

Mr. Smith to Mr. Jackson:
DEPARTMENT OF STATE,
November 8, 1809.

SIR.—In my letter of the 19th ultimo, I stated to you that the declaration in your letter of the 11th, that the despatch from Mr. Canning to Mr. Erskine of the 23d Jan. was the only dispatch by which the conditions were prescribed to Mr. Erskine for the conclusion of an arrangement on the matter to which it related, was then for the first time made to this government; and it was added, that if that dispatch had been communicated at the time of the arrangement, or if it had been known that the proposition contained in it were the only ones on which he was authorized to make an arrangement the arrangement would not have been made.

In my letter of the 1st inst. adverting to the repetition in your letter of the 23d ult. of a language implying a knowledge in this government that the instructions of your predecessor did not authorize the arrangement formed by him, an intimation was distinctly given to you that after the explicit and peremptory asseveration that this government had not any such knowledge, and that with such a knowledge, such an arrangement would not have been made, no such insinuation could be admitted by this government. Finding that in your reply of the 4th inst. you have used a language which cannot be understood but as reiterating and even aggravating the same gross insinuation, it only remains, in order to preclude opportunities which are thus abused, to inform you that no further communications will be received from you, & that the necessity of this determination will, without delay, be made known to your government. In the mean time a ready attention will be given to any communications, affecting the interests of the two nations, through any other channel that may be substituted. I have the honor to be, &c.

(Signed) R. SMITH.
The Hon. F. J. Jackson, &c. &c. &c.

Mr. Oakeley, his majesty's secretary of legation, is desired by Mr. Jackson to state to the secretary of state, that, as Mr. Jackson has been already once most grossly insulted by the inhabitants of the town of Hampton, in the unprovoked language of abuse held by them to several officers bearing the king's uniform, when those officers were themselves violently assaulted and put in imminent danger, he conceives it to be indispensable to the safety of himself, of the gentlemen attached to his mission, and of his family, during the remainder of their stay in the U. States, to be provided with special passports or safeguards from the American government. This is the more necessary, since some of the newspapers of the U. States are daily using a language whose only tendency can be to excite the people to commit violence upon Mr. Jackson's person. In consequence, he requests that the undermentioned names may be inserted in the document to be furnished him.

Francis James Jackson,
Mr. Jackson,
Thirteen children.
Charles Oakeley, esq.

His majesty's secretary of legation.
Mr. George Ottey, private secy.
SERVANTS.

Robert Clavering, Francis Martin,
William Attre, Charles Beecroft,
Richard Lowe, John Price,
John Lilly, James Wright,
Amelia George, Mary Smith,
Harriet Patten, Martha Wood,
Frances Blackwell,

[Received at the department of state, on the 11th November, 1809.]

WASHINGTON, Nov. 13, 1809.

Mr. Oakeley is desired by Mr. Jackson to say to the secretary of state. That Mr. Jackson has been with much regret that facts, which it has been his duty to state in his official correspondence, have been deemed by the American government to afford a sufficient motive for breaking off an important negotiation, and for putting an end to all communication whatever with the minister charged by his sovereign with that negotiation, so interesting to both nations, and on one point of which an answer has not even been returned to an official and written overture.

One of the facts alluded to has been admitted by the secretary of state himself, in his letter of the 19th October, viz: that the three conditions forming the substance of Mr. Erskine's original instruction, were submitted to him by that gentleman. The

other, viz: that that instruction is the only one in which the conditions were prescribed to Mr. Erskine for the conclusion of an arrangement on the matter to which it related is known to Mr. Jackson by the instructions which he has himself received.

In stating these facts and in adhering to them as his duty imperiously enjoined him to do, Mr. Jackson could not imagine that offence would be taken at it by the American government, as most certainly none could be intended on his part; but since he has been informed by the secretary of state that no farther communications will be received from him, he conceives that he has no alternative that is consistent with what is due to the king's dignity, but to withdraw altogether from the seat of the American government and await the arrival of his majesty's commands upon the unlooked for turn which has thus been given to his affairs in this country.

Mr. Jackson, means to make New York the place of his residence.
(To be continued.)

MEMORY OF WASHINGTON.

To the Citizens of the United States,
WHEN your beloved WASHINGTON, the Father of his country, died! You saw with increased sensibility, the universe in tears! AMERICANS! How did your bosoms dilate and glow, when, at the first meeting of your political Fathers, following the melancholy event, you saw the call for a MONUMENT worthy of the sublime virtues you hoped to perpetuate, universally applauded.

How then, Fellow Countrymen, have ye permitted two whole years to pass since the noble and natural resolution was every where, individually formed; and the traveller still to ask in vain,—Where is the National Monument, sacred to public and private virtue; to the names of the illustrious WASHINGTON?

COLUMBIANS! you owe to the world, as well as to yourselves, an apology, or an explanation, for the mysterious delay of your acknowledged duty; since nothing can be more true, than that a mere difference of opinion, respecting the form of the Monument, or the mode of its elevation, is the sole cause. To prove this, let us agree at once to obviate all difficulty, by uniting in a simple plan to accord with the annexed, now in operation:

TERMS OF SUBSCRIPTION,

To a Monument sacred to Public and Private Virtue, dedicated to GEORGE WASHINGTON, to be erected in the City bearing his name, by the voluntary contribution of Citizens of the United States only.—The form, and inscriptions, to be under the entire direction of three Trustees.

1. These articles of subscription for a Monument to WASHINGTON, may be opened in any district or part of the United States, provided that none but citizens be allowed to subscribe, and that no individual be allowed to contribute in his own name more than ONE DOLLAR, to this subscription fund.*

2. The name of each subscriber shall be written in a book, and transmitted with the subscription money, to either branch of the Bank of the United States.

3. To render the whole design as simple as may be, three truly and well beloved friends, namely, Rufus Washington, and John Marshall, Judges of the Supreme

court of the U. States, & Benjamin Stoddart, late Secretary of the Navy of the U. States, or any two of them, are hereby empowered and requested to carry the whole design into effect, in such manner as in their wisdom may be deemed most honorable to the memory of WASHINGTON.

4. Should the sum hereby collected be more than sufficient for a Monument, or Mausoleum, (whatever the object of our respect may be called) the Trustees are hereby requested to appropriate the surplus, to increase the fund which WASHINGTON began when in his last will and testament he virtually laid the corner stone of a National University.

5. The Trustees are hereby empowered and requested to draw the subscription monies from the Bank in which they are deposited at discretion, and also to deposit the original subscription book, either with the remains of WASHINGTON, or in the Library of the National University, founded by WASHINGTON. They are also requested to publish whenever they may think fit, statements of their progress in the important work, hereby assigned to their care.

*This is the price of one stone of the kind to be used.

A Book is opened at the house of Governor Harrison, where all who feel a veneration for the IMMORTAL HERO, will voluntarily repair, and add one stone to the pile.

Foreign Attachment.

NOTICE is hereby given that a writ of attachment issued out of the court of Common Pleas, of Dearborn county, Indiana territory, at the suit of Robert Platt, against the goods and chattels, rights, credits, lands and tenements, of John Henderson, a non-resident, in a plea of debt, twenty seven dollars, seventeen and a half cents, returnable to the term of August, 1808, on which the sheriff of said county, hath returned that he has attached one mare as the property of said Henderson.—Notice is therefore hereby given, that unless the said John Henderson, do appear, by himself, or attorney, put in special bail, and receive a declaration, judgment will be entered against him by default, and the property so attached, sold for the benefit of all creditors who may appear entitled to receive a share thereof, and who will duly claim the same.

Saml. G. Vance, c. c. P.
JAMES DILL, atty. }
for plaintiff.
Laurenceburgh, 30th Sept. 1809.

Foreign Attachment.

NOTICE is hereby given, that a writ of attachment issued out of the court of Common Pleas of Dearborn county, Indiana territory, at the suit of James Knight, against the goods and chattels, rights and credits, lands and tenements of Richard Reddy, a non-resident, in a plea of trespass on the case, damage twenty three dollars, thirty eight and a quarter cents, returnable to the term of August, 1808, on which the sheriff of said county hath returned, that he has attached one mare as the property of said Reddy.—Notice is therefore hereby given, that unless the said Richard Reddy, do appear by himself, or attorney, put in special bail, and receive a declaration, judgment will be entered against him by default, and the property so attached sold for the benefit of all creditors who may appear entitled to receive a share thereof, and who may duly claim the same.

Saml. G. Vance, c. c. P.
JAMES DILL, atty. }
for plaintiff.
Laurenceburgh, 30th Sept. 1809.

NOTICE,

ONE of us will start to Philadelphia the first day of February next, we therefore request all persons indebted to us, to make payment before that day.—It must be obvious to all, that punctuality is indispensable in our business, we therefore hope, due attention will be given to this notice.

Charles Smith, & Co,
January 3d, 1810.

A REQUEST,

THE person who borrowed Goldsmith's Essays—Boswell's Poems, and Historical Anecdotes, the latter in French and English will please return them to the office of the Western Sun.

NOTICE,

AS the subscriber intends leaving this place for Philadelphia, on the 15th of February next, for the purpose of purchasing goods, he earnestly solicits those persons indebted to him, to call and pay their accounts before that time.

George Wallace, jr.
Vincennes, 6th Jan. 1810.

TAKE NOTICE,

I INTEND to apply to the next March court of Common Pleas, for the county of Knox, and Indiana Territory, to establish a ferry across the river Wabash from my land to the opposite bank.

Samuel Ellison.

January 4th, 1810.

TAR

FOR sale at the following reduced price at the store of Thomas Jones—Fifty cents per gallon, by the barrel; Good merchantable pork at cash price, will be taken in exchange until the 12th day of February next, by applying to,

Samuel Robb.

January 19th, 1810.

NOTICE,

I HAVE a quantity of good dry SALT which I wish to exchange for good merchantable PORK—any person wishing to exchange will please apply at the store of Peter Jones & Co. where the pork will be received and the salt delivered.

Samuel Robb.

January 19th, 1810.

JOHN BRUNER,
REED MAKER, and
BLUE DYER,

TAKES this method to inform the public he has returned to this place, and will constantly have on hand an assortment of the best Reeds, and all persons favoring him with yarn to dye, may depend on having it expeditiously and well done—he will continue to give a generous price for good alhes.

Vincennes, 15th Jan. 1810.

VINCENNES LIBRARY.

THE share holders are informed that on Monday the 5th day of February next, the annual meeting takes place, at which time they have to elect a President, Directors, and Librarian—it is hoped all will attend at the Library room on that day.—Those who are in arrears it is hoped will come prepared to discharge what they respectively owe—those who have books out of the Library are requested to return them on or before that day,

Peter Jones,
Librarian.

January 10, 1810.

NOTICE

I INTEND to apply to the July court of Common Pleas, for the county of Knox, and Indiana Territory, to establish a ferry across the Wabash, from my shore to the opposite bank.

John Small.

January 17th, 1810.

Notice to whom it may concern.

THE notes payable to the estate of James McClelland, deceased, will become due on the 14th inst. and if not paid against that time, suits will be commenced.

E. M'Namee,
Administrator.

January 6th, 1810.

Five Dollars Reward.

A SORREL mare, four or five years old, with a switch tail, (the property of James Beggs, esq.) broke out of my pasture during the late session of the Legislature, and I have not since been able to recover her—the above reward will be given upon her delivery to

William H Harrison.
Vincennes, 23d Nov. 1809.

BLANK DEEDS

For Sale at this Office,

ALSO

Blank Warrants, Summonses, and Executions for Magistrates.
For Sale at this Office,