

THOS. J. LEMAY, EDITOR AND PROPRIETOR.

TERMS. Subscribers, three dollars per annum...

State of North Carolina, COUNTY OF FRANKLIN, Court of Pleas and Quarter Sessions, December Term, 1858.

Mehaley Jackson, Lindsey Upchurch and wife Louisa, Robert Jones, John Jones, Whitman Jones, W. H. Jones, and Thomas Coffey vs. Archibald H. Jackson, Adm. on the Estate of Nancy Jackson, dec'd.

In this case, it appearing to the satisfaction of the Court that the defendants, viz. Jackson, Peyton Jackson, and Mary Jackson, and the children of Berry Jackson, reside beyond the limits of this State...

Price ad. \$5 00

MOFFAT'S LIFE MEDICINES.

RE-ANIMATION.—When the most important functions of life are suspended, and those who are invaded by influenza or impudently reduced to a deplorable state of nervous debility...

A GOOD VEGETABLE MEDICINE is just the remedy of all ills. For hundreds of years the people of all ages have been employed in the healing art...

MOFFAT'S VEGETABLE LIFE MEDICINES possess qualities of the most mild and beneficial nature. They are composed of articles the most anti-purulent...

THE LIFE MEDICINES have also been used with the most happy success in Nervous and diaphetic diseases, Consumption, Asthma, Liver complaint, Rheumatism, chronic inflammation, Dropsy, &c. &c.

A liberal definition made to those who purchase to be sent gratis, on application at the office of the proprietor, W. B. Moffat, No. 367, New York.

A HIGHLY IMPORTANT CAUTION, TO THE PUBLISHERS OF THE "Herald," DO NOT give any opportunity of tendering his name to the proprietors of the "Herald," who are obliged to acknowledge to the numerous readers afflicted with the various forms of disease...

PARALYTIC RHEUMATISM.—A perfect cure effected by the treatment of Dr. Wm. Evans. Mr. John Gibson of North Carolina, at Williamsburg, afflicted with the above complaint for three years and nine months...

Mrs. ANNE KENNY, No. 115 Lewis street, between Stanton and Houston sts. afflicted for ten years with the following distressing symptoms:—Acid eructations daily spasmodic pains in the head, loss of appetite, palpitation of heart, giddiness and dizziness of sight, could not lie on her side, disturbed rest, utter inability of engaging in any thing that demanded vigor or courage...

Dr. Evans' office is supplied with choicest remedies from foreign countries, and compounded on the most scientific principles. A physician is always in attendance, and all those who come there in the hour of need go off rejoicing.

Dr. Wm. Evans' Medical Office, 100 Chatham street, New York.

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THE resolutions call upon the House to institute an enquiry as to whether Mr. Duncan is the author of the communication in the Globe of the 19th inst., and if so whether the said Duncan has not violated the privileges of the House, all order and decency, and whether he is not unworthy of a seat in the House.

Mr. Prentiss then moved a call of the House. Mr. Yell moved the gentleman from Mississippi would not press his motion until the expiration of the morning hour, by which time there would in all probability be a full attendance of members.

Mr. Prentiss refused to withdraw his motion, the call of the House was ordered and proceeded in until 149 members answered to their names. The doors and windows were then closed, and the names of the absentees called, after which, on motion, all further proceedings on the call were suspended.

Mr. Prentiss, after some appropriate remarks on the necessity of preserving pure the institutions of the country and the dignity of the House, which was the thermometer of manners, alluded to the duelling law which has recently passed. He said at the time of its passage he had predicted it would open the door for insult and blackguardism, and give an opportunity for one member to insult and abuse another with impunity.

Mr. Gray made a motion to lay the whole subject on the table, but it was rejected. Mr. Menifee then took the floor, and was speaking when this report was closed.

It has been my duty on more than one occasion, to apprise the Executive Government of Maine that my instructions do not permit me to suffer any interference with that possession and jurisdiction, until the question of right shall have been finally decided, in discussion between the two General Governments.

With the knowledge of these instructions thus explicitly made known, I cannot but repeat the expression of the deep regret which I feel, that, instead of seeking their recall or modification through the Presidential Government, the State of Maine should thus have forced upon a subordinate officer the alternative of either failing in his duty by abstaining from the fulfillment of the command of his sovereign, or by acting up to them, placing the two countries in a state of border collision, if not the two nations in inveterate and active hostility.

Such, nevertheless, is the position in which I find myself placed by this overt act on the part of the State of Maine—one from which I do not hesitate in entreating your excellency to relieve me, by ordering the immediate recall of a force whose presence within the precincts of the territory as claimed by England it is contrary to my instructions to permit and it in proper that I should acquaint your Excellency that I have directed a strong force of her Majesty's troops to be in readiness to support her Majesty's authority and to protect her Majesty's subjects in the disputed territory, in the event of this request not being immediately complied with.

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Immediately upon the receipt of this extraordinary document, I took measures to hasten the departure of the reinforcement of the land agent's party, understood to have been assembled at Bangor, awaiting orders, and numbering between four and five hundred; and also issued an order to Major General Isaac Hodgdon, of the 3d division, to detach one thousand men, by draft or otherwise, properly equipped and equipped, who were in rendezvous at Bangor, and then proceed, at the earliest possible moment, to the place occupied by the land agent's party, on or near the Arrostook river, there to render such aid as would enable the land agent to carry into effect the resolve of the 24th of January.

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