

on its part, ceases to be bound by it. It is proper to state, that the private letters received in this city from Madrid give no reason to suppose that the Treaty will not be duly ratified.

From the *National Intelligencer*.

FROM THE FRIGATE MACEDONIAN. Letters have been received in this city from Valparaiso, in the 18th sea, down to the 10th of March; from a perusal of which, the following particulars are gathered:

The United States' frigate Macedonian, captain Downes, arrived at Valparaiso on the 29th of January, after a passage of eighty days from Norfolk, and fifteen from Staten Land. She experienced uncommonly fine weather off Cape Horn; and being becalmed close in with the Cape for several hours, the officers were astonished to find no current: indeed, they did not find the ship to be in the least affected by a current after passing Staten Land. Terra Del Fuego was entirely covered with snow, as far as the eye could extend; but the Cape and small Islands in the neighborhood had none upon them. After passing the straits of Magellan, with continued fine weather, the vessel experienced a gale of wind, of four days continuance, and much bad weather.

At the date of our letter, as the reader already knows from other sources, Lord Cochrane commands the Chilean navy, consisting of San Martin, of 60 guns, Lauzo, of 50, O'Higgins, of 50, a corvette, of 22, and three large brigs, was out on a cruise. The Andromache (a British frigate) left at Lima two frigates and two brigs of war, and a Spanish merchant ship, with a million of dollars on board. It was expected every moment to hear of the result of Lord Cochrane's attack on the port of Callao (where we have already heard, he was unsuccessful in his first attempt.) If he should be defeated, it was the opinion of the writer of these letters, that it would be a most unfortunate thing for Chili, as it could hardly be possible for that government to refit and provision the squadron for another cruise. If they made no prize money, and were not paid their wages, the crew would certainly leave the service: for when they had last sailed, the men had not been paid for a cruise, and left the port much dissatisfied. Indeed, the crew of the corvette mutinied, and confined their officers, with a view to take the ship to Lima, where they said they should be paid for their services.—However after having possession of the ship for three days, she was retaken by the officers: three men were killed in the contest, five had been since shot without trial, and twenty three remained to be tried.

If the fleet should return, after all, without doing any thing, there was, judging from his incident, little hope of their getting to sea again. Lord Cochrane, it was believed, would do all that he could do with the means he had, and if the wind favored him it was supposed that he might take or destroy the shipping in Callao. All his captains were English, and he had in the squadron about 250 English and Americans, the rest being natives of Chili. General San Martin and Lord Cochrane appeared to be bosom friends; but some appeared to think, have selfish, and not patriotic objects—desire to conquer Peru, not for sake of freedom, but with a view of personal ambition and aggrandizement. To accomplish his views, be they wicked or be they charitable, St. Martin drains Chili to the last dollar. He is removing the Chilean and American officers from the army, & putting in Buenos Ayreans and Englishmen. His enemies say he is a cruel tyrant, and that the people of that country generally fear, they do not hate him.

O'Higgins, the director, is said to be an amiable and good man, but under the influence, if not subject to the control of St. Martin. The Macedonian had been waiting for some time, for judge Probst, who had, however arrived. The intention of captain

Downes to call at Lima, after his departure from Valparaiso. It was not known what construction would be given to Lord Cochrane's proclamation of blockade, of which we have had notice, in regard to vessels of war. If it was to be extended to ships of war, as it was not the object of captain Downes unnecessarily to enter into any controversy with those people, he intended to delay his entry until the Andromache should have tried the force and validity of the blockade; the more especially as no particular business, besides that of general observation, required the Macedonian to visit Lima. This determination of captain Downes, to avoid rather than court collision, shews a prudence worthy of the character this gallant officer bears in the service.

HEAT.

The excessive heat which has been experienced in this city for some days past, appears to have extended to the northern cities, & probably, also, to those in the south. In this city, the thermometer stood, at 5 o'clock on Sunday evening, in the shade, at 98 degrees, and may, at some hour of the day, have been yet higher. Several sudden deaths have occurred within the three or four last days, from the effects of exposure to intense heat, or from drinking cold water. The precise number of deaths we know not, nor the names of those who died; they were generally emigrant laborers, whose imprudence caused their death.

We had a light shower on Tuesday evening, which served to cool the air a little, but has afforded no relief to the suffering vegetation, which withers before the scorching heat of the sun.

In Philadelphia the thermometer stood, on Monday, at 12 o'clock, at 93; in New-York, on Saturday, at 99; and on Sunday at 101—said to be the greatest heat recorded in this country.

Nat. Intelligencer.

COMMUNICATED.

The citizens of Madison are requested to attend at the court house, on the first Monday of September next, and say by their votes, whether the town shall be incorporated or not.

A CITIZEN.

From the Cleaveland, Ohio, Register.

DIED—At Merwin's Hotel, in this village, on Tuesday the 6th inst. Mr. THOMAS S. WEBB, author of the Mason's monitor, of Boston, Massachusetts. He arrived here early on the morning of the 5th, on board the steam boat from Buffalo. On the morning of the 6th, he was making arrangements for his departure to Worthington, Ohio;—after purchasing a horse & wagon, he ascended the stairs to his lodgings, as was supposed for the purpose of changing his clothes. He was shortly after discovered by Mr. Merwin, lying upon his bed, in an Apoplectic Fit. Medical aid was immediately sent for—Doctors M'Intosh and Town attended, but notwithstanding their unremitting exertions, after lying senseless for some hours he expired.

Madison Royal Arch Chapter, 2
August 12, 1819. 3

Resolved, That as a testimony of respect for our deceased Brother THOMAS SMITH WEBB, late D. G. G. H. P. of the U. S. of America, the members of this Chapter will wear crape on their left arms for the space of thirty days. The members of Union Lodge, No. 2, are requested to do the same.

A. C. LANIER, Sec'y.

The members of Union Lodge, No. 2, of Madison, Ia. have also resolved, agreeably to the above request, to wear crape on their left arms for thirty days, (and request sojourning

brethren to do the same) in testimony of their respect for the above named deceased worthy brother.

Russian Minister.—The National Intelligencer of Thursday mentions, that "the Russian Minister, whilst on an excursion to Mount Vernon, obtained, from a tree, growing over the tomb of Washington, a small branch sufficient to make a walking stick, which he intends sending to Russia, as a present to the Emperor Alexander, in remembrance of our beloved Washington, with the simple motto of "Mount Vernon" engraved on a small gold plate fixed on its head."

CASH! CASH!! CASH!!!

ALL those indebted to the subscriber, are requested to call and settle their accounts either by cash or notes against the tenth of September, as longer indulgence cannot be given. Those who do not avail themselves of this opportunity will find their accounts in the hands of proper officers for collection.

JOHN SHEETS.

N. B. The subscriber also wishes to purchase a quantity of wheat for which the highest price will be given in cash, or payment of debts, delivered at the Gallatin Steam Mill, Ky. or at his store in Madison Indiana.

J. S.
August 28, 1819 142 3t

LOST.

THE tenth volume of Major's Universal History. Any person having it in their possession, will confer a favor on the undersigned by informing him of the same, or leaving it at Gen. Meck's Law office.

JAMES F. D. LANIER.

August 18th 1819. 142

LAST NOTICE.

We once more request all persons that are indebted to us by note or book account to make payment before the tenth of next month. Persons failing to comply with this notice, may expect their accounts to be put in the hands of proper officers for collection.

DAVID M'CLURE, & Co.

August 23, 1819 142

REMOVAL.
DOCTORS DOWNEY & WATTS, have removed their shop to one of Maj. Stapp's rooms on Mulberry street, two doors below the corner, and directly opposite Doct. Candy's three story brick house, where they may be consulted, at all times unless absent on professional business. They continue to render their services in the practice of Physic, Surgery, Obstetrics, &c.

Madison, August 24, 1819.

142

TAILORING BUSINESS.

SAMPLE & REED

RESPECTFULLY inform their customers & the public, that they have commenced the

Tailoring Business

in partnership, in the room formerly occupied by Doctors Downey & Watts, on Main-cross street, adjoining Messrs. Branham & Stapp's tavern. They invite all those who wish any thing done in their line of business to give them a call. They flatter themselves that from their attention and long

experience in business they will give general satisfaction. They have just received the latest fashions from Philadelphia, and presume they are such as will please gentlemen of refined taste without discrimination. They tender their thanks individually to their former customers for their patronage while carrying on separately, and hope to merit and retain their future support in conjunction.

August 28, 1819. 142 3

LOOK SHARP.

ALL persons indebted to me are requested to call and settle their accounts. It is hoped those whose accounts have been standing for sixty days and longer, will pay attention to this notice; if they do not they may expect to have cost added to their accounts without respect to persons.

CHAS. W. BASNETT.

August 28, 1819. 142

NOTICE.

By virtue of a writ of *fira facias* to me directed, will be sold at the court house door in Madison, to the highest bidder for cash in hand, on Monday the 6th day of September next, a fraction of lot No. 101 in the town of Madison, Ia. bounded as follows, viz: beginning 18 feet from the South East corner of said lot, running thence north with Walnut street fifty four feet, thence west 30 feet, thence south 54 feet, thence east 30 feet, to the beginning. Taken in execution as the property of Jesse Brite, at the suit of Brook Bennett. Sale to commence between the hours of 10 and 5 o'clock on said day, where due attendance will be given by

M. STAPP, d. s. j. c.

August 19th, 1819.

140

30 feet front on Second street, and running back 167 feet being the west part of said lot: also one gray horse. Taken in execution as the property of John Gavit, at the suit of Thos. Boicourt, agent of Wm. Heath. Sale to commence between the hours of 10 and 5 o'clock on said day, where due attendance will be given by

M. STAPP.

August 29th 1819.

NEW GOODS.

B. BRANHAM & NEWBERRY.

Having established themselves in Madison, in the mercantile business, have opened a complete & general assortment of

Dry Goods, Hardware, Cutlery, & Groceries,

which were purchased in Philadelphia, in March and April last; at which time goods were scarcely ever known at more reduced prices. Those who feel disposed to procure great bargains for cash, will call at their store, directly opposite R. Branham's tavern, and two doors above the store of Messrs. S. Stapp and Co.

Madison Ia. Aug. 6, 1819.

140

The State of Indiana, }
Jefferson County, } ss.
John Midecap,

vs
Benjamin W. Hunt, William Hunt, William M'Farland & James W. Donalds.

In Chancery
This day came the plaintiff by his attorney, and filed his bill, and it appearing to the satisfaction of the court, that the defendants Benjamin W. Hunt, William Hunt, and William M'Farland, are not at this time residents of this state—whereupon on motion, it is ordered by the court, that notice of the pendency of this bill be published in the Indiana Republican, for eight weeks successively; and that unless the said absent defendants shall by themselves or counsel, enter their appearance to said suit, that the same will be taken as confessed, and decreed accordingly, in their absence.

By order of the court,

R. C. TALBOT, Clk.

138

TAKEN UP

BY Ekillis Willhite, one brown mare 14 hands high, with a small bell on tied with a rope, some saddle spots and a sore back, a star in her forehead and a small snip, and has had the pole-evil and her head stiff, 14 years old—Appraised to 15 dollars before me, the 25th day of July, 1819.

MESHACH HYATT, j. p.

140

Wheat Wanted.

ALL persons indebted to me are informed that I shall leave this part of the country about the 20th of Sept. next, therefore if they wish to settle their several accounts with me, they will call previous to that time. All demands that remain unpaid at the above date, will indiscriminately be lodged in the hands of suitable persons for collection, with instructions to commence suit immediately.

M. PARK.

N. B. Merchantable wheat will be received in payment (from those who have no cash) at 50 cents per bushel.

August 21, 1819. 140

NOTICE.

By virtue of a writ of *fira facias* to me directed, will be sold at the court house door in Madison, to the highest bidder for cash in hand, on Monday the 6th day of September next, a fraction of lot no. 97, in the town of Madison, Ia. being

The State of Indiana, }
Jefferson County, } ss.
Jefferson Circuit Court—June Term, 1819.

George Monroe, vs
John Stucker, sen. David Stucker, John Stucker, jr. Margaret Stucker, Henry Stucker, Elizabeth Stucker and Sarah Stucker.

In Chancery
This day came the plaintiff by his counsel, and it appearing to the court that a number of the above defendants are not residents of this state—whereupon on motion, it is ordered by the court, that notice of the pendency of this bill be published in the Indiana Republican, for eight weeks successively; and that unless the said absent defendants shall by themselves or counsel, enter their appearance to said suit, that the same will be taken as confessed, and decreed accordingly, in their absence.

By order of the court,

R. C. TALBOT, Clk.

138