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Documents.

the next day, our answer upon the three subjects to which the conversation related.

In the interview with ford Castlereagh, he had stated, that four or five days might be necessary on their part, to prepare for the proposed conversation. N. arly three weeks havwho had negotiated the treaty of Ghent.

They opened the conversation by adverting to what had led to this interview, and professed themselves to be ready to receive any government had instructed us to bring for-

ward both those subjects,

As to the commercial intercourse, without at this time going into details, or minor points which it might be necessary in the progress of the negociation to adjust, we would content ourselves in this unofficial conversation, with touching on the most important topics, which it seemed to us desirable to discuss and the trade between America and the British tion too earnest and too anxious. West Indies should be regulated, and placed on some more parmanent basis, than the occasional acts of the colonial authorities: That principles.

arst came from Great Britain, and a provision sis. to that effect was inserted in the unratified which we explained. We thought it desirahie that they should be abolished, in order to prevent these collisions, and that system of commercial warfare, in which the two counthe great extra duty, to which, as we underand which, if persisted in, would certainly be met by some countervailing regulations.

With respect to the trade to British India, we observed, that we had no equivalent to offer for it ; that it was for Great Britain to consider, whether a commerce, consisting as it did, almost entirely in the exchange of our specie for India produce, was not of a nature to deserve the most liberal encouragement; but, that we had rather enter into no stipulation on the subject than be restricted to a di rect intercourse as had been proposed by the unratified treaty, both on the outward and re-

THE BRITISH TREALY.

Comments transmitted by the President to the Senate, with the Convention of Commerce between Great Britain and the United States.

Extract of a letter from the American Commissioners, Messes Clay and Saliania, to the Secretary of state de Landon, May 18th, 181s.

Having the reason to believe, that the British government had abstained from an avering the communication of the joint commission from Ghent, of the day of December, 1814, until they received official information of the May processed a willington on the Treaty of Peace, we thought in advance of the Secretary of Secre after that event was known to us, to repair to It would, perhaps, be unprofitable at this time this city in order that we might ascertain the to go into a discussion of the right, as to which subjects had been always found to involve exdisposition of this government as to the com- we would merely remark that it was impossible treme difficulty, particularly that of impressmercial intercourse between the two countries. that there could be a stronger conviction on the ment ; that Great Britain was certainly prepar-Shortly after our arrival here we were invi- part of Great Britain, that it was with her, than ed at all times, to receive and to consider any ted by lord Castlereagh to an interview with there was on the part of America, that it was proposition that America might be disposed him. A minute of the substance of conversa- on her side. It was better to look to some to make in relation to it; but, one of the gention which took place on that occasion, as practical arrangement, by which, without con-tlemen remark-d, that from the deep interest with them for impressment. Still they were drawn up and agreed to by the parties, is en cession of right by either party, the mischiefs which was felt by Great Britain in it, she must closed. We communicated to Mr. Goulburn, complained of on both sides might be preven- view with great jealousy, by which he said he tention, any proposition for the aband nment employing foreign seamen, any more than it speedily obtained, if they entered upon the to come to an understanding. ing elapsed without hearing further on the was bound to forbid their shipping contraband negociation at this time. subject we took what appeared to us, a fit oc- articles. America was, however, now willing On the subject of discriminating duties men- teers and prizes, they were certainly fair and casion to intimate our intention of leaving to take upon herself such an obligation, and to tioned by us they said their government unexceptionable. London. A few days after, we received an exclude British seamen from her merchant ser- would receive favorably the proposition for a As they had hinted at some accommodation invitation from the vice president of the board vice, and we believed such exclusion might be mutual aboution of them. As to the trade in the fur trade, or in other parts of the comof trade, Mr. Robinson, to call at his office on as effectually executed as our revenue laws with India, their government was not at all mercial arrangement, for their supposed conthe 11th instant; we accordingly attended, and Here we called their attention to the act which disposed to that us at from it. In regard cession respecting India trade, we thought the were received by him and Messrs. Goulburn congress had passed on that subject, and to the trade to the West Indies, considering occasion surable for stating, that we were poand Adams, two of the British commissioners, message of the president to that body towards the difficulties which had heretofore presented sitively instructed not to consent to the renewlonger exist any ground for the claim of impropesitions we might choose to make. We pressment, and of course no objection to its aobserved, that in the treaties which America bandonment. We stated, that besides the mohad heretofore made particularly with this tive which existed with our government of country, regulating commercial intercourse, guarding against collision with Great Britain, stance of what had passed between us, and by arrangement of the Canada trade. One of there we re generally comprised two subjects, another powerful one operated, that of encour- their pleaging themselves to do all in their them inquired, whether we expected in like one, which respected commercial regulation, aging our native seamen, and of not being oapplicable to a state of peace, as well as of war; bliged to rely on the uncertain supply of for the other, which respected the rights and du- eigners. To this system, as a substitute for by the vice-president of the board of trade to we replied, certainly. ties of the parties; one being at war, and the that of impressment, it did not appear to us that call at his office, we accordingly attended, and other remaining at peace. Accordingly, our Great Britain could object, unless it was We had no doubt ourselves, that even admitting that there might be, as in cases of smuggling, occasional instances of evasion of the system of exclusion, it would nevertheless be upon the whole, much more favourable in its result to Great Britain. This system would apply to, and operate upon every American vessel; whilst that of impressment reached only the arrange. These were, that the two countries cases of those vessels with which it accidentalsh uid respectively be placed on the footing ly came in contact. We were aware of the tion; and were also willing to enter into any of the nation the most favored; that in difficulties which had heretofore opposed a sathe trade between America and the British tisfactory arrangement on this subject. Still it European deminions, all discriminating duties was one of such vital importance, so tending on counage and on merchandise, either import- to bring the two countries into collision, that ed, or exported, should be abolished. That it was impossible it should receive a considera-

The next point which it seemed to us important to settle, was the trade of America with the colonies of the enemies of Great Brithe nature and kind of intercourse between A- tain. Towards the end of the last European merica and the adjoining British provinces war, questions growing out of that trade had should be defined, and provided for; And been terminated by the conquest of those colothat the tracie with the British India posses- nies by Great Britain, but many of them hasions should be opened to America on liberal ving been restored at the peace, the disputes which heretofore existed might again arise .-In regard to the discriminating duties, we The former arrangements on this subject remarked, that a proposition to abolish them, might, with some modifications, serve as a ba-

We then stated, that we did not intend, in reaty of 1806. Congress had taken up the this preliminary and unofficial conversation, to matter at their last session, and passed an act, discuss the other points belonging to this branch of the subject. A definition of blockades was desirable and could not, it seemed, be attended with much difficulty, as we believed hat there was no real difference between fries would probably be involved by an abher- the two countries with respect to the ab once to them. As an example, we mentioned stract principle. But we apprehended that the disputes which might hereafter take place on stood, the article of cotton was liable, by the that subject, would arise almost exclusively British laws, when imported in foreign vessels from questions of fact, which no previous definition could prevent.

> As, in the event of war, Great Britain might desire to know the disposition of our government on the subject of privateers and prizes, we would only now say, that the principle which might be adopted with respect to Great Britain, whether of admission or exclusion. must equally and impartially apply to all the parties to the war.

These were all the topics noticed by us, and we enforced and illustrated them by various other observations.

The British gentlemen, professing not to have expected those points to be brought for-On the other subject, the rights and duties of ward which applied to a belligerent atate of the parties, on being at war, and the other in a one of the parties, expressed a wish so know,

condition of peace, we proceeded to remark, whether, in our view the two subjects were inies, besides the intrinsic difficulty of the que that whilst the prospect of a long European inseparable, and whether we could not come don, as heretofore experienced in all attent

They proceeded to remark, that some of the

views of the two countries.

power to afford us an early answer.

order which had been marked out by us.

1st. On the commercial intercourse between the two countries, they were authorized to state, that their government was ready to treat with us on the footing of the most favored naarrangement by which all discriminating duties on importations and tonnage should be mutually done away. They were willing to British India, unclogged by the restriction on the outward voyage contained in the unratified treaty; but must still insist on that contained in the treaty of 1794 on the return warage. Considering that we had candidly statsome other.

difficulty, and their government was not pre- expected, to conclude it. pared to make any change in that colonial poobstacle to the negotiation.

merican possessions, they were ready to re- a speedy and successful issue. ceive and discuss any propositions we might have to offer, with an anxious desire to place it on a footing mutually satisfactory.

2dly. On those subjects which related to a war, and the other in peace, it was not necessary to disguise that they had been always atto receive and to discuss any propositions we might offer.

With regard to blockades, they could not think it necessary to enter into any treaty definition of them, as the questions which might hereafter arise on that subject (according to our own statement) would relate rather to the fact, than to the principle, on which the two governments seemed to agree. Indeed, they thought that such a definition might tend to of the principle.

In relation to the trade with enemies cole- Aukland, and Mesars, Manage and Pinks

might make respecting its And even without any treaty stipulation, their government was n w anxiously engaged in devising means to prevent the abuses of which we complisin. If the law which we had mentioned, at the last luterview, should be effectual in its objects it would doubtless do away a great motive bound to consider, with the most vig Lint atted. To this end the attention of our govern- meant vigilance, any such proposition : that of what they must consider a right essential to ment has been turned. We be leved that Great the enquiry which they had first made as to to their safety. That law did not, however, as Britain had never heretofore contended that our willingness to separate the two subjects, they understood, settle the question, who were the American government was bound to pro- proceeded from a wish to ascertain whether it to be considered as British subjects, a question hib it the merchants of the United States from were likely that any practical result, could be on which the two countries might not be able

With regard to our ideas respecting private

the close of its last session, upon the supposi- themselves in placing it, by treaty, upon a foot- al of the trade between British subjects and tion, that if the exclusion of British seamen ing satisfactory to both parties, they feared it the Indians within our territories. We stated, should be absolute and entire, there would no would not now be practicable to enter into any that the disposition of our government on scipulation respecting it, which should meet the this subject did not proceed from commercial. but political considerations. They did not in-The interview terminated by their stating, sist upon it, nor seem to think, that the deterthat they would report to the cabinet the sub- mination of our government would prevent an manner to be excluded from the trade with On the 16th inst. having been again invited the Indians in their territories? To which

We explained the law for the exclusion of were received by the same gentlemen. They foreign seamen from our service, and mentions thought to be impracticable in its execution. stated that they had reported to the cabinet ed that the naturalization of seamen would be what had passed at the last interview, and almost altogether prevented in future by the were now prepared to give us an answer on the necessity of a continued residence of five several topics to which the conversation rela- years. We stated, that we were authorized to ted. In doing this, they would observe the enter into stipulations that forbid the employment of such British seamen as might, under our laws, be hereafter naturalized, but that we could not do it with respect to those who were already naturalized. We had thought, that as to them, an exception might be made, permitting, on both sides the voluntary employment of such scamen, natives of one country, as might have heretofore been naturalized under the laws of the other country. We added. admit us to the enjoyment of the trade with that the number of British seamen already has t tralized, which could constitute, as it appear ed to us, the only difficulty in an arrangement, was very inconsiderable. Dector Adams couls curred in opinion that they were not many,

We made some further explanations and 6ed, that we had no equivalent to offer, except nally told them that, considering the disposiswhat was to be found in the trade itself, they tions which we had been happy to meet with its would expect for this concession, a spirit of them, we would now say, that we would enter accommodation on our side, in other parts of upon the negotiation, reserving to curseives. the commercial arrangement, the fur trade, or however, the right, as our powers were seven ra!, as well as joint, to withdraw from it, if cir-The trade with the British West-Indies, cumstances should make it eligible to do so they stated, had always been a subject of great and to leave to Mr. Adams, whom we daily

The interview closed, by their undertaking licy, to which they had so long adhered; but to provide themselves immediately with the they would hope that this would not form any necessary powers to proceed in the negonation; and by an assurance, that they would With respect to the trade with their N. A. continue to do all in their power to bring it to

> Extract of a minute of a conversation which took place at lord Castlereagh's, between his lordship and Moses Clay and Gallatin, April 16, 1815.

" Lord Castlereagh then called the attention. state in which one of the parties should be at of the American commissioners to a communication made by them at Ghent relative to their power to treat on the commercial intertended with great difficulties. Still they were course between the two countries. He said, willing, in a spirit of amity, and with candour, before he gave an answer to that communication, he should be glad, if it were agreeable to the American commissioners, that there she uld be an unofficial conversation between them and the British commissioners, who negotiated the treaty of peace, together with Mr. Robinson, whom he would associate with them for that pu p se, to ascertain if it were likely, that some general principles could be agreed upon form the basis of a treaty of commerce. His should prefer, that this conversation, like the weaken, as implying a doubt of the correctness, which he understood had taken place in the for mer negociation between lords Hellan