

FOREIGN.

FROM EUROPE.

New York, March 12.
The ship *Rhoda*, Liverpool and
Hague, from Havre, arrived at
Buenos Aires, bringing London and
Paris telegrams. The ship was
from Paris of the last date,
stating that the Sultan had issued a procla-
mation, expressing his determination to
maintain the independence of Greece,
and calling upon his subjects to
defend their rights and their country.

The cotton market at Havre was dull,
and rather low.
Count M. de Lamoignon, French Min-
ister of Foreign Affairs, in a speech
before the Chamber of Deputies on the 10th
February, states that the relations be-
tween the Porte and Greece are not
satisfactory. The Ambassador who has
just returned from Constantinople
has reported that the Porte is not
disposed to accept the conditions
proposed by the Powers, and that the
Ambassador is to remain at Constantinople
for some time.

The report in the *King's Speech* has
been given with much unanimity by the
French Chamber. The address commends
the Government for its policy, and
states a resolution that they will not
support the proposed taxation and resort
to hostilities.

[From the *British Daily Mail*, March 12.]
LATEST FROM FRANCE.
We have received from the *Revue*
de France, Paris, published on February 20,
letters which have been received from Constantinople,
dated the 10th, and which state that the
Ambassador, who had been in the city,
had been ordered to leave, and that the
Porte had issued a proclamation, calling
upon its subjects to defend their rights
and their country. The letters also state
that the Porte is not disposed to accept
the conditions proposed by the Powers,
and that the Ambassador is to remain
at Constantinople for some time.

The new manifesto of the Porte was
received at Paris. The *Journal des Debats*
and other papers have published the
text of the manifesto, which is a
proclamation calling upon the Sultan's
subjects to defend their rights and their
country. The manifesto also states that
the Porte is not disposed to accept the
conditions proposed by the Powers, and
that the Ambassador is to remain at
Constantinople for some time.

As it is evident that the presence of
the Greek fleet in the Aegean Sea is
a source of great anxiety to the Porte,
it is probable that the Greek fleet will
be ordered to leave the Aegean Sea
as soon as possible.

Another letter from Constantinople,
dated the 10th, states that the Porte
has issued a proclamation, calling upon
its subjects to defend their rights and
their country. The proclamation also
states that the Porte is not disposed to
accept the conditions proposed by the
Powers, and that the Ambassador is to
remain at Constantinople for some time.

Another letter from Constantinople,
dated the 10th, states that the Porte
has issued a proclamation, calling upon
its subjects to defend their rights and
their country. The proclamation also
states that the Porte is not disposed to
accept the conditions proposed by the
Powers, and that the Ambassador is to
remain at Constantinople for some time.

CONSTANTINOPLE, Jan. 11.
Merchant vessels under the European
flag have been able to leave the city
for the first time since the outbreak of
the war. The vessels have been
allowed to leave the city, and to
bring back their cargoes. The
Government has decided to allow the
vessels to leave the city, and to
bring back their cargoes.

These Armenians carried away by
the Greeks, and the Armenians who
were left in the city, are now being
treated with great kindness. The
Government has decided to allow the
Armenians to leave the city, and to
bring back their cargoes.

It is generally believed that the
Armenians will be allowed to leave the
city, and to bring back their cargoes.
The Government has decided to allow
the Armenians to leave the city, and to
bring back their cargoes.

MAGNETIC NATURALITY.

The imports of Magnetic Naturality
from the United States, for the first
three months of the year, have been
estimated at \$1,000,000. The imports
from the United States, for the first
three months of the year, have been
estimated at \$1,000,000.

The imports of Magnetic Naturality
from the United States, for the first
three months of the year, have been
estimated at \$1,000,000. The imports
from the United States, for the first
three months of the year, have been
estimated at \$1,000,000.

The imports of Magnetic Naturality
from the United States, for the first
three months of the year, have been
estimated at \$1,000,000. The imports
from the United States, for the first
three months of the year, have been
estimated at \$1,000,000.

The imports of Magnetic Naturality
from the United States, for the first
three months of the year, have been
estimated at \$1,000,000. The imports
from the United States, for the first
three months of the year, have been
estimated at \$1,000,000.

The imports of Magnetic Naturality
from the United States, for the first
three months of the year, have been
estimated at \$1,000,000. The imports
from the United States, for the first
three months of the year, have been
estimated at \$1,000,000.

The imports of Magnetic Naturality
from the United States, for the first
three months of the year, have been
estimated at \$1,000,000. The imports
from the United States, for the first
three months of the year, have been
estimated at \$1,000,000.

The imports of Magnetic Naturality
from the United States, for the first
three months of the year, have been
estimated at \$1,000,000. The imports
from the United States, for the first
three months of the year, have been
estimated at \$1,000,000.

Mr. T. H. Morgan, of the
House of Representatives, has
introduced a bill to amend the
act relating to the collection of
duties on imports.

Mr. T. H. Morgan, of the
House of Representatives, has
introduced a bill to amend the
act relating to the collection of
duties on imports.

Mr. T. H. Morgan, of the
House of Representatives, has
introduced a bill to amend the
act relating to the collection of
duties on imports.

Mr. T. H. Morgan, of the
House of Representatives, has
introduced a bill to amend the
act relating to the collection of
duties on imports.

Mr. T. H. Morgan, of the
House of Representatives, has
introduced a bill to amend the
act relating to the collection of
duties on imports.

Mr. T. H. Morgan, of the
House of Representatives, has
introduced a bill to amend the
act relating to the collection of
duties on imports.

Mr. T. H. Morgan, of the
House of Representatives, has
introduced a bill to amend the
act relating to the collection of
duties on imports.

Mr. T. H. Morgan, of the
House of Representatives, has
introduced a bill to amend the
act relating to the collection of
duties on imports.

Mr. T. H. Morgan, of the
House of Representatives, has
introduced a bill to amend the
act relating to the collection of
duties on imports.

Mr. T. H. Morgan, of the
House of Representatives, has
introduced a bill to amend the
act relating to the collection of
duties on imports.

Mr. T. H. Morgan, of the
House of Representatives, has
introduced a bill to amend the
act relating to the collection of
duties on imports.

Mr. T. H. Morgan, of the
House of Representatives, has
introduced a bill to amend the
act relating to the collection of
duties on imports.

Mr. T. H. Morgan, of the
House of Representatives, has
introduced a bill to amend the
act relating to the collection of
duties on imports.

Mr. T. H. Morgan, of the
House of Representatives, has
introduced a bill to amend the
act relating to the collection of
duties on imports.

Mr. T. H. Morgan, of the
House of Representatives, has
introduced a bill to amend the
act relating to the collection of
duties on imports.

Mr. T. H. Morgan, of the
House of Representatives, has
introduced a bill to amend the
act relating to the collection of
duties on imports.

Mr. T. H. Morgan, of the
House of Representatives, has
introduced a bill to amend the
act relating to the collection of
duties on imports.

Mr. T. H. Morgan, of the
House of Representatives, has
introduced a bill to amend the
act relating to the collection of
duties on imports.

Mr. T. H. Morgan, of the
House of Representatives, has
introduced a bill to amend the
act relating to the collection of
duties on imports.

Mr. T. H. Morgan, of the
House of Representatives, has
introduced a bill to amend the
act relating to the collection of
duties on imports.

Mr. T. H. Morgan, of the
House of Representatives, has
introduced a bill to amend the
act relating to the collection of
duties on imports.

Mr. T. H. Morgan, of the
House of Representatives, has
introduced a bill to amend the
act relating to the collection of
duties on imports.

Mr. T. H. Morgan, of the
House of Representatives, has
introduced a bill to amend the
act relating to the collection of
duties on imports.

Mr. T. H. Morgan, of the
House of Representatives, has
introduced a bill to amend the
act relating to the collection of
duties on imports.

WEALTHY CONGRESS.

THE HOUSE OF REPRESENTATIVES.

The resolution moved by Mr. Lusk,
yesterday, and laid on the table, was
read, and the House adjourned.

Resolved, That the Secretary of War,
and he is hereby directed to communi-
cate to this House, what tribes, or parts
of tribes, of the Indians, have been
located by the Government of the United
States, and to designate the States and Territories
from which said tribes have migrated,
as well as their present place of
abode. And it was ordered, that the
emerging Indians aforesaid, have
never been restricted, in making their
movements, in consequence of the
latitude. And, also, to inform this
House under what authority the
migration of the Indians has been
located.

Mr. Fenton moved the following amend-
ment:
To wit: That the words, "have emigrated,"
insert, "in districts of country to which
they went, and any subsequent removals
of the tribes, or parts of tribes, of the
Indians, have been located, after the
words, "insert, "and, stating
the number of Indians, in all cases aforesaid."

THE CREEK TREATIES.

THE HOUSE OF REPRESENTATIVES.

The resolution moved by Mr. Lusk,
yesterday, and laid on the table, was
read, and the House adjourned.

Resolved, That the Secretary of War,
and he is hereby directed to communi-
cate to this House, what tribes, or parts
of tribes, of the Indians, have been
located by the Government of the United
States, and to designate the States and Territories
from which said tribes have migrated,
as well as their present place of
abode. And it was ordered, that the
emerging Indians aforesaid, have
never been restricted, in making their
movements, in consequence of the
latitude. And, also, to inform this
House under what authority the
migration of the Indians has been
located.

Mr. Fenton moved the following amend-
ment:
To wit: That the words, "have emigrated,"
insert, "in districts of country to which
they went, and any subsequent removals
of the tribes, or parts of tribes, of the
Indians, have been located, after the
words, "insert, "and, stating
the number of Indians, in all cases aforesaid."

THE CREEK TREATIES.

THE HOUSE OF REPRESENTATIVES.

The resolution moved by Mr. Lusk,
yesterday, and laid on the table, was
read, and the House adjourned.

Resolved, That the Secretary of War,
and he is hereby directed to communi-
cate to this House, what tribes, or parts
of tribes, of the Indians, have been
located by the Government of the United
States, and to designate the States and Territories
from which said tribes have migrated,
as well as their present place of
abode. And it was ordered, that the
emerging Indians aforesaid, have
never been restricted, in making their
movements, in consequence of the
latitude. And, also, to inform this
House under what authority the
migration of the Indians has been
located.

Mr. Fenton moved the following amend-
ment:
To wit: That the words, "have emigrated,"
insert, "in districts of country to which
they went, and any subsequent removals
of the tribes, or parts of tribes, of the
Indians, have been located, after the
words, "insert, "and, stating
the number of Indians, in all cases aforesaid."

THE CREEK TREATIES.

THE HOUSE OF REPRESENTATIVES.

The resolution moved by Mr. Lusk,
yesterday, and laid on the table, was
read, and the House adjourned.

Resolved, That the Secretary of War,
and he is hereby directed to communi-
cate to this House, what tribes, or parts
of tribes, of the Indians, have been
located by the Government of the United
States, and to designate the States and Territories
from which said tribes have migrated,
as well as their present place of
abode. And it was ordered, that the
emerging Indians aforesaid, have
never been restricted, in making their
movements, in consequence of the
latitude. And, also, to inform this
House under what authority the
migration of the Indians has been
located.

Mr. Fenton moved the following amend-
ment:
To wit: That the words, "have emigrated,"
insert, "in districts of country to which
they went, and any subsequent removals
of the tribes, or parts of tribes, of the
Indians, have been located, after the
words, "insert, "and, stating
the number of Indians, in all cases aforesaid."

draining house, was entirely de-
part of the dwelling house, dam-
several other accidents were pro-
the same column of air. The
such that it threw inside of the
the last mentioned plantation, a
of the drift wood that was float-
ever.

HATS OFF!

The National Intelligencer of this city, in an editorial recently published, has severely criticised the Representatives, which obliges us to recover during its sittings. The editor of the *Intelligencer* has no doubt, and no little dissatisfaction, "ply among" visitors from the Union, who do not like the idea of a "free press" and "free speech" in the House of Representatives, and the observance of which he says "do not set the example." The latter has certainly stated the rule too broadly, and has extended it to all species of men, whether they be a Quaker, a Jew, a Scotchman, a German, a Frenchman, a Spaniard, a Portuguese, a Dutchman, a Swede, with their bonnets and must have the benefit of a dispensation and cap of the masculine gender, and a wig of the feminine gender. We are not at all surprised at this, and are not at all dissatisfied with this rule. It seems to us that the Representatives ought to set the example, if it be a good one. If it be a bad one, they ought to set the example. If any of them wear their hats, they ought to set the example. If any of them wear their hats, they ought to set the example. If any of them wear their hats, they ought to set the example.

[illegible]

their property on board the American, English, and French vessels in the Adriatic were lost. The coloured water is not, however, particularly instructive in deterring the men from using the vaccine.

VACCINATION.—A circumstance noted in the *Enciclopedia* papers of August, which, if true, is very interesting in the cause of humanity. "It appears that the vaccine matter having lately failed in many instances, the gentlemen were obliged to have recourse to experiments, by which it has been ascertained, that by inoculating a cow with small pox matter, a fine, active vaccine virus is produced. A Greek child, of the age of five years, who had been successfully vaccinated with matter direct from the cow, a year ago, from his postholes, had acted as a vaccine virus in several other children at Stuz, where former attempts had failed."

MINISTERS TO ENGLAND.—The *Journal of the 25th ult.* says: "It is certain that no nomination of a Minister to England has yet been made to date, nor do we know that any nomination is intended to be made immediately."

INSECT LABORS.—There are but few animals far inferior to man in the history of creation, many times more vast in proportion than his mightiest labors. The cube of one of the African ant-hills is five times larger than the great Pyramids of Egypt, in proportion to their respective owners. These, Sweetman says, they complete in four or five years; and thus their agriculture and industry as much surpass the man, as St. Paul's Cathedral does the

THE MINUTENESS OF ATONE.—Heaters can reduce gold to leaves as thin as two hundred and eighty-two thousandths of an inch, and the gold must be laid upon each other to produce the thickness of an inch; and those leaves are perfect without holes, so that one of them laid upon any surface in gilding, gives the appearance of solid gold. They are so thin, that if

into a book, 1500 would occupy the space of a leaf of common paper; and the volume of an inch thick, would as many pages as the books of a stocked ordinary library of 500 vols with 400 pages in each. Still thinner is the coating of gold upon a wire, of what is called gold lace, are not sure that such coating is not one atom thick. Platinum and can be drawn into a wire much finer than a human hair. A grain of blue or carmine, will tinge a gallon of water that in error does the colour may be

ceived. A grain of musk will ac-
room for twenty years, and will have
little of its weight. The carrier of
smells its food many miles off. A
taper, uncovered for a single in-
stant, will burn, it does not follow
saidst part of a grain, would fill
light a sphere of four miles in dia-
meter to be visible in every part of
The thread of the silkworm is so
that many of them are twisted togeth-
form one fibre, being three; and
the spider's is smaller still, for two
of it by weight, would reach from
the earth to the moon, and would
in the trait of a vegetable, in which
which certain vegetables, as in the

COWETA SHERIFF'S
Tuesday in May returned to the town of Newnan, in Coweta county, to sell the following property, viz:
One lot of land, No. 516 in Coweta county, levied on by the Georgia Tax Collector, to satisfy such a Justice's court in Gwinnett county, Georgia, owned by William Terry against said

Also—Lot No. 167, in the county, levied on as the property of Ragdale, to satisfy sundry judgments of the justice's court in Newton.

John P. Wyne against the heirs of John P. Wyne, to make and return to me the following:

Also—One ne. boy aged 12 or 14 years of age, born at Ragdale, N. H., to the Miller's interest in the property called Coweta.

Also—The property called Ragdale, as the property of John P. Wyne, to satisfy an execution issued out of the court of Exchequer, in the case of John P. Wyne vs. J. Burdick & Co., said Miller.

March 24, 1871.

JOSEPH A. SHREVE'S
(Clerk of the Court.)

ment of the
CLINTON to
with an ad-
ers, to his mi-
se of Assem-
e of 90 to 25.
Mer. Adv.

[illegible]

Also—One lot of land North of Muscogee county, property of Wiley Clemmons, in favor of Zachariah Hamant—levy made and returned stable.

March 28

LIST OF LETTERS
Office at Sanderville, Mo.
April, 1928, and if not taken
July next, they will be sent
Office as dead letters.

B	
Edward R. Ballard,	John
Jesse Bice,	Had
David Burman,	Das

Baldwin & Bounette, 2
Kiah Brown,
Christians Eiley,
Lewis A. Bond,
James S. Brought,
Zeus Baldwin, 2
C
Arpold Cose,
Fred. Collins, 4,
Capt S Castelow, 6,
Thomas Cocolly,
John S Cocolly,
Brenjamin Cole,
Francis E. Catos
D
James Thompson

ical effect the family. ockets well ducts of his and family nd expecs: on resort of st down, or family eleva- nature and short the the old man! ardline.	<p>E. Jesse Early, F. William Fields, Elisha Foraker, Charles Fisher, Sarah Frasier, G Abram Goodson, Simmon Gray, 3, McKee Green, H Irene Hayes, Mills Haezel, Green W. Huchabee.</p>	<p>John James Robt Ri- Atty Jo's Cap John Sim Mist John Mr</p>
--	--	--

<p>announced to be mark the fol-</p> <p>and Travels Columbia, s, and the orthwestern an account can Conti- ntental His- By Mr.</p>	<p>I</p> <p>Mary Joiner, Drury Jenkins, Theophilus Jordan, Samuel D. Jenkins.</p> <p>L</p> <p>Jonathan Lyons, John Lawrence, Abram Lamb, Lewis Lewis, Mad Lee</p> <p>M</p> <p>Hiram Mott, April 1</p>	<p>Ann Chas Wat Edm Jere Brev Glen Rich John Rack</p>
--	---	---

service of London.—	1823	A	Head
		David Adams,	
		M. N. Naxey Atkins,	Law
		Arthur Auldridge,	Thom
		James Askey,	
		A. M. Allerton,	J. John
		Aspen Atkins, 2,	Capt
		J. L. Asenden.	Thom
		B	Ken
		John B. Boyd,	Joseph
		Charles B. Booth,	William
		E. Bird,	William
		Miss Barbara Brown,	Thom

10-54	Drury Byam,	James
in Lots	Francis B. Ball,	David
USE.	it Barlowe,	William
at the Court	Edwin Baker.	William
ake place on	C	John
s wishing to	Clerk Superior Court 2,	Joel
The situati-	Michael Cody, 2	James
prospect of	William Claxton,	Joseph
part of the	Wm. Castleberry, 2,	
one-eighti	Miss Elizabeth W. Cary	Terry
ighth on the	D	Griffin
he other in	Mrs. Christina Dirden,	
on the 25th of	Aaro. Benson,	Samuel
	Aaron Dodd.	William
	Ms. Lucinda Edgemoor	Wm.

<p> security merit should is to be sub- and county as soon as </p> <p> RS, J. I. C. M, J. I. C. J. I. C. 10-6; </p> <p> next, on the own resides, </p>	<p> William Enrich, E Richard W. Fackling, Z Franklin, & s. s. G J. D. Green, A. W. Grier, Samuel Griffin, Richard Goodin, H Henry Harris, or M. s. McKim, James H. McKim, L. s. McKim, John Harris. </p>	<p> Theo Jame Willi Mrs. Deann Willi W. & Willi Zeb W. s. Stan </p>
--	---	---

[illegible]

Wm. Johnson, m.	Henry
Samuel F. Jones	Thos.
Charles E. Jones	Harley
Edmond Johnson, jr. 2	Thos.
Eliza Johnson	Levi
Mary Jackson	Chas.
Which will be needed the	
last July dead, if not taken out	
	JOHN

NED SALE.
SHERIFF'S SALE—Will be the first Tuesday in May next in the town of Sanders county, within the usual following property, viz:
 viz: Henry, Wiley and and Hickox land, more on

Joining Sandersonville, 100
or less, on Lamar's creek
d Malone and others, with
thereon, 6 poplar taster
steads, 5 head of horses,
one ox cart, 1 pair large
new glass, 1 dining table
book case, 2 card tables,
1 board, 1 11-12 3 seen fancy
bedsteads, 4 beds and fur-
nishes, 2 common taster ped-
3 wash stands, 1 Brussels
at the property of Morgan
dix & Co. for the purpose of

Andrew Low & Co. vs. Wil-
forgan Brown.
and, more or less, on Sand-
Wood and others, levied on
Joseph Hardyman, to satis-
fy Pinson vs. said Har-
dyman.

ARROD SESSIONS, SAT.

SUPERIOR COURT.

Information
by
SCI FA.

AND
information
BY) SCI FA.

WAY.
information
BY) SCI FA.

AND.
information
BY) SCI FA.

RE.
information
BY) SCI FA.

Chart from the return of the
county, that the above named
person is a resident citizen
of Harris, attorneys for the
plaintiff, that service be perfected
on several defendants above
named, in this rule, once in each
month, in one of the public Ga-
zettes.
minutes, this 27th March,
WM A HICKS, CTV.
Court, March Term.

information
RE } SOL. FA.
this }
Court by the return of this
country, that the said defen-
in said county—a motion
attorneys for informer, it is
is permitted on said defen-
rule, once in each session
of the public Gazette of
minutes, 27th of March,
WM A. HICKS, CLK.

33
 SUPERIOR COURT,
 DISTRICT OF COLUMBIA
 SEETH } SCI. FA.
 98
 court by the return of the
 county, that the said de-
 clarations in said county—On mo-
 tion, attorneys for the informa-
 tion on said defendant be-
 of this rule, none is en-
 is one of the public out-
 minutes, 27th of March

W. A. HICKS, CLK.
1831
SUPERIOR COURT.
Informal. }
Sci. Fa.
... from the return of ...
... that the defen- ...
... On motion a ...
... for the informer, ...
... on the ...
... of the ...
... one ...
... the pub-

B. A. LANE CTR.
 1228
 county.—Whereas I wish to
 apply for letters of com-
 mended of Martha Turner, d. of
 I do hereby certify and solemnly affirm
 and credit of said de-
 rance office on the 10th
 cause (if any) her have
 immigration and not be
 my hand at office, this 1st

11
 for letters of dismission
 Baptists, deceased;
 Hatchings were for let-
 ters of dismission of
 Col. Rogers,
 and admission of all
 creditors of said decessary
 office within the time
 allowed as they can
 be shown should be great
 and this day of April
 1864
 J. M. MACGILLIVRAY

WAY from the house of
R. Ward, in the
Henry, and State of Ala-
the 10th of March, 1836,
is known by the name
J. L., and owned by the
a blue Sattin Coat,
black or blue, white
hood, and has lost two
age; is about 25 years
medium high, and weighs
pounds, says he is the son

DAVID DASTIN
H-37

The image is a dark, grainy, high-contrast scan, likely of a document or photograph. It features indistinct shapes and textures, with some faint, illegible markings that appear to be text or a signature. The overall quality is poor, with significant noise and low resolution.

