

Official Journal of the United States

LONGFELLOW GOING HOME

OFFICIAL

TREATIES AND PROCLAMATIONS

LIBERTY APPLIES SOLELY TO THE SEA FISHERY

OTHER BELLIGERENT SHIP, AFTER THE TIME THIS NOTIFICATION TAKES EFFECT

THE DAILY REPUBLICAN

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SARATOGA, August 24.—Last night an old man wended his way to the depot. He wore a heavy frock coat of lousy woolsey and a pair of ill-fitting trousers with ragged bottoms. The latter were called "the horse" and bore on it heavily as he trotted along. He was followed by a little negro boy carrying a huge valise. On arriving at the depot he purchased a ticket for Cincinnati. His name was old John Harper. When the train came along he got into a car. Turning to the little negro he said:

"Tell Marshall to be careful with the horse, and to look out for Express as well. I'm a little afraid of the leg, and Tom, I reckon you'd better tell him to give Longfellow a car by himself. But never mind; I reckon he'll stay in Saratoga, his disappointment was too great, and for the first time in a year he last night slept apart from his horse. Ever since he has been here he has been in the habit of sleeping in his horse. The adjoining stall was fitted up with a bed, and made comfortable for his use. Here the old man slept, and percolated through the train to Cincinnati. With a heavy heart, his visions as dispelled, and with a heavy heart John Harper departed for his Kentucky home. This morning Mr. Harper's horse was taken to the depot, accompanied by the trainer, the stable boys, and the disappointed Joe Colston, got the horse, and Longfellow, then in woollen. They started on a walk for the depot.

Longfellow walked a little lame. They went through the back streets and reached the depot at 11 o'clock. Express and Littleton were put into a car, Longfellow placed in the car, and the stable boys got into the car, and the horse was taken to the depot, and at nine o'clock started for Saratoga, and thence to Buffalo. Not a soul was present, save those who had the horses in the stable.

Helmbold this morning was as fine as a satin. He still occupies his stable at the track. His eye is bright and his appetite good. He is now in the hands of the trainer, and runs the four miles to-day just as well as he did yesterday. Young McClellan, the rider of Helmbold, was yesterday given present to the value of \$100 by Morris C. Burke, Adair, who is now in the city. McClellan took him out and bought him an elegant watch and chain.

The Breaking of Old John Harper's Heart—A Funeral and a Wedding. [Continuation of the Commercial Advertiser.] I sat with John Harper at the left of the grand stand, and watched every motion of the old man's face. Longfellow had run a race, and the result was a total defeat. The race, a proceeding unaccountable to many here to-day.

"Why did you do it?" I asked Mr. Harper. "Because the old fellow was a little tight, and I wanted to see if he would sweat high."

"As the horses started, I asked John Harper how Longfellow was prepared for the race, and he replied: 'Only a little too high.'"

"Now give you a faithful photograph of the horse, and he replied: 'Only a little too high.'"

The horses are now well on the second mile. I sit by John Harper. 'How is he going?' I asked old John, who sits with his old eyes sternly fixed on the race. 'He is going well, but he is a little fat—faster than I ordered him—but he's a good boy, and I reckon he knows what he's about.'

"How is he going now?" I asked. "The boy is making him a little fatter than I ordered him, but he is a little fat—faster than I ordered him—but he's a good boy, and I reckon he knows what he's about."

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A PROCLAMATION by the President of the United States, Treaty between the United States and Great Britain—Claims, fisheries, navigation of the St. Lawrence, etc. Original number on July 5, 1871. Ratifications exchanged June 17, 1871; proclaimed July 4, 1871.

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Following three rules, which are agreed upon by the high contracting parties as to the principles of international law, and by such principles of international law not inconsistent therewith as the arbitrators shall determine to have been applicable to the case.

A neutral government is bound—First, to use due diligence to prevent the fitting out, arming, or equipping, within its jurisdiction, of any vessel which it has reason to believe is intended to cruise or carry on war as above, such vessel having been specially adapted, in whole or in part, within such jurisdiction, to warfare at sea.

Secondly, not to permit or suffer either belligerent to make use of its ports or waters as the base of naval operations against the other, or for the purpose of the renewal or augmentation of military supplies or arms, or the recruitment of men.

Thirdly, to exercise due diligence in its own ports and waters, and as to all persons within its jurisdiction, to prevent any violation of the foregoing obligations and duties.

Her Britannic Majesty has commanded her high commissioners and plenipotentiaries to examine and consider the foregoing rules as a statement of principles of international law which were in force at the time when the arbitrators were appointed, and to determine whether the Government of the United States, in order to give effect to the desire of strengthening the friendly relations between the two countries, and of making satisfactory provision for the future, should be willing to accept of the arbitration of the arbitrators.

The decision of the tribunal shall, if possible, be made within three months from the date of the meeting of the arbitrators, and shall be signed by the arbitrators who may be appointed to it.

The said tribunal shall first determine as to the facts of the case, and then proceed to the arbitration of the arbitrators, and shall be bound to receive and consider all written documents or statements which may be presented to it by either party, and to give full effect to such decisions without objection, evasion, or delay whatsoever.

Every claim shall be presented to the arbitrators within six months from the date of the meeting of the arbitrators, and shall be accompanied by a certificate of the satisfaction of the arbitrators, and then, and in any such case, the period for presenting the claim may be extended by the arbitrators at any time not exceeding three months longer.

The arbitrators shall be bound to examine and decide upon every claim within the period of six months from the date of the meeting of the arbitrators, and shall be bound to receive and consider all written documents or statements which may be presented to it by either party, and to give full effect to such decisions without objection, evasion, or delay whatsoever.

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