No. 261.] Collector Lawrence of N. Y., to his friend J. Hoyt.

Washington, 31st January, 1834.—My Dear Sir; I can scarcely suppose it possible that I could have written any letter to authorize the paper you have enclosed to me, and I feel deeply mortified that any one should have authorized a publication in a newspaper. May I beg the favor of you to request the person to whom it was directed to return it to me, or at least not to circulate it, and if any one should speak of the contents of my letters, please mention that I had repeated to you, that my letters were only intended for those to whom they were directed. I can not imagine who could have received the letter alluded to. I have no idea any compromise is thought of by either political party.

It is my individual opinion that A NATIONAL BANK with proper restrictions and subject to State Taxes, &c., WOULD BE USEFUL TO THE GOVERNMENT AND COUNTRY, and I know there are other individuals in Congress of that opinion, and that is almost as much as I do know.‡

Respectfully, your friend, CORN'S W. LAWRENCE.

The Missionary addresses Jesse as a friend to II the Bank.

No 900 1 Ellers I Andreas as I and Heart No. Work

[No. 262.] Ethert J. Anderson to Jesse Hoyt, New York.

Washington, February 1st, 1834.—Dear Sir: I have only to say that Mr. Wright's speech in the Senate, seems to preclude any hope of success from our mission; nothing but the action of the people in their primary assemblies can operate upon Congress, and you know better than I can what is to be hoped from that source. The deposit question will be settled, to confirm them where they are. The sooner that is settled, the better for all parties. Forty votes cannot be obtained in both houses of Congress in favor of [a] new bank, at present; and the chance of a renewal of the old charter, under any modifications, depends solely upon the contingency mentioned above, a decided expression from the people. A metallic currency seems the present hobby; I conceive it utterly impracticable. If I see any hope of a change, I shall write; you will pleuse receive this only as my individual opinion.

Your friend,
ELBERT J. ANDERSON.

<sup>†</sup> A similar letter was sent with Mr. Anderson to Mr. Tauev, Mr. Duane's successor in the Treasury Department, having the following words added:—" He has a great desire for an opportunity of conversing with you upon the "matters referred to, and I have taken the liberty to hand him this letter, and I beg you will andedge me for the "liberty. And believe me to be, &c. JESSÉ HOYT."

the 96th of March, 1831, Mr. Lawrence wrote Mr. H. Durell in reply to an enquiry of the working men of the 6th Wa d. New York, as follows: "Io reference to the "abolition of all licensed monopolies." On the broad ground, I admit the justice of the general proposition, that it is objectionable to give any man or set of men, privileges which interfere with the just rights and literties of others." He added, that as to "a district system of elections," on which there had been "much discussion, he had not reflected sufficiently."

Van Buren and Swartwout, when at sixes and sevens.

[No. 263.] Vice President Van Buren to Abraham Miller, White Plains, West Chester county, N. Y. Washingron, Feb. 1, 1831.—My dear sir: There is certainly nothing that I could do for you with propriety and effect that I would omit. I cannot, however, write to Mr. Swarthout.\* On this subject, I have done so so often without success, that self-respect has compelled me to desist. I presume, however, that he has his hands full. If the expression of my wishes in behalf of your son can be of use, he may show this letter to the Collector. Wishing continued health and happiness, I am, dear sir, very truly yours.

M. VAN BUREN.

Buying \$20,000 in Slocks, on the strength of a confidential peop at Murcy's Mortgage Message, before its delivery.

[No. 264.] Attorney General Van Buren to 'My Dear Jesse' Hoyt. ALBANY, March 22 1834.—My Dear Jesse: Please let Nevins and Townsend buy me 100 shares of Moh. and Hud. R. R. for eash at 96, and Bost. and Prov. 100 shares at 924 cash; drawing on me at 3 days sight for the amount. If better terms can be had by taking the stocks two weeks hence (buying on time) I should like it better. I fear stocks will rise after Monday, and therefore I want these purchases made Monday, but have it open after. Let the beggars deal honestly by me for I lose a deal of mo on anyth. There will be something done here Monday that will charm yor. Yorkers. Lawren expenses un like the Cholera.

Please ask Bucknor to incat you be amount of differences at which my fifty shares Manhattan stock were settled, and wond not me. Yours very truly, and much better.

J. VAN BUREN.

Allorney General (John) Van Buren asks Omnipotence to curse his friend Jesse Hoyt—wishes his Rail-road stock sent, with Jesse, to Tophet—and grumbles at the New York officials for not furnishing funds for his stock gambling transactions—Hoyt obtains stated preaching at \$28 per annum, at the Ascension Church—Parke Godwin's opinion of the Leaders of 'the Democracy.'

[No. 265.] John Van Buren to Jesse Hoyt, Wall street, N. Y. ALBANY, March 25, 1834.—Why God d—n you, Jesse! buy my stock and draw upon me at sight. You must be poor bitches down there, if you cannot raise this two penny sum. If the stock has gone up, let it go to H—il.: The Bank will come up against the Safety Fund Banks, and depress stocks—the Governor's measure will eventually relieve the country. Yours truly,

J. VAN BUREN.

† Mr. Hoyt got along more quietly with Van Buren's knavery than with that of some other persons. On the 25th of February, 1839, he wrote to Levi Woodbury from the Costom House— Mr. Price's son has published, in the Courier of this morning, a letter from his father, which I have not read and do not mean to read. I am quite tred of 'the regues and reguery."

On the 8th of Navanta 1879

quite tired of 'the rogues and roguery."

On the 8th of November, 1839, he wrote as follows: "B. F. Butler, Esq., U. S. Attorney—Sir: Do not fail to put the case of Harvey & Slagg in a position for a new trial. Several merchants have been to me, who are perfectly outrageous at such a violation of all law and sense. I think I could safely swear to newly discovered testimony, so as to get a new trial on that ground. Mr. Russel has stated some facts to me that are new. Think of this point. I am so mortified and upset at the result. I WILL LEAVE NO STONE UNITURNED TO PUNISH the party who would attempt to overturn all law and morals. Resply.

J. HOYT, Collector.

‡ Mrs. Janueson tells us in her Summer Rambles, that a Baptist Preacher, whose church she attend d in Detroit, and who evidently wanted to steer clear of offending hot and foolish partisans, under an ocute prayer for Joho's father, viz: that "if Mr. Van Buren were a good man he might be made better, and if a had man, that he might be speedily regenerated." Perhaps if he had been favored with a peep at John's correspondence, he would have omitted the if altogether, as applied to the junior. Mr. J. V. B.'s monstrons impley appears to have shocked oven the impendent Hoyt about this time, and partially effected that which even the Pious B. F. Butter's calls have failed in—as wimess the following recript—"Mr. Jesse Hoyt—To the Church of the Ascension, Dr. To Rent of Pew, No. 28, 1 May, 1834, to 1 May, 1835, \$22. Received Payment, &c.
WILLIAM DONALDSON."

§RELIEVING THE COUNTRY.—The junior Van Buren refers here to Marcy's Message of the previous day, [March 24,] advising the people to mortgage their farms, and lend the safety fund and pet banks the other six millions, to relieve the country. Mr. Parke Godwin, of the N. Y. Customs, has given an honest opinion about relieving the country, which we copy from his newspaper, The Pathfinder, of April 22, 1843. Electors of New York, is it not true 1 Read and judge. Godwin speaks the language of a true patriot, a man who felt for the distresses and

Buy the littles of will do

[No. 23, 1331. \$20,000, of the sto prove charge o no doubt given le

You h
The Ban
course,
all posilated to
and will
by the le
and polimonted
BE EV

in Lawre

(From the extraordinate of the

This is grained by may not class is condition a lithe quantition as lithe quantities and the proposition of the proposition of

yet say, single o happine squalid They w that are be cut o wunt, si they wi agreenb and hor the essi If you h provo y democr We ask Ruren.

Post, o dition o and ho They n

<sup>\*</sup>There was evidently the best possible understanding established between Mr. Swartwout and the Albany Regency as early as 1835, for in that year and 1836, Marcy, Wright, Croswell, J. Van Buren, Corning, &c., sre liberal to their letters to him, recommending candidates for his Hospital. Seymour and many others thus got places. On the 23 tof March, 1836, Edwin Croswell recommends amount Winpose to his "most favorable consideration"—assures him that his (W.'s) "pennarry circumstances reader it pendiarry desirable as this time," that he should be admitted into Swartwont & Poor House—and thus sums up his character—"His political qualifications at equally unques ionable; being a uniform Republican of the Oal School," Mr. Attorney General J. Van Buren thus endorses Whippile on the same sheet: "Samuel Swartwout, Esq.—Dear Si.—I fully concur in the inergoing [Croswell's] recommendation of Capt. Whippile, and as he is a very clever fellow, to bact, I hape you will be able to do what he asks.

Yours truly,

"Alloany, March 23d, 1836."

Vhite Plains, West is certainly nothing annot, however, write , that self-respect has f the expression of er to the Collector.

#### VAN BUREN

s Mortgage Message,

ALBANY, March 22 shares of Moh. and rawing on me at 3 ks two weeks hence day, and therefore I gars deal honestly by e Monday that will

y fifty shares Manh better. J. VAN BUREN.

Jesse Hoyt-wishes his k officials for not furreaching at \$28 per of the Democracy. ALBANY, March 25, ight. You must be stock has gone up, Banks, and depress ours truly.

rtwout and the Albany Buren, Corning, &c., sre ils " most favorable con-desirable as this time." er-" His political quali-Mr. Attentey General J. ar Sh-1 fully concur in er fellow, to boot, I hope J. VAN BUREN."

VAN BUREN.

other persons. On the e's son has published, in not mean to read. I am

ey-Sir: Do not fail to in to me, who are per-newly discovered testi-nature new. Think of NIURNED TO PUN. J. HOYT, Collector.

i she attend d in Detroit, icute prayer for John's id man, that he might be intence, he would have pears to have shocked ous B. F. Butler's calls the Ascension, Dr. To

M DONALDSON."

ne previous day, [March other six millions, to reon about relieving the of New York, is it not t for the distresses and Buy the Standard of Hone for \$20,000—Croswell puffs Murcy's Six Million Loan Messagetalks of bank patricts and s thish moned men-imaginary d stress, and stock not to be selt! - lat will do to till about - Justion & Co.'s ten in Min bank scheme smollered as impolitic at the time.

[No. 266.] Edwin Croswell of the Argus to Jesse Hoyt, New York. ALBANY, March 23, 134. — Mr. Olin Str. of the Standard can be purchased of Mr. Hone, unincumbered, for \$20,000, our friends ought not to hesitate to get possession of it. Aside from the importance of the step, politically, it could scarcely fail, if managed with reason ble fact and economy, to prove a matter of preuniary profit. I do not think of any one precisely qualified for the charge of the paper, who is at this moment tree from engagements of another son, but I have no doubt the man may be found, and soon, if our friends will take the refusal of it for a

given period.

You have undoubtedly read the Governor's message. Allow me to ask your opinion of it?

The Bank and opposition press grossly misrepresent the proposition. That was expected of course. The Bank has produced the "distress" and its incendiaries have contributed to it in all po sible ways. Real or imaginary, it is their only hope. Hence any proposition, calculated to produce relief either by inspiring confidence, or by providing means, is their bane; and will be fought and lied down, if possible. But I am satisfied the project will be approved and with the project with the people, and that it will result advantageously to the pecuniary and political interests of the state. Attempts will be made by the bank patrious and by selfish monied men to deery the stock in the foreign market. But rely upon it, IF ANY SHALL BE EVER ISSUED, it will find a sale without difficulty.

sort we of the protest of his countrymen. He is the son-in-law of Wm. Collen Bryant, and were all the offices in Lawrence's dijectment as well bestowed as his was, by Van Ness, who is there that could complain?

in Lawrence's describe the solution of the sol cheats and pretenders.

clients and pret aders.

This is strong tanginge, but not too strong to be verified. Let us see. What have the mass of the population gained by the recent electron? Why, they have demissed one set of unclistrates to adopt mother who many arrang not be better. Beyond the few who will get office by the intolerant procertion of their paparents, what class is been ed? I have a principle been settled? Has any read, positive advancement been wrought in the condition of the people, or even in jubic opinion? After all the wasteful expenditure of time and money, after a little parades, junkering so and specules, after the declamations of the newspapers and the vocif rations of the bar-rooms, after soci ty has been stared to us depths by a fierce excitement, is true a single man who can honeafly say that his lot has been improved by the cesn t, even so much as one jot or little? Does any democrat, in the widest flight of his expectations, believe that either prosperity, contact, or levation has been a care of employment, more easy in their pecuniary circumstances, better lodged, or clothed, or fed, enlarged in intellect and expanded in sympathy, in consequence of the political ryolution to which they have been made to contribute? No! No! The poor deluded creatures are as mis rable and debased as ever they were—in the face of all the lying flatteries of political addresses, and all the heartless mockings of political leaders.

political leaders.

Nay, we go further than this. We will suppose that the democratic party has been successful in its projects, not only in tids city, but throughout the Union: we will suppose that Mr. Callioun or Mr. Van Buren has jects, not only in this city, but throughout the Union; we will suppose that Mr. Callionn or Mr. Van Buren has been chosen to the Presidency, along with triumphant majorities in both houses of Congress; we will suppose that all the measures for which it contends are carried into practical execution; we will suppose all this, and yet say, that it will not benefit the mass of the reople in any perceptible degree! It will suppose all this, and yet say, that it will not be easier than most important rights! It will leave them as far from the point of true social happiness and bedyidual development as they are now! They will continue to be as debised, ignorant, and squistid as they are now! They will still live in many and pestiferous bouses, in crowded and thry streets; they will still work in shops that are little better than styes: they will still feed upon the worst products of the worst markets; they will still be cut off from many of the necessaries, and all the refluencents and elegances of life; they will still be cut off strong the strong of the control, and has enced-dent; their cithfere will still grow up in cheeses, destination, and has enced-dent; their cithfere will still grow up in cheeses, and where the shapes of the contains and the domes of the notice that will still be strong of the contains and the domes of the notice of the shapes of the contains and the domes of the notice are successful. they will still be denied the right to below, the right to education, the right to social intercours: they will still be the slaves of the capitalist and the dupes of the polatician; still for ever running the same dreavy round of disagreeable and monotonous labor, unsatisfied desires, artificial discuss, debising companiouships, therefiess lives and hopeless deaths! Political changes may have brought them a brief political improvement; but and in all 1 m at the essentiats of happiness, they will be as mengre and helpless as ever. Politicians! have you thought of this? If you have not, wint crimionly billed gu des you are? If you have, what infamous hype crites your impostures prove you to have here? We suggest the question, in the numous teriousness, to the higher minds among the democrats; whether for the last to cuty years, they have accomplished aught worth speaking of for the millions? We ask them, whether they are likely to do anything more, for the next fifty years? We call upon Mr. Van Burn, upon Sins Wright, Samuel Young, Tammany Hall, the Democratic Review, the Probelan, and Evening Post, or any organ or advected of the democratic party, to declare in what respect they hope to improve the condition of the masses—to what decree and by what means they propose to advance the public happiness? When and how and where they are to furnish even a partial exemplification of the working of their boasted principles? They must do this, or be content to receive the withering curses which the long misled and abused multitude will soon, r or later heap upon their gunty heads."

So far as we hear from the country, the effect of the message has been favorable, beyond our most sanguine expectations. Such is the case here. Moderate men of the opposition see and admit the value of the proposition as a measure of relief, and although the party newspapers in the service of the bank will deride and assail it, they will not earry by any means all their friends with them. Aside from its intrinsic worth, as the best proposition that, under the circumstances, could be presented to the legislature, it will serve to give tonfidence to our friends, SO FAR AS THAT IS NECESSARY, and will put arguments and weapons into their hands. A ten million bank was received with little favor here, in or out of the legislature, and if proposed could not have succeeded. Defeat would have given to the whole matter a far worse aspect than if nothing had been attempted. With great regard—sincerely your friend, E. CROSWELL.

# Gambling in the Stocks.

Attorney General (John) Van Burer to Jesse Hoyt, New York. ALBANY, March, 28, 1834.—My Dear Jesse—The purchase by N. and T. of 100 Mohawk at 96, is very good. I understand it to be payable in all next week. I shall be in N. Y. next Monday (31st inst.) and then shall arrange it. Please countermand the order for Boston and Providence; I should prefer not to buy it; and if it is purchased and can be resold without loss, let it be done—any how, as Lord Grey said, I shall stand by my 'order.'

J. VAN BUREN. Yours very truly,

Attorney General J. Van Buren ashamed to appear publicly as a Stock-jobber. [No. 268.] ALBANY, April 17, 1834.-MY DEAR JESSE-Nevins and Townsend write me that they have bought my Utica Stock. Please get the money for the enclosed, and pay them. I do not wish to correspond with them directly. Let the entificate be made out in my name, and send it to me by some private conveyance, or keep it till I come down, which will be shortly Yours very truly, J. VAN BUREN.

## The Postscript shows the future Financier.

Attorney General J. Van Buren to Jesse Hovt, at New York. [No. 269.] Attorney General J. Van Buren to Jesse Hoyt, at New York. Albany, June 13, 1834.—My Dran Jesse—With the slender assistance of the above [a draft for \$780] fortified by the enclosed [a cheek for \$31 10], you will, I think, be able (if you will do me the favor) to satisfy the following demands—Nevius & Townsend \$391,46—Chester Jennings \$250 "Young" Wilson \$100-Minthorne Tompkins \$70. If it falls short, parcel it out to the Cormorants, in such bits as you may deem most meet to subserve their several necessities. intend to walk into the Mohawk soon. J. VAN BUREN.

P. S. I tho't my stock was bought at 109, was it not? The receipt says 1091.

Young Van Buren's father-in-law, and Hoyt's brother, Lorenzo, getting rid of less prefitable Bank-Stock, through Jesse's agency.

Judge James Vanderpoel, Albany, to Jesse Hoyt, New York. ALBANY [No. 270.] June 20, 1831.—Dear Sir—I thank you for the services you have rendered your brother and myself in procuring stock for us in the Lafayette Bank. Our portion to be sure is not large, but we console ourselves with the truth of the old adage, that "half a loaf is better than no bread." You will confer another obligation upon me to procure the residue of the deposit money, and either send me your check, or deposit it in the Phoenix Bank in my name to the credit of the Canal Bank. I send you a draft on the Commissioners for the amount. If it is presented on Monday the Commissioners will pay it, otherwise it must be drawn through the Butchers and rovers' Bank. Respectfully yours, J. VANDERPOEL.

Mem. by J. Hoyt. June 23. Received \$250 from Commissioners and sent my check to Drovers' Bank.

Judge Vanderpoel for it.

[No. 271.] Lorenzo Hoyt, Albany, to Jesse Hoyt, New York. July 18, 1834.—Dear Brother: The Judge [Vanderpoel] and myself THINK WE SHALL MAKE NOTHING BY HOLDING OUR LA FAYETTE STOCK, and therefore, annexed, send a power of attorney to sell it. Please have it done, and send your check to the Judge for the amount.

Yours affectionately,

"July 21, 1834. Sold for account of Jesse Hoyt, Esq. By Nevins & Townsend, 25 shares La Fayette Bank stock at 1011 \$2537,70—less commission 1 per cent, \$6,34—\$2531.16—Less 90 per cent, UNPAID, 2250=\$281,16."

A silk stocking Democrat .- "We have to be a little rulgar these Jackson times."

[No. 272.] James Monroe, Esq., to Jesse Hoyt, 42 Wall street, N. Y. Ballston Spa, July 4, 34.—Dear Hoyt: A Virginia friend, like all the rest of them who have not played a part in Wall street, do not know and will not learn that when a note or draft is due, that it either has to be paid or protested. When I left N. Y. I made no provision for the payment of a draft on to put the r Ward's not agent made convenient \$1000 as e He is a goo friend from this he ma at any rate TO BE A

No new TOOA, let Ward com

My DEAR and I'm a bets on Go hear the h N.B. in O. (1)

No.

[No. DEAR JES del'v'r in till I see y in my ab save me i

Pearce on Gorern son like INo.

I. Sept. 1 fools, we between nor the c votes in well und Mr. B., doubtedl in his old rentima defeat, i words, i and this rec could send to

<sup>\*</sup> Peris a speech † Dute

Attorney thus cor 7, 1835. n easure strugglie so roller over it; and hav that I vocatlo

favorable, heyond the opposition see th the party news-by any means all ion that, under the ence to our friends. their hands. A re, and if proposed wrse aspect than if CROSWELL.

w York. Albany, Mohawk at 96, is . Y. next Monday Boston and Proviesold without loss,

# VAN BUREN.

ly as a Stock-jobber. me that they have em. I do not wish me, and send it to shortly.

VAN BUREN.

w York. ALBANY e fa draft for \$780] you will do me the ester Jennings \$250 arcel it out to the eral necessities. VAN BUREN. 091.

rid of less profitable

V York. ALBANY. your brother and sure is not large, tter than no bread." leposit money, and to the credit of the I it is presented on the Butchers and ANDERPOEL. sent my check to J. H.

y 18, 1834.—Dear KE NOTHING send a power of for the amount. L. HOYT. wnsend, 25 shares -\$2531.16-Less

n times."

BALLETON SPA, have not played a all is due, that it or the payment of

a draft on me for \$1550, drawn by a Virginian, thinking that he would think and act so far as to put the money in bank to meet the payment. Not so-the draft had to be paid, and like Ward's notes, or rather my notes in his favour silently overdrawn my bank account which my agent made good by loan from my friend H. Ogden of the Custom House. Now, if you can agent made good by join from my friend H. Ogden of the Custom House. Now, if you can conveniently, and if you cannot conveniently, then you must put in bank for my account the \$1000 as early as the morning of the 27th inst, as I shall send a check to Ogden for that day. He is a good Jackson man, and perhaps wants no money, but this you can ask him. If my friend from Virginia puts my money in Bank, I will send you a check for the \$1000 at once—this he may write me to-day that he has done. You can have the money again in a few days at any rate. I know it is rulgar to altend to money matters this hot reather, but we HAVE

TO BE A LITTLE VULGAR THESE JACKSON TIMES.

No news here. Let me hear from you. If you would like to make a tittle money out of Saratooa, let me know it. Itell you it must go down. I may join you. When does Glover and Ward come up? In haste, yours truly, J. MONROE.

A Beggar-Can you get bets?-Perish C. P. C. Beardsley.

No. 273.1 Attorney General John Van Buren to J. Hoyt, N. Y. Albany, Aug. 29, 1834. INO. 273.] Attorney General John Van Buren to J. 110yt, N. 1. Amany, Aug. 20, 1004. My Dear Jesse: For G—d's sake send me my over coat—my underclothes are all worn out, and I'm a beggar. Let it be taken to Wheeler's, who will send it to me. Can you get any bets on Governor, even? We shall lick the dogs so in this State that the 'Great West' will hear the howling. Yours truly, J. VAN BUREN.

N. B. Our brethren in Oneida are all 'with one accord united'—look out for a tall majority.

A Character of the control of

in O. (1) \*'Perish C. P. C. Beardsley' (2) will be re-elected by 1500 majority.

'I must have a shy at the Boys'-a Stockjobbing Epistle.

[No. 274.] Attorney General John Van Buren to J. Hoyt, (Albany.) Sept. 5, 1834.—My DEAR JESSE—Please let Nevins & Townsend buy me 100 shares of Patterson R. R. Stock del'v'r in 60 de as cheap as possible. I must have a shy at the boys. Keep the jurchased note till I see you. hall go west this afternoon, and return in 3 or 4 weeks. It anything turns up in my absence to depress stocks rapidly and seriously, which is hardly possible, sell out and save me from loss. Yours truly,

J. VAN BUREN. save me from loss. Yours truly,

Pearce on the Rhode Island Election-Potter an old fed. in his detage-Whip the Bank Men-Gorernor Francis, a Van Burenite of 1st water-a hint about family connexions, Jeromus Johnson like.

[No. 275.] † Duice J. Pearce, M. C., Rhode Island, to Jesse Hoyt, N. Y. Newront, R. I. Sept. 18, 1834.—Private.—Dear sir: Yours of yesterday I have. It our men do not act like fools, we can elect our Senator by a decided majority, say a majority of five or six. In a vote between Potter and Burgess, the vote would probably stand 41 to 41, thus giving to the Governor the casting vote in favor of Mr. Potter—but to give Mr. Potter 41 votes, he must get three votes in and this three we are afraid he will not be able to do—and it is moreover votes in , and this three we are alraid he will not be able to do—and at is moreover well understood that if there would be no probability of Mr. P's having a majority of one over Mr. B., Mr. B. will be withdrawn and the Atto. General, Greene, taken up, who would undoubtedly beat Mr. P. three or four votes. I think it will not do to run Mr. Potter, who is now in his old age and dotage—cannot forget his early associations of federatism and Hartford Conventional in. It is hard for the Ethiopian to change his skin. Mr. P. will be the cause of our defeat, if defeated we should be; and, if disposed, can put our success beyond a doubt—in other mand. If he will give up his presentions where his friends tell him there is no change for him words, if he will give up his pretensions where his friends tell him there is no chance for him and this we must do, and support another man with the same zeal we would support him. If we could support him with the hope of success, we would give the bank men a severe whipping, and send to the Senate the best man we have, in my opinion, in our state, Governor [John B.]

<sup>\*</sup>Perish C. P. C. Beardsley was the whig alckname to Samuel Beardsley, of Oncida, who was a violent supporter of the Safety Fund League of Banks, and an eventy to the United State of ank and branches. He got it by a speech in Congress, January, 1834, in which he raid—"No! sooner than retrace our step:—perish the state banks—perish credit—perish connecte."

Inter J. Perrie, an influential lawyer of Rhode Island, was appointed by Monroe, in 1824, its U. S. District Attorney. He entered the 19th Congress, in December, 1825, with Tristram Burgess; and John Quincy Adams time congressibles in mon a re-election to the 24th Congress, ten years after, in a letter dated Quincy, Sept. 7, 1835. "I heartily congratulate you many more election to Congress—although upon many mortain public neasures, I differed widely in opinion from you in the last Congress; and although I do not flatter myself that we shall agree much better in the next, I om yet convinced that the party which has been these two years struggling to breek you down, the base compound of Hartford convention feder his in and royal arch masonay, is so rotten with the corruption of both its elements, that I had with by the victory which you have nebibeed over it; I rejoice also that the same people have repaired the Injustice done by the same perty to Mr. Sprague, and have relimined him to Congress as your colleague. Of that party, trachery is so favorite an histoment, that I have heard Mr. Burgess compilain that they have used it even with him. It is their nature and their vocation. I welcome the result of your election as a pice, c that their chalice is returning to their own lips."

Francis. He can certainly be elected against any man the bank party can name, by a major-

Hy of five, reserving his own vote as the presiding officer of both houses.

Mr. Francis is my confident at friend, and would support the administration. He is more deroted to M. Van Buren than any other man in Rhode Island. He was my classifiete, and the classmate of Governor Francis in College, and is also your Governor [Marcy]'s personal friend, Mr. Francis is not auxious for the place, but I know would run if he would receive the support of our party. With these prospects before us, it will be too had to have them blasted—end blasted they will be, by Mr. Potter's pertinacity and obstincey. What c n we do? I hardly know. I have write n lately to Mr. Woodbury fully, in regard to our difficulties, and have a times thought! would write Mr. Van Buren, and Mr. Wright your Senator, in relation to them. \$\mathbb{Z} M. P [Potter] is under execut old actions to Mr. Wright. It Mr. Wright would. Are without oringing my name into question, or in any way reterring to it, eage Mr. P. to without oringing my name into question, or in any way reterring to it, eage Mr. P. to without oringing my name into question, or in any way reterring to it, eage Mr. P. to without oringing my name into question, or in any way reterring to it, eage Mr. P. to without oringing my name into question, or in any way reterring to it, eage Mr. P. to without oringing my name into question, or in any way reterring to it, eage Mr. P. to without oringing my name into question, or in any way reterring to it, eage Mr. P. to without oringing my name into question, or in any way reterring to it, eage Mr. P. to without oringing my name into question, or in any way reterring to it, eage Mr. P. to without oringing my name into question, or in any way reterring to it, eage Mr. P. to without oringing my name into question, or in any way reterring to it, eage Mr. P. to without oringing my name into question, or in any way reterring to it, eage Mr. P. to without oringing my name into question, or in any way reterring to it, eage Mr. P. to without oringing my name into question, or in any way reterring to it, eage Mr. P. to without oringing my name into question, or in any way reterring to it, eage Mr. P. to without oringing my name into question, or in any way reterring to it. The ado at activition, and if he on earth would not receive his reward, some of his friends and DUTEE J. PEARCE Triamily connections may. Truly yours,

# Perish C. P. C. Beardsley no 'Bank slave,' only a Van Buren man!!

[No. 276.] Samuel Beardsley, M.C. to Jesse Hoyt, N. Y. Private.—Washington, September 24, 1834.—Dear Sir: Your favour of the 16th, reached me here to-day. I am well aware of the freding of your banks merchants, and all other bank worshippers towards myselt. That is of little moment to me, and less still to the public. I dare not venture any opinion to you about my district, although I believe our political friends hope that it will be for the country rather than for the Bank. Personal feeling aside, I must say that I hope such may be the result: in other words, I would profer being a freeman to being a bank slave. I do not give any opinion for myself about the District. I however believe that our friends not only hope for a democratic majority in Oneida and Oswego, but they expect one of from 5 to 10 hundred. My opinion is, that General Root may have 400 majority in Broome, but that in Delaware he will be behind some 800. I prosume Governor Marcy will be re-elected by more than ten thousand. In haste yours, S. BEARDSLEY.

### Van Buren's Profanity set off by Butler's Picty.

[No. 277.] Attorney Gen'l J. V. Buren to J. Hoyt, N. Y. P'ın'k-"Avon, N. Y. Sept. 28" [1834]-franked by "M. Van Buren." My Dear Jesse, -1 make use of a frank the old man left with me, to let you know that I am about as unhappy a d-las you would wish to see-from the fear that you have purchased me some Patterson R. R. Stock, on which I am to lose a large sum of money. I see that on Wednesday it left off at \$14, which is 8 or 9 per cent. lower than it was when I authorized you to buy for ine. I know nothing of the dd stock, except that Bremner was dealing in it, and it had been rising for a month, and I hardly thought my

\* When Samuel Beardsley was elected to Congress, from Oncida, he resigned the office of U. S. District Attorney, was succeeded by N. S. Benton, now Secretary of State for N. Y., and in 1836, appointed by Governor Marcy Attorney General. He was a firm supporter of the safety fund bank system, opposed to Your g, and one of four to buy Crossell's three-walled house, out of which joo the Evening Journal extracted much anusement at the expense of the knaves who made the bargain. Beardsley entered the senate of N. Y., in 1823, was a rigid partisan, thorough for Crawford, and, as Haumond thinks, very honest. Marcy mannaed him to be Attorney General, late in 1836; and when a senator, he could not bring his conscience to consent to the sending of B. Shop and Kemble back to their constituents. Like Wright, in 1834, he thought that popular appeals may he made the often.

† BUTLER's PIETY.--John Van Buren is said to have remarked, when in New York, some time since, that he

BUTLER'S PIETY.—John Van Buren is said to have remarked, when in New York, some time since, that he suffered less for his profabily than Butler did for his picty. I annex another specimen of the latter. It is well known that J. G. Bennett took part with Yan Buren, Lawrence, Buffer, Morris, Edimonds and Stevenson, in the Glentworth affair of 1840. In the N. Y. Hersid, of Oct. Sith, we find the report of a N. Y. Indignation meeting, held, at noon of the 21th, he the Park, David Banks being its president, and Wright Howkes, now of Paris, the unover of resolves. Mr. B. F. Butler was the orator of the day; and, had he really been a pions men, his pathetic appeals to God and Providence would have been passed over by me without remarkation of his opponents, and the them mayor of Philadelphia. He said, "that frauds extensive and attractors were practically by the Whigh in 1638 and 1830, is now abundantly proven. These frauds extensive and attractors were instance, and nearly so in the last. The reason that they were not so in the latter instance, is not from the first instance, and nearly so in the last. The reason that they were not so in the latter instance, is not from the first instance, and nearly so in the first instance, and nearly so in the first instance, and nearly so in the first reason that they were not so in the latter instance, is not from the first instance, and nearly so in the first reason that they were not so in the latter instance, is not from the first instance, and nearly so in the first of prosecution, indictment, or assussination, which have been held out, to go on and bring these perpetrators to justice, even if my life fail in the effort. I look on this as a special interposition of that providence—that ruler of truth and justice, who rules and reigns over all, and even in this life punishes the guilty, and brings frauds to light and punishment. . . What a frightful system of fraud does not all this develope, on the part of our opponents! I Monstrous in the extreme. And chiefly canced in and

buying wou nothing for present diffe Cholera rep

[No. 2 his bets, on With Ja

for Marcy #250 on of New Yo majority 1: 1260 majo With G

as well in \$200 that N. Y. city Ohio-\$1 majorities nor in 14t With A

With -majority i \$1135. With I

6000 on v \$100 that With I hunkers v Bruen, a \$50 on g Root gets Dudley S of champ \$44-wit \$200 on from Oh George . Duer, a with Jac Allegha

6th-inc champa With Marcy

officers, illegal v course ? on the the combonest representation prison selves ? 15th, he that verwas the combon representation of the deferth \$26,000

mittec only c mame, by a major.

on. II is more dey classinate, and the "I's personal friend. lice ive the support n we do? I hardly lienhies, and have at nator, in relation to Mr. Wright would, tage Mr. P. to withie scale of Mr. Franin the estimation of me of his friends and EE J. PEARCE.

n man!!

ivate. - WASHINGTON. re to-day. I am well ppers towards myself. inture any opinion to will be for the country pe such may be the ve. I do not give any not only hope for a to 10 hundred. My in Delaware he will ore than ten thousand. S. BEARDSLEY.

"Avon, N. Y. Sept. ise of a frank the old as you would wish to on which I am to lose a 8 or 9 per cent. lower d—d stock, except I hardly thought my

flice of U. S. District Atcappointed by Governor posed to Your g, and one extracted much amuse the of N. Y., in 1823, was y nominated him to be to consent to the sending and manufactures. at popular appeals may

some time since, that he

of the latter, ords, Edmonds and Ste-

e report of a N Y. in-I, had he really been a me without remarkmore with his descripsive and atrocious were e successful in the first stonce, is not from the which have been held ook on this as a special er all, and even in this ghtful system of fraud And chiefly concocted and which is also the ence. Yes, from that ity of our institutions.

and city in the United endous frauds, and in control over his police buying would knock it down forthwith. Perhaps it will go still lower, and may be worth nothing for all I know. If so, and if I own any, sell if you think best, and let me lose the present difference. If I get out of this job, you may consider me "discharged cured" as the Cholera reports read. Yours ever truly,

J. VAN BUREN.

Jesse Hoyt's and John Van Buren's Bets, Sept. and Ot., 1834.

[No. 278.] I have compiled the following statement from Mr. Hoyt's memoranda of his bets, on his own and John Van Buren's account, previous to the fall election in New York.

With James Watson Webb .- \$500 on Governor (Marcy vs. Seward), even-\$500 on 7000 for Marcy—\$50 to \$25 against Verplanck's nomination for governor—\$50 on Cambreleng—\$250 on Members of Congress in N. Jersey—\$250 on Governor of Ohio—\$250 on Governor of New York—\$100 each, on 3, 4, 5, 6, 7, and 8000 majorities for Marcy—\$50 against 900 majority 1st ward, N. Y.—\$1000 on 750 insjority for Congress in city of N. Y.—\$1000 on

1250 majority for governor, in do—total \$4500.

With Geo. F. Talman.—\$100 to \$200 on Marcy—\$50 on Beardsley—\$50 that Marcy does as well in Montgomery as in 1832—\$50 that the whigs would have 2250 in Washing on Co—\$200 that Young and Cramer would be elected—\$200 that the whigs would not elect M.C.'s in N. Y. city—\$100 on 7th district—\$100 on M.rcy—\$100 ag'st \$200 on Lucas as governor, in Ohio—\$100 each on 6, 7, and 8000 majorities to Marcy in N. Y.—\$100 each on 6, 7, and 800 majorities for Marcy in city of N. Y.—\$10 on majority in Ulster Co.—\$50 on 250 for Governor in 14th ward—\$50 on New Jersey Congress ticket—total \$1570.

With Alexander Hamilton, on Governor, \$250.

With \_\_\_\_\_\_ Bremner \_on Governor \$500\_on Members of Congress \$25\_\$100 on 2000 majority for Lucas in Ohio\_a hat (\$10) on governor \_\$500 on 5000 maj. for Marcy\_total \$1135.

With D. S. Jones, \$100 on 15,000 whig gov. \$100 on gov. even \$25 on each 1000 up to 6000 on whig majority in N. Y. city \$25 on each 1000 whig maj, in state of N. Y. \$200 to would not have 5000 majority-\$700. \$100 that Sew

. Grinnell, \$100 on 5000 maj, for Marcy-with John A. King, \$100 that the hunkers would beat Stilwell 750 in N. Y. State-with Ellsworth on Beardsley \$35-with G. W. Bruen, a hat (\$10) on Marcy—[Jseph?] Kernochan \$50 on Beardsley—with H. K. Bogert \$50 on governor, and 2 bales of cotton (\$90) on city M. C's &c.—with E. Curtis that Gen'l Root gets no majority in Broome Co. \$25—with same on governor, \$100 against \$200—with Dudley Selden on Beardsley &c. \$100-with John Hone \$150-with Thaddens Phelps, 3 cases of champaigne, and cash \$50 on Bergen—with T. Carpenter, wheat, wood, hams and apples \$44—with H. Ketchum, boots \$7—with John C. Cruger \$150 on fall election—with J. L. Joseph \$200 on Lucas of Ohio and on Congress-with Deaper \$100 to \$200 on majority of Congress, George S. Doughty on 750 aver ge maj. on Congress ticket in N. Y. city \$200—with John Duer, a suit of clothes, \$50, on 10th ward—with O. Moran \$100 on Congress maj. in N. Y. with Jacob Little \$100 on 5000 maj. for Governor Marcy—with Charles L. Livingston, that Alleghany and Orleans would not both be against V. Buren and Co. for governor \$100, Oct. 6th-increased to \$250, Oct. 26th-another bet \$100-with Christmass, a ham \$3-2 cases of champaigne with G-

champaigne with G——, on Ohio election—with Cornelius Begert \$50 on Beardsley.

With J. — Blunt.—\$100 on Gov. of Maine—\$100 on Gov. of Ohio—\$100 on Gov.

Marcy against Seward—\$100 on W. Jersey Congressmen—\$100 on aggregate majorities of

officers, concorted and marshulled a system which was successful in enabling men to come here and depositing to tots in our battot boxes. What is due to these officers of justice, men sworn to preserve the course of justice pure, and to do all to detect all offenders against justice, and to prevent the perversion of the course? By These police officers and this John Switt, one of the sworn vice gerents of the God of justice of the character of the greatest desperadoes their city contained, sending them here to be dressed up in the committee-rooms, and to vote at all the ward polls, if possible 1 lask you, I ask our opponents, I ask all honest men, whether these officers of justice ever sent to the state prison, the penitentiary, or gallows, or took to prison or the gallows, any men so culpable, so criminal, or so deserving the gallows, as they were themselves? (Lead and continued cheers and cries of "No, no,") Mr. Butter denied having asserted that on Oct. 15th, he would make disclosures that would settle Mr. Van Buren's election—"yet, [said he,] strange to tell, on that very day, Mr. Stevenson waked into my office and told me of all these frands. I then remembered it was the 15th of October. Cheers.) By Who, they, shall charge me with fanaticism, or superstition, when Sy 1 say that I can see as this the finger of the 3 of of truth and justice, who orders all things well; By who will protect the virtuous and punish the guilty? And strong in this belief, and undistanged by Cy threats, I shall continue to go on, and honestly do my duty to him and my contrury."

In this same der-founced 15th of October, at a great National listl meeting. Mr. Prescott Ball thus dissected the demerits of Butter. "This indicatual, with no merit of his own, but what he derives from shadowing forth Mr. Van Buren's opinions, whilst he was docrying the credit system, was himself a borrower of \$26,000 from the Manhattan Bank, without any security. He expended it all in speculations. The committee called on him for forestricty. What did he

democratic Congressmen from N. Y. S.—\$100 on 6000 majority for Marcy -\$50 on Congress ticket in

Mr. Hoyt's handwriting being bad, I may have made some mistakes, but think not. It appears to me that these being announting from \$12,000 to \$15,000, are but a part of his wagers on the election of 1831—but his other memoranda are less clear. He seems to have begun betting early in September, and to have kept on daily till the elections were all over. A revenue officer told me one day at the custom house here, that Mr. Hoyt's bets on the fall elections of 1810 were enough to have ruined a dozen of men who had not extraordinary resources, but he gave me no facts, so I do not youch for his statement, though very probable. Mr. Hoyt's betting did not enrich him, as witness Warren's letters of Dec. and Jan. next. John Van Buren may have cleared through Hoyt alone, on that election, \$9000. He had access to the whole correspondence of the central junto at Albany, and the returns by which their gambling on the elections was regulated.

[N. 279.] John C. Cruger to Jesse Hoyt.—Charlestown, Nov. 27, 1834. My Dear Sir—On my arrival here I wrote to my brother-in-law Mr. Pell requesting him to pay you three hundred dollars 150 for yourself and the same sum for Mr. Wilson. I send this letter by the steam packet as it will probably be in New York as soon as that. When you receive the \$300, please pay the 150 to Mr. Wilson whose bet is the same as yours. Although the result of this election must be very agreeable to you, I cannot congratulate you, for I trust that you will look upon it as a source of regret before many years.

I am truly yours. JOHN C. CRUGER.

Success at the poor Whigs-Bet up to \$5000-Marcy's Election "as sure as G-d."

[No. 283.] Attorney General J. Van Buren to "My Dear Hoyt," N. Y. ALBANY, Oct. 7, 1834. [Tuesday.]—My Dear Hoyt—They say "the blood of the martyrs is the seed of the Church," and heaven knows I have been freely tapped in the good cause. THE REM. [removal] OF THE DEP. [deposits] cost me a fortune, and now I don't see but I must lose another hunk of my little carnings.

My impression is that Stocks will go up till Election, and fall immediately after. If the poor Wrigs could carry a Constable somewhere and get up a Jubilee, stocks would rise. New Jersey may go for them, and give them a filip—but Penna. will knock them stiff next week—so

will Ohio-and so will N. Y.

If you could get the difference bet on Marcy, I should say "Sell by all means," and any how I don't know but you had better sell. Do exactly as you see fit. I shall be down before it falls due probably; meantime I should be most particularly obliged to you, if you can get me an even bet aga not Marcy to any amount less than FIVE THOUSAND DOLLARS. Think I would bet \$100 on each 1000 majority up to 5000. I would bet \$1,500 against \$1,000 on an even election. I consider Marcy's election, by from 7,500 to 15,000 majority, AS SURE AS GOD.

You know best how much the Patterson is worth, and you must do exactly as if it was your own, and I shall be satisfied. Make me some bets if possible. Yours, truly, J. V. B.

P. S. The Whigs may gather pluck after some meetings or some things.

Wagers, betting, speculation-Boston and Providence-Ned Livingston.

[No. 231.] Attorney Gen'l J. Van Buren to J. Hoyt, N. Y. Albany, Oct. 12, 1834.—My Dear Jesse—I should think you right about selling the Patterson, if it will not do to hold. By the looks of Webb's paper, (although it is intended no doubt to operate on New Jersey,) the opposition gained confidence. Can you tempt them with A WAGER on 3, 4, and 5000 Majorities; \$200 on each or \$500 on \$1000? If neither of these can be got tomorrow, her then \$500 on 5000 majority. There will be no betting after to-morrow. Save the order for Bost, and Prov. open; the Moh. is all right. We have nominated a strong ticket, the Livingston (Ned) is the Assembly man, contrary to all expectation. Yours ever truly,

' Don't be uneasy,' Jesse, go ahead! Bets on Marcy and Lucas of Ohio.

[No. 282.] Same to same. ALBANY, Oct. 14, 1831. Don't be 'uneasy' Josse; go ahead. I wrote you by Sunday's boat: but I suppose as there was no mail the letter miscarried. I think stocks will fall this week. Sell if you think best.

Can you get BETS on three, four, and five thousand majority for Marcy, two hundred dollars on each 1 if not, I will be five hundred dollars on four thousand; perhaps, if we lose New Josep, you can get this.

New Jersey, you can get this.

If you can't do better, I should like a bet of three hundred dollars on five thousand majority for Marcy; unless we lose N. J.: in that event I will wait to get better terms. Yours truly, J. VAN BUREN.

P. S. I WILL BET on five thousand majority for Lucas in Ohio.

[No. 283. 1834.—My D Ruggles, who on the subject thing looks we ticket is a stro

[No. 284. 1834.—My D at the shares of son that I hav out of the 'bei right, and eve his big invest says. Yours P. S. I do out.

[No. 285 My Dear Sir I have been h begin to pity say. I think in Philadelph truly yours,

[No. 286 22, "34.—My Hon'ble Mr. York before to make his s

Old Le For

[No. 28] mer Graham Y.—they say efficient advisent adminis of Customs That honest am not acquire your cons.

truly,
Le Foy, a
ful tool—an
Marcy as G
ernor dietate
the Custom

great numb

man, and have no don New York

Samuel S

[No. 2: 1834.—My days, at 10' and Kimba inch high; day.

ENERAL OF N. Y.

Marcy -\$50 on Con.

but think not. It ap. a part of his wagers cems to have begun re all over. A reve. on the fall elections linary resources, but robable. Mr. Hoyt's n. next. John Van He had access to the vhich their gambling

27, 1834. My Dear sting him to pay you I send this letter by Vhen you receive the Although the result , for I trust that you

HN C. CRUGER.

sure as G-d."

N. Y. ALBANY, Oct. tyrs is the seed of the . THE REM. [reut I must lose another

cly after. If the poor ould rise. New Jern stiff next week-so

cans," and any how I own before it falls due an get me an even bet I think I would bet ) on an even election. AS GOD.

ctly as if it was your truly, J. V. B.

ingston.

vy, Oct. 12, 1834.—
if it will not do to operate on New Jer-AGER on 3, 4, and hese can be got toter to-morrew. Save nominated a strong expectation. Yours

expectation. You VAN BUREN. Ohio.

'uncasy' Jesse; go nail the letter mis-

y, two hundred dolperhaps, if we lose

ousand majority for Yours truly, VAN BUREN.

INo. 283.1

Senator Tallmadge to Jesse Hoyt, at New York. Po'REEPSIE, Oct. 14. 1834.—My Dear Sir: I received your letter of the 11th, and had an interview with Judge Ruggles, who holds the Putnam circuit this week. He will talk with the gentlemen referred to on the subject mentioned. Such an interview will have more effect than any thing else. Every thing looks well with us. We have renominated the "POKER" for Congress. Our whole ticket is a strong one; we anticipate a greater vote than in 1832.

Yours truly, N. P. TALLMADGE.

Patterson Railroad. The Betting Ring. \$500 on Marcy.

[No. 284.] Attorney General John Van Buren to J. Hoyt, N. Y. ALBANY, Oct. 15, 1834.—My Dear Hoyt—You have worked the Patterson Rail Road very well. I am shocked at the shares only being \$50, having become reconciled to at least double the loss. Tell Wilson that I have an impression that he promised to invest \$500 or so, for me, provided I kept on of the 'betting ring,' so as to encourage the enemy to give him a fair cliance. If I am right, and even it I am not, I count upon his nobility to spare me \$500 even on Marcy, out of his big investment. I shall be in New York the last of the month—let me know what W. says. Yours truly. J. V. B.

P. S. I dont care to bet on 5000 majority for Marcy just now; if it is not too late to back

Van Buren pities the poor Whigs-thinks they will change their names.

[No. 285.] Martin Van Buren to Jesse Hoyt, New York. KINDERHOOK, Oct. 21, 1834.— My Dear Sir: I send you with the greatest pleasure the letter you desire for our friend Pheips. I have been here for a few days where the Enemy is using very desperate efforts. I almost begin to pity the poor Whigs. Their next cognomen will be Democrats—remember what I say. I think you ought at some of your meetings, to call upon them, as our friends have done in Philadelphia, to give notice by what name they mean to pass next year. In haste, very truly yours,

M. VAN BUREN.

Van Buren introduces his friend Clay to his friend Host.

[No. 286.] Vice President Van Buren to Jesse Hoit, New York. Washington, Nov. 22, 34.—My Dear Sir: I take much pleasure in making you acquainted with my friend the Hon'ble Mr. Clay of Alabama [Clement C. of U. S. Senate,] who makes a short visit to New York before the meeting of Congress. I know it will give you pleasure to do what you can to make his stay in New York agreeable. I am, dear sir, very truly yours,

M. VAN BUREN.

Old Le Foy, the Auctioneer, nominates Governor Marcy direct from the N. Y. Custom House!

In a letter signed by Cornelius W. Lawrence, Thomas Herttell, John Lorimer Graham, and George D. Strong, addressed to S. Swartwout, dated 5th Dec. 1831, at N. Y .- they say: "Mr. Le F.y from that time to the present has been an active, zealous, and efficient advocate of democratic principles, and has very materially aided in sustaining the present administration, and we believe that no individual who has been selected as an Inspector of Customs has presented stronger personal or political claims to your favourable notice," That honest and steady patriot, Wm. M. Price, thus adds his testimony (Dec. 10, 1834). "I am not acquainted with any individual who presents stronger personal and political claims to your consideration than Mr. Le Foy. His appointment would afford great gratilication to a great number of your personal and political triends, and confer an especial favor on yours truly,

WILLIAM M. PRICE." truly,

Le Foy, an old auctioneer, was installed as a Custom House officer, proved himself a useful tool—and, as a pretended representative of New York democracy, nominated Wm. L. Marcy as Governor, at the Syracuse Convention, Sept. 1836. New York therefore had a governor dictated by the Custom House—and when Throop was no longer endurable as a ruler,

the Custom House opened its doors to him.

Samuel Swartwout, Esq.—Dear Sir—Mr. George S. Messerve of the 11th Ward is an applicant for the appointment of Inspector of Customs. Mr. M. has been A STRONG PARTY MAN, and is at present an ordent supporter of the General and State Administrations, and I have no doubt his appointment would give general satisfaction. New York, April 30, 1835. WALTER BOWNE.

Selling R. R. Stocks and buying High Heeled Boots.

[No. 288.] Attorney Gen. John Van Buren to J. Hoyt, New York. ALBANY, Dec. 17, 1834.—My Dear Jesse—Please sell me 100 shares Boston & Providence, deliverable in 60 days, at 107½ or 107½. I shall be in New York this week. Can you send an order to—and Kimbail, No. 3 Wall st., to make me forthwith a pair of neat winter Boots with heels an inch high; I want them to wear when I shall come to New York, and that will be by Thursday. Yours truly,

Hoyt's Deerskins-Jackson escapes Assassination.

[No. 282.] Vice President Van Buren to Jesse Hoyt at New York. Washington, Dec. 21, 1831.—My Dear Sig: I am obliged by your attention to my small concerns, and upon mentioning the circumstance in the presence of the President, he has requested me to ask you to send him also a pair of the skins. I will pay all. Yours, truly, M. VAN BUREN.

[No. 290.] Vice President Van Buren to Jesse Hoyt, New York. No date (1834.)—Dear Sire: I forgot to say to you that the President cheerfully accepted your present of the skins, and to make you my acknowledgments for your attention. The President is in fine health and spirits. His escape was perfectly miracilous.

Providence lugged in with Providence R. R. gambling,—M. Koun & Van Buren's happiness is "to do anybody's dirty work."

[No. 291.] ALBANY, Dec. 30, 1831.—Dear Jesse: Enclosed is your note. If the order to Nevins and Townsend to sell me 100 shares Boston and Providence at 107; to 1 at 60 days and Interest should not, providentially, have been countermanded in season, I take it they have effected the sale: if so, let them close it at the present prices, so that I may recuperate a small portion of my losses.

Is Leggett wicked or crazy?

Yours truly,
J. VAN BUREN.
P. S. 1 have formed a partnership in law with Col. McKoun: one of us will attend all the
Courts, and we shall be HAPPY TO DO ANYBODY'S 'DIRTY WORK.'
J. V. B.

Speaker Livingston invites Ex-Commissioner Hoyt to join the Lobby.

[No. 292.] My Dear Hoyr: The U. and Schenectady rail-road passed our House this morning. I have just inquired of De Graff his opinion of its fate in the Schate—he is not confident of success, but thinks, with a full Schate, it may pass. As this is a matter of some importance to yourself, I would advise that you come up and lend a helping hand to those already engaged a corrying it through.

Yours, C. L.

[No. 293.] Van Buren's Pet Financier, Collector and Stockjobber, at fault.

'Two Notes—John Warren, Broker, Wall street, to Jesse Hoyt. "New York, Dec. 27, 1834.

—Dear Hoyt: You will find by the enclosed account, made up to 21st inst., a balance due us if \$2997.24 cts. Will you do us the favor to have it settled?"—"New York, Jan'y 12, 1835.

—Sir: Not having received the balance due our late firm, I feel myself bound by the regulations of our Board to hand in your name unless settled by 103 o'clock, to-morrow."

[Thus stood the successor of Swartwout in 1835. In a few months thereafter, through Van Buren's influence, he, his friend Butler, and their comrade W. S. Coe, were the board of Commissioners to examine into and settle all claims relative to duties, arising out of the great fire

in New York!!!]

The Madness of the Merchants and Auctioneers—the Victims of the Panic—To the Victors belong the Spoils!

[No. 991.] Gov'r. Marey to Jesse Hoyt, N. Y. Albany, 25th Jan'y, 1835. Privote,—My Dear Sir—I received your letter this morning on the subject of L. M. M. It is proper that Mr. M. and all other office holders in N. Y. whose feelings or whose conduct has gone with the Wigs should be fielly applied of my situation in relation to their appointments, and that they should be made sensible that they have contributed to bring about a state of things which prevent me from doing towards them as I have done heretofore and should under other circumstances do now. The principal auctioneers partock of the madness and infatuation which last year seized the great mass of the Merchauts—they aided in giving success to our opponents in the Common Council—they countenanced and some practised the proscriptive policy of that body—turned away their clerks, carmen, &c.—upheld the course pursued by the Wig papers—and cheered on the Common Council in succepting the decks of all our political triends. The very men who have been proscribed in N. Y., with the expressed or implied approbation of those who wish reappointments, now surround me in great numbers, asking the places and commissions of the proscribers. What shall I say—what ought I say to these applicants? Shall I send these victims of proscription, and victims of the panic, home, empty handed, whose employment of those who have deprived them of it, and give commissions to those who are the authors or even the silent approvers of the course pursued by the Common Council and the panic makers? If I had but one hour of official life to live I should consider it my solemn duty to employ it diligently in protecting my political friends from persecution. My friends in N. Y. ought to look at both sides of this question before they advise a course of liberality which would be injustice to friends, and, as past experience shows, returned with ingratitude. Yours, &c.,

[No. 1835.—M Albany. I expectation you, howe get an ordicassical sam, very to

And [No. 2] letter to Jo

'A congr for Preside tion. Wh state when your opinio pendence of sion of the and, by bay CAN PUBLIC system. T They acknow regard to fit having stan public view tion, made If this proje tion of it. now be mad by a joint re you only ca nominationhe shall be and with in wrought u stantly sent Young Blen

[No. 2 1829.—Dea appointmen

will allow lowing gen sary, and w Robert I Maxwell, ( Ludlow, H man, Bleed

I was bo the United my educat SHIP FO post in you

The old I

[No. 1 May, 1835 Mr. Fortu of some in WASHINGTON, Dec. cerns, and upon menne to ask you to send A. VAN BUREN.

. No date (1834.) d your present of the e President is in fine

duren's happiness is " to

our note. If the order it 1071 to 1 at 60 days on, I take it they have ay recuperate a small

J. VAN BUREN.
of us will attend all the DRK.' J. V. B.

he Lobby.

passed our House this Senate—he is not cona matter of some important to those already engag-Yours, C. L. L.

k, at fault. ew York, Dec. 27, 1834. inst., a balance due us w York, Jan'y 12, 1835. If bound by the regula-

morrow."
thereafter, through Van
were the board of Coming out of the great fire

-To the Victors belong

an'y, 1835. Private .-M. M. It is proper that conduct has gone with appointments, and that t a state of things which uld under other circumid intatnation which last cess to our opponents in pseriptive policy of that ned by the Wig papers—political friends. The implied approbation of asking the places and ay to these applicants? home, empty handed, to minissions to those who the Common Council I should consider it my from persecution. My hey advise a course of shows, returned with in W. L. MARCY. Silas Wright appoints a very suitable Law-Agent.

[No. 295.] Governor Silas Wright to Lorenzo Hoyt, Lawyer, Albany. Canton, 11 April, 1835.—My Dear Sir: I believe I some time since appointed you MY LAW AGENT in Albany. I cannot say now that I shall have any thing for an agent to do, as I have little expectation of doing any thing as an Attorney while my annual absences are so long. I wish you, however, to present the enclosed papers to one of the Justices of the Supreme Court, and get an order allowing to the clerk therein named the time shown to have been employed in classical studies, and then that you would file the papers, and send me copy of the order. I am, very truly, &c. SILAS WRIGHT, Jr.

Andrew Jackson's first nomination as President, by his Old Associate, Aaron Burr.

[No. 296.] From the Memoirs of Aaron Burr, vol. 2, page 433. Extract from Burr's letter to Joseph Alston, governor of South Carolina:

'A congressional caucus will, in the course of the ensuing month, nominate James Monroe for President of the United States, and will call on all good republicans to support the nonination. Whether we consider the measure itself, the character and talents of the man, or the state whence he comes, this namination is equally exceptionable and odious. I have often heard your opinion of these congressional nominations. They are hostile to all freedom and independence of suffrage. A certain junto of actual and factitious Virginians, having had possession of the government for twenty-four years, consider the United States as their property, and by bawling 'support the Administration,' have too long succeeded in duping the Republican Public.

\* The moment is extremely auspicious for breaking down this degrading system. The best citizens of our country acknowledge the feelbeness of our Administration. They acknowledge that offices are bestowed merely to preserve power and without the small stregard to fitness. If, then, there be a man in the United States of firmness and decision, and having standing enough to afford even a hope of success, it is your duty to hold him up to the public view: that man is Andrew Jackson. Nothing is wanting but a respectable nomination, made before the proclamation of the Virginia cancus, and Jackson's success is inevitable. If this project should accord with your views, I could wish to see you prominent in the execution of it. It must be known to be your work. Whether a formal and open nomination should now be made, or whether you should, for the present, content yourself with barely denouncing, by a joint resolution of both houses of your legislature, congressional caucuses and nominations, you only can judge. One consideration inclines me to hesitate about the policy of a present nomination—it is this: that Jackson ought first to be admonished to be passive; for, the moment he shall be announced as a candidate, he will be assailed by the Virginia junto, with menaces and with insidious pr

Young Blennerhassett hastens from Montreal to ask an office from S. Swartwout, his father's colleague in the Burr Movement,

[No. 297.] Harman Blennerhassett, to Collector Swartwout. New York, April 15, 1829.—Dear Sir: I respectfully take this liberty to remind you that I am a candidate for an appointment to any situation in the Custom House which your goodness and circumstances will allow you to offer me. As reference to my character or abilities, I beg to mention the following gentlemen from whom I can submit a written recommendation, should that be necessary, and will offer any further testimonials you require.

Robert Emmet, T. A. Emmet, Jr., David Codwise, William H. Harrison, William H. Maxwell, Cadwallader D. Colden, 'counsellors at law; Doctor M'Neven, Broadway; Doctor Ludlow, Hudson street; B. M'Evers, Walter Odie, John Griswold, merchants; Gerard Beekman, Bleecker street; Robert Stewart, Benjamin Romaine, Hudson street, gentlemen.

I was born on my father's island in the Ohio, and have spent the principal part of my life in the United States, with the exception of a few years that I lived in Canada, where I completed my education; AND CHERISHING THE HIGHEST SENSE OF YOUR FRIEND-SHIP FOR MYSELF AND FAMILY, and with the ardent hope that you may find some post in your department in which I can be useful, I have the honour, &c.

HARMAN BLENNERHASSETT.

The old Burrite aid-de-camp in direct correspondence with the chief manufacturer of revolt in Texas.

[No. 298.] Collector Swartwout to General Samuel Houston, Texas. New York, 18 May, 1835.—My dear General, I am most happy to make you acquainted with the bearer, Mr. Fortune, my very good and highly esteemed friend. Mr. Fortune has business on hand of some importance in respect to the Felasola grant in your country. Give him all the aid

you can in his honorable and praiseworthy efforts to settle your delightful Texas. Mr. Fortune is intimately acquainted with the details of the Cartiajal purchase. He was a witness to the whole transaction, and will give you all the particulars. Unite with him to get me my grant, and, as in duty bound, I will ever pray. I remain yours, my dear general, S. SWARTWOUT

[No. 298.a] Major Morgan Neville, to Collector Swartwout, N. Y. Cincinnati, Jan. 15, 1830. My Dear Swartwout: \* \* \* I thank you for the pledge you give me, of interesting yourself for me at Washington, \* \* \* My wife, who is a niece of Capt. Heth of Richmond, one of Burr's securities, \* \* \* I would have gone to Mexico, but not as Charge; I know I am better qualified for the station than any man of our party in the west,

\* \* \* I would prefer going to Texas, if that province be ceded. Under the administration of Jackson I can accept of no minor office—i know too well my own claims and my own standing. At the time Clay's feelings were the most bitter against me, a Senator high in his confidence pressed me to accept the Charge-ship to Sweden at Somerville's death. Of course There is something preposterous in the offer of a similar office under an administration, for the success of which I have done as much, at least, as any man in Ohio. A Caucus is now holding at Columbus. An officious devil of the name of Watson is getting recommendations from every source he can. \* \* \* Since the election, abstract Jacksonism (the true spirit of reform) has not been sufficiently cherished in our state; faction and impudence have pushed themselves into office. Those among us whom public opinion placed in the front rank of the party, have not been consulted, and the state of Ohio has been degraded to make room for the glorification of Kentucky. \* \* \* I have been told that THE OLD BURR BUSINESS has been used against mc. Believe me, as in boyhood, sincerely your friend, MORGAN NEVILLE.

Swartwout pays court to Jackson by carrying out Van Buren's views-so far

[299.] Samuel Swartwout to Col. Frost Thorne, Nacog loches, Texas. New York, 18 May, 1835.—My Dear Colonel: I take the greatest pleasure in making you acquainted with my friend Mr. Fortune, who goes to Texas, in company with Mr. Bossie, and young Mr. Zavala\* on business for a Company in which I have an interest. Both these gentlemen are entitled to your perfect confidence and respect; and I shall esteem it a great favor if you will receive them all as my confidential friends. Mr. Fortune was a witness to the Cuabojal affair, and will give you such information as will enable you to press the justice of my claims. I wish you to insist upon the precise tract surveyed by Newton and Strole, as I consider that a valuable tract. Do all you can for me, and oblige Yours, most truly, SAMUEL SWARTWOUT

A queer and curious Epistle, considering its date.

[No. 300.] Collector Swartwout to Collector Diceasove, New York, 6 Nov. 1835.—Dear Sir: This letter will be handed to you by Mr. Morran is deeply (Private.) James Morgan, Esq., who is on his way to Galveston Bay, Texas. Mr. Morgan is deeply interested in the cargoes of two vessels which have lately sailed from this port for Gaiveston, with large and valuable cargoes on board. These vessels have been ordered to rendezvous at the southwest pass of the Mississippi, and there wait for convoy. The war between Mexico an I Texas renders the passage from the Mississippi to Galveston a very hazardous one. Mr. Morgan is therefore desirous of procuring the protection of the U.S. Revenue Cutter as far as the mouth of Galveston Bay. As his vessels have no contraband goods on board, I have thought it possible that you might be able to grap him this favor. Should it be in your power to do so, you will render the parties concerned a many acceptable service, and personally SAMUEL SWARTWOUT.

Swartwout's interests very large in Texas-Neutrality Practised.

Collector Swartwout, New York, to Col. Frost Thorn, Nacogdoches, Texas. NEW YORK, November 11, 1835.—Dear Sir: General John T. Mason has been requested, by me, to deposit with you a certificate or grant of ELEVEN LEAGUES OF LAND IN TEXAS, which I punchased from him, and which he has kindly agreed to procure to be recorded at Nacogdoches, and get the commissioner to name a surveyor for. I have also given James Morgan a letter or order to receive the same, which order I will thank you to honor on presentation, as Mr. Morgan is to locate the same for me, and is a citizen of Texas.

[No. 30: received a but there was ir, although ost-Genera urpose of lo about which note due 28th rou can to su raid for our into your co ing, and than not let your and it will give them decree t the value of t and in Europ racter to your weight. The worth, that is all about that

Wetmore and

[No. 303. New York. pressure of bi vour letter. with in conse visit your boa defend them. brief and mod of reason-av et forth some Board; such abroad BY T LOCAL STO presence here day. Much I three, AND L such a deputa from the busi treme haste, it It will affor associations.

Patriot Cutti

[No. 304 Aug. 23, 1836 city to depos rangement o choose: this money on yo money. The will pay 7 p you agree to ne a stipulat

<sup>\*</sup> Was this the son of Zavata who had so steadily supported Polasett, when in trouble in Mexico, and whom Santalina finally subdued? Yes. He was a land contractor.

This note was printed in the Lives of Hayr and Butler, with the words John V. for John T. Muson, and so I read Mr. Swartwant's manu-cript. Having been since assured that it was Mr. Muson the latter of a Governor of Michigan, and not Mr. Muson the cabinet minister, that speculated it T was lands, I offer this explanation of the afteration now made. Can Mr. Swartwant alleans his Texas lands. I has be done so ? Are they available for its defalcations or is payment in such cases not expected? Way did G ne at Juckson allow or encounge his chief reveaue officer to interfer in the internal concerns of Texas, raise scatters, and speculate in lands there? Was this neutrality towards Mexico? Ceramiy not after the anada fastion. Who got use \$200,000 which the work transfer to Woodoury as being in the U. S. Bank to meet contingencies?

<sup>\*</sup> John T. M Mich g n Hi-ple of sted h m to this Union, I awyer, as d of

Texas. Mr. For-Ie was a witness to him to et me my eneral, WARTWOUT

CINCINNATI, Jan, give me, of inter-Mexico, but not as r party in the west. der the administraclaims and my own Senator high in his ce under an adminy man in Ohio. A Watson is getting n, abstract Jacksonate; taction and imublic opinion placed io has been degraded old that THE OLD shood, sincerely your GAN NEVILLE.

iews—so far. Texas. New York, king you acquainted lossie, and young Mr. ese gentlemen are enreat favor if you will to the Cuabojal affair, of my claims. I wish consider that a valua-EL SWARTWOUT

rleaus. be handed to you by Mr. Morgan is deeply his port for Galveston, dered to rendezvous at e war between Mexico y hazardous one. Mr. levenue Cutter as far guods on board, I have uld it be in your power ervice, and personally LSWARTWOUT. actised.

1, Nacogdoches, Texas. has been requested, by and in texas, which I recorded at Nacogdogiven James Morgan a nor on presentation, as

n trouble in Mexico, and

or John T. Mason, and so I or 3-min 1, mason, and soft in the father of a Governor. I offer this explanation of one so? Are they available taken allow or encoulage and speculate in lands there? Ito got the \$200,000 which [No. 302.] The Same to the Same. New York, 11 February, 1836.—My Dear Sir: preceived a draft from you yesterday for 1000 dollars at 60 days, which was promptly accepted, hat there was no exter of advice accompanying it. This I regret, as I do not know what it is in, although I presume it is for the Texan cause. If so, please to inform me by the return ost—General Mason leaves this for Nacog loches to-morrow morning. He goes on for the curpose of locating his grants, I have requested him to speak to you about Carahall's business, about which I will thank you to write me; I have paid your third draft, or rather my third note due 28th January. My interests are now very large in Texas, and I pray you to do all you can to sustain Mason.\* You must not forget that we who have hitherto purchased and paid for our lands were in a great degree the cause of your getting so many gallant men into your country. I received a newspaper of your place of the 2.1 January, this morning, and thank you for it. We all feel that Texas is now Independent. But, my dear Sir, do and let your new government run into extravagances, let them confirm all the land grants, and it will give confidence to those who may become purchasers, or residents hereafter. Let them decree that holders in the states shall have their rights preserved, and they will increase the value of their public domain. Let them also authorize foreigners or people in the states and in Europe, to hold real estate as if they were on the soil. Nothing would so far give chanater to your country. As you are an old and respected citizen, your advice ought to have weight. Therefore speak. Do, my dear triend, let me hear from you what is my Atogue now worth, that is when you shall have made and maintained your independence? Write me all about that and other matters. Believe me very sincerely yours, SAMUEL SWARTWOUT.

Wetmore and the Board of Brokers. Joseph D. Beers the disinterested (!) retired Financier.

[No. 303.] General Prosper M. Wetmore to Henry G. Stebbins, Esq., Wall street, New York, Assembly Chamber, Albany, February 6, 1836. My Dear Sir: An unusual pressure of business, resulting from my recent absence, has prevented an earlier reply to your letter. Two of the requests contained in your first letter cannot well be complied with in consequence of my distance from the city. I should have been most happy to visit your board, and to possess myself of such facts as would enable me successfully to defend them. As to the form of the memorial, it is usually the better course to make it brief and moderate in tone. Show no warmth of feeling—seek to convince by the force of reason—avoid irritation. This is the best advice I can give you. It might be well to set forth some prominent facts connected with the positive good done by the Exchange Board; such as the attraction of Capital to our city, the confidence given to Capitalists abroad BY THE PERMANENT AND STABLE CHARACTER GIVEN TO OUR LOCAL STOCKS resulting from your daily quotations, &c. I would certainly advise the presence here of some discreet, intelligent and respectable member of the board, at an early day. Much benefit will ensue from compliance with this suggestion. I would further reconiany. In the observe with ensure from compilance with this suggestion. I would intrine recommend the early transmission of your memorial. Could you not send up a Committee of three, AND LET J. D. BEERS BE ONE? I name kim as one tikely to give weight to such a deputation, as well from his general standing, as from the fact that he has RETIRED from the business, and may therefore claim to be disinterested in his efforts. I write in extreme haste, in the midst of the most urgent engagements.

It will afford me pleasure to render you any service in my power, consistent with other associations. With respect and regard, I am very truly yours,

PROSPER M. WETMORE.

Patriot Cutting joins Jesse, and John V. B., in speculating out of the Deposites-Van Buren puts in for double prefits.

[No. 304.] Attorney General John Van Buren to Jesse Hoyt, New York. ALBANY, Aug. 23, 1836. My Dean Jesse: On inquiry I find that I can get one of the Eanks in the city to deposit, subject to their own order, such sum as may be requisite to make the arrangement of which we spoke, in any Bank in New York (say the Fulton), that you may choose: this will answer the purpose provided you can get the Bank selected to loan you the money on your note. All our Banks are nearly up to their limit, and I cannot borrow the money. The Bank here will charge the Bank there 6 per cent. int. on the Deposit, and you will pay 7 probably. If this meets your views you will please advise me by return mail. If you agree to give me half the prefits of the caterprize for making this arrangement, pass send me a stipulation to that effect, signed by yourself and Cutting, when you write.

<sup>\*</sup>John T. Mason, at an early age, left Virginia for Kentucky—and, many years since, removed from thence to Michigan. His son, John T., became secretary of the 1 criticy of Michigan; and when it became a state the people of cled him their governor. His was round of specuratics in thands, was very do from to see Canada annexed to this Union, married a data for not Thanddens Phelps, of New York, in which city he common need bush ess as a wayer, and of disversity years ago. His lacher made several visits to Texas, and President Tyter appointed him. commissioner under some Indian treaty.

Your note might be made payable on demand, with an understanding that you should pay it when our Bank calls on the N. Y. Bank for the Deposit, which will not be till we see fit.

Yours truly,

J. VAN BUREN.

Bets on 15 perfectly safe? - For God's sake' secure me the Presidency, said Martin Van Buren!

[No. 305.] Attorney General J. Van Buren to Ex-Commissioner Hoyt.

ALBANY, Nov. 11, 1836.—MY DEAR HOYT: I'll do the justice to say (and so does my father), that you have stood the d—d lies from Pennsylvania better than most of our friends in N. Y. I hope the fright from this dictates the letters to us, saying that all of our tickets besides Register [I think that's the word], are in danger. I don't believe we shall lose one. In this State our majority will range from 15 to 25,000. Bets on 15 are perfectly safe.

For G-d's sake let our friends turn all their attention to New Jersey, and not be eaught

napping there, as in Connectiont. My father wishes me to say so to you.

Yours truly,

A pair of Gamblers betting on Elections—the Pewter Mug-Cornelius put in Chancery,

[No 306.] Collector Hoyt to Collector Lawrence. [not sent.] New York, Nov. 21, 1830. Dear Sir: As the excitement of the election has in a great degree passed away, it is proper that I should pay attention to those incidents in which I am concerned, connected with it; though perhaps I ought to apologize to you for not having done this sooner. You will received that when I was reproached by you for having voted a "split ticket," that I proposed to tet you \$100, that you will the burthen of proof to establish the fact. Your reply was that you "would take upon myself the burthen of proof to establish the fact. Your reply was that you would take the bet, if I took upon myself the burthen of proof, for you had never told any one how you had voted." I answered that it should be considered a bet. There are various ways recognized in legal proceedings of making proof and competent proof too in courts of law, and forums of conscience, and which perhaps did not occur to you when you observed you "had never told any one how you had voted." After such a remark, the right more peculiarly belonged to me to select my own tribunal, through which I would make the proof, I volunteered to make. That tribunal is a court of Equity, or in other words a court of conscience. In England, the country from which we have derived mostof our legal forms, certain high dignitaries answer bills in Equity upon honor and not upon oath. I am perfectly willing to place you on the same footing, and I therefore desire you to consider this my bill in Equity, charging that you voted the ticket referred to, I ask you to answer the charge, and whatever the answer may be I shall be perfectly satisfied with. I enclose you my check for the \$100, to you will please to return it, with your own for an equal amount.

With great respect, your obedient serv't.

J. HOYT.

J. VAN BUREN.

Mr. Van Buren, having secured the Presidency, orders the Plaindealer.

[No. 397.] President Van Buren to Jesse Hoyt, N. Y. Dear Sir—Please to ask M. Leggett to send me his paper. Please also ask the editors of the Evening Post to send their paper here. It now goes to Aibany. Yours truly,

[The above was written on a sheet of gilt post, from Washington, Dec., 1836.]

#### REMARKS.

Mr. Leggett was able and honest; but although he censured Van Buren severely for his sycophantic conduct to the south in his inaugural about slavery at Washington, Van Buren and Batler persuaded him that they were sincere in their efforts to divorce bank and state. I think it was to get him out of the way, as much as to please his numerous friends, that Van Baren appointed him to a commercial mission in one of the South American states. Legger died soon after, on Long Island, in his 39th year. Vanderpoel proved himself a bitter opponent of the right of the sovereign people to petition their hired servants in Congress against slavery. Vanderpoel came into the Assembly of New York a Clintonian—his family were opposed to the war of 1812—one of Van Buren's sons married his niece. He was for Van Buren in Congress, and is now a city judge in New York. When he ascended the superior court bench, a sin of Crinton was clerk. Him he caused to be removed immediately, and gave the situation to his prother-in-law, Oakley. Owing to the sonorous style of his elequence, he was named woon in Congress, "the Kinderhook rearer."

Auron the Judge no prophet-Jackson, the Usurers, and the Treasury Circular.

[No. 308.] Judge Aaron Vanderpoel to Jesse Hoyt, N. Y. Washington, Tucsday, 6th Dec., 1835. My dear Sir—Yours came to hand day before yesterday, and had I been more of a "down Easter," so that I could have guessed what course the opposition would take, I would have answered it more promptly; but all here among us is doubt and uncertainty as to the tack our adversaries are now going upon.

They all order "will to be indicate the power of document. buted to the the mischievithe last eigh Henever goe letter. We ments of the subscribe m

[No. 309.] 13th Dec'r, I though it is speech about decided. W

A Democrati Public Mo

be patriotic

[No. 310.] 1836. My of part of the finders: should keeping the Jackson] wo parties, so fat branch of trachanges in Fonly as it reg that some sput of the trading Mr. Van Bi

informed, ho

sumed that h

dent, to get conjecture th

[No. 311.]
Order will
to the actual
sold to you
more; but I
any part of

[No. 312.] 8th, 1838.—
that Van By
off a foul he,
not from pr
knew him t
trigue, and
but are you
are against
to me you 1
tion, and B

In the M

nat you should pay it till we see fit.

J. VAN BUREN.

Martin Van Buren!

r Hoyt.
(and so does my fan most of our friends that all of our tickets we shall lose one. In feetly safe.
y, and not be caught

# J. VAN BUREN.

s put in Chancery.

New York, Nov. 21, ree passed away, it is cerned, connected with sooner. You will releast, that I proposed to a Tieket," and that I ar reply was that you had never told any one here are various ways o in courts of law, and you observed you "had the more peculiarly bethe proof, I volunteered out of conscience. In runs, certain high dignifectly willing to place his my bill in Equity, e charge, and whatever my check for the \$100, to e entitled to, and if not

# J. HOYT.

Plaindealer.

Sir—Please to ask Mr. ening Post to send their M. VAN BUREN. ton, Dec., 1836.]

Buren severely for his Vashington, Van Buren vorce bank and state. I terous friends, that Van nerican states. Legget d himself a bitter opports in Congress against tonian—his family were nicee. He was for Van te ascended the superioved immediately, and morous style of his ele-

casury Circular.

asimmeton, Tuesday, 6th y, and had I been more apposition would take, I oubt and uncertainty as They all seem to be very good-natured and very glad to see us, but whether the "treasury order" will be improved as a means of getting up another congressional ranic remains yet to be indicated. The message speaks for itself. It strikes me, that those who are now under the power or the screws of usurers and shavers cannot derive much consolation from that document. The old Chief is unwilling to admit, that the government has by any act contributed to the present pressure in the money market. His doctrine is, that it has its crigin in the mischievous expansion of the paper system, and the mad speculations and overtrading of the last eighteen months. You know too that the President is in one respect like Revolutions. He never goes backwards. I will not hazard even a conjecture as to the main point of your letter. We have as yet no more facilities for accurate guessing here as to the future movements of the opposition than you have at New York, and I cannot therefore do more than subscribe myself your friend,

A. VANDERPOEL.

The Special Order. Berton. Talking a Session out.

[No. 309.] C. C. Cambreleng, M. C., to Jesse Hoyt, Wall street, N. Y. Washington, 13th Dec'r, 1836. Dear H.—I cannot tell you what will be the fate of the Special Order—though it is not a favorite measure with either House. Benton will, however, make a strong speech about it, and he has besides strong ground. That question, and other, will be soon decided. We shall consume the session in battles about the Tariff and Public Lands.

Very truly yours,

C. C. CAMBRELENG.

A Democratic (!!) Congress encourage the Pet Bank Politicians to buy the Putlic Lands with the Public Money, and refuse to check speculation at the settlers' expense. Van Buren supposed to be patriotic. A talk about selling the national lands to settlers only.

[No. 310.] William L. May, M. C., to Jesse Hoyt, N. Y. Washington, Dec. 9. 1886. My dear sir: I am inclined to believe that a very general disposition exists on the part of the friends of the Administration to limit the sales of the Public Londs to actual settlers: should this be accomplished (and I see no reason at present to doubt it) the necessity of keeping the Treasury Order in force would no longer exist, and the President [General Jackson] would thus be supplied with the best possible reason for its immediate repeal. All parties, so far as any knowledge extends, deprevate the order, not only as injurious to every branch of trade, but as tending greatly to lessen the number of our publical friends. A few more changes in Pennsylvania and our party will be in the minority. How i nportant then, not only as it regards the welfare of the country, but also as it regards our existence as a party, that some speedy measures should be adopted to quiet the public mind, and restore confidence to the trading part of the community. As yet I have had no epportunity of conversing with mr. Van Buren on these subjects, and am of course ignorant of his views. I am credibly informed, however, that HE IS OPPOSED TO THE ORDER; and it may fairly be presumed that his friends will adopt any course not likely to wound the sensibility of the President, to get rid of it. The plans of the Opposition are not yet developed; I cannot even conjecture the course they will be most likely to pursue, \* \* \* \* \* I remain your friend.

WILLIAM L. MAY.

[No. 311.] The same to same. Washington, Dec. 22, 1836. Dear sir: The Treasury Order will not, in any opinion, be repealed; but I think that a law, limiting the sales of land to the actual settler, will be passed. Since I saw you I disposed of a portion of the land I sold to you at \$1000 per acre, in Philadelphia. I am still inclined to sell five or ten acres more; but I would be unwilling to take a cent less than \$1000 per acre, for the whole, or any part of the tract. In haste, I remain your friend, WILLIAM L. MAY.

Solomon Southwick's two Characters of his friend Van Buren.

[No. 312.] Solomon Southwick to W. L. Maekenzie. Rechester. N. Y. Albany, Dec. 8th, 1838.—I hope, my dear sir, that you are now convinced of what I told you in August last, that Yan Buren was heartless, hypocritical, selfish and unprincipled. He is the tool or slave of a foul heart and a false ambition, and never possessed a particle of true greatness. I speak not from prejudice—I knew him intimately—very intimately, for seventien years—and never knew him to act from a noble and disinterested motive; always full of low curning, dark intigue, and base selfishness. When I told you this in August, you seemed to be surprised—but are you not now satisfied? I fear that the leaders of both parties, with but few exceptions, are against the freedom of Canada. This is a sensual, selfish, modey-making age. It seems to me you might have known better than to go to Washington, that sink of iniquity, corruption, and British influence! Van Buren and his tools are the sleves of Victoria.

Yours truly.

8. SOUTHWICK.

[From the Albany Register of April, 1812.]

In the Middle District, we rejoice in the nomination of Mr. Van Buren. We have long

known and esteemed him. He possesses genius, intelligence, and cloquence—has long been one of the firmest props of the Republican interest, and with a spirit which will not bend to servility or sycophancy, cannot fail to become a distinguished and useful member of the Senate. S. SOUTHWICK.

Jesse Hint as Van Buron's Collector of Customs—Henry Ulshoeffer, (Word & Houl's Law Student, Beyand's partner (or editor) for the Evening Post, Clerk in the Custom House, and brother to our first county judge,) Custom House Spy and Scandal-monger—beasting the item of Whitgeryi—how to get raised in the family esten—the Crockery-man's Clerk—Bryant and myself'—Boggs too democratic—Westervelt, 'thoroughly beo-five'—Depoyster damns Van Buren Divisions—Who to devit is Mr. Hint?—'the rankest Whig breathing'—a more drone—Goo. A. Wosson gets a contrade—Lorenzo Hoyt's rule of secret defamation, put in steady operation—My replicio Rose—Dan. Winship and son—'Mybrother the Judge'—'let him be removed'—how to scenre a large family interest.

[No. 313.] Henry Ulshoeffer to Collector Hoyt. [New York,] 17th March, 1838.

\*\*MEMORANDUM.

"George W. Rose has laid before you an application for Clerkship in doors, or the office of Inspector, whichever shall appear to be at your disposal. I have already stated to you (and 1 now repeat it for your remembrance) that he is related to me as nephew (by a sister). He .32 mostly resided in the Seventh Ward, where he kept a ship-chandler's store, as successor to Day cldest brother, George Ulshoeffer. (They were partners at his death.) My brother, in his will, directed Mr. Rose to go on with the business and pay to my father and mother the full value of the steek at the time of his decease, for their future comfort. Before he accomplished this he became insolvent, but acted with good faith to his grand-parents, and paid them for the stock (the balance due at his failure being small). He then procured a release from his creditors by great exercions, and with the aid of some friends went into the grocery business in Cherry street, which made 'both ends meet,' apparently. Last May he removed his store into Coenties Slip, and took a partner, and attempted to do a better business; but the change that came over the business community overset all his calculations, and he has been wasting his mans ever since in necessary expenses. To crown all his misfortunes, his store took fire the early part of March, and his whole stock was lost. Though the stock was covered by insurance, it had been procured mostly upon credit, and must be paid for; and even if it had been otherwise, the prospect of doing business for a long while is but a hopeless one. Trade is not likely to revive for a considerable period, and Mr. Rose thinks he must finally give up. Under these circumstances, Mr. Rose wishes to withdraw from his business, and take such an appointment as will afford him a livelihood for a few years. He is a democrat of our stemp—is pertinacious in argument, and of good education. In the Seventh Ward, to breasted the storm of Whiggery in 1834, and suffered in his business some on that account. As to his qualifications, I will assure you he is fit for any of the clerkships in doors-he writes a good hand—is good at figures and calculations. As to an out-door appointment, he is far superior to many who are now in office. This I well know. Mr. Rose has a wife and one child, and it about 30 years of age. As I have before said to you personally, this is an affair which I feel an interest in—and if you can appoint him you will confer another favor It will also raise me in the esteem of our family, who (among others) on me, as well as him. affect to believe there is no chance for him. My brother the Judge, Mr. Jordan and others, have doubtless spoken to you on this subject.

Joseph Garniss, with whom I have been acquainted for years, is applying for the office of Inspector. He is about 33 years of age, and was formerly a clerk of Colemar the creckery dealer in Broadway, where your wife has purchased China-ware frequently. Garniss boards with my mother-in-law, and has for several years. He boards in John street (21 Ward). I know him well—bis pullies are of the right kind. Every day at dinner Garniss and I have a regular conversation with the Whigs at table, and I have to personal interest and enthusiastically attached to the administration. Although I have no personal interest in his application, I know of no young man I could more cordially recommend to your notice, both on account of his polities and capacity. I place him only next to Mr. Rose in the interest I feel in his application. Owing to change in trade and the necessity of economizing, Mr. Colemar was obliged to dismiss Mr. Garniss, and every department seems to be filled in other phases where he has sought for carniss, and every department seems to be filled in other phases where he has sought for carnisys, and every department seems

to be filled in other places where he has sought for employment. He is a single man. JAMES MONDOE WINSHIP, a young man 19 years of age, applies for a Clerkship. He is son of Daniel Winship, butcher of Fulton Market, and resides in the 17th Ward. He is of course a Democrat, as I know from repeated conversations. You have seen him at your house, and can judge somewhat of his merits. As to my own knowledge of his capacity, I can say no more than that I believe him to be qualified for some situation of small salary. His falter has contributed liberally in money to the Democratic party, and it would be securing a large family interest for the administration, if the appointment could be made,

As he his man a ware En

with what signe ought orship deave and t

me n

Mr. Of Jan thoron tained an Income of the stain The stai

these tlema where Brya Jos in the change structure the anothin of F Art (weight)

rases serve men Who Lreat been live and H

ougi 10th

Lool

thor mus
Am
the
1V.
Tost

ence-has long been will not bend to sermber of the Senate. SOUTHWICK.

d & Hout's Law Stustom House, and brobreasting the stam of Clerk - Bryant and uster damns Van Bung'-a mere dronen, put in steady operalet him be removed'

7th March, 1838.

in doors, or the office ady stated to you (and bow (by a sister). He s store, as successor to .) My brother, in his er and mother the full parents, and paid them Before he accomired a release from his to the grocery business y he removed his store siness; but the change id he has been wasting ortunes, his store took the stock was covered oaid for; and even if it is but a hopeless one, thinks he must finally from his business, and ırs. He is a democrat the Seventh Ward, he ne on that account. As s in doors-he writes a appointment, he is far ose has a wife and one onally, this is an affair confer another favor teem of our family, who Mr. Jordan and others,

applying for the office of Colemar the crockery frequently. Garniss ards in John street (2d day at dinner Gamiss have found him firmly ve no personal interest ly recommend to your only next to Mr. Rose le and the necessity of very department seems He is a single man. for a Clerkship. He the 17th Ward. H. is have seen him, at your ge of his capacity, I can n of small salary. His it would be securing a e made.

GEORGE W. SHOURT wants the place of Cartman to the Public Store in Nassau street As he has seen you on the subject, and you know his politics, you can torm an opinion of his merit, and the expediency of doing what he wishes. He has for some time been the Curt-

wan of the Evening Post, carrying daily the mail papers to the Post Office. He is a 15th Warder, and you can take care of him without any urging from me.

EDMUND J. Gross is an applicant for the place of Inspector. He is of the 10th Ward. Of course he is a Democrat. I introduced him to you one day in your office in Wall street. He is a married man of about 45 years of age, judging from his appearance. He is a respectable man, and would, I have no doubt, fill the place creditably. He relies much on my influence in this humans. It I have no doubt, and the place is his application.

influence in this business, but I have no particular interest in his application.

WILLIAM J. Boggs is an applicant for the appointment of Inspector. I am well acquainted with him—know his polities to be thoroughly Democratic—and as he depends a great deal on what I say to you, I will be candid enough to say that the letters he has laid before you, what I say to you, I will be candid enough to say that the letters he has laid before you, signed by Mr. Cambreleng, Colonel Johnson and others, although entitled to great weight, ought not to be conclusive. He took great interest in Mr. Coe's application for the Collectorship, and wrote letters to Washington in his behalf, and with Ely Moore and others, endeavored to defeat your appointment. He is at present a letter-serier in the Post Office, and though I at one time felt disposed to do all I could for him, some things have indiced me not to urge you strongly in his favor. He is in the 10th Ward, and has a family. Mr. Coddington can tell you about him.

The above applicants are all new ones. Of those who are are already in the Custom House I will speak as follows:

JAMES WESTERVELT is a Weigher, and has spoken to me about his situation. He is thoroughly loco-foco, and ought not to be removed. There is no objection to his being retained that I know of. He has been in office about eighteen months. Peter Coutant is an Inspector, and has been in office about a year and an half. I know him well. He is one of the firmest of our party. Old Gilbert Contant is his uncle. He has been persecuted retained by all means. He is son-in-law of Daviel Winship.

Thomas Kirk is a Weigher, and now in office. He has not spoken a word to me on

the subject of his being retained, but I cannot omit the opportunity, while I am making these memorandums, of recommending, cordially, his reappointment. I've is a fine old gentleman, of our polities; and has been a constant visitor at the office of the Evening Post, where he frequently discourses on polities—and, of course, his opinions are well known to Bryant and myself. He was once of the firm of Kirk & Mercein, booksellers of this city.

Joseph Duryfous is now an Inspector, and wishes to be transferred to the French floor in the Public Store in Nassau street, where the pay is the same : Le now gets, and which change would enable him (on account of greater convenience in the hours of business) to pay some attention to other matters, and make his income letter-or rather enable him to instruct his children in some branches of education. In this store he would be attendant upon the appraisers. Knowing his politics to be decidedly Democratic, a would recommend, if nothing interfered in your opinion, his transfer to the Public Store. He is a good judge

of French articles, and might be of service in that department.

Among those who are opposed to the administration, and in effice, there is A. S. Depryster (weigher). He is a thorough Whig, but has urged some Democrats to speak to you for him. Look out for him! He told Mr. Daniel Winship that "Mr. Van Buren was a damn'd little raseal," or words to that effect—and this too very recently. Samuel F. Fleming is a Conservative Democrat of the rankest sort. He was a stienuous advocate for Coe's appointment to the Collectorship—and said before you was nominated, "Who the devil is Mr. Hoyt? Who ever heard of him?" &c. Henry K. Frost, a Clerk, I know to be the rankest Whig treathing, and ought to be removed without scruple. George Ricard, an Inspector, has been in office several years, and is, I understand, in good pecuniary circumstances, and could live without the office. He is from the 10th Ward. He seurcely ever attends our meetings,

and is, in a political point of view, a mere drone. Let him be removed!

Henry W\*\*\*\*\*\*, an Inspector, is a drunken beast, and notwithstanding his politics, he ought to be removed. This is public sentiment wherever he is known. Any one in the 10th Ward will say so."

REMARKS BY W. L. M .- The original letter is in the possession of C. S. Bogardus-the auther is dead—his remarks are on public matters, and belong to history. Some people say, you must not tell any bad things done by the dead. Does the Bible say so? Are the histories of America, France, England, and Ireland silent about bad men and bad actions in cases where the parties are dead? The very first act of the London Times, when the profligate George IV, had gone to his last account, was to review his life, and hold him up to the example of josterity as a monster, scarcely less wicked than Henry VIII., or any others of the worst of England's kings. It is wrong to speak falsely of the departed; very wrong to erect marble mausoleums to meanly ambitious and avaricious men.

#### THOUGHTS

0

# WAR, TEXAS, SLAVERY, AND OREGON.

I would not have a slave to till my ground,
To carry me, to fin me while I sleep
And trenble when I wake, for all the wealth
That smews bought and sold have ever earned,
Couper's Task.

Signs of the Times.—War to crush Reform and uphold Oppression.—England's Complaint in 1814—America's in 1815.—Bradford Wood's accurate Views.—Ill Treatment of American Merchants.—Offers to settle the Oregon Boundary.—Why it ought to be settled Peacefully—Texas Constitution.—O'Connell on Polk, War, and Slavery.—Intellectual Powers and Bravery of the Negro Race.—Anderson on the Indians.—Washington, Jefferson, and Randolph on Slavery.—The Synod of Kentucky on Negro Bondage.—Van Buren's Bargain with the South for his Office.—His Apology for Outrage, Mobs, and Riots, noticed by Leggett.—New York for Freedom to all, in 1819.—The Missouri Vote.—The Virginia Slave Trade.—Poinsett made War Minister, and why.—Van Buren's Vote.—The prevent Emancipation in Cuba.
—Polk and Van Buren for, and not for, European Colonization, in America.—Cass and Allen.—Guizot.—Polk's Treatment of Mexico.—Van Buren's Canadian Proclamation.—Channing on Calhonn.—Col. Young on Texas and Abolition.—Wright's Manœuvring.—Van Buren's Neutrality in 1820.—On Slavery in Inva and Wisconsin.—Greeley on Florida Annezation.—[Notes] Bankrupt Laws and Repudiation of Debts.

THE occurrence of war between the United States and Great Britain, is spoken of at present as if it were an event neither improbable nor perhaps remote; and the questions of, peace, may it be preserved? or shall we see two great nations at enmity, contending with each other in armed strife? are of such vast importance, that I think the occasion an opportune one to offer some observations and to state some facts, both as to the risk the country runs of being involved in war, and as to the chances of success, and other results should a struggle take place. know, by experience, that when men get angry, and act under the influence of passion, it is too late to reason with them for the prevention of mischief. Both parties are yet cool and calm, on this question; and having reflected on the matter carefully, I add here to the opinion expressed in my widely circulated pamphlet of last September, that peace may and ought to be secured; and that the great interests of society require, that no stop be put to those bloodless triumphs which our brethren in the United Kingdom are effecting, under prudent and patriotic leaders, whose memories will be sweet in the remembrance of generations yet unborn. If it were a just and necessary war waged against a proud and unsympathizing aristocracy who had trampled to the ground a patient people, by their enormous taxations, inilitary rule, and proud monopolies, in favor of the oppressed, and with good cause of offence, old as I am, I would travel from Maine to Michigan, to rouse the people as far as one man could, But when monopoly in England lies prostrate; when its ancient champions now range themselves in the ranks of its deadliest enemies; when the cause of the people, that cause for which methodist and presbyterian, catholic and protestant, have so long petitioned the favor of heaven, is gaining new and glorious triumphs; when I see the defeated monopolists comforting themselves with the hope of high rents and more debt, expenditure and taxation, through a war with America, I cannot range myself on the side of the ultra tories and bigots of the old world, against the efforts of the Humes, the O'Connells, the Cobdens, the Greys, the Morpeths, and the Macauleys; and although personally speaking, I might have a far greater interest in fanning the flame than in endeavoring to throw water on it, yet I can see so very little good, and such a Moscow or Waterloo, as it were, of mischief in the approach of war,

who more the mil ons

cur

\* I Merc Pres are I ro ci included included our I Engli

Suci hom the I Cong too it men wint of its oppound place gove for the index of the index of the index of the index oppound the index oppou

power measof measof the loss of A in viscoins as a loss of A crims as a loss of a loss

ls a

good their mer great to a who man T Hole who store their terms of their terms of

the ren em sta the car are fai as things now stand, that I gladly avail myself of this medium, to state my views to those whom this volume may reach.

whom this volume may reach.

The signs of the times are not very pacific, certainly. Mexico, it is said, will have a monarch from Europe; Paredes is in power there already; the annexation of Texas is not the settlement of that act for the perpetuation of slavery; England is arming to the teeth; a military officer, and not a civilian, is permanently placed over Canada; preparations for an onslaught are openly acknowledged there; the landed interest talk as if war was their only refuge from total defeat, in England and Ireland; President Polk bids America prepare for the worst; the gambling sections of our numerous banking establishments look to a deranged currency, with usurious interest, baseless paper, a new national debt, and heavy taxes to meet it during the next twenty years, as a national blessing; others besides R. J. Walker's constituents are ready to repudiate;\* many want Canada; not a few have bright visions of Oregon;

\*Bankrept Banks. Republication of Debts.—On the 13th of January, 1842, a meeting was held at the Murchanis' Exchange, N. Y., to oppose the repeal of the bankrupt law, John I. Morgan in the chair. Present 'Idil, Selden, Tilden, McVean, John W. Edmonds, and Butter spoke. Bonkos said, that the laws are lamentably deficient in not affording due reflet to the unfortunate debtor, and guarding against fraud—that ro civilized community ever invented such a wretched plan as our executions, judgments, creditors' bills, &c., to drain from the pocket of the unfortunate their last dollar—that, as our laws stand, a man had better be a thief and steal, than be a poor debtor. The thief may start offesh in life, the debtor never can. He was for including banks, and upholding the lankrupt laws, but for the law whether or not. Butter was apposed to the repeal of the bankrupt law of July, 1841. We had got, he said, the English insolvent law system, without tist general lankrupt law of July, 1841. We had got, he said, the English insolvent law of Setten, without tist general lankrupt law of July, 1841. We had got, he said, the English insolvent law of England took all a man's property, stopped his husiness, imprisoned and then turned him out destitute, and proclaimed to be unworthy of credit, and yet expected him to take courage and make money for his creditors. Such a system was lad and had had results. It was really disgraceful that our laws all tended to oppress the honest and unfortunate debtor, and yet do no good to the creditor. Another meeting was held on the 18th against the law, and much said on the other side. The great evil seems to be, that systematic, beneficial legishtion, by Pongress, on this rand many other subjects, especially a general partnership law, seems hopeless. Whether too many live by intripue—or there is carelessness—or that opposing interests have marred useful improvements. I know not.—On June 2d, 1840, when It was proposed to give to the U. S. government the power to wind up the concerns of every hank,

provernment, and bring about a political atllance between it and the banks. Mr. Cathoan proposed no remedy for the bankruptcy of corporations, and secured to suppose that Congress outht not to or could not apply one! It would surely follow, of right, that if the banks are to be privileged from paying their debts, they shall have no power, while that privilege lasts, to corece their debtors—but, to me, the Rev. Sidney Smith's reasoning, in his memorial to Congress is conclusive. He says; "Your petitioner lent to the Sidney Smith's reasoning in his memorial to Congress is conclusive. He says; "Your petitioner lent to the Sidney Smith's reasoning in a naving from a life income, made with difficulty and privation. If their refusal to pay (from which a very large number of English families are suffering) had been the result of war, produced by the unjust aggression of powerful enemies; if it had arisen from civil discord; if it had proceeded from an improvident application of means in the first years of self-government; if it were the act of a poor state struggling against the barrenness of nature—every friend of America would have been contented to wait for better it s; but the fraud is compitted in the profound peace of Pennsylvania, by the richest State in the Union, att.; the wise investment of the berrowed money in roads and canals, of which the repudiators are every day resping the advantage. It is no not of bad faith which (all its circumstances considered) has no parallel, and no exuse. Nor is it only the loss of property which your petitioner I mems; he laments still more that immense power which the bad faith of America has given to aristocratical opinions, and to the enemies of free institutions in the old would. It is in vain any longer to appeal to history, and to the enemies of tree institutions in the old would. It is in vain any longer to appeal to history, and to point out the wrongs which the many have received from the few. The Americans, who loast to have improved the institutions of the old world, have at least equalled its

for with any longer to appeal to history, and to joint out the wrongs which the many have received from the few. The Americans, who loast to have improved the institutions of the old world, have at least equalled its crimes. A great nation, after trampling under foot all earthly tyranny, has been guilty of a fraud as enormous as ever dispraced the worst king of the most degraded nation of Europe."

I think that the dishonest party leaders, in Pennsylvania, Mississippl, Hithols, Indiana, Michigan, and other defaulting states, led on by the early example of Van Buren's contederates, and encouraged by the unequalled profligacy of his government, had lost all sense of shames. In Pennsylvania, the lust of money, and of office in order to get money, is as scandatous as here; while the feelings of manly pride, and the desire to merit the good opinion of the human race seems to be little fielt. Each party appears to dread to Impose taxes, or enforce their collection for the payment of just debts, lest the other party should make political capital out of such a measure! I must say that Hume's views of the British National Hoth—panetral payments of the Interest, great economy and retrenchment, and a sound currency, with good laws and independent judges to do justice to all, comes nearer to my views of republicanism than borrowing on your honor, and begaring those who lent what your wants required. Without a sound currency and a comprehensive partnership law, and a different management of contracts and revenue than 1 now witness, very little good will be effected.

The Dutch remonstrance against American Repudintion, was handed to C. Highes, the agent of the W. S. In Holland. To its doctrines, as contained in the following extract, every true American will subscribe.

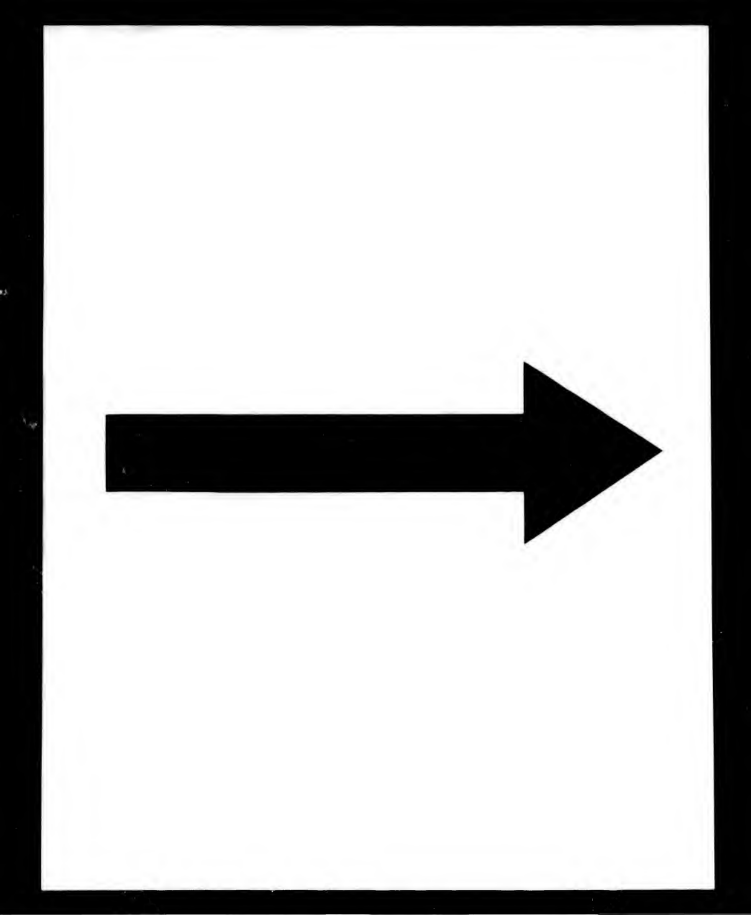
"We, the undersigned, boundholders, of North American louns, negotiated of the years, or secured upon stocks issued by several States of the Union, confidently take the liberty to invoke your kind intercession in our behalf. Van are well aware that the cange

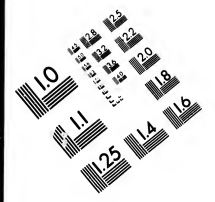
EGON.

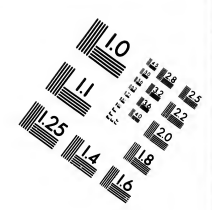
's Complaint in nt of American led Peacefullyvers and Bravery nd Randolph on argain with the y Leggett .- New e Trade .- Poinipation in Cuba. erica.—Cass and Proclamation .inaurring.-Van on Florida An-

ken of at present ns of, peace, may ith each other in rtune one to offer of being involved le take place. I of passion, it is are yet cool and ere to the opinion y and ought to be to those bloodless dent and patriotic yet unborn. If izing aristocracy ns, military rule, ence, old as I am, man could. But range themselves eause for which ned the favor of nopolists comforttaxation, through and bigots of the

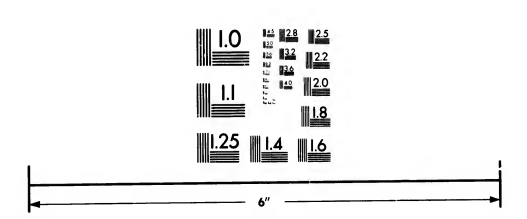
Greys, the Morve a far greater I can see so very approach of war,







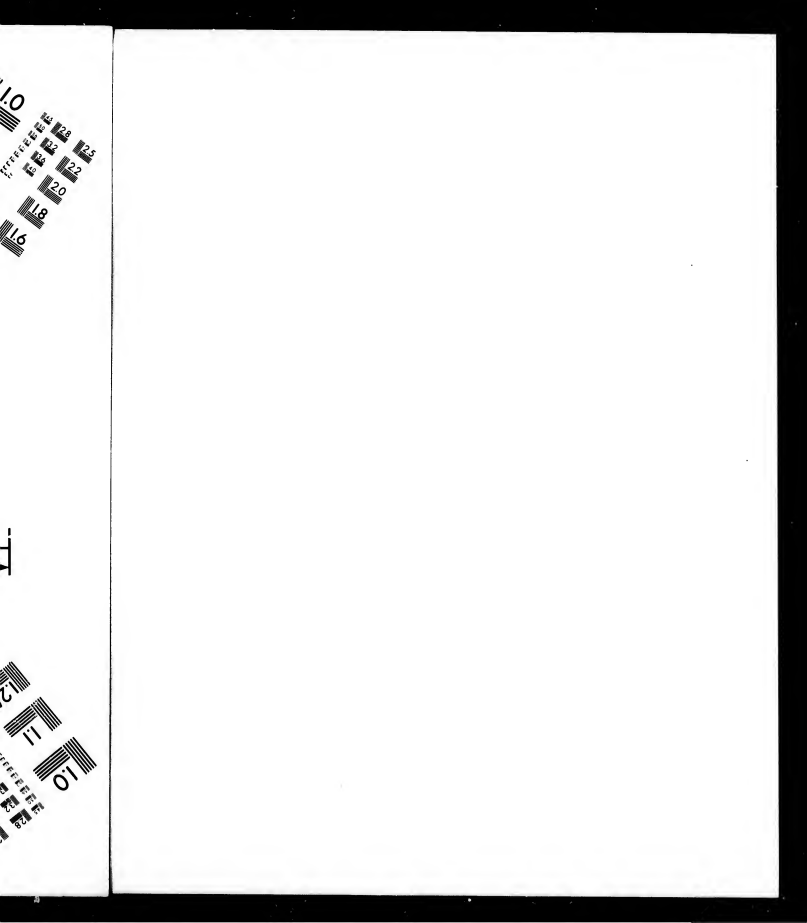
# IMAGE EVALUATION TEST TARGET (MT-3)



Photographic Sciences Corporation

23 WRST MAIN STREET WEBSTER, N.Y. 14580 (716) 872-4503

STATE OF THE STATE



there are yet those whom an unfeeling colonial government wantonly and wickedly wronged, who bide their time; the Indians are on hand; O'Connell and Ireland will not go for slavery; France is considered in the interest of Wellington; and peaceful conventions, whether of this state or of the Union, to improve the condition of the people, and afford a bright example to less favored lands, are hateful to those who desire to see the speedy downfall of re-

publican government.

Many say here—"War would be a most effective tariff, to protect our manufactures." So it would; but may not peace and an hmest currency supply that, without war? Many of our manufactures depend on our commerce, and would be injuriously affected by war. War, say some, "would put down slavery in the south and give us Canada on the north, and secure Oregon on the west." I am anxious to see slavery put down everywhere, but not to risk the peace of the world to effect it sooner by a few years; and railroads, canals, national prosperity, upright government and universal education will settle the Canada question more to our satisfaction in the long run than seven years of strife and butchery. Yes, but it is said again, "War would humble England." Are you sure of that? England is far more powerful, united, enlightened, free, prosperous, and populous at this day than she was when she withstood for a series of years, the combined efforts of many nations, led by Napoleon, and backed for three years, nearly, by the United States. Besides, when the war was over, both parties would begin to count the cost, and wish they had waited a little.

As John Bull is older, by some thousands of years than Brother Jonathan, we will take his evidence first.

#### [From the London Times of December 30, 1814.]

TREATY OF GHENT. "If any of the powers who have received our subsidies, or have been rescued from destruction by our courage and example, have had the baseness to turn against us, it is morally certain, that the treaty of Ghent will confirm them in their resolution. They will reflect, that we have attempted to force our principles on America, and have failed. Nay, that we have retired from the combat with the stripes yet bleeding on our backs-with the recent defeats of Plattsburgh, and on Lake Champlain unavenged. To make peace at such a moment, they will think, betrays a deadness to the feelings of honor, and shows a timidity of disposition inviting further insult. If we could have pointed to America overthrown, we should surely have stood on much higher ground at Vienna, and everywhere else, than we possibly can do now. Even yet, however, if we could but close the war with some great naval triumph, the reputation of our maritime greatness might be partially restored; but to say, that it has not hitherto suffered in the estimation of all Europe, and what is worse, of America herself, is but to belie common sense and universal experience. 'Two or three of our ships have struck to a force vastly superior?' No, not two or three, but many on the ocean, and whole squadrons on the lakes; and the numbers are to be viewed with relation to the comparative magnitude of the two navies Scarcely is there one American ship of war, which has not to boast a victory over the British flag; scarcely one British ship in thirty or forty, that has beaten an American. Our seamen, it is urged, have on all occasions, fought bravely. Who denies it? Our complaint is, that with the bravest seamen, and the most powerful navy in the world, we retire from the contest when the balance of defeat is so heavily against us. Be it accident, or be it misconduct, we inquire not now into the cause; the certain, the inevitable consequences are what we look to, and these may be summed up in few words-the speedy growth of an American navy, and the recurrence of a new and much more formidable American war. From that fatel moment, when the flag of the Guerrière was struck, there has been quite a rage for building ships of war in the United States. Their navy has been nearly doubled, and their vessels are of extraordinary magnitude. The people, naturally vain, boastful and insolent, have been filled with an absolute contempt of our maritime power, and a furious eagerness to beat down our maritime pretensions. Those passions, which have been inflamed by success, could only have been cooled by what, in vulgar, but emphatic language, has been termed 'a sound flogging;' but, unfortunately, our Christian meekness has induced us rather to kiss the rod, than to retaliate its exercise. Such false and

ther out. even your mate

N Siler

T this Who gone we a shall the ' the a sand form masi from boxe virtu a ho adju sente publ debt. cent disc chee our with brot sub

> syst fina thei pea all wh ext

fron

wickedly wronged, not go for slavery; ventions, whether ord a bright examly downfall of re-

hanufactures." So var? Many of our cd by war. War, e north, and secure but not to risk the national prosperity, estion more to our but it is said again, ar more powerful, us when she withpoleon, and backed s over, both parties

than, we will take

our subsidies, or

e had the baseness ill confirm them in force our princin the combat with burgh, and on Lake nk, betrays a deadg further insult. If ood on much higher Even yet, however, ion of our maritime suffered in the estioelie common sense a force vastly supens on the lakes; and e of the two navies ory over the British can. Our seamon, it Our complaint is, orld, we retire from it aecident, or be it itable consequences ie speedy growth of ormidable American uck, there has been vy has been nearly ple, naturally vain, ur maritime power, ose passions, which in vulgar, but emour Christian meekse. Such false and

feeble humanity is not calculated for the guidance of nations. War is, indeed, a tremendous engine of justice; but when justice wields the sword, she must be inflexible. Looking neither to the right nor to the left, she must pursue her blow, until the evil is clean rooted out. This is not blind rage, or blind revenge; but it is a discriminating, a calm, and even a tender calculation of consequences. Better is it, that we should grapple with the young lion, when he is first fleshed with the taste of our flock, than wait until, in the maturity of his strength, he bears away at once both sheep and shepherd."

Now for the Yankee version. Make way for the witness, Mr. William Coleman. Silence in court!

[From the New York Evening Post of February 13, 1815.]

TREATY OF GHENT. "For ourselves, the people, who shall tell us, at the conclusion of this war, how we are recompensed for the death of thousands and the expense of millions? Who shall tell the sacrifices, the losses, we have sustained, the sufferings we have undergone and the deprivations we have endured and must endure for years to come; and not we alone, but our children and grandchildren after us. When the accounts of this war shall be all wound up; when, in addition to the necessary expenses of it, the squanderings, the waste, the innumerable frauds that have been practised, the losses that have accrued from the abuses of public trust, are taken into consideration; (and let us consider that fifty thousand dollars lavished upon a single scoundrel to bribe him to forge a miscrable calumny, forms an item and but an item in the account;) when we reflect upon the multitude of paymasters, and agents, contractors and commissaries, with all the hosts of jobbers for the army, from his excellency, the governor of a state, who haggles and chaffers for a lot of cartouchboxes, down to the petty rascal who crimps recruits at eight dollars a-piece, men, who without virtue, labor or hazard, are growing rich, as their country is impoverished, when these and a host more, who have battened upon the distresses of their country, shall have their accounts adjusted and allowed by the proper officers, what think you will be the melancholy result presented to us? I will tell you what, and if I am wrong, let my words be remembered and the public confidence be withdrawn from me for ever----It will be nothing less than a funded debt, of more than one hundred and fifty millions of dollars; bearing an interest of six per cent. Still, vast as the amount is, it is within the ability of the country, if we can stop here, to discharge it. Let us then meet the evil since it is inevitable, with firmness and resolution, and cheerfully resolve, since it has now come to a conclusion, to provide for the debt, to the best of our ability. Let the nation rejoice, for though we have been compelled to make vast sacrifices without any adequate cause for it: though we have suffered calamity and distress wantonly brought upon us by a weak and profligate administration; though we have been compelled to submit to losses which can never be repaired, and to suffer golden advantages to pass by. which will never again return, yet let the nation rejoice, we have escaped rnin."

Colonel Duane, a veteran of opposite politics, and a warm friend of the war, did not differ from his federal neighbor.

[From the Philadelphia Aurora, by W. Duane, July 21, 1816.]

"Never was a peace concluded more timely or fortunately; the inconsistency and want of system, the utter incapacity which had been shown in the management of the war and the finances, and the want of energy to repress revolt and put down those who conspired against their country in league with the enemy, had made a deep impression on the country: but the peace came so suddenly, the people were so surprised and amazed at their good fortune, that all the imbecility and incapacity, all the waste and extravagance, the disasters and shame, which belonged to the public measures from the beginning to the close of the war, were, in the extacy of disappointed despondency, forgotten and forgiven—the squandering of treasure and stores in the wet, misconduct, which would, under any other government, have sent generals to the common hut, were overlooked; the most futile plans of campaigns, and the most ludi-

crous and sometimes the most barbarous and wanton sacrifices of human life, for no other purposes on earth, than to aggrandize the vanity of a profligate favorite; merit persecuted and slandered, and baseness and profligacy rewarded with the honors which, heretofore, it had been alleged were to be the meed of genius, virtue and patriotic services."

The stripes at Plattsburgh, and the young lion of the west—that's the language of England's leading journal for 1914, and as to the victory hoped for, to close the struggle decently, that came also—at New Orleans. The cost—eternity alone can tell the tears, the agony, the woe, the wretchedness, which were the result of that fierce and unnatural contest. When the ill-fated Lexington was burning off Long Island, and her 160 passengers and crew were crowded in the bow and stern, till compelled to leap into the ocean to be drowned, to escape being burnt alive; when the boats were swamped, and all nearly perished by fire, water, frost and cold, in that terrible hour, how gladly would thousands of generous Americans and Britons have joined in risking their lives to save these unhappy men, women and children! Yet their horrible deaths are as nothing in the account of woe and misery tnat must result from a deadly enmity between two peoples, of one origin, one religion, one kindred, and speaking the same language. The man who will interfere, in aught, effectually to prevent the slaughter of another 100,000 christian men; the grief of parents, brothers, sons, sisters and lovers; the destruction of property, of friendship, and of commerce; the retardment of republican progress; and the immorality and hardness of heart which such a war would generate, would deserve well of mankind.

War will bring again upon us, heavy direct taxes—high prices—a wretched, fraudulent currency—loans, perhaps, as before, at 53 per cent, discount; and it will delight the British tories; it is just what they want. The people of England, Ireland, and Scotland, have united and pressed the landlords to the wall. Free trade with America, in Corn, in Pork, in Cotton, in Flour, in everything, is now the popular cry, the honest cry of a nation. O'Connell echoes it, the aristocracy are appalled, the iron duke gives way—when lo! a new obstacle is found. The freemen of the west and the north are ready to battle—not for freedom, like their gallant sires; not for aiding an oppressed colony, but for slavery in Texas, and for a band of heartless slave-owners, who have joined with the pretended, stockjobing democrats of the north to

gamble the nation into a 200 million debt, for a strip of \$\frac{2}{3}\) Oregon!

I have met with the speech of Mr. Bradford Wood, member of Congress from this State, delive od in the H. of R., Jan. 31, 1846, in the Albany Evening Journal. Though late in life, I thankfully receive lessons of wisdom from this son of a revolutionary sire. If permitted to call myself a democrat, Mr. Wood's creed, as given below, would best indicate mine.

"Grant, if you choose," said he, "that England should be worsted in every conflict, and that your plans for conquest and victory, like Captain Bobadil's, were perfectly feasible, it would still be dear-bought victory. You would have inflicted greater evils on your own country than on your enemy's. You will have demoralized your country, centralized its government, swept away its democracy, and erected on its rulhs a military aristocracy, and thrown back for years the civilization of mankind. Nor would this be all. You will have arrested the progress of liberal opinions throughout the world, and especially in that very country where the principles of free-trade (the best of all peace societies) are spreading rapidly, widely and triumphantly. benefiting alike that country and this, and which can be arrested only by a war between the two nations. Gentlemen were very much inclined to denounce England; but the England of 1775 or 1812 was not the England of 1846. The only effectual way to attack England was by peace, not by war. It was the only way you could reach her proud unfeeling aristocracy, who had been built up by war, and whom a continuance of peace would ere long put down. With that aristocracy, none of us had any sympathy; but he trusted all had with a down-trodden people, struggling to unclasp their grasp, and who had been demoralized, plus lered, beggared and reduced to starvation by glorious war. . . . . Why was this deadly hate manifested against England? Say what you would, with all her injustice to Ireland and to a portion of her own citizens, she still had more of civil and religious liberty than any other country in Europe. There the liberty of speech and of the press were inviolate, and the blush came sometimes tingling to his own cheek when it occurred to him that in this respect it was more inviolable in England than in some portions of his own country. The first aspirations of civil and religious liberty that ever dawned on this world arose in England—the same spirit that sent forth the pilgrims of New England, inspired Hampden, Milton, and Vane, and brought the amo caus a dis the p hosti

In he re last in affirm the re and posa 1823 most work. As ar ough white and en m

tarii then zeiv T if th ernr latir 49th

Birc

clear

from

turo

soli am Jan rigi ing tha it b

fe, for no other purerit persecuted and h, heretofore, it had

guage of England's uggle decently, that the agony, the woe, est. When the illcrew were crowded o escape being burnt er, frost and cold, in Britons have joined

Yet their horrible om a deadly enmity the same language r of another 100,000 e destruction of proress; and the immoeserve well of man-

ched, fraudulent cur-elight the British tocotland, have united in Pork, in Cotton, O'Connell echoes ew obstacle is found. m, like their gallant I for a band of heartocrats of the north to

ress from this State, Though late in life, sire. If permitted to dicate mine.

very conflict, and that ctly feasible, it would our own country than its government, swept thrown back for years rested the progress of where the principles ely and triumphantly, by a war between the l; but the England of ttack England was by ling aristocracy, who ong put down. With with a down-trodden , plut lered, beggared idly hate manifested d and to a portion of any other country in the blush came someect it was more inviospirations of civil and same spirit that sent ane, and brought the first Charles to the block. And now at this day, among the middle classes of England, and among those whose names are great without titles, were many who were manfully battling the cause of the people and of human progress, and who would deprecate a war with this country as a disgrace to civilization. The arrogance of the British government was as little to his taste as the profligacy and insidious tyranny of France, or the despotism of Russia. All three were hostile to republican institutions; and it became us to see to it that no unjust act of ours should furnish them a pretext for an increased hostility."

In the able and temperate speech of Mr. Winthrop on Oregon, as I find it in the Intelligencer, he referred to Mr. Preston King's remark that Mr. Polk had offered the 40th parallel to Estain last summer, knowing it would be rejected; and in Mr. Polk's message of December last, he affirms, "that the British plenipotentiary, without submitting any other proposition, suffered the negotiation on his part to drop." Let the reader turn to the correspondence of Buchanan, and it will there be found that the negotiation was abruptly closed by the withdrawal of all proposals of compromise, by the president's own order! In Jefferson's letter to Monroe, Oct. 24, 1823 [Works, vol. 4, p. 380], he tells him, that "Great Britain is the nation which can do us the most harm of any one or all on earth; and with her on our side we need not fear the whole world. With her then we should most sedulously cherish a cordial friendship."

An honorable and dignified body of merebanis are a blessing to any country. Their calling

s among the most useful, respectable, and necessary of any in these United States; and they ought to stand with a perfect equality before the law. That they do not so stand is a fact which none will deny. That many of our laws are made, or administered, so as to tantalize and pillage them, is daily made manifest. That gross favoritism towards some, and bitter entmity towards others, was the practice in Van Buren's time, the journals of Congress too clearly testify; and when we see B. F. Butler again district attorney, malgré his extortions from 1838 to 1841, we do not anticipate too kind treatment now.\* Add to all this, that they are kept month after month in absolute uncertainty as to the continuance of peace, their adventurous spirit checked, their calculations made doubly doubtful, and the important subjects of a tariff, and the currency, left unsettled—and then let the Congressmen and their constituents ask themselves, if the bold, scarless, intelligent, upright, and industrious American merchant re-

zeives from his government fair play, or anything like it?

The London Times thinks "that every purpose both of honor and interest would be answered, if the British Minister, on whom now devolves the duty of making fresh proposals to the Government of the United States, were to renew on his part the offer made to England by Mr. Gallatin in the presidency and under the direction of Mr. Adams. That proposal was to take the 49th degree of North latitude as far as the sea, as the boundary line, reserving to Great Britain

In December, 1838, [Rep. 669, p. 331], Hoyt writes to Bancroft, Collector at Roston (now Secretary of the

Navy), as tollows : NAVY), as follows:

"You may, however, he shie to succeed [in condemning the goods] hetter in your district than we can here;

"for OUR COURT IS VERY MUCH OF A MERCANTILE COURT—and the juries, AS A MATTER OF

"COURSE, always go against the government, and will continue to do so as long as it is the fushion of the day

"to consider the government as opposed to the merchants. In other words, whoa the merchants are the jurors

"and witnesses, God help the government!—Jesse Hoyt."

Vancouver's Island, the harbor of St. Juan de Fuca, and the free navigation of the Columbia." I think that i America made that offer to England 20 years since—if Polk said 49° a few months since—if 49° was the word in Monroe's time—in Adams's time—in Tyler's and Calhoun's days—and if, as is "clear and unquestionable," the 54° 40' was a mere puff, written by Walker, and put forth in the concluve of office- ekers and office-holders at Baltimore, by Butler, Sandy Hill Iashion, to secure the election fr. n the whigs—if President Polk knew of all these 49° offers, and yet professed to believe in the 51° 40° till his election was carried by a trick —if Van Buren, Marcy and all the rest had approved of the 49's and yet sung the new song of 51° 43' to secure the man they deemed available; and the speech of Haywood, Polk's college chum, indicates all this; the sooner the thing is settled, and the less we say about it, the better. I do not pretend to judge of the merits of the several parallels, but surely, a few acres of desert are not worth quarrelling about. Reform progresses with giant strides in England, and God forbid that the noble sons of Illinois, Indiana, Michigan and Ohio, should stop its onward course, to please the British tories, and to gain for us here a life-lease of Polk, Walker, Marcy, Texas, Houston, and more slavery! My private opinion is, that Oregon belongs to the people there, natives and immigrants; and that if England and America would bestow a tenth part of the money a war would cost, in settling it on the National Reform principle, of 160 acres to each family; settlers to be entitled to 160 acres each, and no man to hold more; the result would be more pleasing than that of a war, conquer who may: a war, too, for a narrow strip of desert we have thrice freely offered to give away!

John Quincy Adams thinks that a war to free the slave, to give liberty to the captive, to complete the glorious work of 76, and make the great declaration a truth, would be popular in England. So it would. Who there would sympathise with Polk, Marcy, Walker, Cave Johnson, and the slave monopolists? Who ought to sympathise with them here? No one, "The occupation of Texas will convert the old slaveholding part of the United States into a disgusting nursery for young slaves, because a black crap will produce more money to the proprietors than any other crop they can cultivate." O'Connell, in his dispute with Stevenson, published as his opinion, that the slaveholders abolished the foreign slave-trade, "that by such abolition they enhanced the price of the slaves then in America by stopping the competition. Why otherwise was not the home trade stopt as well as the foreign?"

The N. Y. Evening Post of Feb. 14, 1815, says that the news of a peace, though not ratified, lowered prices. Sugar fell at once from \$25 to \$12,50; Tea, from \$2,25 to \$1; Specie, from \$22 premium to \$2; Tin was \$80 per box on Saturday, and only \$50 on Monday; U. S. six per cent. stock advanced from 76 to 86, and Treasury notes to within 2 of par. "In no place has the war been more left or proved more disastrous." Yet I do not think that privation would enter into the American mind in the event of a new struggle. Of the bravery of this people no one can entertain a doubt.

I know it will be said that it is to free Ireland that we would fight, in part. Will Irishmen, who saw Polk struggle to get a judge put upon the bench of the Supreme Court, by means of a senatorial approval of his nomination, whose chief merit consisted in his unceasing, rooted hatred to adopted citizens, believe this? Would Ireland join England in such a case? I have not a doubt of it. Our nutive majorities, our slavery, our Philadelphia riots and church burnings, to put down the Catholics, are not very politic, if Ireland is to be won. England, if she go to war, will come to a full understanding with Ireland, as she has already with France. If there is nothing to apprehend from the French republicans, and I hear that there is not, it would be a fair fight, between two very brave countries; but it ought not to be, and I hope will not be. Our case, as far as Texas is involved, is about as unjust a one as England's effort to subdue the Aflichans, who had never owed her any allegiance.

effort to subdue the Afighans, who had never owed her any allegiance.

You were told, free Americans, that to add Texas to the Union was to extend the area of freedom. Here is an extract from its constitution:

"All persons of color, who were slaves for life previous to their emigration to Texas, and who are now held in bondage, shall remain in the like state of servitude, provided the said slave shall be the bona fide property of the person so holding said slave as aforesaid. Congress shall pass no laws to provibit emigrants from the United States of America from bringing their slaves into the republic with them, and holding them by the same tenure by which slaves were held in the United States; nor shall congress have the power to emancipate slaves; nor shall any slaveholder be allowed to emancipate his or her slaves, without the consent of congress, unless he or she shall send his or her slave or slaves without the limits of the republic. No free person of African descent, either in whole or in part, shall be permitted to reside permanently in the republic, without the consent of congress."

This was what Polk was for annexing immediately—this was what the shrewd and farseeing Calhoun was ready to involve the whole Union in war for, had it been necessary. I now begin to think, that with him and McDutlie the principle is, nullification or negro slavery uppermost. Even Van Buren, who knew his case was hopeless in the north without abolition votes, had to admit, that "Nothing is either more true or more extensively known, than than Texas was wrested from Mexico, and her Independence established through the instru-

mentali against our citi have co am dec would b harmon ing to a brink o sign-a at Texa was inv other st up arm much fi vading fatigues as well and pro before k the peri

Shall
The t
they ha
tion of t
tended o
ize Call

MR. rican U and I de annexat one poin ing of He dod glosses Instituti in hum perty o by the buying not a heritan templai Out up vantag comes ment, commi of the -scein term i to bru liberty crisy, when separa planta and le dare t that th main conci let the shall

Was i

of the Columbia." lk said 49° a few Tyler's and Calere puff, written by Baltimore, by Butt Polk knew of all s carried by a trick sung the new song ywood, Polk's col-re say about it, the surely, a few acres strides in England, nio, should stop its e of Polk, Walker. Oregon belongs to ica would bestow a eform principle, of man to hold more: war, too, for a nar-

y to the captive, to would be popular in rcy, Walker, Cave m here? No one. Juited States into a re money to the proute with Stevenson, rade, "that by such ng the competition.

cc, though not rati-\$2,25 to \$1; Specie, 5 on Monday; U.S. 1 2 of par. "In no 1 think that priva-Of the bravery of

ct. Will Irishmen, Court, by means of is unceasing, rooted in such a case? I nia riots and church e won. England, if dready with France. that there is not, it to to be, and I hope a one as England's

extend the area of

ation to Texas, and ovided the said slave foresaid. Congress bringing their slaves slaves were held in shall any slaveholder liess he or she shall person of African in the republic, with-

the shrewd and farbeen necessary. I ion or negro slavery orth without abolisively known, than through the instrumentality of citizens of the United States. Equally true is it that this was done not only against the wishes, but in direct contradiction of the best efforts of our government to prevent our citizens from engaging in the enterprise." Houston, Jackson, Swartwout and Polk could have contradicted the latter assertion, but it was useless. The language of Mr. Clay was, "I am decidedly opposed to the immediate annexation of Texas to the United States. I think it would be dishonorable, might involve them in war, would be dangerous to the integrity and harmony of the Union, and, if all these objections were removed, could not be effected according to any information I possess, upon just and admissible conditions." And Jackson, on the brink of eternity, exclained, "Let Polk, Dallas, and Texas, be the watchword and countersign—and Clay and his friend Frelinghuysen, the friend also of abelit on, for which he spuns at Texas, will be overwhelmed by the unanimous voice of the south." Yet when Pakenham was invading Louisiana, Jackson, on December 18, 1814, addressed his black soldiers in another strain. He said: "Soldiers! When on the banks of the Mobile, I called you to take up arms, inviting you to partake the perils and glory of your white fellow citizens, I expected much from you; for I was not ignorant that you possessed qualities most formidable to an invading enemy. I knew with what fortitude you could endure hunger and thirst, and all the fatigues of a campaign. I knew with what fortitude you could endure hunger and thirst, and all the fatigues of a campaign. I knew with what fortitude you could endure hunger and thirst, and all the fatigues of a campaign. I knew with what fortitude you could endure hunger and thirst, and all the fortigeness of a campaign. I knew with what fortitude you could endure hunger and thirst, and all the fortigeness of a campaign. I knew with what fortitude you could endure hunger and thirst, and all the fortigeness of a campaign. I knew with what fortitude you could endure hunger and thirst

Shall such men as these be denied the right of veling, by the Convention, next June? The two most influential men in Ireland are Daniel O'Clanch and Theobald Mathew; they have united in an invitation to the Irish here to oppose slavery. In the efficial publication of O'Connell's speech in Conciliation Hall, March 20th, 1815 he thus warned our pretended democrats where Ireland would be found whenever an attempt night be made to real-

ize Calhoun's idea of adding all Mexico to the republic.

From the Dublin Freeman's Journal.

Mr. O'CONNELL.—"I regard with horror the annexation of another slave state to the Amerean Union. Sir, no good is to be bought by the slightest admixture of evil, and I condomn, and I deplore, and I denounce the augmentation of human misery that must result by the annexation of another slave state. They talk about the laddress of Mr. Folk's message—in one point it letrays arrant cowardice—I will not condescend to miner the work. In talking of slavery in the States Mr. Folk has not the condescend to miner the work. ing of slavery in the States, Mr. Polk has not the courage to ea'l it by its proper name. He does not speak of the Americans upholding slavery and possessing slaves, but le glosses over the infamous traffic by styling it by the delicate expression of a 'domestic institution.' Domestic institution! Mr. Polk, it is Slavery! Mr. Polk, it is huckstering in human flesh (loud cheers). It is a loathsome, an execrable system that makes man the property of his fellow; it is buying and selling man created after the image of God, redeemed by the blood of his Son, and bearing upon his brow the impress of the Eternal seal, it is buying and selling him, I say, as though he were the beast of the field that grazes, and not a deathless being marked out for an immortal redemption, the heir of a heavenly inheritance, and designed for a destiny so glorious that the mind of man is dazzled in contemplating it. And I am to be told that slavery is 'a domestic institution' (hear, hear)! Out upon those who would make it so! I love my country, but I would accept of no advantage to my country through the medium of such a crime. I want no American aid if it comes across the Atlantic stained with negro blood, and from my soul I despise any government, which, while it boasts of liberty, is guilty of slavery, the greatest crime that can be committed by humanity against humanity. The right to freedom depends not on the hue of the skin; if it did, who shall decide upon what hue is the favored one (hear, hear)—seeing that all eyes do not delight in the same colour? No matter under what specious term it may disguise itself, slavery is still hideous. It has a natural, an inevitable tendency to brutalize every noble faculty of man. Let not America imagine that this boasting of liberty makes her name respected. No, for as the assertion of virtue is a proof of hypocrisy, if the virtue be not practised, so the attempt to proclaim liberty recomes blasphemous when we see three millions of human beings stimulated and torn by the lash—the husband separated from the wife, and the children from the parents, and sent into distant and remote plantations never more to behold the face of a father or the smiles of a mother [hear, hear, hear, and loud cheering.] And yet those who are ready to uphold that system are the people that dare talk to me of liberty. \* \* \* \* We tell them from this spot that they can have us that the throne of Victoria can be made perfectly secure—the honor of the British Empire maintained, and the American Eagle, in its highest pride, brought down. Let them but conciliate us and do us justice, and they will have us enlisted under the banner of Victorialet them but give us the Parliament in College-green, and Oregon shall be theirs and Texas shall be harmless (cheers). While England was not threatened by America, as long as sho was in a state to compel submission, so long we heard not a word of conciliating Ireland;

but the moment the Oregon territory became a bone of contention, that war was threatened, and that there appeared no solution but the sword for the tangled web of affairs, then is ireland recollected, then concessions are spoken of (cheers.) I repeat, when they want us they shall have us (continued cheers.) I have left it my duty to offer these remarks, again to pronounce my detestation of human slavery, and my assurance to England that she cannot obtain us by pro forma concessions, that she can however obtain the beating heart and the ready hand of Ireland, but she must pay the price that all rational men will assent to, libery and justice. (great cheering.)"

I apprehend, that, in case of war, Ireland will be less in the way of Britain than the southern slaves in that of their owners, who are already so terrified and unhappy that everything that can be done is done to keep the whites in ignorance lest the blacks also become enlightened. If not so, how is it that we find in North Carolina, Kentucky, Tennessee, Virginia, &c., hundreds of thousands as uneducated as Hottentos? If such as they can vote for slavery over us and their blacks also, much as I dislike to see the suffrage extended to any class who are not educated, I shall vote for those delegates to the convention who are believed to be the most willing to raise the oppressed African to the full dignity of northern freedom. There is a risk, I admit, but it is on the honest side, and good may come out of it. Black men are as kind-hearted, as skilful, as ingenious, as faithful, and as deserving of encouragement as white men. When Charles Sumner of Boston, and R. W. Emerson were asked to lecture before the New Bedford Lyceum, they refused because negroes were excluded from equal rights. Sumner's refusal contained the following remarks:

"It is well known that the prejudice of color, which is akin to the stern and selfish spirit that holds a fellow-man in slavery, is peculiar to our country. All will remember the two youths of African blood, who gained the highest honors in the College at Paris in the winter of 1829, and dined the same day with the King of France, the descendant of St. Louis, and of Louis the Great, at the palace of the Tuileries. In Paris, I have sat for weeks, at the School of Law, on the same benches with colored persons, listening, like myself, to the learned lectures of Degerando, and of Rossi; nor do I remember observing in the throng of sensitive young men by whom they were surrounded, any feeling toward them except of companionship and respect. In Italy, at the Convent of Palozzuola, on the shores of the Alban Lake, and on the site of the ancient Alba Longa, I have seen for several days a native of Abyssinia, only recently conducted from his torrid home, and ignorant of the language that was spoken about him, yet mingling with the Franciscan Friars, whose guest he was, in delightful and affectionate familiarity. In these examples may be discerned the proper influence of the Christian spirit."

I intend to support native Americans in their right to self-government, whatever be their edjor, although some of them were a little too bitter against Europeans who live here. conduct of colored people in Canada, and a careful perusal of the reports from the British West Indies, which show the good results that have arisen from educating, liberating, and trusting the blacks, have fortified me in this resolution. A colored man, who had been in the state's prison, committed a few days since a dreadful murder in this state. Had he been cared for in youth, educated, treated as a fellow creature, and not degraded, such a crime would have been terrible to him, even to think of. The English speak in high terms of some of their black troops. Washington confided in armed negroes; so did Jackson, and he gave them very high praise too; Hammond says that General Root and Colonel Young, "during the most perilous period of the late war," voted for a law for raising a regiment of blacks. Why then hinder them from voting? Because they are not so well informed as the whites? How do we know that? And if we did know it, shall the black man who cannot write be driven from the polls, and whites who have oppressed his race allowed to vote, though equalignorant? On the 22d of August, 1814, the darkest days of the last war, the N. Y. Evening Post, under the caption of "Patriotism of the Africans," says: "This morning, between 800 and 1000 of the hardy and patriotic sons of Africa, accompanied by a delightful band of music and appropriate flags, crossed the ferry at Catharine slip, to work on the fortifications at Brooklyn heights. These men, knowing the value of freedom, are anxious to defend it, and too much praise cannot be bestowed on them for their voluntary exertions." How are their race rewarded? Marcy proposed to crush abolition by penal enactments; Congress spurns petitions; Van Buren had the Grampus stationed off New Haven, to clutch and deliver to instant death in Cuba, the innocent negroes of the Amistead; and in Virginia, if free negroes or their children, assemble at a school to learn reading and writing, any justice may dismiss them with twenty stripes on each scholar's back. Yet judge Upshur, the U. S. Secretary of State, in his will, made free his black slave, David Rich, with the following certificate of character: "I recommend him in the strongest manner to the respect, esteem, and confidence of any community in which he may happen to live. He has been my slave for twenty-four years, during all which time he has been trusted to every extent, and in every respect. My confidence in him has been unbounded; his relation to myself and family has always been such as to afford him daily opportunities to deceive and injure us, and yet he has never been

detector

H s m

proprii

cere an

or twe

I know

Nap

energy

CII

are mi The sembly and ex To do carnet check of the neg union derson and Jacontem

"Per season hope of you ha placed receive bleak p patient him to triumph his kind

"A my ferent prelation them is gural, heaven your no "I nanother by whi

anothe by whi ington, soul, to as a pr tle of cause, abolition memorial M. W

terous
on the
the sa
nursed
peculi
praved
endur
and th
trial,
than

An declar [the s cann hat war was threatened, cb of affairs, then is Irewhen they want us they these remarks, again to England that she cannot e beating heart and the nen will assent to, liberty

of Britain than the southunhappy that everything acks also become enlighky, Tennessee, Virginia, s they can vote for slavery extended to any class who ho are believed to be the thern freedom. There is of it. Black men are as ing of encouragement as on were asked to lecture ere excluded from equal

stern and selfish spirit that remember the two youths aris in the winter of 1839, of St. Louis, and of Louis or weeks, at the School of self, to the learned lectures throng of sensitive young ept of companionship and of the Alban Lake, and on antive of Abyssinia, only unguage that was spoken he was, in delightful and he proper influence of the

rnment, whatever be their peans who live here. e reports from the British educating, liberating, and man, who had been in the state. Had he been cared raded, such a crime would in high terms of some of did Jackson, and he gave I Colonel Young, "during ing a regiment of blacks. ll informed as the whites! man who cannot write be wed to vote, though equally st war, the N. Y. Evening This morning, between 800 a delightful band of music ork on the fortifications at e anxious to defend it, and exertions." How are their terments; Congress spurns n, to clutch and deliver to in Virginia, if free negroes g, any justice may dismiss bur, the U. S. Secretary of he following certificate of ect, esteem, and confidence n my slave for twenty-four and in every respect. My d family has always been and yet he has never been detected in any serious fault, nor even in an intentional breach of the decorums of his station. His not ill generis of a high acrier, his integrity across the steep, e.g., and his sense of right and prapriety correct and even refit ed. It is due to his long and find full services, and to the sincere and steady ariendship which I bear him. In the uninterrupted and conndent at interconse of twenty-four years, I have never given, nor had occasion to give him an unpleasant word. I know no man who has sewer faults or more excellencies than I to."

Napoleon said of Tonsse int L'Ouverture of St. Donaingo: "The Eleck leader possessed energy, courage, and great skill." Thirty-two editors of public journals in the West Indies,

are mulattees, and not a new of the legislators there are black.

The Convention of 1821 declared that Senators of N. Y. must be freeholders, but that Assemblymen need not be. It two separate Houses are requisite, especially for appointments and excentive business, why not make a distinction, and give us an aristecticly of intellect To do this, it is entrucessary to provide that none shall vote for Covernor rid Senate who carnet read and write, searing the Assembly, Sec. is at present. This would be a reptilican cheek of the true sort. Why should one class among us try to estrage the indian, another the negro, another the carbonic, and another the Luropean energy at 1 is not our specific in union? Better the memory of ancient kindness than of ancient fraud and deceit. Mr. Anderson of Tennessee, in Senate, Jan. 8, 1841, told of the effects of Butler, Van Euren, Cass, and Jackson's Indian diplomacy, with the Creeks and Cherokees, whose memorials Congress contained. He said:

"Peace! Peace! Security with the Indian! It is but a dream! He but reposes for a season in the enjoyment of your favors until that day shall arrive when he flushes with the bore of blood and revenge. The recollection of the injuries you have inflicted; the lands you have taken, the wounded pride you have humbled, the very tribute under which you have placed him, keeps the fire of hatred unquenched, and fiercely burning in his bosom! He will receive your gits, extend his hard for your annuities, but instead of turning his face upon the bleak passes of the Rocky Mountains, and descending upon the coast of California, he will patiently a wait the period when events, guided by the potent hand of his old ally, shall call him to the war-path and the battle field. He will then temember, not your bounties, but your triumphs, and he will prepare, in a more formidable shape than at any former period, for uniting his kindred tribes in one solid league against your frontier brethren."

Are we to make the negroes our deadly enemics also? Calhoun tells us (Jan. 1837), that "A mysterious Providence has brought two races of men together into this country from different parts of the earth; the European to be the master, and the African the slave. These relations cannot be overthrown; and every society founded on the principle of separating them is acting on a basis of error." Polk lugged in Providence into his pro-slavery inaugural, Van Buren borrowed it for his epistles to Jesse, and even Calhoun condescends to insult heaven by pretending that it is a party to a daring violation of Christ's commandment to love

your neighbor as yourself!

"I never mean, unless some particular circumstances shall compel me to it, to possess another slave by purchase, it being Francing my first wishes, It I to see some plan adopted by which slavery in this country may be abolished by law." I hus wrote the great Washington, the father of his country, to Sir John Sinclair; and although the darling wish of his soul, to remove the blot of slavery from his beloved country, was not fulfilled, he leit his example, as a precept to posterity. The slaves of George Washington were made free; and the mantle of Elijah may have fallen on the chosen Elisha, whose power and energy in a glorious cause, will yet give a universal reality to the declaration of independence, so that our great abolition leader's prayers may have a speedy, peaceful, and glorious accomplishment. The memorable contemporary of Washington, Thomas Jefferson, felt the same detestation of this horrible system; and, having beheld its effects, from his youth upward, stated in a letter to M. Wareville, Paris, February, 1788, that

"The whole commerce between Master and Slave is a perpetual exercise of the most boisterous passions; the most unremitting despotism on the one part and degrading submission on the other. The parent storms, the child looks on, catches the lineaments of wrath, puts on the same airs in the circle of smaller slaves, gives loose to his worst passions, and thus nursed, educated and daily exercised in tyranny, cannot but be stamped by it with odious peculiarities. The man must be a prodigy who can retain his manners and morels underpraved by such circumstances. What an incomprehensible machine is man! Who can endure toil, lamine, stripes, imprisonment, and death itself, in vindication of his own liberty, and the next moment be deaf to all those motives whose power supported him through his trial, and inflict on his fellow men a bondage, one hour of which is traught with more misery than ages of that which he rose in rebellion to oppose."

And when writing, in 1821, the memoir prefixed to his [Jefferson's] correspondence, he declared, that "nothing is more certainly written in the book of fate, than that these people [the slaves of the U.S.] are to be free; nor is it more certain that the two races, equally free, caunot live in the same government. Nature, habit, opinion, have drawn indelible lines of

distinction between them." He [an abolitionist of 50 years standing] adds his opinion, that if gradual emancipation and deportation are not resorted to, the terrible example of the deletion of the Moors in Spain will be far exceeded here. He calls the slaves his "suffering brethren," and invokes heaven for their deliverance. How justly and liberally the Methodist clergy are acting in this matter, and what a powerful impress did John Wesley make of his free spirit upon his successors! John Randolph of Roanoke, said in his will, "I give and boqueath to all my slaves their free lom, Tr heartily regretting that I have ever been the owner of one." He bequeathed \$8000, in trust, for the removal of his slaves to some other state. to settle them there comfortably. Thomas Jefferson Randolph, in the legislature of Virginia. in 1832, declared that Virginia had been converted into The one grand menageric, where men are reared for the market like oxen for the shambles. The same gentleman thus compared the African with the Virginia, or domestic, slave trade: "The [African] trader receives the slave, a stranger in aspect, language, and manner, from the merchant who brought him from the interior. But here, sir, [in free Virginia,] individuals whom the master has known from infancy—whom he has seen sporting in the innocent gambols of childhood—who have been accustomed to look to him for protection, he tears from the mother's arms, and sells into a strange country, among a strange people, subject to cruel taskmasters. In my opinion it is much worse." In the same session, Mr. Moore declared that slavery was destroying morality and virtue in the commonwealth-that the desire of freedom being the inevitable consequence of intelligence, the owners of slaves, from policy, kept them in profound ignorance—that such ignorance prevented the slave from judging between right and wrong, and brought into action all the victous propensities of oppressed human nature—that the slave looked on the whites as leagued in inflicting the many wrongs endured by his race, and thus became revengeful—that "the indiscriminate inter-course of the sexes," among the slaves was very demoralizing—that at no distant day slavery would "end in a servile war which would continue till the land was red with human blood and either the whites or the blacks wholly exterminated"—and 'that this war would be commenced the moment the blacks should become so numerous as to give rise to a hope that they could burst the bands that bound them to the soil. The Presbyterian Synod of Kentucky thus officially describes slavery, as it is daily passing under their eyes: "This system licenses and produces great cruelty. Mangling, imprisonment, starvation, every species of torture may be inflicted upon the slave and he has no redress. There are now in our whole land two millions of human beings, exposed, defenceless, to every insult and every injury short of maining or death, which their fellow men may choose to inflict. They suffer all that can be inflicted by wanton caprice, by grasping avarice, by brutal lust, by malignant spite, and by insane anger. Their happiness is the sport of every whim, and the prey of every passion that may, occasionally, or habitually, infest the master's bosom. If we could calculate the amount of woe endured by ill-treated slaves, it would overwhelm every compassionate heart-it would move even the obdurate to sympathy." By the Texas constitution, all free blacks are to be hanished for the crime of not being bondsmen. On the 12th of February, 1837, the H. of R. of our free Congress, voted "that slaves do not possess the right of petition secured to the people by the U. S. constitution; "thus denying inillions of poor, oppressed wretches a right which from infancy to old age is given by the God of Heaven to the poorest of his creatures, the right of the sufferer, in his pain, to entreat for succor and aid from the hand of wisdom, justice, and mercy. Millions of poor slaves are represented by pretended southern friends on the floor of Congress-this slave representation gives presidents to the republic, controls its patronage, protects southern oppression by its power over the army and navy, bargains with northern cupidity to degrade free institutions, and make them a mockery and a reproach throughout Europe. It contracted with, hired, and duly paid as a gilded puppet, that "northern man with southern principles," Martin Van Buren.

Tearnestly desired to see Canada free from British power, in 1838. Had my wishes been fulfilled she would now have been ruled by the Polks and the Marcys, the Houstons and the Cambrelengs, the South Carolina and Viginia slave breeders and slave owners, the union of Tammany Hall stock and office brokers, with Mississippi blacklegs and Tennessee matriots; while the poor slaves whom they would tear from the arms of liberty at the farthest corners of the earth, would have had their chains again riveted. Few were more ardent than myself in their wishes that "Van Buren and freedom" night be successful in 1836. I have since found out that there may be more faithful mirrors of his democracy found than Holl: nd's Life, and should be sorry to see the freeman's arm lifled against Conada while the power of the republic in the south is wielded by hypocrisy, and the avarice of dealers in human flesh ministered

to, in order that both whites and blacks may remain in degraded ignorance.

"Ah! fittle thought I when in youth's warm hour, glowing indignant at tyrannic power, I turned in funcy to that happy famil, whose mi der haws victorious patriots planned, That I should ever see a region there, where dark oppression urges to despair; And freedom's clauner, and the negro's cries, in whilest dissonance commingling rise."

Three weeks after Congress had resolved that the injured African was unworthy and unfit to be listened to, if he complained of oppression—and near to the time at which Judge Law-

less advised man, had be not by a few forth, on the republic, the was! Poll becoming w

"It would of Presiden He pledged toward the roof the coof the veto, cent abuse

"For Mi world that I a breach of Supreme C a law, they fore them fo "Virgini

leaving the Mr. Van B the ten mile ernment, ut "Mr. Van (continues propitiation convinced composed a expense of The rece

freedom of against slaving of the control of the co

Washing lectured or about slave burnings a astonishme would have

" I do States, an United St self, when most auda the press, to design: since IND brutality victims i deserved decorous pro-slave regard of This is a paper, ir question the cond shocking

dds his opinion, that if example of the deletion slaves his "suffering d liberally the Methodist n Wesley make of his his will, "I give and ave ever been the owner ves to some other state, legislature of Virginia, rand menagerie, where same gentleman thus e: " The [African] ner, from the merchant nia,] individuals whom in the innocent gamprotection, he tears from range people, subject to me session, Mr. Moore nonwealth-that the deowners of slaves, from evented the slave from cious propensities of ophe indiscriminate interat no distant day slavery red with human blood, this war would be comgive rise to a hope that erian Synod of Kentucky eyes: "This system livation, every species of re are now in our whole insult and every injury flict. They suffer all that lust, by malignant spite, , and the prey of every om. If we could calcuhelm every compassione Texas constitution, all On the 12th of February, ssess the right of petition llions of poor, oppressed of Heaven to the poorest nccor and aid from the represented by pretended gives presidents to the ower over the army and

Had my wishes been es, the Houstons and the slave owners, the union s and Tonnessee valrids; at the farthest corners of re ardent than myself in 1836. I have since found than Holl: nd's Life, and the power of the repuis human flesh ministered orance.

nd make them a mocknd duly paid as a gilded

it tyrannic power,

Buren.

lespair; mingling rise." was unworthy and unfit ne at which Judge Lawless advised a Missouri grand jury not even to notice the atrocious facts, that McIntosh, a black man, had been dragged from prison, chained to a tree, and consumed near St. Louis by a slow fire, not by a few fiends, but in presence of an assembled neighborhood—di Martin Van Buren come forth, on the 3d of March, 1837, to take a solemn oath to protect and defend, as the chief of the republic, the star-spangled banner, the flag of the free. O, what a mockery of heaven that was! Polk's more recent ministrations, as the high priest of Texan tortures, were decent and becoming when compared to Van Buren's.

"It would seem, (says William Leggett) that we have elevated Mr. Van Buren to the office of President for the mere purpose that he may be slave-master-in-chief and a negro-overseer. He pledged himself to exercise his veto power against anything which Congress might do toward the abolition of slavery for the next four years, without even pretending that it was beyond the constitutional competency of that body to act on the subject. This threatened use of the veto, by a man standing on the very threshold of the executive office, is the most indesentables of power of which any Appetium President was ever coultry.

cent abuse of power, of which any American President was ever guilty."

"For Mr. Van Buren, standing on the threshold of his administration to announce to the world that he will veto any bill which Congress may pass upon a particular subject, is as gross a breach of public decorum, and as violent a stretch of his proper duties, as it would be for the Supreme Court to pass a solemn resolution, declaring that if Congress enacted such and such a law, they would pronounce it unconstitutional, and set it aside the moment it should come before them for adjudication."

"Virginia and Maryland may, in the meanwhile, [i.e. during V. B.'s 4 years, [abollsh slavery, leaving the District of Columbia, like a plague spot, in their midst; but this will not release Mr. Van Buren from his pledge. He can never consent to strike oil the fetters of the slave in the ten miles square, placed by the Constitution under the exclusive control of the federal government, until every state where slavery exists has accorded its approbation of the measure." "Mr. Van Buren's indecent haste to avow his predeterminations on the subject of slavery, (continues Leggett,) has not even the merit of boldness. It is made in a cringing spirit of propitiation to the south." Again, page 291, Vol. 1 of Plaindealer: "We wish we could be convinced that it [the inaugural addres:] is not a cautious, unid, time-serving document, composed at the instance of a cringing spirit, willing to propitiate the slaveholders at the expense of justice and humanity."

The recent disgraceful riots in Lexington, Kentucky, the object of which was to put down freedom of discussion, and prevent the white population from knowing what could be said against slavery, had very nearly ended in the murder of Cassius M. Clay, a relative of Henry Clay, who had established the "True American" there. I was threatened, but not to the like extent, when I exposed Van Buren's confederates in the Burler pamphlet. One of Morris's post-office letter carriers went round vowing vengeance, and other officials talked foolishly. When the pamphlet reached Charleston, the bookseller to whom it was sent feared to offer it for sale, for There was a foot note somewhere in it against slavery. But the American people love order: they showed that in the case of Morgan, and unless where instigated by such false guides as Van Buren, all classes glory in sustaining the laws of their country.

Washington and Jefferson have sincere disciples yet. Some of these, in 1836 and 1837, lectured on behalf of the poor negroes, others published newspapers to instruct the millions about slavery. One editor was shot dead—several presses were trampled to the ground, and the property of th

"I do solemnly swear that I will faithfully execute the office of President of the United States, and will, to the best of my ability, preserve, protect, and defend the constitution of the United States.' This was the momentous obligation Mr. Van Buren had taken upon himself, when we find him almost in the same breath, intering words of semi-approval of the most aulacious and brutal conduct, having for its avowed object, to destroy the freedom of the press, and silence free discussion... The violent outrages of terocious ruffians he chose to designate as mere outbreaks of 'popular indignation,' a phrase which implies approval, sinco indignation conveys the sense of rigotreous anger. Not satisfied with describing the brutality and fierceness of the mobs by so commendatory a term, he alluded to the conduct of their victims in language calculated to convey the impression that they affigure provoked, and fully deserved their fate, deserved all sorts of indignities and injuries for excressing, temperately and decorously, the commonest privilege of freedom, the mere privilege of speech... Alluding to the proslavery mobs and riots in various parts of the country, he [Van Burch] says, 'a reckless disregard of the consequences of their conduct has exposed individuals to repular indignation.' This is an admirable version of the matter. The issuing of a temperate and decorous newspaper, in which a question of great public moment was gravely discussed, showed beyond all question, a most 'reckless disregard for consequences,' deserving the harshest rebukes; and the conduct of the mob that broke up the press, demolished the house which contained it, not shockingly maltreated the person of the editor, was merely sa a natural and justifiable

"The new President has de ivered his inaugural address, and taken on him the oath and responsibilities of once. In the face of heaven and earth, the President stands forth, arow, edg, the enemy of freedom, the opponent of equal rights, the defender of slavery, the slanderer of freedom's friends, and the instigator and patron of mobs. About to assume the responsibilities of the high stodies in the grit of a professedly free people, he steps forth, and declares the effort to give freedom to the enslaved, "injurious to every interest, that of humanity Included."

Van Buen did not thus act from principle. It was his bargain with the tyrants of the so th. the was their delegate, their agent, their hired attorney-just as Fitzgibbon (Clare) Sept (Clound), Plinket, and Poler (No bury), were the creatures of bad English administratri unph, he was the dradly to: of slavery's extension. Why? It was popular to be so, and popularity was the stepping-stone to power. On the 20th of January, 1820, the Senate of this state unanimously agreed with the Assembly in a resolution declaring, that, " Whereas "te inhibiting the further extension of slavery in these United States, is a subject of deep concern "t, the people of this State; and whereas, we consider slavery as an evil much to be deplored, and "trat every constitutional harrier should be interposed to prevent its further extension; and that "the Constitution of the United States clearly gives Congress the right to require from new states "not comprised within the original boundaries of these United States the prohibition of slaver, "as a condition of their admission into the Union-Therefore, Resolved, That our Senators he "instructed, and our Representatives in Congress be requested, to oppose the admission, as a state "into the Union, of any territory not comprised as aforesaid, without making the prohibition of "stavery therein on ind spensable condition of admission." General Root was, in those days, an Ajax in freedom's army-De Witt Clinton was ultra in favor of spreading freedom and not tyranny over America—and among the votes recorded for the above principles, and in opposition to slavery in Missouri, were those of Martin Van Buren, Samuel Young, C. E. Dadley, Walter Bowne, Roger Skinner, Livingston, Hammond, Hart, Barstow, Mallory, and Dayton. Not contented with voting, Marcy and Van Buren wrote a pamphlet, and traveled through the state, canvassing for Rufus King, as the anti-slavery candidate for the U. S. Senate, to be sent there to oppose receiving Missouri as an extension of the area of the whip and the torture. Let the reader look into Ritchie's files of the Richmond Enquirer for the early part of 1820, and he will there see Polk's confederate menacing Rufus King for his northern fanaticism, and inveterate hostility to the 'peculiar institution.' On the 16th of November, 1819, says the Evening Post, a general meeting of the citizens, at least 2000 being present met in the City Hotel, New York, and "Resolved, that the existence of slavery in the United States, being, in the opinion of this meeting, a great political as well as moral end derogatory to the character of the nation, dangerous to the safety of its inhabitants, and op posed to the benign spirit and principles of the Christian religion, they consider it the solemn duty of the national government, presiding over a people professing a high regard for freedom and the just rights of men, to prevent, by all constitutional means, the further extension of such an evil in the United States;" and that Jonathan Thompson, John T. Irving, Henry Rutgers, Walter Bowne, T. Addis Emmet, John Griscom, Abm. Bloodgood, Matthew Clark son, Archibald Gracie, George Newhold, &c., be a committee to check the progress of slaver, &c. In their address, written by the brother of Washington Irving, speaking of Missoui, they say, "It is no less a question, than whether, in this enlightened and philanthropic age, a mighty empire of slaves shall be permitted to be formed on the soil and under the sanction of republican America, and admitted into her Union; or, whether that new empire is to be composed of men who shall have a constitutional, as well as national, right 'to life, liberty, and the pursuit of happiness;" and fully maintained the humane doctrine, that Congress, after 1808, could have stopt at once the horrid barbarities, both of the African and domestic, or Virginian slave trade. 'Van Buren and the Regency have since changed for the worse.

William Jay shows, in his "View of the Action of the Federal Government," that the laws against the slave-trade, were in a great measure nullified, because the slave power appointed the officials. And when Van Buren had been rejected in 1840, he concluded his message to "Congress thus: "I submit to your judgments whether this government, having been the first to prohibit, by adequate penalties, the slave-trade—the first to declare it piracy—should not be "the first, also, to forbid to its citizens all trade with the slave factories on the coast of Africa; "giving an example to all nations in this respect, which, if fairly followed, cannot fail to produce the most effective results in breaking up those dens of iniquity." This contrasts queerly with his inaugural, and the affair of the Amistead; and I would now ask Van Buren whether the slave-breeding factories in Virginia, and the slave coasters she employs in the Texan traffic in flesh and blood, are less "dens of iniquity" than those of Africa? "Is it more wicked, more base, more cruel, to traffic in African savages [asks William Jay] than in

VIRGI

NATIVE-bord own citizen ble comments aid Van larights of the transfer coder suitable secure to the bribed the poly of the There are and others against Adia

advocate th Mexico. of Cuba, an their own. of this Un instructed ( the U.S. n peace with slavery! tion, make in that isla would be 3 be very se Floyd of V rence" as Mexico, ca duced and

Van Bu filled with of "interm masonry, of people. V sister repul the departic conduct, a Mexico, to certainly In Mr.

In Mr. wanted, a desirous opermit an interferent isting rig and our iterritorial that no fuon any position.

Here, arch in N defensive since?
In 18

to repress Senate, nnconsti and I car in this I terferend will mal Life by governm was "ag"

Thus In the RVING, IN 1820.

Leggett, a true Tammany d one. Joshua Leavitt of

ken on him the oath and sident stands forth, avow. ender of slavery, the slan-About to assume the repeople, he steps forth, and ery interest, that of human.

ain with the tyrants of the just as Fitzgibbon (Clare), of bad English administra. he friends of freedam would was popular to be so, and nuary, 1820, the Senate of declaring, that, " Whereas , is a subject of deep concern vil much to be deplaced, and further extension; and that ht to require from new states es the prohibition of slavery, lived, That our Senators he use the admission, as a state. t making the prohibition of al Root was, in those days, r of spreading freedom and he above principles, and in tren, Samuel Young, C. E. Hart, Barstow, Mallory, and te a pamphlet, and travelled candidate for the U.S. Sen. of the area of the whip and ond Enquirer for the early tufus King for his northern On the 16th of November, at least 2000 being present, xistence of slavery in the tical as well as moral evil, of its inhabitants, and op-, they consider it the solemn ing a high regard for freeneans, the further extension son, John T. Irving, Henry Bloodgood, Matthew Clark eck the progress of slavery, ving, speaking of Missour, ed and philanthropic age, a il and under the sanction of it new empire is to be coml, right 'to life, liberty, and petrine, that Congress, after frican and domestic, or Vir-

ged for the worse. Sovernment," that the laws the slave power appointed e concluded his message to ment, having been the first re it piracy—should not be ries on the coast of Africa; ollowed, cannot fail to proty." This contrasts queerly w ask Van Buren whether he employs in the Texan of Africa? "Is it more iks William Jay] than in

NATIVE-bord Americans—in white men, and women, and children—in the offspring of our own citizens, and not unfrequently, of very distinguished citizens? Yet it is this abominable commerce that our government fosters and protects." "The government of the U. S.," and Van Buren to the British minister, Feb. 25, 1832, "protects by reasonable laws, the rights of the owners of that species of property in the States where it exists, and PERMITS its transfer coastwise from one of these States to another [Virginia to Texas, for example], under suitable restrictions to prevent the fraudulent introduction of foreign slaves." That is, to secure to the home, or Virginia breeder, a sure monopoly of the detestable traffic! Texas bribed the southern slave-trader, by providing in her constitution to give the U. S. a mono-

There are many persons who do not fully comprehend the reasons why Polk, Van Buren, and others who have grown rich by abandoning the principles of seventy-six, went dead against Adams, when he proposed commissions to the Panama Congress, and now lustify advocate the opposite principle when they fear that their non-interference policy may affect Mexico. We will try to explain. In 1826, Mexico and Columbia meditated the invasion of Cuba, and intended to give the slaves there that freedom which they were conferring on their own. The slave-holding south was alarmed—the project was abandoned at the instance of this Union—but it might be renewed. Accordingly the Van Buren, who, in 1820, had instructed Congress not to receive Missouri with slavery, addressed Cornelius P. Van Ness, the U. S. minister at the Spanish court, Oct. 22, 1829, bidding him urge on Spain to make peace with the Southern republics of America lest they should aid in freeing Cuba from slavery! "Considerations (said Van Buren) connected with a CERTAIN CLASS of our population, make it the interest of the southern section of the Union that no attempt should be made in that island [Cuba] to throw off the yoke of Spanish dependence; the first effect of which would be the emancipation of a numerous slave population, which result could not but be very sensibly telt upon the adjacent shores of the United States." In the H. of R. Mr. Floyd of Va. said, "I would rather take up arms to prevent than to accelerate such an occurrence" as freedom to Cuba; and Van Buren, when writing to A. Butler, the U. S. agent in Mexico, cautioned him to oppose "the baneful spirit [of emancipation] designed to be introduced and propagated in the island of Cuba."

Van Buren's letter to Poinsett, Oct. 16, 1829, freely admits that the people of Mexico were filled with prejudices of the most incurable character against that minister. He was accused of "intermeddling in the domestic affairs of the republic," of setting up a political sort of freeintermeating in the consistent attacks of the republic," of setting up a political sort of free-masonry, of denouncing the established religion, and of being the enemy of the Mexican people. Was it friendly, was it wise in Van Buren and Jackson to recall this man, when the sister republic would no longer endure his presence, and hastily promote him to the head of the department of war? The state legislatures of Mexico had expressed an abhorrence of his conduct, and insisted on his removal. Jackson recalled him when he became intolerable to Mexico, to exhibit, as Van Buren's secretary, his scheme of a 200,000 standing army, which certainly was no help towards Van Buren's realection in 1840.

certainly was no help towards Van Buren's reelection in 1840.

In Mr. Polk's message to Congress, Dec. 1845, he rebuked those European nations who wanted, as he said, to check the extension of the republic, thus: "The United States, sincerely desirous of preserving relations of good understanding with all nations, Zeannot in silence, permit ANY EUROPEAN INTERFERENCE on the North American Continent; and should any such interference be attempted, WILL BE READY TO RESIST IT AT ANY AND ALL HAZARDS. EXisting rights of every European nation should be respected; but it is due alike to our safety and our interests, that the efficient protection of our laws should be extended over our whole territorial limits, and that it should be distinctly announced to the world as our settled policy, that no future European colony or dominion shall, with our consent, be planted or established on any part of the North American continent." Ex

Here, Messrs. Polk and Marcy have dared any European power to aid in placing a monarch in Mexico on a constitutional throne, and negotiating a treaty with him, offensive and defensive, as this country did with France 68 years ago. How did they talk twenty years

since? As to Marcy, look into the Argus.

In 1825, Messrs. Clay and Adams had proposed to send W. B. Rochester and others to represent the U. States in a Congress of American republics at Panama. To this, in the Senate, Van Buren led the opposition; and the burden of his song, as usual, was, that it was unconstitutional. "We are, (said Van Buren) at that Congress, to stipulate in some form, and I care not in what, that we will resist any attempt at colonization by the powers of Europe, in this hemisphere, or within our own borders, if you please; and that, in the event of any interference on their part, in the struggle between Spain and the Spanish American States, we will make common cause with the latter in resisting it." Such a course be denounced [see his Life by Holland], and laid it down as a principle (p. 264), that if we confederate to maintain governments like our own, by force of arms, we imitate the Holy Alliance of Europe; and he was "against all alliances, against all armed confederacies, or confederacies of any sort."

Thus much for Van Buren—now for Polk: In the house of Representatives, April, 1826, Louis McLane gave it as his view that in ex-

tending our commercial relations with foreign nations, we should keep clear of entangling alliances, an imposed a resolution, as the "opinion of this house that the Government of the United States one not to be represented at the Congress of Panama, except in a diplomatic character, not ought they to form any alliance, offensive or defensive, or negotiate respecting such alliance with all or any of the South American republics; nor night they to become parties with them, or either of them, to any joint declaration for the purpose of preventing the interference of any of the European princes with their independence or form of government, or to any compact for the purpose of preventing colonization upon the continent of America."

The democratic party all voted for McLane's resolution; and among the most decided friends to McLane's principle, not to oppose European colonization in America, were found James K.

Polk, and his foreign secretary, James Buchanan. Their votes are on record.

Mr. Folk's creed was democratic then, and it is democratic now, and it was then just the opposite of what It is now—and that is true, pure, unadulterated Van Buren democracy, which like O'Gimlet's finger-post, or the city weathercock, may be turned any way you please, or say yes and no in the same breath. In 1826, Mr. Polk said, that by voting for M'Lane's resolve, we [the house] have deciared, that our policy, now as ever, is neutrality; "that we will form no alliance with the South American republics;" nor shall we "become parties with them, or either of them, to any joint declaration, for the purpose of preventing the interterence of any of the European powers with their independence or form of government," or 'to any compact for the purpose of preventing colonization on the continent of America.\(^1\) These are sentiments, said Mr. Polk, to which I most heartily subscribe.\(^1\) No doubt he did—but Cuba might become free, and it was not then fully resolved upon to have Cuba annexed, Texas annexed, California annexed, Mexico annexed, all to the south, and with slavery in each of them. Missouri had got through with difficulty, as a negro-importing state—and these American republics, for which Polk, Buchanan, M'Lane, and Van Buren would do nothing were all anti-slavery, heretical not of the true church. Now, however, wher the 'peculiar institution' is to be strengthened, O'Gimlet turns round, and Polk democracy, like Sir Francis Head to the Yankes,

Some nine years since, cries aloud, "Come if ye dare!"

Last January, Senator Allen of Ohio, who, like Cass, understands electioneering in the west, moved a strong resolve, in favor of the Polk Van Buren democracy, and warning the folks in Europe to look out for breakers, if they approached this coast with any more of their colonies. Senator Cass supported Allen as a matter of course. If we go behind Polk and Van Buren's 'colonize it' you please' principle of 1823, we soon arrive at Mr. Monroe's views. In his message of 1823, he declared 'that we should consider any attempt on their [the powers of Europe's] part, to extend their system [colonization or monarchy] to any portion of this hemisphere, as dangerous to our peace." Was not this in strict accordance with the views of Alams and Clay in 1823, and of Polk now, though he opposed it then? The N. Y. Sun took Polk's latest view six months in advance of his message, and so did its editor, Noah, in his other paper, the Messenger of June last. When Polk was proposed for President, Noah spoke of him with contempt, as a third rate sort of person; but Noah, Marey, Webb and Polk go hand in hand now for "more slave territory. We can't

have too much."

Mr. Guizot, minister of France, by a late speech, and the French legislature by a vote, have shown, that in case of war between England and this country, France would remain neutral unless some convulsion were to change the essence of its government. Mr. Guizot is a friend

of education, science, the continuance of peace, and the mental and moral elevation of man. The correspondence of the National Intelligencer of Sept. 13, 1836, tells us, that "not a solitary step has been taken to meet the just expectations of the Mexican minister. Mentare openly recruited, armed, and marched through our country, not (as in the case of the English auxiliaries in Spain) to sustain the actual government of Mexico, but to aid a few thousand American citizens and adventurers from Europe in making war against the government! Professions, therefore, are a mockery of the common sense of mankind." We have seen that the Polk—Van Buren democracy had no sympathy with Mexico, Columbia, and the South American republics, which really sought freedom—we have seen Jackson and Van Buren intriguing in Spain to keep the yoke around the necks of the immense black population of Cuba. So too in Canada, secret encouragement was given at first, and from Nov. 6, when the revolt broke out in and near Montreal, to January, when the Caroline had been sent over the Niagara Falls, Van Buren did nothing; but no sooner was it made apparent that the struggle might be a protracted one, or a failure, than Van Buren and Marcy were found among the persecutors of the poor exiles. On Nov. 21, 1838, Van Buren issued a proclamation against the second Canada revolt, with a

"Whereas disturbances have actually broken out anew in different parts of the two Canadas: And whereas, a hostile invasion has been made by citizens of the United States, in conjunction with Canadians, and others, who, after forcibly seizing upon the property of their peaceful neighbor, for the purpose of effecting their unlawful designs, are now in arms

against the citizens, and therefore, I levery citizen to those who guided or de own country without forei hereby warr whatever materierence of every virtuournment who government Compare

Compare George, Lou man, Morea whom were Texan polic square miles ers, and, wo purpose of proclamation showed no gheartless, conever will be

Some year to show that ning writes thas trod the meet at that at the ploug ment in life in council, the whole expised negrosponsible powho tills the

Although ing what is the boiling litionism, a cipation wh Texan ann on the 27th slave state, that believi been anxio annexation. their profes secured the Polk migh both section prevented t his profess holders, an a caucus v Wright) b donbt! Vache's in the govern troops, int rebels casl the public

be offered

keep clear of entanging e Government of the Unicept in a diplomatic chanegotiate respecting such they to become parties with ting the interference of any , or to any compact for the

g the most decided friends ica, were found James K. on record.

, and it was then just the I Van Buren democracy, be turned any way you look said, that by voting policy, now as ever, is can republics; nor shall declaration, for the purvers with their independent of preventing coloniza. Mr. Polk, to which I most free, and it was not then lifornia annexed, Mexics with head got through republics, for which Polk, anti-slavery, heretical itution' is to be strengthetis Head to the Yankes,

ands electioneering in the democracy, and warning this coast with any more course. If we go behind it, we soon arrive at Mr. hould consider any attempt onization or monarchyl o as not this in strict according, though he opposed it vance of his message, and me last. When Polk was ird rate sort of person; but slave territory. We can't

legislature by a vote, have nce would remain neutral. ent. Mr. Guizot is a friend nd moral elevation of man. 1, 1836, tells us, that "not a Mexican minister. Men ot (as in the case of the Engxico, but to aid a few thouwar against that govern-e of mankind." We have Mexico, Columbia, and the ave seen Jackson and Van immense black population of st, and from Nov. 6, when Caroline had been sent over s it made apparent that the ren and Marcy were jound Buren issued a proclama-

different parts of the two itizens of the United States, izing upon the property of designs, are now in arms

Compare this proclamation against the comrades of Von Shoultze, Woodruffe, Abbey, George, Lount, M. thews, Cardinal, Buckley, Chevalier, Daunais, Doane, Duquete, Honshman, Moreau, Leich, Lynde, Peeler, Perley, Phelps, the Sangainettes, and Swete, all of whom were cruelly put to death in cold blood, with Jackson and Van Buren's Mexican and Texan policy, where the object was to cover by a pretended revolt the robbery of 400,000 square miles of God's heritage, that it might yield gain to idle, covetous, heartless slave dealers, and, worse still, enable them to control the government of this glorious republic for the purpose of perpetuating the most cruel scourge that can desolate the lamity of man. This proclamation encouraged the convict-driver of Van Dieman's land to redouble his crueltics—it showed no generous teeling for the injured. How could it? There is not on earth a more heartless, cold, calculating enemy of free institutions than M. V. Buren—there perhaps never will be.

Some years ago, Mr. Calhoun offered a report on the U. S. mail. in which an effort is made us show that northern laborers are but little better off than negro slaves. In reply, Dr. Channing writes to Mr. Clay, thus: "Is it possible that such reasonings escaped from a man who has trod the soil of New England, and was educated at one of her colleges? Whom did he meet at that college? The sons of her laborers, young men, whose hands had been hardened at the plough. Does he not know, that the families of laborers have furnished every department in life among us with illustrious men, have furnished our heroes in war, our statesmen in council, our orators in the pulpit and at the bar, our merchants whose enterprises embrace the whole earth? What! the laborer of the free state a slave, and to be ranked with the desposed negro, whom the lash drives to toil, and whose 'errest rights are at the mercy of irresponsible power! If there be a firm independent spirit on earth, it is to be found in the man, who tills the field of the free states, and moistens them with the sweat of his brow."

Although, in a report by Col. Young, in 1839, adverse to anti-slavery politics, and sustaining what is called the Atherton gag in Congress, he spoke strongly against what he called the boiling cauldron of abolitionism, its misguided fury and ferocious spirit, inchiated abolitionism, anti-masonic and abolition phrenzies, and the hopelessness of southern slave emancipation while northern agitation continues, yet it would seem that he is firmly opposed to Texan annexation, with slavery as her dower. In a discussion in the Senate of New York on the 27th of January last, Col. Young said he was opposed to the admission of Texas as a slave state, and that Governor Wright had said he was opposed to it. Mr. Hard remarked, that believing Col. Young to be against that wicked measure, he and his whilg friends had been anxious for his return to the U. S. Senate (in place of Dix), as that would have prevented annexation. That had Governor Wright, and his peculiar friends, been honest and sincere in their professions of hostility to it, Young might have been returned—that they could have secured that result—but that Wright had so managed that the hundrers got both senators (that Polk might carry annexation), and Benton (hunker) had been put in Young's office. That both sections of the democracy had supported Wright, who had had it in his power to have revented the spread of slavery by securing the election of Young, but hat, had he acted up to his professions, it might have stood in his way to the presidency, in the minds of the slave-holders, and that he had interfered to the contrary, and sent a message to his friends to prevent a caucus which would have carried it into effect. Mr. Beers said that it was considered (by Wright) bad policy to send a senator to Washington opposed to the Texas measure. No doubt! Read Van Buren's annexation letter, and say it he is really opposed to it. Read Vache's invitation to Van Buren to attend the ball of the "kindred spirits determined to sustain the government in its claim to the Texas a

if these states should be involved in war with Mexico in consequence of annexation, he (Van Buren) cannot doubt but that Polk would be supported "by the hearts and hands of the whole people." All this might have been looked for from the man, who, in the teeth of the constitutional provision, that Congress may make all needful laws for the territory of the Union, assured North Carolina, when seeking a re-election, that Governor Dodge's slaveholding in Wisconsin, and Judge Doty's in lowa, was legal, and could not be interfered with! Intoxicating liquors, slavery, covetousness of other men's lands, what curses they are! Florida was bought for six millions to please slaveholders, and is now a slave state. We had an Indian war there, to protect slavery—"a war [says Horace Greeley] provoked and commenced by our people, originating in land-stealing, abominable frauds and slavery, and which we steadily refused to terminate on any terrias which did not require the utter expulsion of the Seminols from the territory. The reason for this was the proved impossibility of cherishing Slavery in the neighborhood of Indians, as the negroes ran away to the Indians and were harbored by them. So we drove the savages to desperation, pursued them through the swamps and everglades, shot some of their women and children, and starved many more, until we compelled the remnant to submit to exile. The cost of these various wars and purchases to the people of the United States has not been one farthing short of fifty millions of dollars over and above all they have received for Florida lands, to say nothing of very many valuable lives."

ON

#### CANADIAN ANNEXATION AND INSURRECTION.

The Canadian Insurrection in 1837 and 1838.—It injured Van Buren and his Friends.—Brink erhoff, John Adams, Franklin, Bleecker, Randolph, Pitkin, Febix Grundy, President Monra, Calhoun, Hull, Smyth, Southwick, Macon, Widgery, Wells, Clay, Ritchie, and the North American Review, on Canadian Annexation.—Parnell on Canadian Independence.—Eusti, Desha, Swartwout, and Wheaton, on taking Canada.—Were the Canadians just fied in resisting in 1837 and 1838?—A brief reply.—Lord Durham's Report on that question.—His afflicting details of Colonial Oppression.—Lord Goderich's reply to my threat of Revolt.—Sir F. B. Head.—Durham harshiy treated for telling unpleasant truths.—Would the Conquest of Canade be an easy task, and ought it to be attempted?—Error of the Men of 1837.—Letter, Col. W. E. Moore.—Letter, General G. M. Keim.—Letter, Geo. Dawson.—Letter, Col. R. M. Johnson.

The insurrections, in the Canadas, in 1837 and 1838, and the movement in Maine, in 1839, affected very unlavorably the foundations of Van Buren's power; and, if it were essentially necessary, I think I might produce conclusive proof, that, by exciting the suspicion of the slaveholding south, and the indignation of vast multitudes in the free north, east, and west, his management of public affairs, connected with or arising out of these insurrections and frontier movements, were, independent of the question of the currency, most embarrassing to his administration, and, in 1840, the cause of his political failure.

There must have been powerful causes at work, to turn a majority of 26,000 for Van Buren, in 1836, into a minority of 146,000 in 1840, to induce New York to set aside a president born on the banks of the Hudson, in 1840, by a majority of 13,000, in order to prace in his stead a native Virginian, after having given her suffrage for the former, in 1836, by a majority exceeding 28,000, to induce every northern frontier county, without a single exception, to cry out, in Michigan, Indiana, Illinois, Ohio, Pennsylvania, New York, Vermon, New Hampshire and Maine, in 1840, "Away, away, with Van Buren!" while Georgia, North Carolina, Tennessee, Louisiana, and Mississippi, in the south, betrayed by their votes equal impatience. Endorsed by Andrew Jackson, endowed by nature with great ability for intrigue, ever ready to contract with the leaders for the subservience of their followers, an experienced, ambitious and unprincipled politician, possessed of power for twelve long years, with presses and proflicates at command, the national revenues in the hands of his chosen partizans, and 60,000 offices, besides vast contracts at his control.

This was h natronage at aw court in ter were as out of 294, a ntudes in 18 demned him hat much the initely better whose gener empliatic ter partiality and nounced, thre all that he v deed kill him ginian; and from Calhou place of 140 his expenditi financial sci agents he en and the wan cracy and fre had with tho materials to had raised b time that he Benjamin F doings. I tl thing in erro people plac During th

pancy of Ore believed it, t was glad th Take Canad of this sort of 1811 to 1815 to get it in l interest as t the constitu administrat the norther to state, tha extent of th ral channel was in va defiance to fortress in to the front Lawrence-[Canada] into the w light of the Among

dell, W. A addressed and its certhe H. of da, thus; states! I ch nees o coffers fro to see the l ada and N any connthus aske

ce of annexation, he (Van ts and hands of the whole the teeth of the constitu. c territory of the Union,
Dodge's slaveholding in
ntertered with! Intoxicats they are! Florida was state. We had an Indian red and commenced by our and which we steadily re. xpulsion of the Seminoles y of cherishing Slavery in ans and were harbored by gh the swamps and evermore, until we compelled purchases to the people of dollars over and above all valuable lives."

### SURRECTION.

en and his Friends.—Brink. Grundy, President Monroe. ay, Ritchie, and the North tian Independence .- Eustis Canadians just fied in resiston that question .- His afflicthreat of Revolt .- Sir F. B. ould the Conquest of Canada f 1837.—Letter, Col. W. E. tter, Col. R. M. Johnson.

ovement in Maine, in 1839. and, if it were essentially iting the suspicion of the free north, east, and west, of these insurrections and ncy, most embarrassing to

ty of 26,000 for Van Buren, o set aside a president born , in order to place in his the former, in 1836; by a ity, without a single excepnia, New York, Vermont, Buren!" while Georgia, south, betrayed by their wed by nature with great the subservience of their n, possessed of power for the national revenues in st contracts at his control.

This was his position when he was defeated by General Harrison, who had no official natronage at all in his gift, and no other office in his possession but that of clerk of a aw court in Hamilton county, Ohio. Harrison's civil and military qualities and characer were as well known, and remembered, in 1836, when he received but 73 electoral votes out of 294, as in 1840, when he obtained 174, but Van Buren's reputation had deluded mulmindes in 1836, who, in 1840, knew him by his works. Even in 1840, after having condemned him in many things, I, being ignorant of nine-tenths of his early history, believed that much that appeared inexplicable would at length be cleared up, and those who had infinitely better means of knowing, assured me that such would be the ease. Colonel Johnson, whose generous heart prompts him to favor freedom, endorsed Van Buren in the most emplatic terms. Disliking Van Buren personally, owing him no favor, a sufferer by his partiality and injustice, poor but at heart independent, I supported him in 1840, while I de-nounced, through the press, that extension of slavery's horrors, of which it is now evident to all that he was the willing instrument of the south, to carry it into effect. Calhoun did inall that he was the wifing instrained of the sould, to early it into effect. Canonin du fideed kill him with kindness. Virginia voted for the New Yorker, and New York for the Virginian; and besides Virginia, Van Buren got 25 votes from the slave states, including eleven from Calhoun and M'Duffie for S. Carolina, and from the free states just twelve, in the place of 140 only four years before! His Mexican and Canadian policy, the profligacy of is expenditures, the wide-spread distress and rain caused by the blow up of his banking and mancial schemes, his cringing course toward the slave power, the corrupt and dishonest agents he employed, his double-faced game with the tariff, through Hoyt, Butler and others, and the want of sympathy and respect which he and his friends manifested for real demo-cracy and free institutions; these, added to his militia law scheme, and the bad reputation he had with those who had known him long and well, crushed him to the ground. If he has the materials to show to the world, that one solitary aspiration for the welfare of the millions, who had raised him to high honor among men, ever came from his sellish and sordid coul, it is time that he took a thousand plastres from his hoarded stores, and employed some other than Benjamin Franklin Butler to revise Holland's romance for a more authentic record of his doings. I thought well of him and his while I dared to do so; and if here I have said anything in error to his prejudice would, for the honor of human nature, and of the institutions of people placed as the vanguard of rational freedom, most gladly admit it.

During the discussion, in Congress, of the resolve to notify England that the joint occupancy of Oregon must soon cease, Mr. Brinkerhoff remarked, that it had been said, and he believed it, that the battle for Oregon, if it came at all, must be fought in Canada, and "he was glad that Britain had an assailable point here, where we would reach her with effect. Take Canada, and Oregon would fall into our hands as a matter of course." There is much of this sort of language affoat now, but very few remember how much more of it there was in 1811 to 1815. Washington wanted Canada. John Adams desired Laurens to make an effort to get it in 1782. Franklin's writings show that he was most anxious to attach it to the Union. As far back as 1759, and 1760, we find him urging England to get and keep it in the same interest as the other colonies. Congress took the same view, as witness the Canadian clause in the constitution of 1778. The Washington National Intelligencer, then the organ of Madison's administration, said, November, 1813, "We may not obtain possession of these territories [the northern colonies] next summer, but eventually they must be ours." The editors go on io state, that the Canadas embrace and command the outlet and entrance, and share the whole extent of the mighty St. Lawrence, one of the two great waters of N. America, and the natural channel of import and export of many millions of men—that the conquest of Canada was in vain attempted by the heroes of the revolution —but that once gained they could bid defiance to England—that Quebec guards the St. Lawrence more effectually than any other fortress in a like position in the world—that the transportation of the means of offensive war to the frontiers would not be difficult—that 100,000 troops might soon be collected on the St. Lawrence—and that "on our own exertions and united efforts alone depends the time when it [Canada] shall be ours." Not many months after, the same paper said, "when we entered into the war, the people, and we amongst them, and perh is the government too, made too

into the war, the people, and we amongst them, and perhaps the government too, made too light of the conquest of the adjoining provinces of the enemy."

Among the opponents of the war were Harmanus Bleecker, Geo. Tebbetts, Garret Wendell, W. A. Duer, James Emott, Jesse Oakley, and Elisha Williams. In April, 1815, they addressed the public in these words: "Another object of the war was the conquest of Can da, and its cession was more than once intimated to be an indispensable condition of peace." In the H. of R., Dec. 10, 1811, John Rannouru of Va., of posed the notion of conquering Canada, thus: "What a horrible retort might not be made on the Southern and Western slaveholding states! How was the Chesapeake to be protected? He wished the house to consider the chences of failure and count the cot, to think of the bool that would be spill, and the cmp ty coffers from which the cost is proposed to be defrayed." Mr. Patkin, H. o. R., "had no wish to see the heterogeneous mass of Canad an population represented on this floor, nor to add Canada and Nova Scotia to the republic." That was houst. I like it To say, We don't want any connection with you, is much better than to invite by laws, and then insult the stranger thus asked to come, by Philadelphia riots, and New York native corporations.

On the 9th of Dec. 1811, Felix Grundy, a member of Congress for Tennessee, and on the committee of foreign relations, declared, in his reply to John Randolph, on the question augmenting the forces "that he would drive the British from North America, and the prive them of the Canadas; and would receive the French refugees as adopted brother Although a southern man, he was willing and desirous to have the Canadas. They wen necessary to balance 'ne increasing weight of the southern and western states by accession of Louisiana. If this weight is not balanced in this way, there is reason to full oppression by the government." Another version of his remarks, in the N.Y. Ev. Post reads thus: "I am waiting to receive the Canadians as adopted brethren; it will have be reads thus: "I am waiting to receive the Canadians as adopted brethren; it will have be reads thus: "I am waiting to receive the canadians as adopted brethren; it will have be read to the control of the government. When Louisian ficial political effects; it will preserve the equilibrium of the government. When Louisian shall be fully peopled, the northern states will lose their power; they will be at the discretion of others; they can be depressed at pleasure, and this nation may be endangered—I therefor feel anxious not only to add the Fioridas to the south, but the Canadas to the north of the e.npire." Mr. Grundy was Van Buren's attorney-general, and perhaps one of the best men his party. President Polk was his law student. Grundy was the son of an English emigrant. In Oct. 1814, Coloned Mongoe, afterwards president, said, "we must not be content with defending ourselves—different feelings must be touched, and apprehensions excited h "the British government. By pushing the war into Canada we secure the command of the Inlian tribes, and command their services." In the session of 1812, before the war, Jenu C. Calhoun said in Congress, that "So far. from being unprepared [for war], he believel the in four weeks from the time that a declaration of war would be heard on our frontier. Whole of Upper and a part of Lower Canada would be in our possession." General Holl said to the Canadians, July 12, 1812, "I come prepared for every contingency—I have a force which will look down all opposition." Four months after General Smyth said, "In a few days the troops under my command will plant the American standard in Canada." Gen erals M'Clure and Wilkinson spoke with equal confidence; but in the fall of 1813, the late officially reported to the secretary at war, that "The whole male population of Canada as Juniversally and actively hostile to our designs of conquest upon that country." Soloma Southwick, in the Albany Register, then the official journal of this state, Nov. 30, 1813, as the cabinet, "Are you atraid to take Canada lest it might create a preponderating influence against the Virginia dynasty? Is there a secret understanding on the subject?" At all times to the hour of his death, Southwick continued to assert that the indisposition of pretended pa triots in the slave states was the true cause of the failures in Canada; and considering in superannuated, eccentric, and feeble old men often placed in command, and the sentenced death against Hull, which was a mere waste of time and money, as far as punishment wen he had some cause so to speak. New York was opposed to the war. She voted against iti Congress, and the Assembly at Albany was against it. The East, with an unprotected con merce affoat, was against it; and a powerful southern minority steadily opposed it. Nathan iel Macon voted for the war, but he did not like it. In Jan. 1810, he said in Congress, the " setting aside the affair of the Chesapeake, France and Britain were equal aggressors. Our we to sacrifice our property which floats on the ocean for two such countries as Canada Massachuseits voted in Congress against war, 8 to 6—New York, 11 to 3—Connecticut, 12 none—Rhode Island, 2 to none—New Jersey, 4 to 2. Mr. Horsey of Del. said that "if a the states which had voted for war had shown themselves as hearty as Kentucky, we work have long since overwhelmed Canada, where the people were united in resisting us." Dank Webster, then from N. H. said, Jan. 3, 1814, "that if the cause had been one which the people had espoused with ardor, and been united upon, Canada, to the walls of Quebec, would have been ours in thirty days." been ours in thirty days.

Dr. Eustis, War Secretary, said, in 1812, "We can take the Canadas without soldiers; w have only to send officers into the province, and the people, disaffected to their own goven ment, will rally round our standard." In the fall of 1813, the National Intelligencer said "Since then our enemy force! us to war, and compelled us to territorial reprisals, for he oceanic outrages, and still persists in refusing a recognition of our violated rights, we truston readers will generally agree with us, that the Canadas once ours, they shall be, as the states have been, forever divorced from British sovereignty." The present American Enw at Berlin, Henry Wheaton, who has been recalled, doubtless to occupy an important trust here, it case of war, was editor of the National Advocate in 1813, and no paper in the Union was mor decided in its tone, in favor of taking and keeping Canada for ever. At Tammany Hall, decided in its tone, in layor or daying the 25th of Nov. anniversary, General Dearborn being present, Collector Swartwout's promet seeming, John, gave as a toast, "War, stern, unrelenting war, till the haughty foe acknowledge of seent from rights to the waters of the St. Lawrence and the Mississippi." On the same day, the last which 50 pendent, Veteran Corps of Artillery of the city of New York, drank, as their 10th regult was not p toast, "Florida and the Canadas—necessarily ours by conquest or purchase," as their 11th relative National Mexico, voluntarily ours as free states of the Union—and as their is distinguished to propression of the Union—and as their is distinguished to propression. "The destiny of our country, brilliant and co-extensive with our national boundaries, the Atlantic, Pacific, and Polar Star." And in the Nat. Intell. of Oct. 17, 1812, it is noted to

\$100,000 v of Kentuc and expel the colonis themselve nies. At a Peter B. P the 12th re the 17th, v made then of Dec. 18 Canada w Feb. 1814, "Canada ting and so 1814, quot "not, sir, i "by declar "pression, " sissippi, Grosvenor fence. He been "avo declared th been disay chie and th 1814, that "shall we "independ " Most ard "to our U "way to an "a noble a a member of cutting sessions of not have e pendent st by such a question. ment, in thrown off fear, susta times here ers. Barke Wrights, improvem

> ways, and withal che Why di carefully, tion of Ca Durham, Earl Grey that would that, had sincerity hls landin royal cour ppresslo

for Tennessee, and on the andolph, on the question of n North America, and de efugees as adopted brothers e the Canadas. They were and western states, by the way, there is reason to far arks, in the N. Y. Ev. Post rethren; it will have brue rnment. When Louisiana hey will be at the discretion be endangered—I therefore Canadas to the north of this chaps one of the best mend the son of an English emiid, " we must not be content nd apprehensions excited in secure the command of the 1812, before the war, John ed [for war], he believed that be heard on our frontier, the our possession." GENERAL every contingency-I have r General Smyth said, "In a standard in Canada." Gen. in the fall of 1813, the latter le population of Canada are pon that country." Solomon this state, Nov. 30, 1813, asks te a preponderating influence n the subject?" At all times indisposition of pretended pa Canada; and considering the ommand, and the sentence of y, as far as punishment wer, war. She voted against it is st, with an unprotected comsteadily opposed it. Nathan-310, he said in Congress, the were equal aggressors. Ough o such countries as Canada! ork, 11 to 3—Connecticut, 7a sey of Del. said that "ifal earty as Kentucky, we would nited in resisting us." Danie ad been one which the people walls of Quebec, would have

anadas without soldiers; w iffected to their own goven-National Intelligencer said o territorial reprisals, for he ur violated rights, we trust ou ours, they shall be, as the The present American Envo upy an important trust here, it o paper in the Union was more ever. At Tammany Hall, a Collector Swartwout's brother

\$100,000 were voted to the President, "for the purpose of taking the Floridas." Joseph Desha, of Kentucky, in Congress, Jan. 23, 1810, said, "We ought to take Canada and Nova Scotia, and expel the English from N. A.—the militia will do it. Indeed we have but to hold cut to the colonists that we mean to release them from their chains, and they will almost take it themselves." Colonel R. M. Johnson was also for war and the conquest of the northern colonies. At a public dinner in Buffalo, Oct. 25th, 1813, at which Henry Clay's relative, General Peter B. Porter, presided, and at which General Harrison and Commodore Perry were guests, the 12th regular toast was, "A free navigation from Quebec to New Orleans by the lakes" the 17th, was "The inhabitants of Canada—we fight not to conquer them, but the policy which made them our enemies. May they soon be united to the American Republic." On the 31st of Dec. 1811, Mr. Widgery told Congress to "give New England authority, and she'll take Canada without putting you to any trouble." On the Land Bounty Bill, in the U.S. Senate, Feb. 1814, Mr. W. Wells of Delaware said, that although disaster had attended its progress, "Canada is still the fond object of our wishes," but that there would be great difficulty in getting and still greater in keeping it. Mr. Grosvenor of Columbia Co. N. Y., in Congress, D.c. 1814, quoted from Mr. Clay's speech in Congress, on the eve of the war, as follows: "I am "not, sir, in favor of cherishing the passion of conquest, but I may be permitted to conclude "by declaring my hope to see, ere long, the New United States, if you will allow me the ex-"pression, embracing not only the old thirteen states, but the entire country east of the Mis-"sissippi, including East Florida, and F some of the territories to the north of us also."

Grosvenor's language was eloquent and impassioned against any other than a war for defence. He condemned annexation on the north, and said that the conquest of Canada had been "avowed in all the gazettes of the government, in the speeches of those members who declared the war, and in the proclamations of the generals who had conducted it, nor had it been disavowed by the executive." The Richmond Enquirer, then edited, as now, by T. Ritchie and those he trusted, and speaking, no doubt, the language of Jefferson, declared in Feb. 1814, that "Whenever Canada nods to her fall, Great Britain will be just, and not till then "shall we obtain any security for the rights and prosperity of our countrymen, the honor and "independence of the country." Some fitteen years later, the North American Review said, "Most ardently it is to be wished, that the happy example which has so prosperously attached "to our Union, on the south, the French colony of Louisiana, would effectually point the "way to an equally auspicious junction of the French colonies of the north. . . . What "a noble accession would it constitute to our republic." Again, in 1832, Sir Henry Parnell, a member of the Whig government, in his work on Financial Reform, took ground in tavor of cutting the connection. He said that "With respect to Canada, including our other possessions on the continent of North America, no case can be made out to show that we should not have every commercial advantage we are supposed now to have, it it were made an independent state. Neither our manufactures, foreign commerce, nor shipping, would be injured by such a measure." Many persons would be inclined to differ with the baronet on this question. Though an Irishman, he represented in parliament my native city, and in argument, in private, I have seen him go still farther in favor of independence to the north. thrown off by England, which is a very unlikely event just now, the colonies could not, I fear, sustain an independent character; and I trust they will take warning by the signs of the times here, when applicate and high station is reserved for our Van Burens, Butlers, Walkers, Barkers, Lawrences, Marcys, Morrises, Wetmores, Polks, Cave Johnsons, Houstons, Wrights, Casses, and Woodburys, and seek no change but that which education and gradual improvements can secure to them. Railroads, canals, revenue laws rightly framed, highways, and the Primer, properly taught, are patent and powerful auxiliaries to annexation, and withal cheap, and useful to ourselves.

Why did Canadians revolt in 1837 ?-I have read the Declaration of Independence, of 1776, carefully, and there is no one cause of revolt stated in it, but what was applicable to the condi-tion of Canada, in 1837. The British Parliament, by a solemn act, appointed the Earl of Durham, one of England's most eminent nobles, and the son-in-law of the prime minister, Earl Grey, to go to Canada as its supreme governor, and inquire whether any real grievances that would warrant revolt had existed. His report is on record; and so dark are the recitals, that, had it been possible, its worst features would never have seen the light. His opportune sincerity embittered those whom his statements condemned. Premeditated insult met him on his landing in Britain. The presses of the offended party ceaselessly calumniated him. The royal court is said to have slighted him. His feelings were wounded. His health gradually declined, and but a few short months clapsed, ere John George Lambton, the 16th in lineal descent from Robert de Lambton, a proud baron of 1513, though surrounded by all the comforts which 500,000 dollars of a yearly income can produce or bestow, had gone to his last rest. I drank, as their 10th regular was not presonally acquainted with him, and only saw him once in my life, at the house of his tor purchase," as their 11th relative Mr. Ellice; but I remember that he was for many years a co-worker with the indehe Union"—and as their its fatigable Hume and Lord Althorp in the House of Commons, in denouncing and exposing our national boundaries, the opposed the fettering of the press. and the deformance in the press. The pression and wasteful extravagance; that he opposed the fettering of the press. and the deformance in the press. The pression and the deformance in the pression and the pression and the deformance in the pression and the pression tested corn law of 1816, and earnestly urged a far more thorough reform than was obtained in the popular representation in 1832. Perhaps Van Buren has been guilty of more heinous offences than his celebrated invitation to the autocrat of Canada, erewhile the envoy of Eng-

land's queen at the court of the autocrat of Siberia.

Lord Durham officially stated to the Queen's ministers, that it would almost seem as if the object of those who framed the Canadian system of government "had been the combining of papparently popular institutions with an utter absence of all efficient control of the people over their rulers," that the government was irresponsible, and its motives and actual purposes shrouded in mystery from the colonists; that a "family compact," a small body of intriguing men, retain "a monopoly of power and profit," and that even a native of Britain or Ireland, if not one of this combined faction, is "less an alien in a foreign country" than in Canada; that every seventh farm in Upper Canada had been bestowed to uphold one small denoming. tion of christians—that the Irish Catholies, though very numerous, had been excluded from a share in the government-that settlers from the United States had been harassed, and the titles to their lands called in question-that parliamentary elections of high officers of government had been carried by outrageous violence-that the orange societies, oaths and processions which caused so much ill blood in Ireland, had been greatly encouraged in Canada by the executive—that the administration of justice was impure, and that a colonist feels that his link in the empire is " one of remote dependence"—that blocks of the public lands had been granted to favorites who had, in many cases, never seen nor settled on them, and that they place the actual settler in an almost hopeless condition—that emigrants from Britain are ill treated by the Toronto authorities, and retire to the U.S. in disgust—that many parts are without roads, mills, post-offices, and churches, the people getting poor, education neglected, and the valuable lands set apart for schools by orders of the Duke of Portland 40 years ago, ever since withheld from that useful purpose—that the U.S. frontier is a picture of prosperity while that of Canada is the reverse—that unless the system of government is changed, the people would not long support British rule—that Governor Head had procured the return of a House of Assembly, the members of which were elected under such circumstances " as to render them peculiarly objects of suspicion and reproach to a large number of their countrymen"—that " in a number of instances, too, the elections were carried by the unscrupulous exercise of the influence of the government, and by a display of violence on the part of the tories, who were emboldened by the countenance afforded to them by the government; that such facts and such impressions produced in the country an exasperation and a despair of good government, which extended far beyond those who had actually been defeated at the polls"—that the legislature thus corruptly elected for one year, had prolonged its existence other three, "in defiance of all constitutional right," and "Such are the lamentable results of the political and social evils which have so long harassed the Canadas; and at this moment we are obliged to adopt immediate measures against dangers so alarming as are rebellion, foreign invasion, and depopulation in consequence of the descrition en masse of a people reduced to despair.

England's queen and parliament constituted Lord Durham an umpire between revolted subjects and the authorities. This was his report. Yet was my valuable property scattered to the four winds of heaven—myself declared an outlaw -and at the end of nine years, 1 do not find enough of nobleness of soul in the great country, or its rulers who caused the wrong, to reverse that outlawry, because I do not choose humbly to beseech a minister, whose predecessor better decreased impeachment than some whom England's annals mention as having been so treated. I am, I believe, the only political outlaw of 1837, belonging to Upper Canada.

In a secret despatch, Lord Durham to Lord Glenelg, dated Quehec, Aug. 9, 1838, says: "My sole purpose is to impress upon your Lordship my own conviction, which has been formed by personal experience, that even the best informed persons in England can hardly conceive the disorder or disorganization which, to a careful inquirer on the spot, is manifest in all things pertaining to government in these colonies. Such words scarcely express the whole truth; not government merely, but society itself seems to be dissolved; the vessel of the state is not in great danger only, but looks like a complete week." And again, Sept. 24th, Lord Durham writes:—" Nor shall I regret that I have wielded these despotic powers in a manner which, as an Englishman, I am anxious to declare utterly inconsistent with the British constitution, until I learn what are the constitutional principles that remain in force when a whole constitution is suspended; what principles of a British constitution hold good in a country where the people's money is taken without the people's consent, where representative government is annihilated, where martial law has been the law of the land, and where the trial by jury exists only to defeat the ends of justice, and to provoke the righteous seom and indignation of the community. I should indeed regret the want of applied bility in my own principles of givern neat, or my own incapicity for applying them, had the precise course which I should think it imperative on me to pursue in a land of freedom and of law, proved to be the only one that I could adopt in a country which long misgovernment and sad dissension have brought to a condition that may fairly be described as one of constituted anarchy."

With to the En and the g concessio da, oppos expose di fearless p tional rig petitions not a tith stooped to what it reply to r which, ha insurrecti "bloodsh "well suj "degree d "But aga "learn to "from the "given." strances, y fidence wi I been des colonial o iously urg communic das, which views, tha business h trolled by without th posed to th which I se The result the baron winter, as any admir fitness who on fire, thi Gosford's supplies i they show States, end ouce cons

were refu

<sup>\*</sup> I am sin finement in horristo mis pacify the fismittes the most import to write an respondence tion of the printer of r number, ratingly into addressed the wing London To W. L. \* DEAR

the people since your rich in orde credings of moved from public office

form than was obtained guilty of more heinums while the envoy of Eng-

ld almost seem as if the d been the combining of ENT control of the people ives and actual purposes small body of intriguing ve of Britain or Ireland, ountry" than in Canada; hold one small denomina. ad been excluded from a l been harassed, and the of high officers of governcieties, oaths and procesneouraged in Canada by at a colonist feels that his the public lands had been ton them, and that they grants from Britain are ill rust-that many parts are poor, education neglected, of Portland 40 years ago, er is a picture of prosperity, verninent is changed, the ad procured the return of a i circumstances " as to rennumber of their countryrried by the unscrupulous violence on the part of the a by the government; that speration and a despair of nally been defeated at the had prolonged its existence are the lamentable results anadas; and at this moment alarming as are rebellion, n en masse of a people re-

an umpire between revolud valuable property scattered the end of nine years, I do ers who caused the wrong to a minister, whose predecesals mention as having been onging to Upper Canada. nehec, Aug. 9, 1838, says: conviction, which has been ns in England can hardly rer on the spot, is manifest words scarcely express the e dissolved; the vessel of the ck." And again, Sept. 21th, these despotic powers in a ly inconsistent with the Briles that remain in force when constitution hold good in a consent, where representative oke the righteous scorn and of applies bility in my own them, had the precise course freedom and of law, provel isgovernment and sad dissenone of constituted anarchy,"

With records like these on the journals of parliament, is it noble, is it just, is it according to the English notion of fair dealing, to proscribe a man from visiting the place of his birth, and the graves of his children—to hold up that proscription for nine long years—to require concession from the injured? Did I not for many a long year, in the legislature of Canada, oppose all wasteful extravagance, lend an active help to forward the public business, to da, oppose all wastern extravagance, lend an active neip to forward the public business, to expose dishonesty, to shaine partial judges, to remove real grievances? Did I not, through a fearless press, amid endless prosecutions, with the plaudits of community, stand up for constitutional right, and to the last declare we would ask no more? Did I not carry to England the petitions of a majority of all the male population of Upper Canada; and while others, with not a tithe of the popular influence I possessed, were courting power for place, which I never stooped to do, did I not warn Lord Goderich, now Earl of Ripon, five years before the outbreak, what it would end in, if justice was denied and the colonists scorned? In that nobleman's reply to my statement, a document of great length, and possessing much sound reasoning, and which, had not its promises been disregarded by his successors, there would have been no insurrection in 1837, he says, "Mr. Mackenzie has concluded this paper by predictions of "bloodshed and civil war, and a dissolution of the connection with this kingdom. He may "well suppose that such a prospect would be regarded by his majesty's government with a "degree of concern and anxiety to which it would be difficult to give any adequate expressions. "But against gloomy prophecies of this nature, every man conversant with public business must "learn to fortify his mind. They have ever been the resource of those who endeavor to extert "from the fears of government concessions, in favor of which no adequate reasons can be "given." Does Lord Durham's Report contain no adequate reasons?\* Did my remonstrances, yet on file in the colonial office, contain none? Did the continued proofs of public confidence which I obtained while in England, and on my return to Canada, contain none? Had I been desirous of exciting a wanton insurrection would I have gone to London thus to warn the colonial office to prepare for it? Would I have remained there 18 months, earnestly and anxiously urging these improvements in the commercial code-in the postage system-in the communications between Halifax and Eritain—and in the municipal concerns of the Canadas, which were so much required by all parties? So far was I from being ultra in my views, that I frankly told Lord Howick and Mr. Stephen, that if they would give us a man of business habits as governor, in exchange for the old military hero who had so long been controlled by "the family compact," so justly condemned by Lord Durham, we would try to get on without that full measure of self-control which our memorials required, so far as it was opposed to the colonial system. On my return to Canada, a committee of a new legislature, on which I served as chairman, went fully into an examination of the condition of the colony. The result of our labors was an octavo of some 500 pages; and, armed with that volume and the baron of Glenelg's instructions in reply, Sir Francis Head dropped down among us in mid winter, as a reformer, than which a more indiscreet and unwise choice never was made by any administration-neither have I a doubt but that Lord Melbourne was as sensible of his unfiness when he sent him out, as he seems to have been when Sir Francis had set the colonies on fire, through the troubles of 1837. He began by exhibiting in Upper Canada part of Lord Gosford's instructions, which he had been directed to keep secret—their publication stopt the supplies in Lower Canada, and dashed the cup of popularity from Lord Gosford's lips, for they showed insincerity at head-quarters. Head's conduct as governor, slandering the United States, encouraging orange societies, quarrelling with the advisers he had chosen, but never ence consulted, stating falsehoods and getting convicted of so doing, was such that supplies were refused to him also, and he had to set every semblance of popular rule at defiance, in

<sup>\*</sup>I am sincerely sorry that a single individual remains outlawed or banished from Canada, or held in confinement in Van Dieman's Land, relative to the insurrection. England was so clearly in the wrong, by the horrible misrule she suffered to exist, that when she saw men like me turn round and do our very utmost to pacify the frontiers, after being plundered of everything, she should have taken the risk of returning to their families the innocent victims of her carelessness. I am very cool now; and yet although I have a packet of most important papers in the hunds of a friend for safe keeping, relative to Canad an affairs. I think it too early to write an account of the events of 1836 to 1838. I have preserved some 200 let ers of the Navy Island correspondence, but it is not yet a fitting time to give such matters to the world. So strong is my present conviction of the impropriety of adding any inflammatory materials to the Oregon blaze that, although the worthy printer of my. Sons of the Emerical Isle? Pressed me to allow him to finish it. I never that each manber, rather than continue just now these exciting relations of ancient misrule. I never have played willingly into the hands of the enemies of real reform anywhere, and will not now. The following note was addressed to me, by that true and long and weit-tried friend of poor and rich, Joseph Hume, when I was last leaving London.

To W. L. Mackenzle:

inving London.

"Bayanston Square. June 24th, 1833.

"Dear Sir. I cunned allow you to leave this country without expressing my sense of the great advantage the people of Upp r Canada have derived from your exertions which have been unwearded and persevering since your arrival; and, I may add comparatively successful in abtaining many attentions from Lord Goderich in orders respecting the future Government of Upper Canada. I am sorry to observe by some of the proceedings of Mr. Stanley, that he is rather disposed to promote, than to punish the men who have been removed from Upper Canada for improper conduct, and thereby to encourage misgovernment on the part of the public officers of that Province, which Lord Goderich's late proceedings were calculated to prevent.

JOSEPH HUME."

order to decrive his superiors in England through a mock legislature, obtained on the principle which Lord Darham too truly described when it was too late to recall the past. Sir Francis writes to Lord Melbourne after this fashion: "On my arrival in Upper Canada I found my. self not only bounded on the one side by Lower Canada on the eve of a revolt, and on the other side, by the United States, whose GOVERNMENT, as well as people, were secretly using their influence to exterminate from the continent of America monarchical institutions, but I found myself exposed to and opposed by a republican house of assembly." After my return from Englan I had notaling whatever to do with either government or people in these States; and they had no part in causing the revolt; nor did the native Americans in Canada believe it. The resolt in 1837 began Nov. 6, in Montreal. That of 1838 never would have began at all, had Lord Durham been kindly treated by England; but his whig friends allow. el him to be denounced in the House of Peers, for an act of kindness and humanity towards eight Canadians sent to Bermula; and in the House of Commons sanctioned the insult his enemies had prepared elsewhere. His faults and foibles were many—I may not deny that But he had a manly soul, was harshly treated, meant right, would have conciliated all parties had he been let alone, and his indiscreet removal was the signal for new troubles, in which I had no part whatever, although for several years, I confess it with regret, I would gladly have witnessed war on this continent. Calmer reflections have since returned—and in the spirit in which I remained so long in Europe, ever anxious to avert the causes of war do I now write this statement. It is a pleasant thing to see the statesmen of Britain at length pursuing that liberal policy which even a Hume, a Roebuck, and a Buller cannot find fault with What honest heart on this side the Atlantic, would darken the dawnings of a better day to mankind, with the bitter and bloody scourge of war, as if there were not pains and privations enough in the world which are unavoidable, without adding to them a renewal of those deadly struggles for power and dominion, which in the 25 years preceding 1815, caused "countless tho is inds to mourn" for the inhumanity of civilized man more savage than the tenant of the

I have not a wish left to see Canada incorporated with this Union. If it obtain a direct representation in the British Parliament, on the sagacious plan proposed by the far-seeing Franklin, and renewed by Hume in the House of Commons, it may remain connected with Britain for ages. Should that not take place, its annexation to these northern states is an event of no remote probability. At present, the chances are, that an invasion of Canada from this side (although, considering the facility of transportation of men and materials, it might prove rather more successful than it did in 1812), would end in a failure, or its equivalent. The clergy generally in Canada are unfavorable to a change—and although in 1837 and 1838, many left them to join in the movement, yet I have never since seen one who was thus engaged eight years ago, that did not confess his disappointment on witnessing the working of the political machinery in gear here, and which we had all so much admired. Of the population of the colonies there undoubtedly is a large majority at this day who are hostile to an annexation to this Union—and there are no scarcity of states on this side the St. Lawrence, quite as steadily opposed to an amalgamation with the Canadians. The more I see of the baleful effects of southern slavery, in retarding clucation and marring useful republican legislation, the more averse am I to witness more of the free north come under its destructive operation.

Those who particip and in the Canadian insurrections some years since, were, I think, in error—not because there we also good ground for revolt—nor because there was not enough of disaffection—no, not yet on account of the impossibility of success, for it did seem to be at our time within our eas, graph—out because the reasonable probability of a happy termination was less strong than that of precature failure. Lord Sydenham, with whom I used sometimes to converse at Whitehall, whom in London, did many tyrannical things in Canada, but he began to true the people, was experienced and practical, and set up those elective local or county legislatures among them which answer to the boards of supervisors here. He write to his brother in England, "I would willingly give land to settlers, but there is, alast none to give, except what is rendered valueless by the neighborhood of those cursed landjobbers who cut off all access to it." And again, "I know that as much as I dislike Yankee institutions and rule, I would not have fought against them, which thousants of these poor fellows the [family] compact call rebels did, if it were only to keep up such a government as they got."

The American people, in two wars, have assuredly got glory enough. If they were desirous to establish the fact that they are brave in battle, whether by land or sea, it is so well known as to be undisputed anywhere. It is were it otherwise, would that be a reason for destroying commerce, setting the whole world a fighting, killing vast numbers and wounding many more, demoralizing society, creating maminoth national debts, and embarrassing a whole people for an age to come, and all about some barren desert contended for by those who have already land enough for twenty times their number?

For many years, in Upper Canada, I gave all my energies to the task of instructing the people in the principles of popular government, so far as I knew them. To comprehend the arduous cnara in the col straight a too far upon to e may have on the ter

It has c Prescott a Canada i prises, no insists tha any party tinct term blood, and Stewart o Crewe, ro second, of sentinel, a then mad newspape men (one ell, and w ed narrati our arriva dying ma saw him l was at the too by a n never utte nel's wide proof to h

[No. Globe, to

Dear S find a fr aware th You mus patriots i with you self-inter position, at the he clamatio DEEP, TERN west, ar regret it state of clamati condem that the that wa massac power o us do n the peo govern k may peace of blod

obtained on the principle I the past. Sir Francis er Canada I found my. of a revolt, and on the as people, were secretly monarchical institutions, assembly." After my rement or people in these e Americans in Canada ever knew of it, nor do to i 1838 never would have it his whig triends allow. ss and humanity towards sanctioned the insult his y-I may not deny that. ave conciliated all parties new troubles, in which I gret, I would gladly have urned-and in the spirit causes of war do I now Britain at length pursuing er cannot find fault with, nings of a better day to e not pains and privations a a renewal of those deadly 1815, caused "countless age than the tenant of the

h. If it obtain a direct reproposed by the far-seeing hav remain connected with have morthern states is an n invasion of Canada from ien and materials, it might although in 1837 and 1838, n one who was thus engagnessing the working of the imired. Of the population to are hostile to an annexathe St. Lawrence, quite as rel see of the baleful effects blican legislation, the mortive operation.

ars since, were, I think, in see there was not enough of the tidd seem to be at one ity of a happy termination, with whom I used sometical things in Canada, but it up those elective local or pervisors here. He wrote, but there is, alas! none to use cursed landjobbers who like Yankee institutions and see poor fellows the [family] ent as they got."

or sea, it is so well known be a reason for destroying and wounding many more, rrassing a whole people for hose who have already land

task of instructing the peo-To comprehend the arduous cnaracter of the course I pursued, the reader would require to have resided in these times, in the colony. Many there were who covertly endeavored to bring about a change. I went straight ahead. A residence here has fully satisfied my own mind, that I went too fast and too far—that the ideal difference is much greater than the reality, and that no one is called upon to encourage bloodshed in 1846, on the banks of the St. Lawrence, in order that Congress may have longer sessions and more work, by the extension of such legislation as they bestow on the ten miles square to the larger area of the two Canadas.

It has often been said, here in New York, that I was a party to the Short Hills Invasion—the Prescott affair, under Von Shoultz, Birge, &c.—the Windsor or Detroit inroad—and the Lower Canada insurrection of 1838. I was not consulted in, nor a party in any way to these enterprises, nor has any one that was concerned ever said so. Noah, in the Sun, Messenger, &c., insists that I injured the Canadian cause by cowardice, and perhaps I did. I do not find that any party in Canada have ever said so, however. Sir Richard Bonnycastle, of the Royal Engineers, Toronto, in a book lately issned from the London press, plainly, and in the most distinct terms, charges me with having murdered Colonel Moodie of the British Army, in cold blood, and even gives my alleged reasons for so doing! Colonel Moodie, accompanied by Capt. Stewart of the Royal Navy (an old officer who was at the battle of Aboukir), and Lieut. Crewe, rode up to the rebel lines, dashed past the first line of sentinels, and fired a pistol at the second, opposite Montgomery's Hotel. Refusing to surrender, he was fired at in return by the sentinel, as ordered by the officer on guard, and died of the wound—Crewe and Stewart were then made prisoners. Stewart swore to a narrative of the facts, which arreared in the Toronto newspapers. About an hour before that, I had left for Toronto, with a guard of four horsemen (one of whom Capt. Powell shot dead)—we arrested Capt. Powell and Major A. McDonell, and while I was on my way back, with McDonell in charge, as he states in his published narrative, a gentleman rode past and told us that Col. M. had been shot or wounded. On our arrival at the hotel (Col. Lount being then in command there), I went instantly to see the dying man, and he told all present that his own imprudence had caused his death. I never saw him before in my life; and as his death was an open, public act, seen by many, and as I was at the time far distant, in charge of McDonell, a more wanton lie was never told, and that too by a neighbor whom I had never

[No. 314.] Colonel W. E. Moore, of Kentucky, assistant Editor of the Washington Globe, to W. L. Mackenzie, 162 Nassau st., New York.

Washington, D. C., Dec. 12, 1838.

Dear Sir: \* \* \* Should —— come on, let him have a letter for me, and he will find a friend with the will, if not the means, of seconding his views. Of course you are aware that Mr. Papineau is here. \* \* \* There are other parts of your letter I do not like. You must know that the only party in this country which really sympathizes with the Canadian patriots is the democratic. The Whigs, as a party, are opposed to you in principle; we are with you in principle, in feeling, in heart, and soul; but circumstances, call them selfish, self-interest, if you please (we call it our first duty to our country), have thrown us into a false position, but that only for a time. Much as we admire the man of our choice, placed by us at the head of the government, yet how did every democratic press in the country receive his proclamation? How has it received part of the annual Message, relating to Canada? WITH DEEP, DEEP MORTIFICATION. At ileart there is not a NORTHERN or WESTERN democrat, from the summit of the Alleghanies to the bosom of the Father of Waters, west, and thence east along the feeders of the St. Lawrence to the Penobscot, who does not regret it; but we repose in the assurance that such documents were called for by the existing state of relations between the two countries. Yet that part of the message, as well as the proclamation, elicited the general praise of the whig press, from Mr. Gales downwards. While condemning every other portion of the message, this, most of them can laud. I can assure you that there is a magazine of burning patriotism now buried in the bosoms of the democracy, that wants but a single spark to set it in an active flame. Let the poor Prescott prisoners be massacred in cold blood, and it will light up a torch in this country that all the influence and power of both governments will be unable to smother or quench. But what would you have us do now? Surely we must not forget our high moral obligations as a government, and we, the people, are the government i

[No. 31

City of been rece

Rochester

hia misfor

successiu may have tice is sat

power; a fident, ho

duty to de diplomati delicate

situation do good,

I can to

Polk's

Poli

But But

Ma Bu

kea Da

Polk to W them frien the g

can

lines, but the democratic party in this country stand in this position; their prayers, their purses, if they were rick enough (their personal services too, which would not be withheld on a reasonable prospect of success), are for the patriots, and yet they will sustain their government in a firm, dignified, but not truckling adherence to neutral obligations. We have nothing to oan by a war with Great Britain, however successful it might terminale, and this is not the age for republics entering a contest for the establishment of abstract, though correct, principles elsewhere. We of the democratic party throughout the Union, however, are with you as citizens, and shall continue to be so. The federalists will oppose you, in public and in secret, by sneering and by slander, in a word, by every, till they see the bones of the last victim bleached on the plain, and they will blast mory afterwards. Excuse these hasty thoughts. I have written with corresponding candor to your own; but I have felt that your letter did my party injustice. Happify, it will not be long ere your convictions will assent to all I say; for, depend upon it, to the democrace alone can you look for support. I shall be glad to hear from you. Your friend, W. E. MOORE.

Keim, Paynter, and Ingersol's Interview with Van Buren about Mackenzie's Imprisonment,

[No. 315.] To Messrs. William Gilmore and Robert Christy, Secretaries of the Democratic Union Association, Philadelphia. Washington, December 28th, 1839. Gentlemen:—On behalf of a resolution of the Democratic Union Association, for Messrs. Paynter, Ingersol and myself to call upon the President of the United States and request his attention to a memorial relative to the pardon of William Lyon Mackenzie, it becomes my duty to say that we have fully discharged the desire therein expressed. The President, who is at all times anxious to gratify the desires of any portion of the people, regrets exceedingly, that in the present juncture of pending negotiations with Great Britain, it would be improper to interfere with the action of our courts of justice, and therefore at present could not decisively move in compliance with your wishes. Every possible means have been exerted to make the confinement of Mr. Mackenzie a nominal one; and to gratify his every wish, save his release. My own private views are, that if the friends of Mr. Mackenzie would appeal to the magnanimity of the present representative of the British provinces in North America, by his request, he would be released, and relieve the question from the embarrassment in which it seems involved.

\*GEORGE M. KEIM.

[No. 316.] George Dawson, Editor of the Rochester Democrat, to W. L. Mackenzie, care of Dr. Cyrenius Chapin, Buffalo.

ROCHESTER, Dec. 14, 1837. Dear Sir:—Allow me, as one who admires the sublime stand yourself and your associates have taken against tyranny, to tender you my sympathy. I have watched with intense anxiety the progress of events in Canada, and the intelligence of your revolt was received with irrepressible satisfaction. Before open hostilities were avowed in the Upper Province, that circumstances might hasten such hostilities, was my daily prayer. I knew that she descreed to be free, and believed that if she resolved upon freedom, it could be achieved. My acquaintance with you in my boyhood, and the tales of persecutions that have followed you since that period, have been listened to and treasured up. I knew your wrongs, and earnestly prayed for their redress. I looked to you as a leader, and from my knowledge of your character, expected that you would, sooner or later, assume a position at once subline and noble. Nor have my expectations failed. I have seen your arm raised to strike the first clow for Liberty. Would to God that its descent had not, to some extent, been foiled! But I still look upon the Sun of the Canadas as but emerging from the morning clouds. The day cannot be far distant when it shall shine resplendently in the ascendant.

cannot be far distant when it shall shine resplendently in the ascendant.

In writing to you, I have been requested by several of our citizens to invite you to visit this city, if you could do so with safety, and consistently with your arrangements. We are to have a mosting on Saturday evening, as you will see by my paper, which I send you; and it would afford me much pleasure to provide you with the hospitalities of my house. Please write me.

Yours sincerely,

GEORGE DAWSON.

<sup>\*</sup>General Kelm told me himself that the above was a true copy of his private letter to the Association. His extraordinary advice, or hint, must have been given in consequence of what Van Buren had said to the three Philadelphia congressmen. I was advised to appeal to Lord Sydenhem or Sir George Arthur's magnanimity, in Canada; and the president of the United States would be quite ready to pardon in New York, if it met the views of the knight or baron that might be governing for the time at Toronto! This, of course, I did not choose to stoop to do, and therefore had to suffer other five months' imprisonment—but the very day the Baltimore Convention met, Van Curen was made to see that my cunfinement had been a very great political bitunder, and I was instantly released, although the following note shows that he had not intended to take such a course.

Note.—John Noretl, Senator, U. S., to Morgan L. Gage, Michigan.—Washinoton, Jnn. 3, 1840.—Dear Sr: In reply to your letter in relation to the case of William L. Mackenzie, I am only enabled to say to you, that upon receiving the petitions for his pardon, as 1 am informed, they were sent to the fDistrict Judge and the District Attorney of Wostern New York, and that their report on the subject was such as to prevent the exercise by the President of the power of pardon on the occasion.

<sup>†</sup> Smith Thompson and N. S. Benton. ‡ False, altogether false.—W. L. M.

; their prayers, their syntoo, which would not le and yet they will sustain neutral obligations. We saful it might terminate, stablishment of abstract, by throughout the Union of federaliste will oppose i, by even, till they is blast mory aftersponding candor to your control, it will not be long ere democracy alone can you.

ckenzie's Imprisonment.

Secretaries of the Demo-Bth, 1839. Gentlemen:— Messrs. Paynter, Ingersol uest his attention to a menes my duty to say that we who is at all times anxious y, that in the present juncer to interfere with the acsively move in compliance ke the confinement of Mr. release. My own private e magnanimity of the preis request, he would be reseems involved. \*GEORGE M. KEIM.

W. L. Mackenzie, care of

dmires the sublime stand you my sympathy. I have dd the intelligence of your lostilities were avowed in s, was my daily prayer. I upon freedom, it could be of persecutions that have up. I knew your wrongs, and from my knowledge a position at once sublime m raised to strike the first extent, been foiled! But I norning clouds. The day unt.

to invite you to visit this rangements. We are to which I send you; and it ties of my house. Please GEORGE DAWSON.

letter to the Association. His Buren had said to the three eeorge Arthur's magnanimity, on in New York, if it met the his, of course, I did not choose ut the very day the Baltimore ry great political biunder, and nded to take such a course.

oron, Jan. 3, 1840.—Dear Sir: aly enabled to say to you, that he †District Judge and the Disuch as to prevent the exercise JOHN NORVELL. [No. 317.] Col. R. M. Johnson, Vice President U. S., to John Fegan, Esq., Philadelphia.

City of Washington, 11th May, 1840. My dear Sir:—Your highly esteemed favor has been received, respecting the confinement of Mr. Mackenzle as prisoner, &c., in the jail at Rochester. I feel as deeply as man can feel the misfortune of that patriotic man. I consider his misfortune and his suffering very much like the hard fate and cruel destiny of many unsuccessful patriots before our time; and although the laws of nations and the laws of the land may have condemned him and legally consigned him to prison, I think that the demand of justice is satisfied, and I should not hesitate, with my views of the subject, to liberate, if I had the power; and I presume that I shall do, and have done, all I can to effect this object. I am confident, however, that the President [Mr. Van Buren] has acted from his conviction of a sacred duty to do as he has done; but I hope that he may feel himself justifed, without injury to the diplomatic relations of the country, in exercising the power of pardon in this case. In my delicate position, having no power, and exercising only that reasonable influence which my situation gives me, I do not wish to take any prominent agency in this matter, as it would not do good, and might do harm; but at this place, as far as it is correct and proper, I will do what I can to promote the object in view.

Respectfully,

Rh. M. JOHNSON.

#### AN ACCOUNT

OF THE

# BALTIMORE CONVENTION, VAN BUREN'S DEFEAT,

AND THE

## NOMINATION OF POLK AND DALLAS.

"As bees on flowers alighting, cease their hum, Settling on places, democrats grow dumb."

Polk's Friendship for Van Buren.—Heiss and the Union.—The Globe on Polk.—Ritchie, Heiss, Polk, and Cass.—Significant Votes.—Delegates rewarded.—Marcy's Position and Prospects.—The Syracuse Nominations.—How Cass lost the Game.—Croswell and Dickenson's Views.—Butler's Naskville Journey.—Van Buren Threats in the Democratic Review.—Walker wheels Butler round to Texas, condemns Van Buren, and nominates Wright!—Flag set aside.—Marcy's Tact.—Bancroft on both sides.—The Two-third Rule.—Butler on Hard Cider.—Van Buren for Polk, Dallas, and Texas.—Cass and the Cherokees.—Col. Young enraged.—He heads the Texas Ticket.—O'Sullivan on Human Catlle (not Polk's Negroes).—George Mifflin Dallas.—Old Dallas and his Bank.—His Son a U. S. B., V. B. Man.—Dallas and Wilkins on the Public Lands.—Mileage of Senators.

Are there those who believe Polk friendly to Van Buren? Let me undeceive them. When Polk and Ritchie and Walker saw and read the secret correspondence of Hoyt which I sent on to Washington, in May, and the d'scovery, and anticipated publication of which so delighted them, would they one and all, as also those of their friends who got copies, had they been friendly, have kept the secret from the Van Burens, Flagg, Butler, Wright, and Dix, and allowed the guilty to be startled by the sudden apparition of my first namphlet in September last? Who can believe it? Polk and Jackson's paper, the Nashville Union, kept the name of Van Buren

at the head of its columns as the candidate of the party for Baltimore, while it threatened any Tennessean who would vote for him there. Hearken to Hogan and Heiss! The "We do "not believe Mr. Van Buren will receive one vote from the Tennessean delegation. If he "does, that delegate who votes knowingly against the wishes of his constituents, will be "marked hereafter, as The man unworthy of their confidence." Why did they keep up Van Buren's name over such remarks as these? The Texas letter was seized on as a pretext to get rid of a man whom certain leaders no longer wanted. Had Polk and Van Buren been on the very best of terms, although the latter yielded to the former, would language like the following have found its way into the official journal, (Blair's Globe,) on the 19th of Jan. 1844?

"I care not how honorable a man may be, if he is a coward he cannot maintain his honer; and hence it is each a man is disqualified for the office of V President. Now sin Col King

"I care not how honorable a man may be, if he is a coward he cannot maintain his honor; and hence it is such a man is disqualified for the office of V. President. Now, sir, Col. King has never been insulted day after day; and, above all, he was never caught roughly by the arm [by Wise] when escaping from the Capitol, pulled round and told that he was the 'coatemptible tool of a petty tyrant!' I pledge my head, if he is ever so treated, he will resent the insult in the proper way. Will 'A Tennessee Democrat' do the same in regard to Gov. Polk? He has been twice repudiated in his own State by large majorities—defeated by an inexperienced politician; and it is not pretended that his name would add one particle of strength to the ticket in any State of this Ilnion."

There was a clear understanding between Ritchie at Richmond, and Heiss at Nashville to go for Cass if Van Buren could be set aside, and for Polk in preference to either. This was independent of Texas. Ritchie had made up his mind to have the printing of Congress. He was connected with B. Greene, who had a very deep interest in Texan scrip and lands. He lived in a state that raised men and women for sale and traffic, into perpetual bondage, as if they were cattle, through the nome slave trade. If Van Buren obtained power, Blair would have his interest; the north, with its Bryants, Sedgwicks, abolitionists, &c., would compel V. B. to throw cold water on annexation, or oust him; and Virginia went for the detestable gains of her human shambles. Moreover, Van Buren's chance was very doubtful. That had been proved in 1840. In the summer and fall of 1843, the Richmond Enquirer, in the form of letters to the editor, had said much in favor of Cass, and the Nashville Union, [Hogan and Heiss] copied liberally, "by request." The spring elections of Connecticut and Virginia went against Van Buren; Tyler and Calhoun pushed on annexation, and coaxed Ritchie. The Richmond Enquirer and Calhoun's Charleston organ became more and more harmonious and united; and on the month of the Convention, Ritchie gravely rebuked Blair for censuring Calhoun, and told his friends that the Calhoun party were with them, and that they had the same views. Ritchie said, that Clay was "an electioneering demagogue, and would prove an arrant dictator," and that Texas must be had now, and not waited for 70 years. Before the Convention met, Heiss's paper, the Nashville Union, plainly foretold that Polk would be hosen there, not as Vice President, but as President, although no public journal or meeting in the Republic had named him for the latter office. When the Convention met, Ritchie's son, William F., was elected its principal secretary, and Virginia and Tennessee went condially together for the rule that two-thirds of its votes would be required to secure a nomination, thus defeating Van Buren's nomination at the first ballot. Virginia [Ritchie], Tennessee [Polk], Mississippi [Walker] and Georgia, went together steadily during the first seven ballevels, Mississpip. I water and Georgia, went together steamly during the first seven ballots, for Cass, not giving Van Buren a single vote. On the 8th ballot, Tennessee left Cass for Polk, and in the middle of the 9th, the N. Y. delegation gave way, the farce closed, and the vote for Polk was unanimous! The result was, that although Jackson was warmly attached to Blair he had to make way for Polk's friends—and the printing of Congress, which a company of mechanics offered to do, as well as Ritchie does it, and \$30,000 a year cheaper, was the fit reward of the intrigues of the Nashville Union, and his new partner of the Richmond Enquirer. Was there a bargain? Is it even probable that Jackson really desired the election of Van Buren? Polk knew that Ritchie was an original enemy of Jackson's claims, but he also knew his influence in Virginia. He seems to have agreed with the principal, Ritchie, and the agent, Virginia, followed of course. If no one bargained for a reward, it is marvel-lous how they all got it. Polk had the White House; Ritchie and Heiss, the printing; Woodbury, the Bench; Cave Johnson, the Post-office; Bancroft, the Navy; Marcy, the War office; Gillet, [anti-Cass] the Registership; Butler, his old berth; Mason (from Tyler's cabi-net), the Attorney Generalship. Tyler gave his influence, as president of the U.S. and Texas was annexed. The Van Buren section wanted Coddington for Collector here; but the Marcy section, with the aid of Hoyt's letters, (about the opportune appearance of which there is yet a secret untold,) put in Lawrence. The scheming at Baltimore, in the Convention, began with rrayer and praise; after which the clergyman, with very good taste, read to them the 101st psalm, "He that worketh deceit shall not dwell within my house: he that telleth lies shall not tarry in my sight."

I would advise some active and honest editor to take a list of the Convention and compare it with Polk and Walker's appointments, with the names of the directors of the pet banks.

with the pet bank bargain tions, to Thos

that he der no somebo Canadi iunctio -cam anead Registe so to b liamen mation "We Canad presen would be the and he Walk other. On -79 f State : of the but in prove gates, delega Olive Hen: John

secretary Textory Text

B. F.

rous; New secur

tion (Mis

> fro dec Mi co no ed w

while it threatened any d Heiss! 31" We do essean delegation. It he his constituents, will be hy did they keep up Van ized on as a pretext to get d Van Buren been on the nguage like the following

nnot maintain his honor; ent. Now, sir, Col. King er caught roughly by the ld that he was the coa-treated, he will resent the same in regard to Gov. twice repudiated in his tician; and it is not preket in any State of this

and Heiss at Nashville to ence to either. This was printing of Congress. He scrip and lands. He lived tual bondage, as if they power, Blair would have c., would compel V. B. to r the detestable gains of oubtful. That had been quirer, in the form of letville Union, [Hogan and Connecticut and Virginia tion, and coaxed Ritchie. tore and more harmonious buked Blair for censuring n, and that they had the ogue, and would prove an or 70 years. Before the cold that Polk would be ublic journal or meeting Convention met, Ritchie's and Tennessee went corred to secure a nominainia [Ritchie], Tennessee aring the first seven balt, Tennessee left Cass for he farce closed, and the son was warmly attached Congress, which a com-00 a year cheaper, was eally desired the election ackson's claims, but he h the principal, Ritchie, a reward, it is marvelnd Heiss, the printing; Navy; Marcy, the War son (from Tyler's cabi-it of the U.S. and Texas tor here; but the Marcy of which there is yet a Convention, began with read to them the 101st elleth lies shall not tarry

nvention and compare ctors of the pet banks, with the N. Y. Custom House, beginning with Peter Crawford, and with Oliver Lee & Co. pet bankers, Buffalo, and if he does not obtain presumptive proof of a base and mercenary bargain to elect James K. Polk, and of the fulfilment of its personal and pecuniary condi-

tions, too, I shall be most agreeably mistaken.

Those who have known William L. Marcy long and well, assure me, and I believe it, that he is an adroit, managing man—more so, perhaps, than Van Buren; cautious, but under no control of principle. In the War Department, Marcy expects to make a fortune (for somebody), out of the vast contracts and patronage in his gift. He went into the scheme of Canadian annexation-advised his friends on the frontier-was privy to his wife's brother's junction with us at Navy Island—on the very best terms with certain influential Canadians—came to Buffalo during the troubles in January, 1838, and spoke strongly in favor of the goahead policy to certain friends of the Canadians. Walworth and Croswell, and Porter, (then Register), took the same view. When Van Buren saw that the affair was a failure, or likely so to be, he advised Marcy, Croswell, &c., to wheel about, and they did so. The British parliamentary papers show that Marcy hired emissaries, and was really active in procuring information for the Canadian authorities, and the Journal of Commerce rightly said, Jan. 10, 1838, "We have THE BEST AUTHORITY for stating, that there is a good understanding in regard to the Canada troubles, between the cabinet at Washington and the British minister," Fox. In his present position, in case of war, there would be a suspension of cash payments, the banks would lend their worthless paper to the government, and live in clover—the war bureau would be the leading department of the administration—the influence of its head would be immense; and he might look with good hope to the reversion of Polk's chair, although I am told he flatters Walker and Polk, by telling them that war would assuredly secure it either to the one or the

other. The Sub-Treasury, if worked again, Hoyt fashion, would be a real gold mine.

On the 5th of September, 1843, a state Convention met at Syracuse, W. L. Marcy, president—79 for Marcy, 40 for Young. The plan was, to name at once, 34 delegates, to represent the State at Paltimore in the Presidential convention, and it was Marcy's wish to have a majority of them composed of politicians whom he could control, so as to appear to support Van Buren, but in reality to go for the candidate who would pay best—say for Cass; or for Polk, if Cass proved unavailable. Failing to get that majority, Marcy was dropt as one of the State delegates, and Young taken. A committee to choose delegates was appointed, and the choice of a delegate for each congressional district left to the member of that committee for that district. Oliver Lee, the Buffalo [Polk pet] banker, Erastus Corning, Daniel S. Dickinson, J. W. Brown, Henry K. Smith, John C. Wright, Nathan S. Roberts of the canals, Thomas B. Mitchell, and John Stryker, were, I believe, strong Marcy delegates; but when the 36 assembled at Baltimore, B. F. Butler and Samuel Young headed the Van Buren section, and they were the most numerous; that cause alone is stated to have prevented Marcy and his friends from giving the vote of New York to Cass on the 7th ballot, which, with the influence it would have carried, would have secured to Cass the nomination. On the eighth ballot, Georgia, Tennessee, the Bancroft section of the Massachusetts delegation, Woodbury's interest (New Hampshire), Walker's folks (Mississippi), and two from Pennsylvania (personal friends of Buchanan) went for Polk—on the 9th, all parties took him up; and Calhoun's men, Pickens and Elmore, who were in the secret, played their parts in the drama, going heartily (not a doubt of it) for "Polk and Texas, Texan scrip, and down with liberty and the ways of seventy-six."

The New York delegation, so far as the Croswell, Marcy, and Dickinson section were concerned, are generally believed to have desired to throw Van Buren overboard, and to have

secretly canvassed against him, and told other members of the Convention, that so much could be said to his discredit, that if nominated, all would be a failure, and New York State lost; which was probably true. Why did Butler and the majority, on the opposite side, prevent the nomination of Cass from Michigan, and call forward Polk, whom his editor, Heiss, knew and had already announced as the nominee, though he was 700 miles distant? In May, 1844, Dr. Beekman, banker, Kinderhook, a friend of Van Buren, and now a senator, was on a visit to Albany; and he reported on his return, that Marcy, Dickinson, and Croswell were undermining him and deserting his camp. Van Buren wrote to Butler immediately, and the latter set off on his well known mission to Nashville, armed with instructions to tickle Jackson's vanity, by asking him to come forward a third time as a candidate, and thus preserve THE PARTY from ruin. This he well knew that Jackson would not do; but the Boston Post, as instructed, declared that his health, just then, had not been so robust for years; and in the Convention, May 28th, a member proposed him, but it did not take. Van Buren's retreat could not be thus covered. At Nashville, a secret arrangement was made, that if Van Buren could not be nominated, Polk should be, in preference to Cass. Is this the reason why Butler was appointed to a \$20,000 office here, by Polk, the moment he had the power? What is the tenure by which he now holds it? Butler, in convention, wanted to take the lead in proposing Polk, when the time had come to drop Van Buren, but Hubbard was before him; and the man whom Jones, a whig, had defeated in Tennessee, at the then next previous election for governor, by a plurality of 3,833 out of 112,781 votes, thus became President of the Union, without even a township nomination, and in the teeth of instructions by 16 state conventions to support another. Van Buren never got over 12 votes from the whole of the slave states. Intrigue had been his element, and his own pupils now outshone their master.

trigue had been his element, and his own pupils now outshone their master.

The Democratic Review for June looked (as a last resource) to a junction of the free north and west, and the abjuration of the slaveholders, if no bargain could be made with them. The reader will at once see that Butler, and not the Regent (O'Sullivan), must have been the writer of the following paragraphs, which are BY AUTHORITY:

"It is possible, very possible, that he [Van Buren] may not be nominated—that many of his "own personal friends within its (the Baltimore Convention's) members, not loving Cæsar less "but Rôme more, may be the first to cast a refuctant and sorrowful vote against his name. If "the Convention should come to the conclusion, on a broad survey of the whole ground, that "the influence of this new question [Texas] is really and truly such as to destroy or endanger "the hope of his election—that any other candidate, worthily fulfilling the condition of being "a true and trusty democrat, can bring more favorable auspices into the contest with the common foc—be it so. Though we have never nefore assumed the right to speak for Mr. "Van Burer, yet on this occasion and this point we do not hesitate to assert, that he "will himself, in that event, be found foremost among the first, and truest among the true, in "support of the decision of the Convention."

The writer next specially addresses the slave states, THE SOUTH, telling them the consequences that would follow their deviation from the decision of the party, when delivered at Baltimore. These are his words:

They will be a burst of indignation from the NORTH for which you are little prepared. They will abjure you and your capricious, if not treacherous alliance, and leave you to sustain yourselves by yourselves, against all the forms of foreign attack, which will then be a thousand fold multiplied and embittered. No son of yours need then indulge a vain aspiration for that high honor for which the votes of Northern Demotracy are threefold more necessary than those of Southern Chivalry. The great free North and the great free West will then take the matter of President-making into their for which the votes of Northern Demotracy are threefold more necessary than those of Southern Chivalry.

On the 23d of April, 1844, in the correspondence of the N. Y. Evening Post, I find it remarked, that "If the cause of our disasters, as many of our best and most constant advocates of republicanism: sem to think, is the want of Tranew name at the head of our ranks, as we are willing, as individuals, to abandon our first choice, and to rally with equal ardor to the standard of Cass, Johnson, or anybody else."

Judge Douglass of Illinois has recently proclaimed the important fact, that the Texas and Oregon resolution adopted at Baltimore, was drawn up by R. J. Walker, and offered to the Convention by his brother adventurer, Benjamin F. Butler, as one of their claptraps for President making. Van Buren opposed to Texas, and his man, Butler, taking the lead for it! The Resolution is in these words:

"Resolved, That our title to the whole of the territory of Oregon is clear and unquestionable; that no portion of the same ought to be ceded to England or any other power; and that the reoccupation of Oregon, and the re-annexation of Texas, at the earliest practical period, are great American measures, which this Convention recommends to the cordial support of the democracy of the Union."

Looking at the corrupt and mercenary character of Butler, we ask the reader if his position as district attorney here, is not presumptive evidence that when he thus shifted round to become Walker's catspaw, there was an understanding, the conditions of which Polk hastened to fulfil? Walker was Van Buren's most determined enemy at Baltimore; Butler his professedly warmest friend. He went to Baltimore with Young, to oppose annexation. Why did he there become Polk's organ for denouncing as traitors all who would not consent to it? Walker vehemently denounced Van Buren because he durst not go for annexation. Why did he propose to the Convention that Silas Wright, who professed the very same creed as Van Buren, and had voted against annexation in the senate, should be the candidate for Vice President? and why did the knaves, who had voted down Van Buren on that score, vote up Wright at Walker's nod? Was there any principle there? Butler's resolution on Texas, as adopted, implied a censure on Benton, Wright, and Van Buren, for not going straight with the party?

The understanding, when Polk left Nashville, was, that Flagg, our Comptroller, should be put at the head of the treasury; but Walker and others influenced him so that he decided that the member of the cabinet for N. Y. should be Marcy, for the department of war. Marcy, I am well informed, is much more practical than Bancroft, whom he manages, and thus controls in a large degree, the navy. He may out-general Van Buren yet, although it is but a lottery. He was re-elected governor of this state in Nov., 1836, with nearly 3,000 majority. In the winter of 1837, the party were omnipotent. Nine months after they were

entirely rot
Lake Supe
Frey, a bre
when the secounty, wa
wrote to M
that Gov. I
they have h
istered in sinterfered;
than that of
Lawrence,
comes, Mi
given now
George

man, he so of which "Slaves the aboliti the domes

of the slar in the cap Bancro was origing in the Pomatters v Hickory,

"And tion; to

Only
against the peop
nominat
mote th
wanted
cy said
ally to;
who wa
son any
Senator
were for
Cass.
Walke

that Bu 1840, v I wa tion of to Gar

(he wa

> for Jame to Ye nout

16 state conventions to of the slave states. Inaster

unction of the free north e made with them. The ust have been the writer

nated—that many of his rs, not loving Cæsar less te against his name. If the whole ground, that s to destroy or endanger g the condition of being he contest with the com-RIGHT TO SPEAK FOR MR. TATE TO ASSERT, that he ruest among the true, in

telling them the consearty, when delivered at

for which you are little ACHEROUS ALLIANCE, and orms of foreign attack, No son of yours need otes of Northern Demo-valry. The great free ident-making into their

ening Post, I find it remost constant advocates e head of our ranks, with equal ardor to the

act, that the Texas and lker, and offered to the of their claptraps for r, taking the lead for it!

ar and unquestionable; r power; and that the st practical period, are cordial support of the

e reader if his position hifted round to become Polk hastened to fulfil? Butler his professedly exation. Why did he ld not consent to it? nnexation. Why did ry same creed as Van ie candidate for Vice n that score, votc up esolution on Texas, as t going straight with

omptroller, should be so that he decided department of war. om he manages, and en yet, although it is 6, with nearly 3,000 nths after they were

entirely routed. E. Larned, Marcy's relative, is president of one of the copper companies on Lake Superior. They are all in Marcy's department. He also locates the lands. S. C. Frey, a brother-in-law of Mr. Calhoun, a late M. C. from Mass. wrote me last Nov., that when the insurrection broke out in Canada, in 1837, Mr. Wills, senator from St. Lawrence which the insurfection boke out in Canada, in 1957, but while, sended from St. Lawrence county, was requested to see Gov. Marcy on the subject; that he did so, and immediately wrote to Morristown to \_\_\_\_\_\_\_, "Tell your Canadian friends that they may rest assured that Gov. Marcy will interfere no farther than the laws of the country compel him, and that they have his best wishes for their success." "With the example of neutrality law, as administered in the case of Texas, and Jackson's unmeaning proclamations [Frey writes me] we interfered; but soon found that our rulers were far more anxious to extend the area of slavery than that of freedom; and that our laws had one aspect and operation on the banks of the St. Lawrence, and quite another on the borders of slave-freeing Mexico." When the time comes, Mr. Marcy and his friends will have facts that may be as inconvenient to hear, as if

George Bancroft, like Marcy, has "principle in proportion to his interest." A northern man, he set up for Congress in 1834, with an address to suit the meridian of Massachusetts,

of which a sample follows:

"Slaves are capital; the slaveholder is a capitalist. Free labor will be the first to demand the abolition of slavery; capital will be the last to concede it. We would not interfere with the domestic regulations of New Orleans or Algiers, but we may demand the *instant* abolition of the slave trade in the District of Columbia, and should assist free labor to recover its rights in the capital of the country. GEORGE BANCROFT.

Bancroft was formerly a schoolmaster, his associate being Joseph G. Cogswell of N. Y., he was originally much opposed to Jackson, but conformed, as he did at Baltimore, and now does in the Polk cabinet. He is a sensible speaker, but no orator; and stuck to Van Buren till matters were otherwise arranged. His best performance is his history. In his eulogy on Old Hickory, delivered at Washington, he offered a specimen of anti-climax, thus:

"And Jackson returned to his own fields and his own pursuits, to cherish his own plantation; to care for his servants; to look after his stud."

Only five entire states, Maine, New Hampshire, Ohio, New York, and Missouri, voted against the two-third rule. It was evident that Van Buren was believed to be odious among the people, everywhere; yet, had Ritchie said the word, Van Buren would have had the nomination, such is the power of leaders to combine for the spoils, in the way that will promote their interest. Walker was strong against Van Buren; and Rantoul, whom Tyler wanted to make secretary of the treasury, spoke against Butler, and for the two-thirds. Marcy said little, but set others forward. Van Buren got 146 votes at first, and went down gradually to 99. M'Nulty, the ex-clerk of Congress, was strong for Van Buren. Frazer of Pa., who was in Buchanan's confidence, canvassed and made speeches for Polk; and Cave Johnson announced for Blair and Rives that they would go for the nominee, be he who he might. Senator Allen, of Ohio, S. Medary, B. Tappan, Jacob Brinkerhoff, and Dr. Alex. Duncan, were for V. B. Senators Hannegan [the son of an Irish emigrant], and Haywood, were for Cass. In reply to Walker, Butler said "he was very sorry, indeed, to find his friends, Messrs. Walker, of Mississippi, and Saunders, of N. Carolina, referring to the precedent of 1840; the log-cabin, hard cider, coon hunting precedent of 1840. He could stamp them under his feet (he was understood to say, stamping violently on the floor as he spoke)." Walker rejoined that Butler's was the finest specimen of tall vaulting he had seen of a long time. Walker, in 1840, was a Van Buren delegate to Paltimore who was in Buchanan's confidence, canvassed and made speeches for Polk; and Cave John-1840, was a Van Buren delegate to Baltimore.

I was present at a large meeting in the Park, N. Y., on June 4th, to respond to the nomina-tion of Polk and Dallas, and heard a letter from Van Buren read, which had been addressed

to Gansv. Melville and others, from Lindenwald, June 3, 1844:

"I have known Messrs. Polk and Dallas long and intimately. I have had frequent popportunities for personal observation of their conduct in the discharge of high and responsible public duties. The latter has by my appointment represented the country abroad with credit and usefulness; they are both gentlemen possessed of high character; of unquestioned and unquestionable patriotism and integrity; able to discharge the duties of the stations for which they have been respectively nominated, with advantage to the country, and honor to themselves. Concurring with them in the main, in the political principles If by which their public lives have been hitherto distinguished, I am sincerely desirous for If their success.'

At a similar meeting held in Faneuil Hall, Boston, Mr. Bancroft said: that man who would agree to a mean submission to England, as to Oregon, let him turn aside and not vote for Polk—that as to Texas, Polk would not be found a lackey, taking his one from St. James's; that there would be no war with Mexico; and that the convention "looked with one heart to Young Hickory of Tennessee. Startling was the effect when the delegation from Maine announced its vote for James K. Polk! Cheering, most cheering followed the plumper from

New Hampshire. And then, ere the final result was announced, came the unanimous voic of Massachusetts, and in succession, the unanimous vote of every state." General Cass's success in Georgia and Alabama is accounted for by a reference to his efforts to harass the poor Indians. Half the Globe of March 31, 1834, is filled with his strictures on the Supreme Court for its honest decision of the Georgia question. He concludes, "First, that civilized communities have a right to take possession of a country, inhabited by barbarous tribes, to assume jurisdiction over them, and to 'combine within narrow limits,' or, in other words, to appropriate to their own use, such portion of the Territory, as they think proper. Second, that in the exercise of this right, such communities are the judges of the extent of jurisdiction to be assumed, and of Territory to be acquired." He then argues, that this power of judging rests with the States, the legislatures of which may subject Indians, who have not yielded up their sove. reignty, to what laws they please. As Van Buren was of Jackson's opinion, and as Jackson, Butler, Woodbury, and all the cabinet were of one mind (for so saith Cass), the removal of the Cherokees, and the bloodhounds set upon the Seminole's was surely glory enough! The Indians were driven westward, just a hundred years from the time when John Wesley had landed at Savannah, a missionary of Christ to convert them. That teacher of teachers got a lesson there. A grand jury of the colonists indicted him as a law-breaker, and the magistrates pronounced his departure a flight from justice! Ninety years after, and with the express permission of the President of the United States, Samuel A. Worcester went to preach to these Indians, was arrested for so doing, ordered for four years to the penitentiary of Georgia, and only released when the Supreme Court of the Union had, through Mr. Justice McLean's excellent and logical argument and decision, pronounced a barbarous law and the action thereon, null and void.

Colonel Young, at Baltimore, was true to Van Buren, and opposed the canvass for Polk as long as he could. A letter from a friend at the Convention, to his friend here, says, "Col." Young is quite in a rage, and even hints that the friends of the other candidates have conspired to defraud V. B. Every delegate from Pennsylvania was pledged under hand and seal to vote for V. B., but several of the most active of them visited Buchanan previously, at Washington, who told them to support a motion that would be made for a two-third rule, and after that do as they pleased. Twelve out of five-and-twenty did so, and when V. B.'s "day had gone past, arrangements were made to bring forward the Texan candidate. Young declares that Cass, Calhoun, Woodbury, Walker, and even Johnson, are among the conspirators; and that the democratic platform, of fidelity to instructions, is knocked from under our feet, the party cleft in twain, and Texas and its abominations, tied round our necks like a millstone. Texas is to be acquired by propagandism and incorporation, the principles which drove Europe into arms against the ambitious and reckless spirits in the French remphlic. By encouragement, secret sometimes, avowed when it was thought best, Italy, "Switzerland, the Rhenish provinces, the Tyrol, Belgium, &c. were induced to revolt against the existing powers. Tyranny used the form and sacred name of liberty to induce these "countries to exchange one set of masters for another—the imperial decree went forth, and "liberty and annexation, of the true Texan stamp, went hand in hand. Where are an "nexing principles to terminate? At Cape Horn? At the north pole? Shall we annex "Cuba, St. Domingo, Jamaica, the whole West Indies, en passant, with slavery as a sort of "shade or veil to liberty's brightness, and all to uphold our 'peculiar institutions?' If we try, "I fear that the example of France will keep good throughout." Young's passion cooled, He headed the electoral ticket which gave the votes of N. Y. to Polk and Dallas, and they owe t

cat out of the bag, and confessed that the leaders considered public virtue [] all a humbug I quote the number for April, 1843: "Since the election of 1840, we have pretty much ceased to speak of, or confide in, the 'intelligence of the people.' . . . We confess we could hardly forbear exclaiming in vexation and contempt, 'well, after all, nature will out; the people of themselves, and why should we waste our time and substance in trying to hinder them from making themselves cattle? ". . . If we wish to secure to ourselves and our posterity the blessings of freedom and good government, we must procure stronger guarantees than popular suffrage and popular virtue and intelligence . . . Suffrage rests for its basis, as a guarantee of freedom and good government, on the assumed intelligence and virtue of the people. Now this may be very beautiful in theory, but when we come to practice, this virtue and intelligence of the people is all a humbug." When the election of Polk and Dallas had put our slanderers into power again, their Review wheeled round, and hoisted up the millions from their place with the cattle to the old perfectional standard of 1829.

A brief sketch of the life of George Mifflin Dallas of Philadelphia would induce many readers to conclude like me, that what is called democracy, the democratic party, is, so far as most of the leaders or chiefs are concerned, an agreement to hunt together after public

plunder, on. Dal to Russis the U. S shame, I ought to

Georg Alexand 1783, be Col. Du the hea which, re-estab

"would "capital "as that "that pr "every "circula "at a si "that su Wit

Means was, 1 throug compa millio be at at som 6 per should Cong choos other the b time, cents mad 100 Hoy

> cha for son S. Ba con to the

thin G

> p V 1

ame the unanimous vote te." General Cass's sucefforts to harass the poor res on the Supreme Court First, that civilized comy barbarous tribes, to asor, in other words, to apnk proper. Second, that ent of jurisdiction to be asower of judging rests with not yielded up their soveopinion, and as Jackson, Cass), the removal of the glory enough! The Inn John Wesley had land. er of teachers got a lesson and the magistrates proind with the express perr went to preach to these itentiary of Georgia, and . Justice McLean's excelw and the action thereon,

sed the canvass for Polk friend here, says, "Col. her candidates have conpledged under hand and ed Buchanan previously, nade for a two-third rule, did so, and when V. B.'s Texan candidate. Young son, are among the cons, is knocked from under tied round our necks like orporation, the principles spirits in the French rewas thought best, Italy, nduced to revolt against of liberty to induce these il decree went forth, and hand. Where are anpole? Shall we annex th slavery as a sort of institutions?' If we try, Young's passion cooled. lk and Dallas, and they or could Van Buren, in ate in 1840 and '44. ocratic Review, let the rtue 😭 all a humbug we pretty much ceased We confess we could , nature will out; the s, and why should we ng themselves cattle? ssings of freedom and suffrage and popular antee of freedom and e. Now this may be nd intelligence of the ut our slanderers into

would induce many atic party, is, so far together after public

m their place with the

plunder, or to divide it among the initiated when obtained, by a sort of scale previously agreed on. Dallas, the champion of the U. S. bank in 1832, was Van Buren's choice, as ambassador to Russia, in 1837, and the selection of the leaders at Baltimore, in 1844, for Vice President of the U. S., with the cry of eternal hostility to a National Bank! If I cannot put such men to shame, I can and dare express for their mean conduct that contempt which a true republican ought to feel.

George M. Dallas was born on the 10th of July, 1792, at Philadelphia—is the eldest son of Alexander James Dallas, a lawyer of Scotch extraction or birth, who came to America in 1783, became Secretary of the U. S. Treasury last war, died in Jan. 1817, and is spoken of by Col. Duane as artful, ambitious, one of the worst of the public men of that age. While at the head of the Treasury, Oct. 17, 1814, he thus describes the effect of the pet bank system, which, equally aware of its viciousness, his son George and M. Van Buren united in 1834, to re-establish

"The multiplication of banks in the several states has so increased the quantity of paper currency, that it would be difficult to calculate its amount; and still more difficult to ascertain its value, with reference to the "capitat on which it has been issued. But the benefit of even this paper currency is a great measure lost, "as the suspension of payments in specie at most of the banks has suddenly broke the chain of accommodation," that previously extended the credit and the circulation of the notes which were emitted in one state into every state in the Union. It may in generat be affirmed, therefore, that there exists at this time to adequate circulating medium common to the citizens of the United States. The monied transactions of private life cre "at a stand; and the fiscal operations of government labor under extreme inconvenience. It is impossible that such a state of things should be long endured."

With the above official statement, addressed to J. W. Eppes, chairman of the Ways and Means in Congress, he sent the plan of a new National Bank as the remedy, and his plan was, 1st, that it should be chartered for 20 years, with power to place its branches anywhere through the states, 50 millions capital, 100,000 shares of \$500 each—2d, that corporations, companies or individuals might subscribe for 30 millions, and the United States government be a partner, holding 20 millions of the stock—3d, that of the 30 millions, four-fifths, or 24 millions, should be paid in certificates of public debt, and 6 millions in specie, the payments to be at stated periods—4th, that the U. S. should pay its 20 millions in stock, (obligations to pay at some future time,) and the bank lend the United States government 30 millions of dollars at 6 per cent interest!—5th, that neither the capital, the notes, nor the deposites or dividends should be taxed, either by the U. S. or any state, and that no other bank should be chartered by Congress—6th, that there should be 15 directors, of whom the President of the U. S. should choose five, one of whom to be the bank president, and the ten to be chosen annually by the other stockholders, voting in proportion to their shares, by proxy or in person—and 7th, that the bank paper should be a good payment in all payments to the United States. At the same time, Mr. Dallas proposed a tax of 30 cents a gallon on all lome distilled whiskey, gin, &c., 5 cents per lb. on tobacco and snuff, 3 cents per lb. on home made leather, 7 per cent on home made paper, \$300,000 on lawyers' processes, \$250,000 on conveyances and mortgages, and 100 per cent. addition to the U. S. direct taxes, as the Customs revenues, which even a Jesse Hoyt could not reduce below ten millions, did not exceed four in war times. I mention these things to remind the prosperous that a war now would be their greatest enemy.

George M. Dallas was taught law by his father, went to Russia as Albert Gallatin's secretary in April, 1813, in his 21st year, married Miss Nicklin, the daughter of a Philadelphia merchant, and was appointed in Feb. 1817, Solicitor to the United States Bank. In 1824, he went for Calhoun as President—was mayor of Philadelphia in 1828, and in 1829 appointed by Jackson the U. S. District Attorney for Pennsylvania, the legislature of which sent him to the U. S. Bank for a new charter for 15 years, which charter he reported, as chairman of the Senate's committee, and was throughout its unwearied and willing advocate. He declared the institution to be very useful, even indispensable—he made many speeches in its favor, affirming, Jan. 20, that the bank was "enacted under the influence of the purest motives, for admirable purposes." He voted with Clay and Webster to put down a proposition requiring the consent of the States to the establishment of branch banks—he voted against Benton's amendment which went to prevent foreigners from holding stock—and against Marcy's reserving to Congress the right to repeal the charter, and to the states to tax the bank; also against White's requiring the bank to repeal the charter, and to the states to tax the bank; also against White's requiring the bank to nevteed the bill, and declared it unconstitutional; but with Clay and Webster, Dallas, on the 13th, voted against the veto, and that the bill was constitutional and ought to pass. W. Wilkins, his brother-in-law, voted with him; and on July 7, 1836, he wrote his memorable letter, in which he sald: "Of the Constitutional power of the National Government to create a bank I dld not then, nor do I now entertain a doubt. Of the ability of Congress to create such a bank as would be a safe machine of finance and a serviceable agent in preserving a sound currency, I then was, and still am, convinced." His opposition to the scheme for converting the U. S. Bank into a State Bank, evinced great judgment and foresight. Even the United States G

the south, and failed. It obtained the state stocks of Michigan and Indiana, and pledged them in London for more than they were worth. "The United States Bank, by a suspension of specie payments, had forfeited its charter. Its effects were about to pass into the hands of Receivers, when a Van Buren Governor [Porter] and Senate interposed, and not only saved its life and legalized a protracted suspension, but allowed the stockjobbers to receive dividends while the Bank was paying its debts in irredeemable paper!" So saith Weed. The Schuylkill failed at the same time, and such was the morality of the legislature and Gov. Porter, that they allowed the Pennsylvania banks to divide 6 and 7 per cent. as profits, when they were openly bankrupt. If the misery caused to thousands by the sinking of 36 millions of capital in the Schuylkill and U. S. Banks could be seen by the people, no such departures from the

laws of trade and currency would again be allowed.

The Baltimore Convention which nominated Polk and Dallas resolved, that they were opposed to the distribution of the proceeds of the public lands among the states. On July 3d, 1632, in Senate, Dallas and his brother-in-law, Wilkins, voted for Clay's bill to distribute the proceeds of the public lands among the states, and that not by instructions, but as their unbiassed opinion. Clay, Ewing, Bell, Webster, Frelinghuysen, Poindexter, and Dickerson were on the same side, and the bill passed. So, too, on Internal Improvements, Dallas went with Clay in 1832, against Benton, Van Buren and Jackson—and, in 1837, Van Buren made him his Russian ambassador, offered him a seat in his cabinet in 1839, and in 1844 wrote to the citizens of New York, that he approved of him as the candidate of the anti-bank party for the office of Vice-President! In 1833, Wolf appointed Dallas attorney-general of Pennsylvania. In Senate, in 1832, Dallas voted against inquiring into Van Buren's conduct and in favor of his appointment as ambassador to England. To be true to Van Buren and his confederates, and able to serve the leaders, was the real test in 1837, and something akin to it is the test now. The decision Dallas gave, as Vice-President, in March, 1845, that those who framed the law for paying mileage to senators intended to place it in the power of the President of the U.S., by calling a new session of the Senate to-morrow, as a successor to that which closes to-day, to pay the senators over \$30,000 for travelling many thousand miles to and from Washington, when not one of them had left the city or travelled the first mile, was so iniquitous that I set him down at once as little better than a cheat in democratic politics. When the session terminated, March 3, he decided that the senators, not one of whom had left Washington, were entitled to mileage or travelling charges to and from their homes, however distant, though the new executive sitting began within ten hours of the close of the old!! Such outrageous conduct encourages men in less clevated stations to act dishonestly. Ashley of Ark, got \$1680—Barrow of La., \$1840—Johnson, \$1840—Sevier of Ark, \$1680—Atchison of Mo., \$1336—Breese and Semple of Ills., \$1480 each—Jarnagin of Tenn., \$1200—Woodbridge of Mich., \$903—Bagby and Lewis of Ala., \$960 each—and so on for the others. Had this man not been a profligate pretender, he had not received the support of Van Buren. I think it was one of Bennett's Herald correspondents who exposed this iniquity in detail. He stated that Daniel C. Dickinson, not satisfied with receiving pay for two journeys never performed, tried hard to be paid for three! How painful it is to have to write in this way of a man who was voted for by millions of men as the V. P. of the republic!

V.P. Dallas is an excellent speaker, a man of preposessing and dignified deportment, and winning, courteous manners; and has the reputation of being a good scholar. He is tall, spare, and has an intellectual look, with a high, narrow forehead, thickly covered with long

silvery locks.

#### THOMAS RITCHIE.

The Editor of The Union, at Washington, is about seventy years of age—tall, thin, spare, and rather bent—has a long, thin face, with a fine, bright eye, and a very prominent nose, but has lost his teeth. His gait is quick, restless, and somewhat tremulous; he is neat in his dress, fond of talking, and unwearied in industry; possesses tact, talent, great knowledge of men and things; is a lively old gentleman, affable, courteous, polite; an editor of 42 years' standing, having commenced the Richmond Enquirer in his native state, on the 19th of May, 1804, and left it with his sons, William F. and Thomas Ritchie, Junior, in the summer of 1844, when he removed to Washington to take charge of Polk's new paper. Mr. Ritchie entered active life as a teacher or usher in Richmond, was married on the 7th of February, 1807, to Miss Isabella, daughter of Dr. William Foushée, sometime postmaster of Richmond, and who died in 1824, aged 75. In 1807, Ritchie was an enthusiastic advocate of home manufactures. That year, in December, Mr. Monroe and family returned to Richmond from abroad, and at a Virginia Welcome given to him, the governor being in the chair, the sixth regular toast was, "American Manufactures, the true support of genuine independence"—received with three

cheers.
ing, and
be name
the late
also reso
facture o
cation o
ment we
married
fluence
cise ove
the posit
action.

Bitch

Ritch
Leggett
John R
Duane
of the I
Greeley

him mor

Gen. Jac

Ritchle.
earnest
did his a
Hayne,
thoroug
mocracy
tein, an
for the
Ritchle
white
against
when t
in the
whispe
poor w

Rit Noah mocr derer Or

about

and for ditto he withe liprocle thing Van when

pub Jac pub "A exc thir arre Rit ana, and pledged them
hk, by a suspension of
s into the hands of Reand not only saved its
rs to receive dividends
Weed. The Schuyle and Gov. Porter, that
rofits, when they were
36 millions of capital
ch departures from the

red, that they were ophe states. On July 3d. 's bill to distribute the ions, but as their unbir, and Dickerson were ients, Dallas went with Van Buren made him d in 1844 wrote to the anti-bank party for the neral of Pennsylvania. onduct and in favor of and his confederates, in to it is the test now. se who framed the law President of the U.S., which closes to-day, to and from Washington, so iniquitous that I set When the session termi-Washington, were enver distant, though the Such outrageous coney of Ark. got \$1680— ison of Mo., \$1336— Woodbridge of Mich., s. Had this man not en. I think it was one He stated that Daniel erformed, tried hard to a man who was voted

mified deportment, and I scholar. He is tall, kly covered with long

e—tall, thin, spare, and cominent nose, but has are is neat in his dress, eat knowledge of men itor of 42 years' standhe 19th of May, 1804, summer of 1844, when Ritchie entered active ary, 1807, to Miss Isatond, and who died in manufactures. That abroad, and at a Virth regular toast was,—received with three

cheers. Next first of June, a meeting was held at the capitol, Richmond, the governor presiding, and Ritchie secretary; when his (Ritchie's) father-in-law proposed that a committee should be named "to digest a plan for the establishment of manufactures," and the governor named the late President Monroc, William Wirt, Peyton Randolph, George Hay, &c. The meeting also resolved with one accord to appear at the next 4th of July dressed in articles the manufacture of some of the states. In 1829, Ritchie and his Enquirer had veered round to a nullification of protecting tariffs—now he is for just enough of a tariff to keep the wheels of government well greased. Mr. Ritchie's family is large and well educated, and his daughters are married into wealthy and respectable Virginia families. I can easily imagine the immense influence which an active, energetic politician, all life and soul, all bone and sinew, would exercise over an agricultural people he had been intimate with for half a century, by referring to the position I found myself in, some ten years ago, though on a far less extensive theatre of action.

Ritchie has always been what is called a democrat, but of the truckling, time-serving kind. Leggett told him, through the Evening Post, that he was a political hypocrite and trickster—John Randolph, that he was a man of a seven principles; five loaves and two fishes —the elder Duane (Sept. 1816) described him as the self-convicted sycophant and tool of party"—Brooks of the Express represents him as a very able, but narrow, contracted, selfish bigot—and Horace

Greeley (June 3, 1845,) sums up his politics as follows:

"When it was Democratic to assalt Gen. Jackson as utterly unfit for Civil or Political trust, no man assalled him more flercely than Thomas Ritchie. But when, a few years thereafter, it became Democratic to commend Gen. Jackson as the paragon of Statesmanship and trustworthiness, no man laid it on thicker than Thomas Ritchie. In 1828, it was Democratic to advocate One Term only for a President, and Mr. Ritchie was very earnest for that. In 1832 and 1840, it was Democratic to support a President for a Second term, and Mr. Ritchie did his utmost on that side. In '29-30, it was Democratic to advocate the Nullifying doctrines of Calhoun and Hayne, and declare them the very counterpart of 'the Resolutions of '98,' and Mr. Ritchie did this very thoroughly. In 1832-3, it was Democratic to condemn Nullification as utterly inconsistent with orthodox Democmey, and Mr. Ritchie did this quite effectively. In 1834-5, it was Democratic to praise the Pet Banks System, and nobody did it more heartily than Mr. Ritchie. In 1838, it had become Democratic to go the whole Hog for the Sub-Treasury and denounce the Pet Banks; and though this was the hardest dose he had had yet, Mr. Ritchle gulped it down for Democracy's sake. Nobody was more ardent than Mr. R. in support of Van Buren while 'Democracy' smiled on him; nobody did more to crush Mr. V. B. when Southern 'Democracy' turned against him. Nay, more: our paragon of Democrats can be on both sides of a vital question at the same time when the interests of 'Democracy' require it-can advocate Dorrism for the North and stand fast by Slavery in the South-can sympathize with the victims of 'Aigerine' tyranny in Rhode Island, but breathe not a whisper of dissatisfaction at the Constitution of his own Virginia which not only denies any vote at all to a poor white man while it allows his rich neighbor a dozen, but actually vests the Polltical Power of the State in about one-third of its Legal Voters."

Ritchie can scold, fret, and be as abusive as John Van Buren when he likes—can sneer at Noah as "the Swiss mercenary"—mock John Tyler, as being on his return to the path of democracy "now that he knows the whig party"—and hold up Jackson as a tyrant and a murderer, a curse and a blessing.

One of his subscribers thus addresses him, Sept. 25, 1838:

"I like to show my colors sometimes. I went with you for the gun-boats, and against them, under Jefferson, and for the war, and against lie gun-boats, under Madison. I followed you and Jefferson against the bank, ditto to you and Madison when he went for the bank. I read your paper and supported Monroe when you and he went against Jackson, and I turned ngainst Adams, tooth and toe-nail; and went for Jackson when you did the like. I loaded my flowling-piece when thoy began to talk about light-houses in the skies. I went for the proclamation, and against the proclamation in spots, and, after that, I resolved not to split the party for anything, and swallowed the removal of the deposits, the protest, the black lines, and list, though not least, Mr. Van Buree and Col. Dick Johnson. But I concess I'm bothered now. I want light, and would like to know, when it is convenient, whether I must go for principles without men, or men without principles?"

Ritchie has been often chosen printer to the Virginia Legislature, and he pretended great independence of office in 1829, because his strictures on Jackson had left little hope of his getting anything valuable then in that quarter. His letters, page 214 to 216, show his views for the public eye. He is poor, lives in splendor, is a speculator, bets high, though not on General Jackson [see page 240], and advocates, through his Union, the turning out of the most upright public servants, if they are not as slavish to party and leaders in power as spaniels to the whip. "A Benjamin W. Greene of Richmond (says Blair's Globe) commenced without any capital except his assurance," became a great speculator and jockey, dealt in Texas lands and everything; and when Dabney disappeared, a defaulter for hundreds of thousands, Greene was arrested as having had a large share of the spoil, and sent to jail, but not kept there long. Ritchic, his friend, sympathized with the evil-doers; Mallory, a confederate, was arrested, but he, too, had backers. One thing is certain, Ritchie's pecuniary embarrassments were increased

by these explosions; and his errand at Washington, like Marcy's, is to patch his pantaloons, or, in other words, make money, by monopolizing the printing of the executive, the departments, the Senate, and the House of Representatives; and charging some \$50,000 to \$75,000 more for doing it than regular printers, bred to the business, could fairly exact. In other words, he and his partner are getting some \$65,000 a year, over and above an honest compensation, that being their share (in part) of the spoils of party, with the principle of plunder for its grip and

countersign, as per last settlement at Baltimore.

When Major Lewis and Mr. Polk quarrelled, Lewis had published a letter from Jackson to him, dated April 8, 1845, which showed that he was much displeased with Polk for discarding Blair. He says, "The Globe is to be bought; by what political clique, and to subserve what interest? Is the renegade politician \* \* \* \* \* \* to have an interest? Who would trust him in politics or for money?" Some say the seven stars meant General Simon Cameron of the Senate; others strangely affirm that it was intended for Thomas Ritchiel One thing is certain. All other prints taken together, scarcely combined half the enmity and bitterness toward Jackson that was manifested by Ritchic and his backers through The Enquirer, from the moment they knew that he [Jackson] intended to compete with the dynasty of Virginia for the imperial purple. [See Burr's letter, No. 296, page 259.]

In December, 1818, Jackson was violently attacked in the Enquirer as having set the U. S.

government at defiance in the last war, and insulted it.

"I do not intend to follow him through the war he conducted against the Creeks in 1813-14. I mention the bloody massacre of Talapooze, only to express my grief for it; shame and abhorrence. \* \* \* The historian admits, that the general well knew they had ample reason for their desperation; and the general himself tells the world, in his official despatch, that, after the pursuit, or rather hunt (literally with fire and sword), and the carnage had continued till darkness covered and concealed his miserable victims; after he was apprised, that of their thousand warriors not half an hundred remained; after a whole night to cool and reflect on, the next morning the hunt and slaughter 'were resumed, and sixteen' (all that could be found), 'of the enemy slain, who had concealed themselves under the banks.' Yet I will not urge that as a peculiar reproach against General Jackson, which I rather regard as a stain upon my country. History will record that his bloody deeds were received by his countrymen with general applause, while the elemency of colonel Pearson was regarded with contempt and re-Truly, sir, American avarice of Indian lands is equal to Spanish avarice of Indian

Ritchie next reminds Jackson that he had got a grant from these poor crushed Creeks; that he (Ritchie) was sorry to say that which might affect his [Jackson's] private character, but that the transaction was such a one as the U.S. Senate had absolutely refused to sanction. He accuses Jackson of wanton tyranny at New Orleans in proclaiming martial law; adding, that "The ready resort to violent measures in all situations of difficulty is generally the result of weakness of understanding and wickedness of heart combined." That Jackson "rests his defence upon the tyrant's plea, necessity"—but that, "During the arduous struggle of the re"volution, martial law was never once proclaimed. Amidst the distraction of a civil war,
"when refugees and tories were embodied in the service of the enemy, and their friends and "kindred dispersed over the country, General Washington, though for a time clothed with almost dictatorial powers, never proclaimed martial law. When General Green was flying
before Lord Cornwallis through the Carolinas, and his enemy was deriving almost as much "aid from the tories as he could obtain from the whigs of that country, he yet never proclaimed

" martial law."

Ritchie's journal proceeds to accuse Jackson of continuing this extraordinary rule "during his ninety days' tyranny," when war had ceased, and of trampling on the freedom of the press, and on the institutions of his country, of insulting a judge on the bench, banishing him, exposing his function to contempt. "He demanded [says the Enquirer] leave to abuse and vilify the judge! The written defence he offered, being rejected by the court, was printed. I should smile at its sophistry, if I were not alarmed at its audacity, and disgusted at the impudence with which he pleads, as his protection from summary punishment, the very constitu-tion and laws he had so long and so recklessly trampled under foot; and denies his own plea of necessity as a proper foundation for the known settled practice of our courts of justice in cases of contempt. He was fined a thousand dollars. In the course of the hearing he interrupted, insulted and browbeat the judge on the judgment-seat." The ENQUIRER goes on to describe the deaths of Arbuthnot and Ambrister as wanton, cruel, unmanly murders. "Thus, sir, has an American officer [Jackson] destroyed the lives of two of his fellow-creatures, without any rightful power, without any adequate motive, and with such indecent precipitancy as hardly to give time for prayer in the interval between judgment and death. Humanity bleeds at the recital; and national pride sinks in the American heart, oppressed with the load of shame and grief. He has abrogated the known laws of nations, and promulgated a new code of his own, conceived in madness or folly and written in blood; he has, in fine, violated all laws human and divine, and violated them with impunity."

On th any one be sensi writer) Yet Me office a had rep larity be sion, an annoya one and cerity! er, Rite on who and the and wh eviden keep u bidder

> and To deeply war r as om tended uaged Mr. P Gre

Mr.

£100.0 him p are ex

Th Presi intere but li ment its th it wo sage. lions with navi and tem And cost in tl pos me sho pos to p is a Hi per

patch his pantaloons, or, centive, the departments, \$50,000 to \$75,000 more tact. In other words, he conest compensation, that plunder for its grip and

ed a letter from Jackson ased with Polk for disitical clique, and to subhave an interest? Who is meant General Simon ed for Thomas Ritchie ined half the enmity and is backers through The ed to compete with the 296, page 259.]

st the Creeks in 1813-14, rrief for it; shame and knew they had ample in his official despatch, and the carnage had concr he was apprised, that tole night to cool and resisteen' (all that could be taks.' Yet I will not urge r regard as a stain upon by his countrymen with ed with contempt and repanish avarice of Indian

oor crushed Creeks; that 
's] private character, but 
utely refused to sanction. 
ing martial law; adding, 
ty is generally the result 
That Jackson "rests his 
uous struggle of the restraction of a civil war, 
ty, and their friends and 
a time clothed with aleral Green was flying 
eriving almost as much 
te yet never proclaimed

aordinary rule "during he freedom of the press, ch, banishing him, exch, banishing him, excep, leave to abuse and ecourt, was printed. I disgusted at the impunent, the very constituted denies his own plea ar courts of justice in f the hearing he interest the property of the property of

On the extracts just quoted from the Richmond Enquirer, I need offer no remarks—but any one who will look carefully upon the course taken by Jackson towards Calhoun, must be sensible that Ritchie, as the author (or publisher, if some friend of his was the anonymous writer) of them, was, to the hour of Jackson's death, looked upon as his malignant slanderer. Yet Messrs. Polk, Walker, Marcy, Cave Johnson, Ba roft and Mason hasten to turn out of office a person in whom Jackson fully confided, and to place in his stead Ritchic, whose press had represented him to his countrymen as an inhuman mon-ser, unit to live—until his popularity became boundless, and had then meanly swallowed every offensive and violent expression, and become his most fawning parasite!! All this Polk and his confederates did, as an annoyance and vexation to the old warrior, shortly before he breathed his last—and yet they, one and all, uplifted the stave to praise Jackson in death!! A strange proof this of their sincerity! Hating, like Crawford, the emigrant, as he does, also, seemingly, the New Englander, Ritchie supported Crawford and the caucus, with Van Buren in 1824; and said of Jackson, "We would deprecate his election as a curse to our country." This is the democrat (1) on whom some \$50,000 to \$75,000 a-year are bestowed, by Polk and Walker, and Marcy and the party! This is the independent patriot who would not be the hanger-on of power, and who disliked to see editors rewarded by and becoming the stipendiaries of the Executive! "Tis a waste of time and words to ask what are Ritchie's wishes or principles, for is it not evident by his past career, that he is a plausible pretender to partiotism, with art enough to keep up appearances before the people, and ever ready to sell his influence to the highest bidder? [See Nos. 147a, 179a, 179b, and 239, in pages 201, 214, 215, and 240.]

Tis a waste of time and words to ask what are Ritchie's wishes or principles, for is it not evident by his past career, that he is a plausible pretender to patriotism, with art enough to keep up appearances before the people, and ever ready to sell his influence to the highest bidder? [See Nos. 147a, 179a, 179b, and 239, in pages 201, 214, 215, and 240.]

Mr. Ritchie's old friends, the Virginia planters, breed slaves as an article of commerce; and Texas is a great mart for their unchristian traffic; his family and connections are also deeply interested in Texan lands and scrip. He was, therefore, with Calhoun, ready to risk war rather than not add Texan senators to the Senate, and secure the power of slavery as omnipotent in the government. To his wholesale slanders, through Mr. Polk's Union, intended to injure me with the American people, I offer no reply here; and as to the dreadful tragedy in which his son was such a conspicuous actor, and which resulted in the death of Mr. Pleasants, he probably could not prevent it, and doubtless suffered much pain from it.

Greene of Richmond, according to Dr. Mayo, page 119, is interested in Texas lands, over \$100,000. He is son-in-law to T. Ritchie, and a bankrupt. Of course, annexation will aid him powerfully. The Tribune states, on personal knowledge, that Texas lands, scrip, &c. are exercising a powerful influence over the press.

### THE POSTAGE LAW,

Though not perfection, is one of the great and, I trust, enduring improvements of the age. President Polk has given us Cave Johnson for postmaster-general, whose narrow mind or interest in slavery made him oppose that law in Congress. Of his administration I can say but little. Those who ought to know, tell me that there are no adequate checks in his department. Is he the man to devise and apply any such? When this excellent measure was at its third reading, Colonel McDuffie of S.C., pale and in bad health, rose to oppose it, because it would be a burthen on the treasury, and President Polk sings the same song in his message. He would "limit its expenditure to its income." When it was to expend many millions to drive the Indians from Florida, for the comfort of the slave-owners, and to risk war with Mexico, &c., by the Texas move; when it was to pay millions of revenue for armies, navies, and the apparatus of war, to support the slave system; in these things Cave Johnson and James K. Polk willingly assented. Is not intelligence for all, as well worthy a small and temporary protection as the others? Is not intelligence a defence? Is not knowledge power? And is not cheap postage of letters and papers a great means of increasing knowledge? The cost of northern postage is almost doubled to pay for carrying the mails to the different localities in the south, where few receive or send letters except a few great slave-holding families. Our postmaster here has an income far beyond the intention of the law, or the heads of departments at Washington. His duties are very plain, and he has an army of auxiliaries. Why should a man at Richmond, Cincinnati, Buffalo or Rochester get a box for \$1 or \$11, and be obliged to pay \$4 here? Is this uniformity? Are not the boxes a great convenience to the post-office? Why tax the small traders here four dollars, or deprive them of a right, in order to put an enormous perquisite, perhaps \$10,000, into an officer's well-filled wallet? McDuffie is about 55 years old—debilitated—much brok

Silas Wright is erroneously termed an anti-slavery man. That is a mistake. When invited in the summer of 1837 to a public dinner at Burlington, Vermont, he wrote in his answer, that Vermont was the home of his family, and that he left it, at the age of twenty, for New York state, in 1915 (when he came to study law at Sandy Hill)—that Van Buren was

the right-arm of Tompkins, last war, when he sustained the Union; that "those fanatics (the abolitionists) are already attempting to agitate the public mind as to the evil of slavery in the abstract," although "they knew well that any attempt to abolish slavery in the district of Columbia, while it exists in the surrounding states of Maryland and Virginia, cannot have the effect to give freedom to a single slave, but would compel their transfer to new masters in the slave states." Wright is opposed to the one term principle for the presidency. He wrote to Ohio, Dec. 1842, that "the political fate of her [N. Y.] vice-presidents has been satisfactory to her republicans, because they were permitted to serve out the time anticipated by their friends. . . Not so with the Presidents, they have been permitted to present. He [V. B.] served but one term," &c. Wright voted for the Ashburton treaty; and at Herkimer in 1828, prepared the resolve for Throop's nomination. He went Jackson as a sad necessity. The harsh correspondence in 1819 between Scott and Jackson is not forgotten. On the 4th of July anniversary dinner in 1820, at Albany, Van Buren presided, and one of the regular toasts was—"Major-Generals Peter B. Porter and Winfield Scott—they were among the first, and the last, and the best in the field." Juckson's services were not even noticed, nor his name mentioned, not even as a volunteer. Just eight years later, Van Buren was intriguing for Jackson all over the Union. Here is a specimen:

Mr. Van Buren to C. A. Wickliffe.

"New York, July 8, 1828.

"My Dear Sir,—I have received yours at this place, and thank you for it. You may assure your friends in Kentucky, that the vote of this state will be stronger for General Jackson than his most sanguine friends anticipated. Of three-fourths there is not the slightest doubt. I care not who you show this letter to, but keep me out of the newspapers. In haste, your friend, M. Van Burden."

I find Thomas P. Moore amongst the Polk appointments of last month—as Indian Agent on the Upper Missouri. The above letters to him and Wickliffe, were intended to operate on the election of the Governor of Kentucky. When President, Van Buren, after making a show of unwillingness, ratified the Seneca Indian Treaty, illegally, for he knew that two-thirds of the Senate had not voted for it. The way in which the Indians are treated renders it anything but surprising that they should thirst for vengeance. Van Buren visited Tammany Hall in March last. M. V. B. at Tammany Hall! Mike Walsh in prison!! and Butler, Price, Swartwout, Hoyt, Dabney, Greene, Levis, Boyd and Hawkins, not in prison!!! Is this arrangement Wright?

## COMMON AND CHANCERY LAW-VAN BUREN ON THE CONVENTION.

It was with reason that Lord Coke exclaimed, "Miserable, miserable, is the slavery of that people among whom the law is either unsettled or unknown!" And that it is unsettled in America, any one who has looked at the conflicting decisions of our courts will readily acknowledge. We cling to the feudal jurisprudence of England, and refuse to reduce the rules by which men are to be guided in society to scientific arrangements, with good laws, and the examples beside the precept. We speak of giving thirty millious for a steam navy—much better would it be for us to call together from all parts of the Union, aye, of the earth, men famed for their learning of law, and ask them to solve the questions, Whether it is possible for youths to become acquainted with law enough to entitle them to plead for their neighbors, without requiring a library of thousands of volumes, filled with the conflicting decisions of jurists, the statutes, ordinances, and real or supposed usages of the old world and the new? Whether it is impossible to obtain for the magistracy of this republic, a clear, concise, popular, yet upright code, which its 3500 judges and justices might comprehend and apply in lieu of the common law of England, much of which, according to a learned recorder of New York (who has since exchanged the duty of charging juries for that of discharging mail-bags), is unknown, never having been either written or printed?

never having been either written or printed?

A mysterious prescription by the faculty of medicine, said to be in daily use, is: "R.—Pulv. Pip. Rub.; Hyd. Chlor. Sod.; Acid. Acet.; Mel. Desp.; Aqu. Fluv., M. Ft. Garg. sig.; Sum. p. r. n." Even this "pip. rub. sod." is not so metaphysical as our anglo-democratic law, for Drs. Mott or R. Nelson could tell that it is an advice to "take red pepper, salt, vinegar, honey, and water, mix and make into a gargle," often useful enough in fevers and sore throat; but in common law, even the learned professors cannot agree either as to the modes or remedies of procedure to get the good of them. Clinton vailly recommended a legal code in 1825, to a bucktail legislature; Brougham, Romilly, Bentham and Mackintosh are among the advocates of a system or code of rules founded on a natural arrangement of those actions which are the subjects of legislation. Major Green, of the Boston Post, truly remarks, that

section til he to any tion ar absure munit the fre month

be crited; the and or judge O'Coo Lords a sna Roch where found our leas of when Judge the criterian our leas of when Judge the criterian our leas of when Judge the criterian of the criterian out of

law c

scien
in ni
wond
bank
embe
Wri
cons
their
acce
requ
and
las,
expe

learn

beca of se ingl gen ther juds an i qua Var

A

last

law und ger

any alw by ope por bit

hat "those fanatics (the he evil of slavery in the ery in the district of Co-irginia, cannot have the er to new masters in the residency. He wrote to nts has been satisfactory ime anticipated by their esent. He [V. B.] served Herkimer in 1828, pread necessity. The harsh On the 4th of July annithe regular toasts wasong the first, and the last, nor his name mentioned, triguing for Jackson all

w York, July 8, 1828. on for it. You may asger for General Jackson not the slightest doubt. I In haste, your friend, M. VAN BUREN."

ay calculate with absolute no doubt of it. Nothing ry [W. T.] succeeds in heir troops in the field in M. Van Buren."

month—as Indian Agent re intended to operate on n Buren, after making a he knew that two-thirds re treated renders it any. Buren visited Tammany in prison!! and Butler, ns, not in prison!!! Is

## IE CONVENTION,

ble, is the slavery of that nd that it is unsettled in our courts will readily and refuse to reduce the nts, with good laws, and or a steam navy-much , aye, of the earth, men Whether it is possible for ead for their neighbors, conflicting decisions of old world and the new? clear, concise, popular, and apply in lieu of the rder of New York (who mail-bags), is unknown,

ily use, is: "R.--Pulv. M. Ft. Garg. sig.; Sum. glo-democratic law, for er, salt, vinegar, honey, s and sore throat; but the modes or remedies legal code in 1825, to a re among the advocates e actions which are the s, that

"A citizen may study the Revised Statutes and all the state laws till he can repeat every section, and yet he knows nothing of the offences for which he may be tried and punished, until he finds out what the laws of England are, and what the judges may think proper to apply to any case, when they can find no ready made law at home. Even the progress of civilisation and common sense in England is not allowed to be applicable to our condition here. An absurd, barbarous, tyrannical law, which may have been repealed and driven from the community in Great Britain, as unjust even in a monarchy, is nevertheless good enough law for

the free citizens of the United States!"

The wretched condition of the common law, in force here, was clearly shown not many months since in the case of O'Connell and others. They were tried in the principal common months since in the case of O'Connell and others. They were tried in the principal common law court of Ireland for a penal offence, kept three months in the penitentiary, pronounced to be criminals by the learned judges and crown lawyers; and then their prison doors were opened; they were entreated to accept of freedom; the twelve judges of England, with one accord, and on oath, had declared that that part of O'Connell's indictment which the whole of the Irish judges had pronounced to be good, at common law, was had, and no law at all; and that O'Connell and his companions were held in unlawful durance. So also said the House of Lords; Lord Chief Justice Denman declaring that the trial was a "mockery, a delusion, and a snare." I felt the force of his reasoning, for I was twelve months confined as unlawfully at Rochester as O'Connell was at Kilmainham—but for the poor there is but little justice anywhere. So expensive is an appeal to the Supreme Court of the United States, that my friends found it impossible to raise the money. found it impossible to raise the money.

When a railroad is laid out we try to make it as straight and level as possible. Should not our law-road be straight also? Lawyers are men of as warm, generous, and kindly feelings as others—they are equally honorable—but if society shall continue to honor legal talent where it snatches a villain of the deepest dye from merited punishment—if Governors and Judges shall continue to act under an imperfect system—if the art of the Attorney must be learnt, with all its technicalities and barbarous "pip. rub. sod." pedantry, by the American scientific pleader—if the student must set up shop, buy an expensive library, and if he then, in nine cases out of ten, finds it impossible to exist as an honest expounder of royal law, is it wonderful that, Butler like, he joins some stock-jobber to jockey the people through a sham bank; or Hoyt like, cringes to power till he can perch himself in a collector's office, there to embezzle wholesale, and fee a legal regiment for defence, out of the plunder? Governor Wright in his message last January, told the Legislature that "the fewest and simplest laws consistent with the security of the great objects to be attained, and the lightest burthens which their enforcement will permit, must be the best and wisest execution of the trust" they had accepted. Look at their debates and proceedings for the result, and say if a remedy is not required? The merchant, farmer, landlord, tenant, tradesman, mechanic—all suffer in turn, and often very severely, by our defective law system. Governor Wright's indicator, the Atas, mocks us with its substitutes for an effectual cure. It is men learned in the law, studious, experienced, and practical, that New York must look to for a code—and if we were to pay

millions for it, never did any people make a wiser purchase.

As to the Chancery Court, I never had anything to do with it until the publication of my last book. I opposed its introduction into Upper Canada, as a member of the legislature, not because I thought the system complete without it, but because I did not believe its substitution of secret examinations in lawyers offices, for open ones before the world—its practice, exceedingly arbitrary and artificial, depending on rules made by its administrators, and upon no general principle of law—its questionable barriers as to what cases are doubtful, obscure, and therefore fit for equity courts-its control over money, property, everything, with chancery judges exported from London, not for their fitness, but in payment of debts political, would be an improvement. Here, Verplanck, and other enquiring minds, have sought to give an adequate remedy for constituted abuses, but have failed-and the danger is, that some quack will, Van Buren like, prescribe a nostrum even worse than the charlatanrie that now obtains.

What is wanted is a code of law, a system whereby one judge, presiding in one court, can do all—with rules of practice, not of his dictation, but framed and adapted for his guidance by the community. Common Law is built on old precedents—equity also professes to be guided by what has been done. If the one can be codified, why may it not include the other? If our laws are scientifically arranged and equitable, why have other conflicting jurisdictions with unconfined powers? It they are loose and confused, are not life and property thereby endangered?

"Equity, as a separate system," says Verplanck, "can hardly be said to have worked well anywhere. Its uncertainty, its immense powers, and still more, its delays and expenses, have always been a subject of public complaint. Its mode of taking testimony has been pronounced by high professional authority to be the very worst ever devised; dilatory, expensive, and opening a door to the grossest perjury, and the vilest frauds. Its advantages are, that its powers are great and undefined—its process strict and searching. So, too, are those of an abbitrary judge in a half-civilized country, a Mandarin or a Cadi."

Hoyt has astonished this community by swearing that the letters published in my former pamphlet are genuine, and asking the profits of publication. With profits I had nothing to do. There have been appeals, bills, demurrers, injunctions, hearings, and decisions. I cared for one thing only; and that was to get the facts before the people. Were their attention well directed to the Court of Chancery, a change for the better might take place speedily. Walworth, the Chancellor, that seems the state of the chance of the state the Chancellor, I had seen before, when he called at my office, inquiring for his friend Speaker Papineau—McCoun I had not seen, and only heard of him in the old duel case of Eckford, Decatur, &c., and when he took the circuit judge's place in 1831, on the equity side. I think the interference of McCoun, as far as copyright was concerned, was a violation of several important provisions in the U.S. Constitution, and that his decision in the Mitchell case (Wetmore vs. Scovell) forms a curious contrast with the course he took in mine. Being very poor, I keep on the defensive—but had I been involved in such a case twenty years ago, the folks in Canada are my witnesses, that I would have done battle for the right most cheerfully. permanence of this government depends on its justice, and if the manly electors of New York will but wake up to the importance of the crisis, the world may yet bless the hour in which the greatest State in the Union called together the Convention of 1846.

In 1769 to 1773, private and secret letters were written by great men in Boston to official characters in London, against the people. Licut. Gov. Oliver wrote "that some method should be devised to take off the original incendiaries, whose writings supplied the fuel of sedition through the Boston Gazette." Secret assassination was tried accordingly; Mr. Otis, King's Advocate, a bold liberal, was attacked in his own house with bludgeons, and left for dead. Governor Hutchinson said, "The union of the Colonies is pretty well broke; I hope I shall never see it renewed. There must be an abridgment of English liberties in the Colonies." Judge Oliver wrote how to harass the Americans, adding, "By such a step the game will be up with my countrymen." Such letters as these induced the king to refuse wise counsel; Dr. Williamson, an eminent American, then in London, got hold of the letters; he gave them to Williamson, an eminent American, then in London, got hold of the letters; he gave them to Franklin, who enclosed them to Speaker Cushing, in Boston; Samuel Adams and John Hancock read them to the Legislature of Mass.; they were published; the Assembly petitioned their King to remove the slanderers; the privy council met, and Wedderburn insulted Franklin; his speech was published in the London papers, and says Franklin, "It was the ton with all the ministerial folks to abuse them [the Yankees] and me, in every company and in every newspaper." The King, Feb. 7, 1774, ordered the Boston petition to be dismissed "as groundless, frivolous, vexatious, and scandalous;" stopt Franklin's salary as Colonial Agent; took from him his office of Postmaster General; and the government backed Whately in oppressing this man, whose memory the proudest monarch might envy, with a suit in Chancery before the McCoun of that day, to get back the letters and the profits [!!] he had made by publishing them. Franklin could not stand this accumulation of persecution. "My finances (says ing them. Franklin could not stand this accumulation of persecution. "My finances (says he) are not sufficient to cope at law with the treasury here." He returned to America. In his speech before the Lords of the Privy Council, Wedderburn [Lord Loughborough]

said; "Nothing then will acquit Dr. Franklin of the charge of obtaining them [the secret letters] by fraudulent or corrupt means, for the most malignant of purposes; unless he stole them from the person who stole them. I hope, my lords, you will mark and brand the man, for the honor of his country, of Europe, and of mankind. Private correspondence has hitherto been held sacred in the times of the greatest party rage, not only in politics, but religion. He has forfeited all respect of societies and of men. Into what companies will he hereafter go with an unembarrassed face, or the honest intrepidity of virtue? Men will watch him with a jealous eye; they will hide their papers from him, and lock up their escrutoires. He will henceforth esteem it a libel to be called a man of letters, homo trium literarum !"—Frankiin's Memoirs, vol. i, p. 219. He concluded by comparing the great philosopher and patriot of the Western world to Zanga, in Young's Revenge. "I ask, my lords, whether the revengeful temper, attributed by poetic fiction only to the bloody African, is not surpassed by the coolness

and anathy of the wify American."

A bill from the Assembly of this state was sent, in 1818, to the Senate, for concurrence, which proposed to free those who had dealings in small sums, from the chicanery, delays, and enormous costs imposed by trading attorneys, by allowing a single justice to try cases of \$50 and under, whether the action was against an individual a privileged lawyer, a company, or the officer of a court—authorizing any citizen to explain the nature of the claim or plea of any other citizen-and annulling and putting an end to that odious monopoly of pleading and defence by which privileged attorneys had reaped enormous gains from a pillaged people—so far as debts under \$50 were concerned. This attempt to introduce practical democracy was regarded by Van Buren with horror. He was eloquent against the bill—condemned its principle-wondered how justices, ignorant of the law, could decide cases of debt-and when he found the bill would pass, moved [see senate journal, page 187] to add to the bill the following

"And be it further enacted, that it shall not be lawful for any person, NOT A LICENSED ATTORNEY OR COUNSELLOR OF THE SUPREME COURT OR COURT OF

COM study OTH

Her them, did no neighl Van I Young

The taken l da wh Vechte der lav senate Samue

On . not aff a cour was su other 9 On (

too mt record Carrie Now and Va and W

bany: " Line row mo overwh regard grounde mind, u very dec servedly Wh

and wi caused npon a Democr of a Cor efforts.

Loo the pu seeing memo which legal before during volves of exp New the ge whole clear

The comm scure per; of one

blished in my former ts I had nothing to do. lecisions. I cared for their attention well dispeedily. Walworth, for his friend Speaker duel case of Eckford. e equity side. I think iolation of several ime Mitchell case (Wetine. Being very poor, years ago, the folks in most cheerfully. The electors of New York ss the hour in which

n in Boston to official at some method should ed the fuel of sedition gly; Mr. Otis, King's ons, and left for dead, broke; I hope I shall erties in the Colonies." step the game will be fuse wise counsel; Dr. ters; he gave them to Adams and John Hanssembly petitioned their urn insulted Franklin; It was the ton with all company and in every dismissed "as ground-Colonial Agent; took ed Whately in oppresssuit in Chancery before e had made by publish-. "My finances (says ned to America. [Lord Loughborough]

ing them [the secret letes; unless he stole them brand the man, for the dence has hitherto been but religion. He has ll he hereafter go with watch him with a jealtoires. He will hence-um!"—Franklin's Mepher and patriot of the whether the revengeful rpassed by the coolness

enate, for concurrence, e chicanery, delays, and stice to try cases of \$50 lawyer, a company, or he claim or plea of any oly of pleading and depillaged people—so far -condemned its princis of debt-and when he to the bill the following

, NOT A LICENSED ORT OR COURT OF

COMMON PLEAS OF THIS STATE, or who shall not be actually engaged in the regular study of the Law, TO APPEAR AND ADVOCATE ANY CAUSE FOR ANOTHER BEFORE A JUSTICE OF THE PEACE."

Here Van Buren's party deserted him-the bill allowed these who wanted attorneys to hire them, and it did not force the poor man, who felt he had been wrongfully prosecuted for \$5 he did not owe, to hire an attorney's apprentice to state his ease for a fee of other \$3, when his neighbor the machinist, carpenter, or printer, was ready to do it truly and correctly for nothing. Van Buren's monopoly clause was voted down. Yeas, Van Buren, &c., 6. Nays, Sam.

The bill also provided that cognovits or confessions of judgment, for \$100 and under, might be taken before a single justice of the peace, whose fee should be 25 cents. (It was \$12 in U. Canada when I first settled there!) Judgments were to be a shilling, and so on. Van Buren, Van Vechten, and Young addressed the Senate against the bill; it would injure the profession, render law too cheap, and encourage litigation. The bill passed, 18 to 11. See pages 195-6 of senate journal. Samuel Young. Among the Tr Nays on the final vote were Van Buren, Hammond, and

On June 12, 1819, it was proposed in Senate to allow county courts to try all cases which do not affect life; but if it was a case involving the state prison for life, one of the judges must be a councillor of three years' standing. Ross said if the lawyer held the rank of councillor it was surely enough; he would move to strike out the words "three years' standing." Young and

other 9 went for that, but Van Buren defeated them.

On 6th of April, 1819, in Senate, Hammond reported a bill to prevent lawyers from taking too much for foreclosing a mortgage, over and above printer's bill, affidavit, and conveyance recording, &c. Van Buren moved to give the attorney \$25. Lost. Young proposed \$20. Carried. But the bill was got rid of. In 1821, the convention made some improvements.

Now, 1846, we are on the eve of another convention. To it Croswell was not very friendly, and Van Buren and Wright could scarce conceal their vexation when the honest Democrats and Whigs coalesced in its favor. Here is Van Buren's letter, addressed to Peter Cagger, Al-

"Lindonwald, May 19, 1845. Dear Sir: \* \* \* \* \* \* I had, however, allowed myself to hope that these amendments, and especially that which would make the State secure against the abuses of the power to borrow money, from which it has itself so severely suffered, and by which so many of its sister States have been overwhelmed, might, by perseverance, be obtained in the mode provided by the constitution, before any material iaroad was made upon the cherished, and as it was supposed, well established policy of the State in regard to its finances and public works. For that reason, and on account of what I believed to be a well-grounded apprehension of the bad effects that might resuit from the disturbed condition of portions of the public mind, upon points not heretofore involved in the political issues upon which parties have divided, I have been very decidedly in favor of a postponement of the Convention movement, and that preference has been unreservedly expressed to the few who did me the honor to ask my opinion upon the subject.

"Whether I would have retained and acted upon that preference if I had been a member of the Legislature and witnessed the parsage through both its branches of a bill, which would, if it had been a law, have caused so sudden and so injurious a revolution in what was hoped to be the established policy of the State, upon a point of prominent importance, is very doubtful. As matters stand, my advice to the meeting and to the Democracy of the State, is to bury their past divisions, and to do all in their power to carry the great measure of a Convention to a successful and safe result, by united counsels, and vigorous, but temperate and discrect efforts. I am, door sir, very respectfully and truly yours. "Lindenwald, May 19, 1845. Dear Sir: \* \* \* \* \* I had, however, allowed myself to hope that these

Look at the conduct of the legislature, at its language, at the opinions of members touching the public press and each other—and say, Is it a supervising eye placed on an eminence, and seeing all around? Is it a mill for grinding good laws, if sparely fed with complaints and memorials? Or is it the tumult of contending factions, silencing the more patriotic? Say which; and then ask yourselves, whether, if laws devised, examined and improved by the best legal talent in N. Y. state, need revision, how much more those laws which were never laid before any legislature, and which are only the opinions of judges dependent on arbitrary kings during the dark ages of English history? "Our laws and decisions (said John C. Spencer, in the Assembly of N. Y., Jan. 6, 1820) are numerous and complicated, and it necessarily devolves upon the judges to expound them; and if the gentleman dislikes the laws, and the mode of expounding them, he might adopt the recommendation of the late Governor Plumer, of New Hampshire, and propose to have the whole British common law reduced to a code. Let the gentleman from Delaware [General Root] devote himself to the subject, and reduce the whole of our multifarious laws and numerous decisions into a code at once, and render them clear and consistent." In his notes on De Tocqueville Mr. S. takes another view.

# MOSES Y. BEACH ON TEXAS. INFLUENCE OF THE SUN.

The Sun, a penny paper of considerable influence and large circulation in New York, was commenced, as Mr. Beach states, "on the 3d of Sept. 1833, in a small back room in an obscure part of William street," with an edition of 500, and of the size of a sheet of letter paper; "the entire strength of the establishment, intellectual, physical, and mechanical, consisted of one man and one boy." The sale paid expenses, and left profit enough to buy them a sup-

per. The present owner, M. Y. Beach, states, that he served his apprenticeship to a cabinetmaker in Hartford; worked long and hard, late and early; and now owns three banks and his newspaper. I was his neighbor in 1838, and noted that he looked carefully after his business. At that time, as now, the paper professed decorum of language and independence of Mr. Beach is not much of a writer himself, to but he employs those editors, and those only, who will faithfully express sentiments in unison with his own. In 1836 he had the genuine American teclings of the honest and faithful class whose patronage has raised him to wealth, and who were delighted, no doubt, at the independent, republican tone of his cheap and useful sheet. He took a bold stand then against Texas with slavery, and censured with great severity the attempts of Polk, Calhoun, Houston, Jackson, and McDullle, to crush freedom in the north, by extending the curse of slavery to the south, in violation of treaties, not made with a powerful monarchy, but a weak, confiding sister republic. I add (to Mr. Beach's honor be it said) his commentary on Samuel Houston's letter to Dunlap at Nashville, asking aid to dismember Mexico.

### [From the New York Sun, by Moses Y. Beach, 1836.]

"In the earlier days of our republic, when a high-minded and honorable fidelity to its constitution was an object paramount to every mercenary consideration that might contraveue it, an avowed design of this kind against the possessions of a nation with whom the United States were at peace, would have subjected its author, if a clitzen, to the charge of high treason, and to its consequences. When Aaron Burr and his associates were supposed to meditate the conquest of Nexico, and attempted to raise troops in the southern states to achieve it, they were arrested for treason, and flurr, their chief, was tried for his life. But now, behold: the conquest of a part of the same country is an object openly proclaimed, not in the letters of General Rouston alone, but by many of our weathlest citizens at public banquets, and by the hirotagn presses in the chief cities of our Union. The annexation of a foreign territory to our own by foreign conquest, being thus unblushingly avowed, and our citizens who are integral portions of our national sovereignty being openly invited and incited to join the crusade with weapons of war, it becomes an interesting moral langing—what is there in the public mind to excuse or even to salling the soft surface and a prostitution of national faith and home in these days, any more avowed, and our citizens who are integral portions of our national sovereignty being openly invited and lucifed to join the crusade with weapons of war, it becomes an interesting moral inquiry—what is thore in the public mind to excuse or even to palliate so fagrant a prosituation of national fath and honor in these days, any more than in the days that are past? The answer is ready at hand, and is irrefunible. An extensive and well organized gang of awindlers in Texas lands, have raised the cry and the standard of 'Liberty' and to the thrilling charm of this glorious word, which stirs the blood of a free people as the blast of a bugle arouses every nerve of the war-horse, have the generous feelings of our citizens responded in ardent delusion. But, as the Commercial Advertiser truly declares, 'Never was the Goldess of American Liberty invoked more unsighteously;' and we cannot but believe that the natural sagacity, good sense, and proud regard for their national honor, for which our citizens are distinguished in the eyes of all nations, will speedily rescue them from the otherwise degrading error in which that vite crew of mercenary, hypocritical swindiers would involve them. The artful deceivers, however, have not relied upon the generosity and noble sympathy of our fellowitizens, for they insidiantly prosented a brite to excite their cupidity also. They have not only felsely represented the Texian cause as one of pure, disinterested liberty and justice, as opposed to perfidious tyrangy and cruei oppression, but they have themselves assumed something more than the liberty which they basely and luced by one or both of these objects, many hundreds of our enterprising citizen land, a mile square, to every American citizen and foreign enigrant who will saily forth to capture it from the Mexican republic. I housed by one or both of these objects, many hundreds of our enterprising citizen left hele rown supple and unobjectionable country to unite with Irish, English, and other foreign adventurers in a war, from the them; but in fighting for the union of Texas with the United States, which is the a lowest meaning of 'Texian Independence,' they will be fighting for that which at no distant period will inevitably dissolve the Union. The slave states, having this eligible addition to their land of bondage, with its harbors, bays, and well bounded geographical position, will ere long cut assunder the federal ite which they have long hold with ungracious and unfraternal fingers, and confederate a new and distinct slaveholding republic, in opposition to the whole free republic of the North. Thus early will be fulfilled the predictions of the old politicians of Europe, that cut Union would not remain a century—and then also will the maxim be exemplified in our history, as it is in the history of the slaveholding republics of old, that liberty and slavery cannot long inhabit the same soil."

It is creditable to Beach that he is wealthy, the owner of three banks and a powerful journal. But, I ask him to explain, why THE SUN of 1816 claims to be the originator of that disgraceful act which it denounced in 1836, as the object of that vile crew of "mercenary, hypocritical swindlers," traitors to their country, bent upon dismembering the republic? Mordecai M. Noah, who is hired as principal editor of the Sun, by Beach, now, was in 1836, (as editor of the Star,) for Texas and slavery: he has not changed, but why is Beach, the independent mechanic, become the confederate of those who drive a detestable traffic in the south, and seek to add us northerns to their plantations of bondsmen? Why is the Beach who once saw a dissolution of the Union in Texan annexation, now ready to grasp at all Mexico? Why is it thought essential now (June 11th) to say, "We are and always have been in favor of the Annexation of Texas, and never at any time entertained the impression that Mexico had any rights in Texas, or could recover that country by the force of arms. We never believed that we were doing injustice to Mexico," &c. &c., when old subscribers, myself among the number know that THE Sun thought that those who took Houston's course deserved the traitor's fate? The question has not changed—slavery and robbery are what they were when Houston's

mercen Beach, ha have prev it is hinte and, and someed b heedless o nighly val It is rig

why he ha by a confi An acco Van Bure ow in tro f pending ively circ

pecuniary ments he

Report of Hudson, F The cor accompany accompany Robert Doi on. The gement of That it o part of man Losses to

gents (wt

for paper o a competer instances, sent. No test, therel large sum and in one gave no se estate, agr large amo himself th to the inst the proba statement in and en unpaid, a amount to

By the opinion obtained, siderable require, commun trifled wi committe they hav commen duce a b

BANK ing of th chosen d Robert J George

entleeship to a cabinetowns three banks and carefully after his busire and independence of those editors, and those In 1836 he had the mage has raised him to lican tone of his cheap very, and censured with McDutlie, to crush freeviolation of treaties, not . I add (to Mr. Beach's lap at Nashville, asking

ity to its constitution was an avowed design of this kind would have subjected its au-Aaron Burr and his associates ops in the southern states to life. But now, behold! the stife. But now, behold! the he letters of General Houston liling presses in the chief cities uest, being thus unblushingly openly invited and heited y—what is there in the public honor in these days, any more lable. An extensive and well maked of 'Liberty' and to the sthe blast of a bugle arouses, the liberty invoked more unand proud regard for their and, and proud regard for their awill speedid; rescue them from and prottel regard for their na-will speedily rescue them from fileal swindlers would involve good as windlers would involve acy have not only frisely repre-sed to perfidious tyrain; and liberty which they basely and 'Pexian land, a mile square, to from the Mexican republic! In-terns left their own spulle and from the Mexical republic. The sample and urers in a war, from the fullest ently and audachously monopositine of ostensible liberty have a mercenary treachery, compared se was President, was innocease make this prolific province their make this profile province their lenacionsly adhere; and if they unjust and avaricious cause of ily see. "heir object. We doubt caus that can be brought against the newed meaning of "Texian matching discount the University the a lowed meaning of "Textan withby discover the Union. The harbors, buys, and well bounded so long held with ungracious and in opposition to the whole free I politicians of Europe, that our field in our history, as it is in the ung inhabit the same soit."

banks and a powerful jourbe the originator of that dis-crew of "mcrcenary, hypoing the republic? Mordecai now, was in 1836, (as editor y is Beach, the independent traffic in the south, and seek the Beach who once saw a sp at all Mexico? Why is s have been in favor of the ression that Mexico had any ns. We never believed that rs, myself among the number. deserved the traitor's fate? they were when Houston's

mercenary treachery" was odious in Beach's sight. It is asserted, and I believe it, that Beach, had he not been first silenced, and then brought quite round, could, through The Sun, have prevented annexation. I do not overrate the power of his press when I say this; and as it is hinted, both privately and publicly, that those mercenary motives, that desire for Texas land, and still more, to give new value to Texas serio, which Beach ascribed to others, finally seduced himself, and caused him to turn and follow Marcy, Houston, and the slave traders, heedless of the injury he did to his own class, and the good cause of freedom, which he once highly valued, I ask him to explain the above paragraph, as compared with his present course. It is right that I should here state, that I do not know that Mr. Beach has, or ever had, any

pecuniary inducement to change his course-but as his cultors are merely the tools or instruments he works with, and thrown by when they do not suit him, I am warranted in asking why he has thus used the vast power placed in his hands, for temperate and patriotic purposes,

by a confiding public.

An account of the Lehigh Bank was written for this work, in connexion with the case of Yan Buren's friend, Daniel M'Cook, a delegate to the Baltimore Convention of 1840, and www in trouble at Harrisburgh. It seemed to be the better course, however, to await the result of pending proceedings, and not attempt to prejudge, through a publication likely to be extensively circulated, a case of which a jury will sooner obtain all the facts.

# VAN BUREN AND THE BANK OF HUDSON.

Report of a Committee of the House of Assembly of New York, on the bankrupt Bank of

Hudson, Feb. 3, 1823.

The committee to whom was referred the report of the Attorney General, [Talcott,] with accompanying documents, relative to the Bank of Hudson, Report, That the documents accompanying said report, appear to be an examination at length, by James Powers and Robert Dorlon, Esqrs. commissioners appointed to inquire into the affairs of the Bank of Hudson. The examination and report of the commissioners, is, in itself, an elaborate production of the commissioners and report of the commissioners. tion, embracing many, if not most of the prominent transactions relating to the affairs and manogenent of this institution, for many years; also its situation at the time of the failure thereof.
That it discloses a scene of wild speculation, ruinous and improvident management, on the

part of many of its officers, regardless of their own characters, and the ordinary or strict rules

Chanking institutions; a summary view will in part be given.

Losses have been sustained by large amounts of paper having been placed in the hands of agents (who gave no security.) for the purpose of forcing it into circulation, by exchanging it for paper of other banks. Discounts apparently have been made for large amounts, without a competent number of the board being present: and as it appears from the minutes, in some a competent number of the noard being present; and as it appears from the infinites, in some instances, notes have been entered as discounted or renewed, without the directors being present. Notes for large amounts have been suffered to lie over, without either payment or protest, thereby discharging the endorsers from their liability. Notes have been discounted for large sums, (in violation of a rule for the government of its officers,) having but one endorser, and in one instance a note for \$10,000, was discounted without any. One of the eashiers gave no security for the faithful performance of his duty; and although worth but \$5000 in real estate, agreeably to his own statement, frequently endorsed for the officers of the bank, to a large amount, and at one time, we perceive his name upon paper, to the amount of \$25,000, himself the only endorser. By the report of the commissioners, it appears that there was due to the institution, at the time of its failure, from certain of its officers, the sum of \$143,794, and the probable loss, upon loans to said officers, will be \$100,000. And from extracts from the statement showing the present and probable state of said institution, it appears that stock paid in and entered to account, is \$110,000: and that the notes of the institution, unredeemed or unpaid, are \$68,264: And that the total loss, as estimated upon closing this concern, will amount to \$176,852.

By the accompanying report of the Attorney General, it will be observed that he is of the opinion that the charter of the bank has been forfeited; and that sufficient proof may be obtained, to make some of its officers liable to account, in their individual capacity, for a considerable amount of debts due the institution; believing that the public good and justice require, for the purpose of preventing similar practices, and for guarding the rights of the community, the adoption of vigorous and efficient measures, against those who have wantonly trifled with the trust committed to their charge; but as some doubts exist in the minds of your committee, whether individuals who have made themselves liable, have the ability to pay, they have therefore thought it advisable to give the Attorney General discretionary powers in commencing suits in behalf of the state. The committee would therefore ask leave to intro-T. S. MORGAN, Chairman.

Bank Election. [From the N. Y. Evening Post.]—Hubson, January 18, 1814. At a meeting of the Stockholders of the Bank of Hudson, on the 10th inst., the following gentlemen were chosen directors for the ensuing year: John C. Hogeboom, Alexander Coffin, Gayer Gardner. Robert Jenkins, Joseph D. Monell, Richard M'Carty, Thomas Jenkins, Wm. P. Van Ness, George Monell, Seth G. Macy, Thomas B. Cook, Ralph Barker, Martin Van Buren. Robert

Taylor and Moses I. Cantine, directors on the part of the State. At a meeting of the direct tors, John C. Hogeboom was re-elected president, and Gilbert Jenkins, cashier.

### THÈ SURPLUS REVENUE.

In Throop's message, Jan. 1830, he asserts that there are prudential reasons for continuing the duties on imports to a greater extent than the wants of government require, the surplus is be divided among the states. Jefferson, in Nov. 1808, wished the surplus revenue to be arplied to the purposes of education, and the improvement of roads, rivers, and canals. Jack son, in Dec. 1830, advised that surplus funds might be divided among the states for objects of internal improvement; and, in 1832, seemed anxious to confine the land sales to actual settler at about 10 cents an acre. In August, 1836, when vast sums had been paid for choice lands by the public, and these lands thrown into market and bought by speculators with the public revenue entrusted to the Treasury banks, Van Buren took ground against distribution; and in 1841 Walker and Buchanan tried to mortgage the whole of the land revenue for the balance of debt Van Buren had created in his efforts to expel the Seminoles from Florida. Calhonn and M'Duffie have held opinions on revenue as wide asunder as the polls. M'Connell of Tennessee proposes in Congress to give each settler on the public lands a free grant—the old Canadian system, and better than ours—but the national reform plan is an improvement for it secures farms to the industrious for ever—it is, in the spirit of the law of nations, which, as Vattel tells us, "will not acknowledge the property and sovereignty of a nation over any uninhabited countries, except those of which it has really taken actual possession, in which it has formed settlements, or of which it makes actual use.

In John C. Calhoun's speech, in Senate, Feb, 5, 1840, Globe report, he thus described the surplus revenue, and land-buying mania:

"With the increased rise of prices began the gigantic speculations in the public demain, the price of which, being fixed by law, could not paramke of the general rise. To enlarge the room for their operations, I knew not how many millions (fifty, I would suppose, at least, of the public revenue) was sunk in purchasing indian lands, at they fee simple price nearly, and removing tribe after tribe to the West, at enormous cost; thus subjecting millions on millions of the choicest public lands to be seized on by the keen and greedy speculator. The tide now swelled with irresistible force. From the banks the deposits passed by discounts into the hands of the land speculators; from thom into the hands of the receivers, and thence to the banks; and again and again repeating the same circle, and, at every revolution, passing millions of neres of the public domain from the people into the bands of speculators, for worthless rags. Had this state of things continued much longer, every acre of the public lands, worth possessing, would have passed from the Government. At this stage the alarm took place. The revenue was attempted to be squandered by the widest extrawgance; resolutions passed this body, calling on the Departments to know how much they could spend, and much resentment was felt because they could not spend instenough. The deposit next was passed, and the Trensury claral issued; but, as far as the currency was concerned, in whin. The explosion followed, and the banks fell into convulsions, to he resusciated for a moment, but to full ngain from a more deadly stroke, under which they now lie prostrate."

A mong the various schemes of public plunder, got up by Van Buren and his friends, Imay

Among the various schemes of public plunder, got up by Van Buren and his friends, I may name the Mississippi Land Company, got up to buy the Indian reservations. Amos Kendall's connection with it was very discreditable. The Courier and Enquirer truly remarks of another vast monopoly, just like the Canada Land Companies under monarchy, "The history of the American Land Company is yet to be written; it would have been written long since had it not been for the application of the Gag Law by Mr. Polk's packed Committee of suppression and concentration in 1837."

pression and concealment, in 1837.

Of it the Albany Evening Journal says: "The American Land Company was formed in 1835. It overshadowed the Republic. Such a combination of wealth and power had never before existed among us. The highest officers in the General and State Governments were steckholders in this gigantic Monopoly. The Articles of Association were drawn up by the Attorney General of the United States, who was himself a stockholder, and whose brother the president the great the property of the Company of the Co was the President. Its agents were sent abroad through the new States and Territories to monopolise all the valuable public lands. The Land Offices were subsidised. The surplus revenue, then in the pet banks, was at the service of these speculators. Millions of dollars were invested in Michigan, Illinois, Wisconsin, Mississippi, &c. The Stockholders in this overgrown monopoly were selected from the men in power. Vast political and pecuniary inwell and Burt, editors and proprietors of the State paper. Then came John Van Buren, the son of the President of the United States. Sulas Wright, Jr., a Senator in Congress, through whose influence the deposites were placed within the reach of 'speculators,' was stockholder in the monopolizing American Land Company. And yet these very men filled the country with their croakings against 'speculation.'"

Now is the time for its history. Who will detail it? Wright, Butler, and Van Buren had

their custom house officers, to collect the taxes at the custom houses—their banks in which to deposit the cash, charging no interest-they and their friends were the directors, and they borrowed out the people's millions at New York, Philadelphia, and Boston, bought immense tracts of the most valuable of the people's lands with their own money, at the very lowest price—and sold them back to actual setters at five, ten, fifteen, and even twenty times what they had cost. This

was Van Burenism in 1836, and it is unchanged.

. At a meeting of the direct rt Jenkins, cashier.

dential reasons for continuing nment require, the surplus to e surplus revenue to be apds, rivers, and canals. Jacknong the states for objects of the land sales to actual settlers do been palit for choice lands by speculators with the public dagainst distribution; and in and revenue for the balance ples from Florida. "Calhoun as the polls. M'Connell of ic lands a free grant—the old plan is an improvement, for the law of nations, which, as nty of a nation over any uninal possession, in which it has

report, he thus described the

public domain, the price of which, for their operations. I know not how kin purchasing Indian lands, at ther tous cost; thus subjecting initilized greedy speculator. The tide now counts into the hands of the land banks; nod again and again repeations in the lands of the land banks; nod again and again repeation by public domain from the people into much much longer, every arre of the At this stage the slarm took place; resolutions passed this body; call; he resentment was felt because they yetrular issued; but, as far as the ill into convulsions, to be resuscinthey now the prostrate."

1 Buren and his friends, I may

Buren and his friends, I may in reservations. Amos Kerind Enquirer truly remarks of under monarchy, "The history have been written long since so packed Committee of sup-

and Company was formed in

wealth and power had never and State Governments were citation were drawn up by the ockholder, and whose brother new States and Territories to ere subsidised. The surplus cultators. Millions of dollars c. The Stockholders in this st political and pecuniary inckholders, were Messrs. Crosthen came John Van Bures, then came John Van Bures, J. J. R., a Senator in Congress, each of 'speculators,' was a nd yet these very men filled

s, Butler, and Van Buren had ses—their banks in which to re the directors, and they borston, bought immense tracts of the very lowest price—and sold mes what they had cost. This

