tish minority to prove that the American majority are right? It might be right if it would not cut both ways. How would it operate? I am a Representative of 33,000 souls, a situation which I feel as honorable as to be a British peer, and therefore am on ah equality with a member of the British Figure of Lords. I have said that the orders in council were fairly justiheble. Now, suppose that a British subject were to quote my argument as exidence that they were lawful-1 have no doubt that Lord Grenville would make a pretty speech on the occasion. And this she we the absurdity of quoting arguments used by the minerity there as decisive on the subject of measures which it is a part of their plan to decry.

( Mr. Gardenier's Speech to be concluded.)

1850 CD 400 SENATE-JUNE 19.

1) motion of Alr. Giles, Resolved, That the President of the U. S. be requested to cause to be laid before the Senate such information as he may deem proper to communicate, respecting the unfortunate exiles lately expelled from the Island of Cuba, and who may have arrived, or are expected to arrive within the jurisdisction of the United States; and also respecting any propositions which may have been made to him by the minister plenipotentiary of France, for the purpose of facilitating the removal of any of the said exiles with their slaves; and other effects from the U.S. to any place within the dominions of France.

The Senate resumed the 3d reading of the bill for the remission of certain penalties and forfeitures, &c. when it was recommitted to M. \*s. Giles, Anderson, Crawford, Franklin, and Hill-

Mr. Anderson, from the committee to whom was referred the bill to direct the sale of gun-boats, reported the bill amended.

The bill to appropriate certain pubfic grounds in the city of Washington for the erection of public baths was read a second time, and ordered to be engrossed for a third reading.

The bill to amend and continue in force the act to interdict the commercial intercourse between the United States and Great Britain and France and their dependencies, and for other purposes, was read the 3rd time and PASSED UNANIM-OUSLY; the following gentlemen voting in the affirmative, viz .- Messrs. Anderson, Bayard, Brent, Condit, Crawford, Franklin, Gaillard, Ger-man, Giles, Gilman Goodrich, Gregg, Griswold, Hitthouse, Lambert, Leib, Lloyd, Mathewson, Meigs, Parker,

JUNE 20. Alr. Leib submitted the following re-

Resolved. That a committee be appointed to enquire into the expediency of providing by law for the exclusion of foreign armed vessel from the ports and harbors of the U.S. with leave to report by bill or otherwise.

The Senate resumed the consideration of the bill to direct the sale of stating that the claim is barred by the dencies, shall be, and remain repealed, gun boats.

When on motion of Mr. Reed, the further consideration thereof was post- petition of ht not to be granted. poned until the first Monday of De-

appropriation to finish and furnish the poses, which was twice read, and orpriates 16,500 dollars.

transmitting " such information as has | case. been received respecting exiles from Tuereau connected with that sub-

Referred to the committee appointed on the bill for the remission of certain penalties, &c.

The bill to appropriate certain pub-He ground in the city of Washington, for the erection of public baths, was Yeas 15-Nays 13-as follow:

YEAS-Messrs. Auderson, Condit, Franklin, Gaillard, German, Gilman, Gregg, Griswold, Hillhouse, Lambert, Mathewson, Pickering, Robinson, Smith of N. V. Turner.

NAVS-Messrs. Bayard, Brent, Crawford, Giles, Goodrich, Leib, Blayd, Meins, Pape, Reed, Thruston, White and Whiteside.

HOUSE OF REPRESENTATIVES

Manday, June 19.

Mr. Gold offered a resolution for appo g a commune to enquire into the expedi- day. enny of presiding by law for ascertaining and scitting the boundaries of the public hads at West Point. Agreed to

BATTURE AT N. ORLEANS. Mr. Macon called for the consideration of the report of the committee recommending a reference to the attorney general of the papers on the subject of the Batture in the suburbs of St. Mary's. On this proposition a very wide debate took place, not confined to the question before the House, but embracing in some degree, the monitor of the bracing, in some degree, the merits of the claim and of the law authorising the expul-sion of intruders on the public lands by

Messrs. Burwell, Poydras, Sheffey, Macon, Ross, Troup, Boyd, Randolph, Lyon, Gould, W. Alston, Gholson Holland, Fisk, Bibb and Rhea took part in the debate, which shall be noticed in course.

The debate was extended till near five o'clock, when the proposition contained in the report of the committee was negatived, Ayes 25, apparently on the ground that it would produce delay, and that the attorney general had already given an opinion against

FOREIGN RELATIONS. A bill was received from the Senate to a-mend and continue in force certain parts of an act, entitled "An act interdicting com-mercial intercourse between the U. S. and G. Britain and France and for other purposes." Twice read and committed to a committee of the whole.

Tuesday, June 20.
On motion of Mr. Randolph, a committee was appointed to superintend the expenditure of the annual appropriation for the use of the library of Congress.

NEW ORLEANS BATTURE Mr. Bibb, according to intimation given yesterday, offered the following motion, which, on suggestion of Mr.

Montgomery, was laid on the table for one day:

"Resolved, That it is expedient to vest in the corporation of New Orleans whatever right, title or claim, the United States may possess to the batture in front of the suburb of St.

"All that in the Chamber of the House of Representatives, at half past ten o'clock, the Declaration of Independence will be read by gen. John Mason, and an oration delivered by Joel Barlow, Esq.

That a dinner will be provided at the Centre Market House in the City of Washington, at which we understand the Vice President of the U. S. the Speaker of the House of Representatives, at half past ten o'clock, the Declaration of Independence will be read by gen. John Mason, and an oration delivered by Joel Barlow, Esq.

That a dinner will be provided at the Centre Market House in the City of Washington, at which we understand the Vice President of the U. S. the Speaker of the Mary', and adjoining the city of New Orleans."

SEA-LETTER VESSELS!

known to the laws of the United States a species of vessels called sea-letter vessels, foreign built, but belonging to nate unanimously: this country. They appeared to be a mongrel species of vessel, of which he wished to get rid. Those who wished to encourage American shipbuilding would be in favor of the following motion, for it would go to encourage it:

Resolved, That the committee of commerce and manufactures be instructed to enquire into the expediency of authorising the registering anew of vessels built in the United States, which are owned in whole by citizens of the United States, any disability incurred by such vessel to the centrary notwithstanding, and also into the expediency of forbidding by law sea letters or any custom house documents being granted to vessels not re-Pickering, Pope, Reed, Robinson, gistered or licensed according to law, british of N. Y. Thruston, Turner, or not owned by citizens of the United States within a limited time after the passing of such a law.

The House agreed to consider the motion, ayes 72.

On the suggestion of Mr. Montgomery, the motion was ordered to lie on the table for one day.

BARRED CLAIM. Mr. Johnson made a report on the claim of General Arthur St. Clair for between the United States and Great monies due to him by the U States, Britain and France, and their depenstatute of limitations, and therefore re- notwithstanding any part of the same commending that the prayer of the act which has been or may hereafter be

to re-commit the report, because it the penalties and forfeitures which may Mr. Brent reported a bill making an rejected the claim merely because have been incurred or shall hereafter within the operation of the statute of be incurred on account of any infrac-Senate Chamber, and for other pur- limitations, without enquiring into its tion of the act laying an embarmerits; and because the principle had go on all ships and vessels in the dered to a third reading. This bill already been settled in the case of the ports and harbors of the United was, subsequently, passed. It approter, made a few days ago, which was A written message was received re-committed on die vame ground, and force and make more effectual an act, from the Presiders of the U. States, a report required on the merits of the

After debate, the report was order-Cuba, a rived, or expected within the ed to lie on the table (presumed to be any of the provisions of the act to in-United States; also a letter from Gen. equivalent to arefusal to act on it dur- terdict the commercial intercourse being the present session.)

BRIGADIER GENERAL'S PAY.

Mr. Jackson offered the following resolution:

Resolved, That the committee of ways and means be instructed to bring in a bill declaring that the com-pensation to the brigadiers general of read the third time : When a motion, the army of the United States, fixed to postpone the same until the 1st by the 4th section of the act of Con-Monday of December prevailed— gress, entitled "An act fixing the migress, entitled " An act fixing the military peace establishment of the United States," shall be no more than 225 dollars per month, including all rations and every other species of emoluments heretofore claimed or allowed, except the usual allowance for stationery.

The House agreed to consider the

motion, Ayes 72.

After an hour's debate, in which Messrs. J. G. Jackson and Eppes supported and Messrs. Randolph, Livermore, Nelson and Tallmadge opposed ti. Mr. Jackson withdrew the motion, may be thus permitted, shall be allowto prevent its occupying the whole

FINANCE.

The engrossed bill to amend the act entitled an act for the support of the

opposed at length by Messrs. Pickman, Livermore, Lyon and Randolph and passed by Yeas and Nays, 74 to 51-majority 23.

Mr Dana moved to amend the title, that it might correspond with the real design of the bill, by adding at the sel shall, contrary to the provisions of end of it the words " and therein to make provision for borrowing money." | the United States without a clearance; -Motion negatived-Yeas 83, Nays

The bill to alter the road from Baltimore to Annapolis by Rock Hall, was read the third time, and supported by er or owners, agent, freighters or fac-Mr. Montgomery and opposed by Messrs. Stanford, Goldsborough and Livermore, and postponed indefinitely, Ayes 65.

FOREIGN RELATIONS. The House resolved itself into a committee of the whole, Mr. BASSET in the Chair, on the bill from the Se- the commercial intercourse between nate, to amend the non-intercourse act, the United States and Great Britain and but after remaining a short time in France and their dependencies, and

ported progress. And the House adjourned.

> WASHINGTON CITY. WEDNESDAY, JUNE 21.

At a meeting of the joint committee appointed on the part of the Democratic Citi-zens of Washington, Alexandria and George-Town, for the purpose of celebrat-ing the 4th of July, held at Lindsay's Hotel on Mond y the 19th June—it was determin-ed that in the Chamber of the House of Re-

House of Representatives, the Heads of Departments, and a number of other officers of e government will be present, and that Jo SEA-LETTER VESSELS! el Barlow, esq. will preside, assisted by Mr. Macon observed that there was gen John Mason and Alexander Smith, esq.

The following bill has passed the Se-

A BILL

To imend and continue in force the act, entitled " An act to interdict the com mercial intercourse between the Unit ed States and Great Britain and France, and their dependencies, and for other purposes "

BE it enacted by the Senate and House of Representatives of the United States of America, in Congress assembled, That the third, fourth, fifth, sixth, seventh, eighth, ninth, tenth, eleventh, seventeenth and eighteenth sections of the act, "entitled "-An act to interdict the commercial intercourse between the United States and Great Britain and France and their dependencies, and for other purposes," shall continue in force until the end of the next session of Congress: Provided, that nothing therein contained shall be construed to prohibit any trade or commercial intercourse which has been or may be permitted in conformity with the provisions of the e-leventh section of the said act.

Sec. 2. And be it further enacted, That all acts repealed or mentioned or intended to be repealed by the said act to interdict commercial intercourse revoked or annulled, or which may ex-A motion was made by Mr. Eppes pire by its own limitation. Provided mentary thereto, or of the act to enentitled " Anact laying an embargo on all ships and vessels in the ports and harbors of the United States, or of tween the United States and Great Britain and France and their dependencies, and for other purposes, shall after the expiration of any of the said acts or of any provision thereof, be recovered and discributed in like manher as if the said acts and every provision thereof were in full force and vir-

> Sec. 3. And be it further enacted. That during the continuance of this act, no ship or vessel shall be permitted to depart for any foreign port or place with which commercial intercourse has not been or may not be permitted by virtue of this actor of the act to interdict the commercial intercourse between the United States and Great Britain and France and their dependencies, and for other purposes. And no ship or vessel, bound to a foreign part or place with which commercial intercourse has been or ed to depart, unless the owner on owners, consignce of such ship or vessel, shall, with the master, have given bond with one or more sureties

fer of the American minister. Is it M. P.B. Porter reported a bill for the public credit and for the reduction of the United States, in a sum double relief of Joseph Wikinson, Jr. which was public debt, was read the third time, twice read and committed.

The provention of the United States, in a sum double public debt, was read the third time, twice read and committed.

The provention of the United States, in a sum double public debt, was read the third time, twice read and committed. port or place with which commercial intercourse is not thus permitted, nor be directly or indirectly engaged, during the voyage, in any trade with such port or place. And if any ship or vesthis section, depart from any port of or without having given bond in the manner above mentioned, such ship or vessel, together with her cargo, shall be wholly for feited, and the owntors, master or commander of such ship or vessel shall moreover severally forfeit and pay a sum equal to the value of the ship or vessel and of the cargo put on board the same : Provided always, that the provisions of the eleventh section of the act to interdict session, the committee rose and re- for other purposes, shall-extend to the prohibitions imposed by this section; which prohibitions shall cease to operate in the manner and under the limitations prescribed by the eleventh section aforesaid, in relation to any nation with which commercial intercourse may hereafter be permitted, in conformity with the provisions of the eleventh section afore said.

Sec. 4. And be it further enacted, triet of Columbia That all penalties and forfeitures arising under, or incurred by virtue of this act, shall be recovered and distributed, and may be remitted or mitigated in the manner prescribed by the act to interdict the commercial intercourse between the United States and Great Britain and France and their dependencies, and for other purposes.

Sec. 5. And be it further enacted, That all the vessels which may have arrived at any port or place within the United States from Great Britain, her colonies or dependencies, between the twentieth day of May and the eleventh of June, one thousand eight hundred and nine shall be exempted from all the forfeithers and remailies in an all as well as for a third percent to the forfeithers and remailies in an all the forfeithers and remailies in a second second to the formal as well as for a third percent to the forfeithers and remailies in a second to the forfeithers are all the forfeithers. the forfeitures and penalties incurred in consequence of any violation of any of the provisions of the said act to interdict the commercial intercourse between the United States and Great Britain and France and their depen-

A MEETING
Of the CITIZENS of Washington, without distinction of party, is requested at Long's Hotel, at SIX o'clock in the evening, on Thursdoy next, to make arrangements for a public dinner on the 4th July next, 1809.

June 21, 1809.

WASHINGTON THEATRE.

On Thursday Evening, June 22, 1809, Will be performed a celebrated Comedy, in five Acts, (never performed here.) called THE SCHOOL FOR REFORM :

HOW TO RULE A HUSBAND.
To which will be added,
A COMIC OPERA, IN TWO ACTS,
CALL'D THE
RIVAL SOLDIERS;

SPRIGS OF LAUREL. \* \* Box One Dollar-Pitt Three Quarters of a Dollar.

Tickets to be had at the Office of Dinmore and Cooper, Eleventh-street, near Pennvania Avenue.
Doors will open at Six-Curtain rise

NATIONAL GUARDS.

a Quarter before Seven o'Clock.

The officers having obtained their commissions, all those who have already joined missions, and those who wish to join it, are requested to meet at Capt. Jones', Pennsylvania Avenue, on Thursday evening, June 22d, precisely at half past 7 o'clock.

By order of the Captain.

L. KENT, See

June 21-1.

TO DUTCHEUS.

I HE subscriber has upwards of thirty head of very fat BEEF, eatile that he has been feeding some time. He wishes to dispose of them before harvest, but has not time to drive them to market. Butchers may have in them a good barrain, by call-ing at my farm, near flagers Town, Washe-ington county, Maryland.

JOHN T. MASON.

A CARD. Me.FRANCIS. (assisted by Mr. Harris).
of the Philadelphia Theatre, respectfully informs the citizens of Washington, that he will, during the stay of the company in this place, attend and instruct in private families. Por particulars apply to Mr. F. at Lindsay's Hotel, Pennsylvania Avenue.

THIRTY DOLLARS HEWARD. BSCONDED on Friday last from the A subscriber's farm (near Queen Anne, Prince George's county, in the state of Maryland), Negro AARON, short thirty years old, short fellow, bow-legged, short flat rose, the end of his great loes turning Prince George's county, in the state of Maryland), Negro AARON, shout thirty years old, shout fellow, bow-legged, short flat rose, the end of his great loes turning to the second toe, so that there as a large bulge at the joint between the toe and foot. Had on when absconded, inchenburgh shirt, short brown coarse roundabout and panta bringing him home, consecuring him in jail so that I get him again, shall receive the above reward if taken rearer home than thirty roles.

18AAC DUCKETT.

WAS committed to the Goal of Wash-ugion county, in the distinct of Louining to the Strings of Thomas Contee of Prince George's County Maryland, and says he is about 19 cores et type, 5 feet 6 inches high, bad on when committed, an old burge him to jail so that I get him again, shall receive the above reward if taken rearer home than thirty roles.

18AAC DUCKETT.

The 21-17.

home than there makes.

18AAC DUCKETT.

RAZOR SOAP.

And Water rendered annecessary— BY the incomparable newly invented sharing composition Cake, by a gendeman lately arrived in New-York from the Continent of arrived in New York from the Continent of Europe—by applying them with gentlefriction to the beard they have the complete effect of shaving—And the public are assued that they do not contain a single accide that can have the smallest fendency to injure the skin, but on the contrary after the removal of the beard they leave an agreeable smoothness & softness on the skin and entire y destroys cutencous eruptions etc.which frequentpain in shaving with a razor.—They are now for sale at the house of Dr ott, Georgetown, at one and two dollars each, the one dollar cake will be sufficient for six nonths and two dollars for the contract of the contract of

two dollars for twetre.

N. B. They are particularly useful for Military Gentlemen, or Contlementravellar es-

ther by sea or land - (f District of Columbia, Washington County,

O N the petition of HENRY SELBY on insolvent debtor, confined in the prison of Washington county aforesaid for debt-Notice is hereby given to the ord tors of the said insolven, that on the inst at the court room in Long's fruct the city of Washington, the out waser by the act of Congress, only id a for the relief of wanters us cient cause be then and there shown to the

Ordered, That this notice be published in the National forelage over, and vending to

By order of the bon Was Courth, 159 thick judge of the circuit court of the bis-

June 21-2t

I AM desirous to add by a colon of the rands lying below the 300 critical above 100 perces of old Military and serious stands of the county of Mison, state of V of the Great Kanhawa Half of quantity is rich 1920 bottom and the heat and on which it or follows freshes, and on which els of Indian corn has els of Indian combas or in her combas of the acre. On a part of this brid. Sportled to form a faith of 700 states, but want to bank of the river, n simple story frame d diwelling, at first 20, with a stone wanted reliable about whole, rising a needs book the sturner, wh Kentucky river, and a third past of themletary survey, in the feels of the Oho and Tennessee, both viluable tracts all kinds of

public securities of exchange as above.

JOHN FENTON MERCER,
Frederickshurg, June 9.
Letters directed to me, Gall-polis, Ohio,
after the 15th of July, will be astended to.

June 21-3w.
SDEET SPRLVGS,

THE Subscriber has been at spread expense and trouble to render this neach esteemed place comfortable and pleasant for the present session. Contlemen and hades who are desirous of visiting those waters, may depend upon every exertion on the part of the subscriber to make their time agree-

ble. O. TOWLES, Jun. June 21- Sw. GEO. W. RIGGS, Has just received and for Sale, Gold and silver vellim lace. Do. do. do cords, &c. &c. Plated and gilt lace.
Gold and silver eparlets.
Gold watches, plain and repeating.

Silver do. warranted.
Jewelry of the newest fashion. A considerable choice of silver and plated

With a variety of fancy goods too tedious

-ALSO-2800 EACOON SKINS; Of the best quality, assorted to suit the George town, June 21-wat.

WE will sell on the 1st Audition.

We will sell on the 1st Audition.

We gust next, at the tavern of Mr. Ruth, in this town, the entire real estate (yet unsold) of col. Chas. Bestly, deceased, consisting of a purples of each bestle of a purples. sisting of a number of valuable improved and unimproved lots in Georgetown and its additions, and in the city of Washington. Several tracts of land in the neighborhood of the two places, and others in Mantzoneor the two paces, and ethers in Montgoracy, Prederick, and Washington countries, Maryland, with one of 5132 occes, (an old grant) in Rancolph Courty, Vinginia, Plots and other papers will there be shown, and terms of sols then made known.

Sale to commence at 10 o'clock A. M. and continue from day to day until the whole is sold.

JOHN MIRMATTY, UHAS A DEATTY

Georgetown, D. C. funct - wides

In Chancery, June 5th, 1809.

O. DDERED, That the sale made by Selomen Holland, of the real es ste of JAMES BEALL, as reported by him be natified and confinited indicas cause to the contrary be sheen before the 20th day of Angust next - provided, a copy of this ore der be published once in each of three surcessays weeks in the National intelligences before the 20th day of July next. The report states, that several tracts of kind containing in the whole 270 1-2 acres were sold for 32-6 dollars. True copy—Test,

NICUOLAS BREWER,
June 16-105. Beg Our Can.
RUNAWAE,

WAS committed to the Goal of Wash-

June 19-wst