

LA ABEJA.

NUEVA-ORLEANS, 24 DE FEBRERO.

Mañana publicaremos la Representación de la junta particular del comercio de Veracruz, sobre la expulsión de los Bépañoles y la prohibición de los frutos y efectos de España, en la república de Méjico.—Hemos recibido, por causa particular, noticias de Guatemala; las publicaremos también.

La goleta Monk, procedente de Tam-pico, ha llegado ayer por la tarde.

MÉJICO.

Esposicion d. l general Guerrero & las chinas de la union.

Señor.—Situado en una de las poblaciones del Sur, tengo el honor de dirigir mis letras a esas respetables Cámaras, para darles cuenta de mi conducta en los últimos acontecimientos públicos.

Cuando saí a la villa de la primera magistratura de la república mexicana, no me condujo a ella otra idea que el obedecer tanto que siempre he tributado a la voluntad nacional, delegada por los Estados y territorios en sus dignos representantes colocarlos en ese santuario. Las circunstancias de aquella época me obligaron también a emplear el bastón, y quizás sin este sacrificio hubiera fomentado la莽argaria, que quedó sofocada por un año. Me encargue del ejecutivo en su leuda pública, sin vigor ni reyes, y lividuras en bando los ciudadanos que tenían que obedecernos; se presentaron en este tiempo los invasores en Puebla, de Tamaulipas, y se me revistió con fuerzas extraordinarias para conservar la independencia de Méjico y formar su gobierno; usé de ellas con la moderación que es pública, y fueron repelidos los enemigos; quede, a pesar mío, con las facultades que el congreso general me trajo miembro para ver si podía contener varias revoluciones que observaba el gobierno, aunque cubiertas, pero que de cuando en cuando espaldan contelles. Al fin brotó de los escondrijos el pronunciamiento de Camargo, y siguió el de diversos naturales en Jalapa. Yo vi entonces amagada mi patria de una guerra europea e interna, y traté de ahorrar los perjuicios, e me volví a repetir, y de nuevo volví a renunciar: insiste los pronunciamientos, y me pongo a la cabida de una respetable división: al sair de Méjico, los pueblos de mi tránsito acudían a mí con sus fuerzas y con auxilios para hacer la guerra, y no hubiera sido difícil acercarme a Puebla con siete mil hombres, pero atañan en la capital al gobierno en un estado indefenso, y creciendo la extensión de las pasiones, era necesario ostrar ya con la espada desnuda y romper los diques de los lagos de sangre mexicana.

En este caso, Sr., sería costumbre presentarme en el campo de batalla con un ejército, que se diría lo comprometía a obrar por defender mi causa propia? Lejos y muy lejos de mis tales ideas, y por consiguiente debía retirarme, como me retiré a aguardar que las augustas Cámaras se reunieran para que decidieran las razones y las leyes, lo que no es dado á las bayonetas. Por esto separándome del ejército que se me encontró, dejé todo al cargo del Sr. general D. Agustín Mora, me retire con una pena inescriptible hasta este punto, en donde permanezco, rehizo lo que la voluntad natal me mandó, un poco mi orgullo. Yo no conozco más causa que defender, que la libertad de mi patria, que la soberanía de la República y el respeto á las instituciones y principios, defendiendo mis principios, desenvainare mi espada, prestando de lo mas caro, y acabare con gusto mi existencia.

Del congreso general y de los particulares de los Estados soy subdito: á ellos invoco, y solo de ellos espero preceptos, sean cuales fueren.

El batón de presidente de la república lo deposito en el poder nacional: sus representantes harán el uso que estimen por conveniente de él, en la inteligencia que la soberana revolución de las augustas Cámaras sobre este particular, juro sostenerla, como la verdadera voluntad de la nación, hasta con la última gota de mi sangre, pues que no soy otra cosa que un soldado de la patria.

Señor.—El último subtítulo de la nación.

VICENTE GUERRERO.

Curiosa Esposición DE PAPEL CORTADO POR EL SR. HANKES.

A nueva y atractiva exposición de PAPIROTOMÍA se halla abierta, por corto tiempo, en el salón alto de la casa N°. 113, calle de Chartres.

La Papirotomía es una curiosísima y esplendida colección de papel cortado, que abraza una gran variedad de cosas, ejecutadas por el Sr. Hankes, con solo el auxilio de un par de tijeras comunes, en tal modo que ha dejado atónitos á los artistas más celebres de América y de Europa.

Entrada—medio peso, las criaturas dos reales; todos los que visiten este establecimiento tendrán derecho á un retrato de medio cuerpo, en papel cortado, en muy pocos segundos, por el celebre joven artista el Sr. Hankes. Retratos de cuerpos enteros 25 centavos elegante bronceados.

El establecimiento está abierto diariamente desde las 10 de la mañana hasta las 2 de la tarde, y todas las noches, desde las 7 hasta las 9 estará brillantemente iluminado.

9 de febrero.



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NEW-ORLEANS:
WEDNESDAY, FEBRUARY 24. 1830.

Congress—Senate, Feb. 1.

AMENDMENT OF THE CONSTITUTION.

Mr. McDuffie, from the Select Committee on the subject, reported a joint resolution for amending the Constitution of the United States, on the subject of the election of President and Vice-President of the United States, which was read twice, and committed to the Committee of the whole on the State of the Union.

On motion of Mr. Haynes, a resolution which he proposed to offer as an amendment, was ordered to be printed.

On motion of Mr. Halsey, it was resolved, That the Committee on the Judiciary be instructed to inquire into the expediency of so amending the naturalization laws of the United States as to entitle to the rights of citizenship all the children of such alien mothers as have become residents, and married citizens of the United States, from the year 1802.

A letter from Washington, to the U. S. Gazette, dated on Friday, says there is a rumor to day that the Secretary of the Navy will go out of office in the course of a few days, and that he will be succeeded by Mr. Woodbury.

VIRGINIA LEGISLATURE.

On Thursday, a communication was received from the Senate, stating that they had passed, with amendment, the "Act requiring the returns of sales of the effects of insolvent debtors"—and "An act prescribing the duty of Clerks of County Courts and the form of certificates for owners of slaves to be removed to the State of Louisiana." These amendments were agreed to, with an amendment to the last one proposed by Mr. Garland of Nelson; simply changing the phrase "presiding justice of the County Court" into "justice of the peace."

The bill as it comes from the Senate reads as follows:

"Be it enacted, That when any person or persons shall be about to remove from the State of Virginia to the State of Louisiana a slave which he, she or they have acquired title to by purchase, gift, marriage, bequest or inheritance, and shall produce before the clerk of any county court in the State, two freeholders of the county, known to the clerk to be respectable men, who will in his presence make and sign a certificate, in the following form, or to the following effect, to wit:—We, A. B. and C. D. freeholders in the county of — in the State of Virginia, do hereby certify that a negro [or mulatto] above the age of twelve years by the name of —, stature — feet — inches, age — years, — colour — marks [if any] was raised by P. R. the present owner or was acquired by P. R. from S. T. in the county of — in the State of —, by purchase, gift, marriage, bequest or inheritance. Given under our hand and seals, this — day of —[L. S.] And which freeholders will moreover make an affidavit, or declaration on oath, before some justice of the county, in the presence of the said clerk in the following form, or to the following effect: 'County to wit: The above named A. B. and C. D. personally appeared before me, a justice of the peace, for the county aforesaid, in the State of Virginia, and declared on oath, that they have known the slave named, and described in the foreign certificate for several years, and that he [or she] has not been guilty, nor been convicted of any crimes, within their knowledge; but that he [or she] has a good moral character, and has not been in the

habit of running away. Given under my hand and seal, this — day of —[L. S.] It shall be the duty of the clerk of any county court, to give to the owner of a ny such slave, a certificate in the following form, or to the following effect to wit:—'I. G. H. clerk of the county court of — in the State of Virginia, do hereby certify, that the foregoing certificate was signed and given, and the foregoing affidavit or declaration on oath was made by the above named freeholders, in my presence; that they are men of good character, and are not the venders; that I. S. before whom the above affidavit or declaration on oath was made, is a justice of the peace in this county, and is duly authorized to administer an oath; and that the said A. B. and C. D. are respectable and well known freeholders in this county. Given under my hand, and the seal or the county court, this day of — And the presiding Justice of the county court is hereby authorized and required to subscribe to the certificate of the clerk, a certificate in the following form, or to the following effect, viz: 'I. S. B. the presiding Justice of the county court of —, do hereby certify, that J. S. who has signed the foregoing certificate, and annexed thereto the seal of the county court of — is the said court, and of which I am the presiding Justice. Given under my hand and seal, this day of —[L. S.] For which service, in each case, the Clerk shall be allowed and paid one dollar.

PARISH COURT for the Parish and City of New-Orleans, February 20th, 1830.—Present the hon. James Pitot. Elizabeth Melder et al. John W. Melder her husband.—Upon the evidence of the embarrassment of the defendant, it is ordered, adjudged and decreed by the Court that judgment be rendered in favor of the plaintiff the wife of the defendant; with costs to be paid by him; and that the community of property between the said parties be dissolved and a separation of property be made according to law, and the plaintiff be authorized henceforth to acquire, possess and alienate their property, goods, and effects according to law, signed.

J. PITOT, Judge.

I do hereby certify the above,

T. S. KENNEDY, clerk.

STATE OF LOUISIANA.

Parish of St. John the Baptist.—Court of

ON Thursday the 23rd of March next, and the following day, beginning at the hour of 2 o'clock A. M. will be sold by the undersigned parish Judge, and ex-officio auctioneer, on the plantation hereinbefore described, all the property moveable and immovable belonging to the estate of the late Mrs. Madeline May el, widow of Pierre Pecan, to wit:

1. A fine sugar estate situate in this parish on the right bank of the river, about 15 leagues above New-Orleans, bounded above by Messrs. Jules Min. Haydel, and below by Mr. Jules Haydel and son, measuring 12 arpents and 50 feet or thereabouts front to the river, on 40 in depth and a double grant, which on account of the opening of the side line gives a total of about 1158 superficial acres of land, the most part, of which is high. Four hundred arpents consist of tillable land cultivated as follows; to wit 130 arpents or thereabouts of Cane plant of this year, and 180 in ratoons of last year. The remainder consist of Corn field and pasture grounds. There are on said plantation a very fine two story dwellinghouse, kitchen; oven, garden, henhouse &c. and also a fine sugar house, draining house and 8500 mill (propelled by Cattle) the whole new, provision store, Rice mill, 12 large negro cabins raised from the ground covered with shingles with brick chimneys &c.

2. A few articles of Household furniture, plate, 1 clock, 2 watches and a gold snuffbox, a fine couch &c.

3. 94 Slaves of different ages and sexes, mostly Creoles or having been a long time in the country, among whom there are a driver, a carpenter, a wheelwright, a sugar maker, a blacksmith, several cartmen ploughmen, a coachman, a number of mulatto and negro wendous house servant, seamstress, washers, ironers, cooks and nurses.

4. A few articles of Household furniture, plate, 1 clock, 2 watches and a gold snuffbox, a fine couch &c.

5. A great quantity of Implements of Husbandry, such as ploughs, shovels, hoes, axes, tumbrils, carts, blacksmith, carpenter and joiners tools, a pair of patent scales weighing 2500 &c. 4 sugar boilers amortized. The grande measures 72 inches.

N. B. There are expressly reserved from the sale 2 small houses, kitchens, fenois &c. situated at each (upper and lower) boundary of the Plantation, which are to be removed by the owners.

TERMS.

The Plantation payable 1/4 in all March 1831; 1/4 in all March 1832; 1/4 in all March 1833; and the balance in all March 1834.

The Slaves payable 1/3 in all March 1831; 1/3 in all March 1832; and the remainder in all March 1833. The moveable articles; payable for all sums under \$ 50, cash and for all sums above \$50 in all March 1831.

The whole in approved endorsed notes, made payable at the Clerk's office of the parish with special mortgage on the property slaves, until final payment.

The costs of deeds, mortgage acquittances, raising of Mortgages to be paid by purchasers.

Parish of St. John the Baptist Feb. 23 1830.

T. LE BLANC, Judge.

ETAT DE LA LOUISIANE.

Paroisse St. Charles—Comté des Allemands.

L. MERCIER 3 Mars prochain, à 9 heures du matin, il sera vendu à l'encherre publique, par le juge envoiur son-sigui, sur l'habitation de feu Mme. Veuve Adelard Fortier, située sur la rive gauche du fleuve, à environ six lieues et demie au dessus de la ville de N. Orleans, les objets ci-après détaillés, provenant d'une partie de sa succession; savoir:

Lit, tables, Pendule, armoires, lingé de lit et de table, argenterie, batterie de cuisine, vaisselle, 3 fourches, cabriolet, 2 chevaux & voiture, etc. Le tout dans un état satisfaisant.

13 esclaves des deux sexes, dont 4 au dessous de l'âge de dix ans seront vendus avec leur mère respective; les 11 restant posséderont tous des tâches plus ou moins appréciables.

CONDITIONS.—Les objets provenant de cet inventaire seront payables le 15 du mois de Mars de la présente année, entre les mains de M. Noël Monroy, administrateur de la succession, et sur billets endossés à sa satisfaction.

Paroisse St. Charles, le 28 Janvier, 1830.

J. M. MOREL, GUIRAMOND.

PARISH COURT for the Parish and City of New Orleans, December the 28th, 1829—Present the Hon. James Pitot.—Madam Barros vs. Her Husband.

The plaintiff in this case has sued her husband, Justin Barros, for separation of property, and upon evidence of the embroilment of his affairs, as well as of his having received Fifteen Hundred Dollars, being in law her paraphernal property, the court ordered in favor of the plaintiff a separation of property, goods, and effects, with her said husband, the defendant, Justin Barros, and condemning him to pay her as her own paraphernal property so received by him the aforesaid sum of Fifteen Hundred Dollars, with costs of suit to be taxed.

(Signed.) JAS. PITOT, Judge.

I do hereby certify the above.

Feb. 20—THOS. S. KENNEDY, Clerk.

Court of Probates—State of Louisiana—

Parish of St. John Baptist.

ON MONDAY, the 6th March, 1830, and the following day, shall be sold at public auction, by the auctioneers, (Judge) undersigned, upon the land of messieurs 8 fathoms long, described, the real and personal Estate depending from the community heretofore existing between the late Charles Frederic Olivier Forcella and Madame Marie Françoise La Motte Derville, his widow, including the undivided Estate possessed by the said community in partnership with M. François Olivier Forcella, together with his consent, in the said social Estate, viz :

Sixten Negroes, nine negro wenches, two of which with child, and another with

six children. The greater part of these slaves are creoles, and of talents, such as good servants, drivers, and labourers, &c.

A certain number of Ploughs, Cart, Buggies, carts, new Wheels, Trucks, Shovels, Mattocks, Axes, old Sugar Copper, tackle, &c. 14 English Horses, 23 creole Horses, 1 Mule, 13 pair of Oxen, some Cows, some young Bulls, 2 Cabrioles, &c.

Runaway SLAVE.

Runaway from the plantation of M. Rancon Brothers, Parish of St. Charles, about 10 days since, a negro named ISAAC,

aged about 30 years, 5 feet 4 1/2 inches high, American measure, having his front teeth high and divided, a scanty beard, short forehead and large eyes.

It is supposed he was enticed away by a white man, and that he keeps himself about the Flat boat Landing.

A reward of Ten Dollars will be paid to whomever will bring back said slave to his master, or lodge him in the Jail of this city.

Feb. 23 F. A. BLANC.

POTTER'S VEGETABLE CATHOLICON.

For the cure of Scrofula, Syphilis, Rheumatism, White Swellings, Liver complaint, Ulcers, &c. &c.

Mr. Subscribers, agent for the proprietor,

has just received from Philadelphia, a fresh and extensive supply of the above Medicine,

which he will sell at his Medicinal Store, at the reduced price of \$2 per bottle.

F. P. DUONGE,

Corner of Chartres and Conti Streets.

February 4

L. DAUNOY, marshal.

R: Beche vs. James Mooney.

B Y virtue of four writs of fieri facias, to

me directed by the hon. P. Smith, associate Judge of the City Court, I shall

expose to sale on Wednesday, 10 of March

next, at 12 o'clock, at noon, at the exchange coffee house, corner of Chartres and St. Louis str., the keel-boat Grampus and her cargo, consisting in staves, bricks, &c., seized in the above suits.

Feb. 9 L. DAUNOY, marshal.