

The Standard

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KLY STANDAI

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Villa Mercedes D. Silvestro Torrobas
Lobos Mr. Patk. O'Neill
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ADVERTISEMENTS:

Received at the office up to Tuesday 5 P.M. and inserted at moder-

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September 25th 1861.

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This new and commodious line ma-kes three journeys weekly to Lobest leaving Buenes Ayres on Tuesdays Thursdays and Saturdays.—Agency 581 Plaza Lores, (in the calle Riva-dayia).

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vious,
Gallery 44 calle Esmeral laCorner
of Piedad.

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On sale at Calle Defensa n. 66.

Education ANGLO FRENCH SEMINARY 381 Potosí 381

Between Buen Orden and Lima. This solicol is designed to give a thorough and liberal education, to fur-

nich the facilities for acquiring the English and French languages, and the best instruction in arithmetic, drathe best instruction in arithmetic, drawing and music, and other accomplishments. Two English teachers reside in the family and also an excellent French teacher, who give their p.rconal attention to the pupils. The moral training and the health and and physical development of the acholars are carefully attended to. References. Rev Mr. N. Goodfellow; James Gibson; W. Temperty H. M'Kern. William Parady.

William Parody. S. 11 5p

Burgundy Wines.

J. Cottey, late of calle May-ú, has removed to No. 68 calle Piedras, who-re he offers for sale, a rich assortment of wines which he receives monthly from Burgundy. These are of the purest grape, and best flavour, compri-sing the Costa de Olivettes, Pomard, Chambertin, Mutz, Beaume &c.—Piedras 68.

On sale.

A sucrito of land in the depaiment of Suriano, Banda Oriental, distint about seven leagues from Merced s, with excellent parturage and well wa-tered; suitable for sheep farming. En-quire at Hughes Brothers, calle San Martin No. 154.

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In photograph or sunbrotype, taken with the most perfect fidelity by Cherles Roever, Studio calle San Martin opposite the Roma Hotel. Frames and cases at cheap rates, and in every variety.

MORON

MESSES. NUTTALL AND SMITH.

Have opened an establishment of crocery and inn, where persons from the country districts may recure sto-res at reasonable prices and find every accommodation when travelling.

The Teeth.

Dr. Cornwall American Dentist. Calle Rivadavia No. 275 between Suipacha and Artes, advices his friends and the public that he is prepared to perform all operations for relieving pains and other ills srising from delayed teeth and restoring to health and beauty these precious organs, such as extracting, cleaning, destroying nerve and filling with gold and other materials.

Being thoroughly acquainted with all the improved methods of inserting teeth or gold plate and undeanised ru-bber he-can guarantee entire satisfacti-on in every case, no charge for consul-

The undersigned begs to inform the sheep breeders of the North, that is his establishment in the camps of SenorFrias shifts lesgue to the North of the Villa Mercedee, he has on hand an excellent assortment to nearly 400 rams of different classes and prices to suit the wints of buyers, all having been selected by himself personally and brought up from M. Richard Newtons estancia Samborembon.

E. William Woodgate

Translator.

The Director of the Commercial Rooms can recommend a competent into Synthesia any documents written in the English, French, Italian or Portuguese languages. For further particulars apply at the Commercial Rooms, Calle Mayo No. 69.

A. 21-10p.

Sheep and Rams, The under signed has order to sell a large amount of shaep: he can supply purchasers in almost all of the departments in the country, either picked or by the cut. Also rams of all classes. He undertakes to deliver them at any point the purch-ser may require, for which purpose he has the the best of men.

quiro, for which purpose no nas the the best of men.

Also for sale, one league of excellent land in Banda Oriental. Apply at N. 16 calle do Reconquista.

Merit Parker.

at issue.

Speech of Bernardo de Irigoyen, barrister at law, delivered in the Supreme Court of Justice, on behalf of Meyrs Drabble bros, and John Laing in their suit against Dickon & Co. for the fulfilment of guarantees given by their representative Charles Gloede.

My lord.

If the conviction of advocating a just and simple cause is flattering to the advocate who stands before your bench, I have reason to be confident on this occasion; which imposes on me the delicate but necessary task of impugning a decree of the Tribunal of Commerce. At the same time that I render my tribute for that impugning a decree of the Tribuna of Commerce. At the same time that I render my tribute of respect for that court, I assert their decree to be directly opposed to the constitutional charter that governs the universal principles of legislation and the precipts of social order. If I had not the honor to address your lordship, I should have, doubtless, tempered my expressions, from apprehension that I might be accused of employing oxagerated phrases, such as are incidental to every suit, and more especially to one so long and vigorously defended. But, in this court, I have no such fear. I stand before an august tribunal whose decisions are dignified by a reputation of legal lore and impartiality, and which must admit that the fundamental bases of society are sought to be subverted in apply

and impartiality, and which must admit that the fundamental bases of society are sought to be subverted in applying a law to facts which took place before its promulgation, and thereby sanctioning the principle of retro activity which has been condemned in overy code, from the time that Rome gave laws to the universe, down to our own day of modern civilization.

Fortunately I am not the only one who entertain such sentiments regarding decisions, like that sgainst which I appeal. To quote the words of a Eronch lawyer, in a similar case, "this legislation of two faces, one for the future, another for the past, is calculated to ruin public confidence and establish an eternal precedent of injustice and disorder." Permit me therefore, my lord, to remind you, here of the principle now involved: according to the doctrine of the same eminent jurisconsult, it is clear that the sentence I impugn, would upset transactions concluded in 1868 because they were not in conformity to the code of 1860, and introduce a principle they were not in conformity to the co-de of 1860, and introduce a principle of confusion that must disturb numberless interests and create intricate and profound difficulties in overy-day

life.
Your lordship has already an idea of the action you are called upon to try. Let me, then, briefly recite the leading features of the case, touching in the first place, on the facts that demand redress, and passing finally in review the statutes that are applicable to same. I intend to shiw that the Tribunal of Commerce has omitted to notice said facts, and violated as it statutes.

VERSUS.

Dickson & Co.

The following statement of this case, as pronounced by Dr. Irigoyen, is published by the plaintiffs with the view of giving the commercial public an insight into the several points at issue.

Jing eight years he acted as fully and freely as could have done the gentleman himself, whose firm was so completely entrusted to him. Under this authority he purchased and sold addibitum; bartered exchanges on Europe: drew and accepted bills with the passive consent of Dickson, who by this lengthened course of transactions, without complaint or protest on his part, naturally confirmed Gloedo's management, and added, if we may say

passive consent of Dioson, who by
this lengthened course of transactions,
without complaint or protest on his
part, naturally confirmed Gloede's inanagement, and added, if we may say
so, to the prestige of his manager.

Being fayored by such antecedents,
Gloede presented himself, in the year
1857, to the firms of Drabble, Barber
and Laing, as well as to some others.
He introduced to these several houses, Mr. Charles Kaston and Mr. Silvestre Lacasse, pnerchants of Salto and
Uruguay; he guaranteed purchases made bythem, under the firm that horepresented; he received the accounts and
transfers, and thereby contracted the
responsibility of all these acts and
operations.

Hero it is proper to observe that

operations.

Here it is proper to observe that this has ever been the only, and oustomary mode in B. Aires of guaranteeing commercial transactions. The introduction of a merchant from the interior provinces, or from the rivercoast, on the part of a firm here established; the recommendation to deliver him what he may please to buy, has always been, and is still, considered, a positive guarantee by the introducer. To the latter are sent all the accounts either in his own name, or in that of the purchaser, for this is not a fixed point. Of him likewise are recovered the engagements that may not have been fulfilled on the part of the buyer. And here let me add, to the honor of our native and foreign merchants, that there is not a single precedent, nor one solitary foreign merchants, that there is not a single precedent, nor one solitary case, (excepting the present) in which a firm that has presented merchants from the provinces, has refused to pay for them, whatever accounts may remain unsatisfied after the given period. In proof of this importunt assertion, I am permitted to give the authority of Don Maximo Marmol, Don Manuel. Ocampo and Don Jaimo Llavallol, a worthy and convincing testimony of Ocampo and Don Jaimo Liavalloi, a worthy and convincing testimony of the fact. And this is so well-known, and, in my opinion, so far from question, that I would willingly leave it to the decision of our commercial body, or that of whatever merchant happens first to enter this court.

or that of whatever merchant happens first to enter this court. Security being thus given in the manner, then and even now prevalent, and some of the bills having lallen due without being met by Mosers Kaston and Lacasse, the houses interested applied to Dickson & Co. for payment. Then it was that Mr. Charles Gloede, who plays so foul and discreditable a role in the matter, refused to satisfy them, donying the responsibility of his employers and alleging, as they now seek to maintain, that, for the bargains in question he had given only his own personal security, not that of the house he managed.

Your lordship may imagine the surprise that this negative produced in the minds of the sollers. They soverely condemned the agent; but the latter, changing his attitude, admitted the actual obligation of Dickson, which he confirmed in writing for such as demanded same. He subsequently kept this engagement, and paid, when due, the bills of Tomkinson and Carlisle, as also those of Best bros, Twyford Hall, Edward Lumb mind others. You have here my lord, a very significant fact. Dickson & Co.

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creditors This sentence was appealed against, and confirmed by this Tribunal.

In the interval of these events, Mr. Frederio Dickson, hearing of the obligations contracted by his agent; nobly
stepped aside from the path of evasion here iniciated, and, in respect for
his fair name and credit; sent orders
from England, to pay all the creditors
whose demands were legitimately or
otherwise guaranteed by the man to
whom he had improperly confided his
house and business. In consequence of this order all holders of bills,
promissory notes, or guarantees, given or subsequently countersigned,
wore satisfied. Moreover had not Mr.
Dickson died at that very time, my
clients should likewise have settled
their accounts, for, he certainly would
never have suffered any one to recur
to these courts for the fulfilment of
obligations contracted in his name and
by virtue of, his authority. In the
circumstance I have just related, your
lordship will see, as in the former
one, that, the house of Dickson,
after uscless opposition again recognises its responsibility for the acts of
Gloede and carries them into affect.

The resolution of Mr. Dickson rendered uscless all litigation on the part
of his agents here, proving to the public that a troublesone law- suit was
equally contrary to his interests and
desires. But, as if he thought it would
appear undignified to abaudon a pleo
so long advocated, he revived it with
respect to the three or four merchants
who had placed most confidence in the
firm, and who, in consideration, first
of his oredit and afterwards of his diffigulities did not demand now written
securities, contenting themselves with
the usual forms. These gentlemen,
my lord, are the appellants.

What grounds, let me ask, are alloged for this prolonged litigation? Absolutely nothing now they quote the same reasons which the principal of the firm, Mr. Dickson, himself ginered when he ordered the payments above mentioned; the same, which the egent likewise abandoned as untenable when he discharged the claims of Tomkinson, Carlisle & Best bros; the same which the Tribunal of Commerce rejected, when they decreed a meeting of creditors. The respondents, unmindful of all these antocodents so clear and decisive; come here to maintain antow. 11,

attow.

1st. That no guarantee was given.
2nd. That if there was, it was merely Gloede's personal security.

3rd. That if floede could not make
the firm responsible; for four reasons.
1st. Want of powers on his part; 2nd.
oxcess of faculties; 3rd. such guarantee being opposed to the usual business' of the heuse: 4th and lastly,
that even supposing the validity of
the alleged security. Dickson & Co.
cannot be held liable, unless after the
purchasers.

by that the Tribunal of Commerce has omitted to notice said facts, and violated said statutes.

I.

The house of Dickson & Co. is one of the oldest in this city, and the extent of its business coupled with the upright character of its deceased principal, gained for it a well-deserved celebrity, Mr. Dickson, having long before, fixed his residence in England, was represented in Buenos Ayres, and, other American ports by agents to whom he had given full powers to manage the interests of his lirm.

Of these was Mr. Charles Gloede, who was a secondingly advortised, in the local journals of 1859, as manager of the house of Dickson and Co. In virtue of said notice, the sole formulae customary in this city, Mr. Charles Gloede entered on the exercise of Dickson's transactions, without any restrictions whatever, without instructions calculated to limit his powers, or cause distrust in the minds of those who treated with him. Dur-wers, or cause distrust in the minds of those who treated with him.

Our late of Commence has demanded same. He such a demanded same. He such as demanded same. He such sons of Beat two sons of Beat two such these two sets of the such conduct that conduct that conduct that conduct that conduct that conduct that conduct the conduct



these, generally speaking, have all one like basis or are concluded on the same conditions.

The declaration of Mr. Wm. Witson, folio 123, cannot be more clear or conclusive. He relates all the circumstances and even the very terms on which the guarantee was contracted; and his words exactly tally with the version given 19 my clients since first they commenced this suit.

Dickson's agents endeavor to cast an imputation upon said declaration, representing Wilson as a clerk of Drabble & Co. but, apart from the fact that this imputation comes late, and is nowise in the regular, prescribed form, it is wholly ill-grounded.

Wilson was certainly Drabble's book-keeper at the time of giving the security, but, shortly after, he left that employment, and at the period of his declaration, held an independent position, which makes his evidence quite admissible and trustworthy.

worthy. Wilson's declaration is in perfect conformity with that of Lacasse, who, in folio 126, admits "that the purchases" he made at Drabble's were guaees he made at Drabble's were gua-ranteed by Mr. Charles Gloedo, re presentative of Dickson & Co." It also corresponds with that of Kasten, who, in folio 244, states "it is true he made'the purchases under Gloede's security." Hence we have a triple proof in strict conformity, two of the witnesses being Dickson's partners, who are therefore most interested in composing this action.

opposing this action.

The books of the house, for which I speak, present to your lordship a-nother convincing testimony of the contract. They will stand the closest contract. They will stand the closest acrutiny, the most severe objections that can be raised by legal criticism. They are made up, day by day, with all the exactness that merchants require for the credit of the entries therein, and here we read, as by certificate, folio 72, all the sales in question entered in this manner. entered in this manner:

Dickson & Co. for Kasten.,

Dickson & Co. for Lacasse, Your lordship here sees that, at the very date, in the same moment, of effeeting the sales, they appeared in the sellers' books as guaranteed by the res-pondents; and it is incredible to suppondents; and it is incredible to suppose that respectable mercantile firms
could be guilty of making false entries, or returing Dickson & Co. as
security if they were not really such.
With what object, I ask, or for what
end would they resort to fraud or interpolation regarding their own acts,
when no fears were entertained of the
fulfilment on part of the buyers? The
simple form of entry, the wording of
the items establishes its ruthfulness.
If these books merely said "Kasten the items establishes its truthfulness. If these books merely said "Kasten and Lacasse," and that it was added, guaranteed by Dickson & Co.", there might be room to cavil about the possibility of a subsequent addition. But standing, as it does, in the commencement, so clearly and simply worded, the good faith of the matter, is catablished, unless we are ready to tax the transactions of our leading firms with the charge of chicanery and bamboozling.

It has been sought to question my It has been sought to question my client's books on the usual grounds. Undoubtedly, for a general rule, they are used as a proof against the producor; but it is equally certain, that, when the books of a commercial house are found, like these, to possess the legal requirements; when the items entered are in accordance with other immortant circumstances, as here hapentered are in accordance with other important circumstances, as here happens; when said books are not contradicted by others, kept in due form, as neither Dickson, nor especially Gloede, have opposed them; then they are held unshaken evidence according to the best commentators of the laws of trade.

Mr. Pardessus, in his mercantile Mr. Pardessus, in his mercantile treatise; Masse, in his essay on same subject; Soullier, iolspeaking of literal testimony; and Bonnie in his modern work on evidence all agree that, in suits between merchants, on commercial questions, the daily ledger, when supported by other antecedents, is prima facic evidence. The French code of commerce likewise holds this decision; and the same is conveyed by our own statutes, which are in this point a reprint of the ordinance of Bilbao; Chap. 9. Sect. 11 & 12. I rely, then, on this uniform doctrine; I rely on existing laws: and by their

Bilbao, Chap. 9. Sect. 11 & 12. I rely, then, on this uniform doctrine; I rely on existing laws: and by their authority, produce to your lordship the books of my clients as an indisputable proof of the security, whose fulfilment I demand.

If fresh proofs are required, I can produce them in the transfers of sales, made out in favor of Dickson & Co. The transfer is the documental delivery of the article sold, which passes at once to the hands of the purchasor. Well, my lord, in this case the transfers were given in favor of Dickson & Co. It is true they have denied this all-important circumstance, but their denial will go to shew that they contradict the plainest facts.

Kasten and Lacases admit in folios 14 & 156, that, "some transfers of goods were made in favor of Dickson & Co." Wilson also affirms that "the transfers were given in Dickson's name." Don Luis Cerro, the broker employed on part of the buyers, in these matters, declars the same, folio 55.

The original transfers, still existing

The original transfers, still existing in the Custom bouse registers, and of

these, generally speaking, have all ! which we annex copies prove the truth one like basis or are concluded on the same conditions. It is both strange and lamentable that the Collector of Cuslamentable that the Collector of Customs has refused to produce in court these original vouchers which were asked of Irim; because the documents deposited in public archives are purposely destined to serve in questions, like this, of civil or administrative importance.

Such being the case, your lordship, will consider this essential point as fully explained. In folio 102 the notary-public certifies, that "of the eight transfers produced, in seven of them, the name "Dickson & Co." has been erased, and that of, "Kastem" substi-

erased, and that of ,"Kasten" substi-

erased, and that of ,"Kasten" substi-tuted."

In the declaration folio 168, the notary says "in the transfers given by Drabble bros., the name of Dickson is blotted out, and that of Kasten bros. substituted, signing for the lat-ter Mesrs. Cerro and Grasso brokers. Moreover, Robert Niell, who was a clerk of Dickson's at the time of the contract and is a oven still. declares in folio

Moreover, Robert Niell, who was a clerk of Dickson's at the time of the contract and is so even still, declares in folio 102, that the transfers were given in favor of Dickson; and that they were afterwards altered by him at the direction of the head of the house. Your lordship will excuse my saying another word on a matter already so clearly established.

The respondents; being taken aback by these evidences, have alleged that the corrections were made by the brokers Cerro and Grasso who were, they say, agents of the vendors. This is a tissue of errors. The alterations were made by Dickson's clerks, for, so Cerro and Grasso affirm. They were made by order of the head of the house, as is stated by the clerk, Robert Neill, who executed said order.

But even supposing that Cerro had changed said names, these gentlemen neither are, nor ever have been, agents for my clients. Their very occupation is metamorphised for the purpose of hood-winking this court. Mer cantile brokers are always, employed by the purchaser, and never by the importing firm, who limit themselves to making out transfers for the buyers. The latter choose their brokers, to making out transfers for the bu-yers. The latter choose their brokers, who present the transfers to the Custom house and act as their agents in all the eccessary steps till the goods are placed on board. Such is the pair of Cerro and Grasso in this transaction; and Kaster and Leases admit having and Kasten and Lacasse admit having given them the usual power-of-attorney. You will here weigh, my lord, how wide is the difference, in altering the transfers in Dickson's office by one of his clerks, at the manager's direction and presenting same by their rection and presenting same by their one of his clerks, at the manager sur-rection and presenting same by their own brokers as I have just shewn; how different, I say, from their being corrected by agents or dependents of my clients, as it has been sought to maintain.

As a last resource with respect to the transfer our opponents were that

As a last resource with respect to the transfer, our opponents urge, that Messrs Drabble, Laing and Barber were at liberty to object to these alterations, if found improper. I can imagine that the attorney on the other side, being little versed in commercial routine, should raise this point, but I amata loss to understand how the merchants for whom he speaks could suffer him to advance such arguments in their name. Whensuch arguments in their name. Whenever an importing firm sells goods for exportation, they pass the transfers to the purchaser, and as this signifies a surrender of the goods, they neither think nor interfere any more in this matter, but merely enter the amount in their books. The transfers being once delivered, they have nothing to do with the persons who despatch them, or the alterations they may undergo. They neither know, nor have an opportunity of knowing about such, alterations It is just the case of one who accepts a bill, and, after affixing his signature, has no reason to know

who accepts a bill, and, after affixing his signature, has no reason to know what endorsements are made thereon, until it becomes due.

The facts which I have sketched, are more than sufficient and conclusive; but, if I may still add further reasons to establish the liability of Dickson & Co. I will direct your fordship to the account sales of said goods. Kastein confesses, in folio 144, that "some Were in Dickson's name": Lacasse, in folio 155, declares the same. Wilson certificist in f. 123; and, to corroborate these testimonies, we have the original account-sale, folio 119, sent by Mr. Lumb to the Justice of Commerce in these testimonies, we have the original account-sale, folio 119, sent by Mr. Lumb to the Justice of Commerce in Montevideo. Your lordship sees it here in Dickson's name. This completes the chain of evidence to, show the liabilities of the respondents; upsetting, at the same time, this fiimsy defence, establishing the equity of our suit, proving the honesty of Wilson's declaration and the truth of my clients; books and arguments. I do not feel, my lord, bound to offer another observation of this point: the validity of the guarantee is, I think, fully demonstrated. The declarations of unimpeachable wi nesses, and even of some who are interested for Dickson; the account-books made up in the proper form; the transfers and original bille of sale; all uniformly establish the existence of said guarantee. I will therefore proceed to the question of law, touching the respondents.

Dickson and Co. insist, that, even if

authority to contract such an obliga-

This is contrary to the facts : in the

tion.

This is contrary to the facts: in the first place Dickson's firm advortised the power conferred on Gloede, without placing any limit or restriction, and, from that moment became responsible for all his acts, in the legitimate, or abusive, exercise of such facultics.

The commercial body had reason to consider him fully empowered, and such they reputed him; for, it is not the paper formula, locked up at home, that serves as a guide in business matters, but the general facts which are open to the knowledge of all.

"Mercantile affairs", says Mr. Masse speaking of the responsibility of those who figure as partiers but are not such, "are managed in good faith, and the hurry of business does not allow a third party to inspect the deed of partnership and so ascertain the standing of one who appears as a partner."

The remark of this writer is equally true regarding the powers conferred on a third party. An advertisement through the press or by circular is the usual, may the only, manner of informing the commercial public of the agencies appointed.

This is rule in every case, and, for

cies appointed.

This is rule in every case, and, for the same reason, whenever a firm is unwilling to answer for all the acts of their agent, they are careful to add, in mentioning his nomination, the li-mits of his action and the restrictions

attending his appointment.

Those who do not act so, those who, like Dickson, simply publish that they have entrusted their business to they have entrusted their business to such or such a person, are answerable for whatever ordinary transactions he may carry out, and your lordship cannot fail to perceive that the contrary would be not only unjust but also calculated to encourage fraud and imposition. If a mercantile house, after appointing their agent and advertising same, (in terms so general and unlimited as Dickson with Gloede), could back out of their responsibility in virtue of the powers ponsibility in virtue of the preers kept close in their pocket-book, this would be a signal gain for trickery. A good speculation would be held valid, by the public notice; a losing one would be did to the public notice; a losing one would be disavowed, by the secret powers which must be received. wers which must be produced, only in such cases as this, when it is found convenien to shirk the consequences

of a bad bargain.

These are the extraordinary and inadmissible effects of the principles here maintained by Dickson & Co-But, I will briefly sum up my argument, viz 1st Because the notice published was unlimited; 2nd Because Dickson & Co-base put themselves published was unlimited; 2nd Because Dickson & Co. have put themselves out of court, in this particular, by admitting, folio 230, that Glocile's powers "enabled him to manage the ordinary transactions of the house." Such being the case, the chuno dispure the extent of same; for it is clear that, besides the principle enunciated, their own confession concedes Gloede ample faculties in all money matters of the firm.

The respondents allege that Gloede's powers however general, precluded him from becoming security, such operation being contrary to the usual routine of the firm and to his own instructions: great stress is

the usual routine of the firm and to his own instructions: great stress is laid on this defence, which is, in my opinion, much weaker than the

I may first preface to your lord-ship, that no legitimate mercantile operation was contrary to such rou-tine. A house, that receives cargoes tine. A house, that receives cargoes and exports same; that buys and sells ad libitum: that barters exchanges on Europe: that gives and dis, counts bills; that, in short, has no limit in its operations: can it be, for a moment, supposed unauthorized to give security for goods worth one or two thousand doubloons. Could any one think of disputing with Dickson & Co. whether it was not within the orbit of their transactions.

ions.
When a firm, like that of Dickson is installed and carried on du ing 30 or 40 years with high credit, there are no questions or investigations made us to its routine; nor is the security for exported goods out of the usual li-

Quite the reverse, this system of guarantees is common in houses like Dickson's either in favor of recom-

Dickon's ethier in layor of recom-mendations from beyond this provin-ce, or for other merchants with whom they transact business.

If we accept the ideas here propa-gated, every act of business, must de-mand an investigation; every day must involve numberless discussions, and the managers of importing houses and the managers of importing houses must involve numberless discussions, and the managers of importing houses should scarcely have time evough to exhibit their powers and instructions, if even their patience supported them in so idle a task. The National Bank, which discounts so many millions a month, should have to inspect hundreds of dedls by the hour, make infinite enquiries by the day, and raise a thousand questions as to whether the discounting or accentance of a bill or discounting or acceptance of a bill or note entered or no into the routine of

the parties interested.

The representatives of Dickson & to. I will therefore proceed to the question of law, touching the responsibility that such security imposes on the respondents.

III.

Dickson and Co. insist, that, even if Gloede had given the security, it would not bind them, since he had no

not enter within the commercial orbit of Dickson & Co., my idea of men is erroneous. No! my lord, they could never maintain it, for, houses like Dickson's. Armstrong's and Deshele's, and all of this class, have no limit save the will of their head or the instinct of calculation.

head or the instinct of calculation.

Hence, we see them carrying out, or sharing in, all kinds of speculations: they buy, sell, import, guarantee, enter into milways, country produce & government loans; in a word, hesitate at nothing that can promise them interest or gain. The doctring they have sought to enunciate is as imaginary as it is dangerous, and the Courts are obliged for the security and benefit of trade, to re is it.

the security and benefit of trade, to re-is it.

Having proved that Gloede's powers enabled him to contract said security, and that it was by no means beyond Dickson's commercial routine, I will take up the case that Gloede had, as is stated, exceeded his instructions. But how can ded his instructions. But how can such a plea impede the suit of my clients. In no way whatever. They

such a plea impede the suit-of my clients. In no way whatever. They could not be aware of the priyate arrangement entered into between the agent and his principal.

They beheld in Gloede only the representative of Dickson & Co.; it was with them they treated, to them they confided their property; and they it is who are obliged in law and honor to satisfy them, notwithstanding any secret negociations or connexion that may have existed between Gloede and the secured parties. The fixed principles, applicable to this point, cannot be more conclusive: "the agent of a merchant is, by virtue of his office, invested with full power to act for such merchant, and every act of his, in the circle of operations entrusted to him, bind the employer, as if it were his own personal doing; excepting always his remedy against the agent if he should exceed his instsuctions, but without prejudece to the right of third always his remedy against the agent if he should exceed his instauctions, but without prejudee to the right of third parties who have treated with him in good faith and without knowing the restrictions imposed on his action." These are the words of Bouquet and Pardessus; Masse and Horson are of the same opinion: Bedaraide and other celebrated writers give a like decision; and these principles are consecrated in every civil code from the Digest down to the Code Francais; from the Spanish law down to that at present in force in this country which latter is very clear in sect. 139 & 143.

The excess of instructions, supposing such, cannot therefore, bar my clients' action, so long as there is weight in the opinions and statutes I have just quoted.

Dickson's representatives not being over confident in the strength of these objections, maintain moreover that the guarantee was Gloede's personal security. I have already proved the contrary.

security. I have already proved the

But I will place this question in the most favorable light for the respondent. I will grant that Gloede on contracting the security, did not declare that it was for Dickson & Co., forgetting for a moment all the evidence from the documents. Well,

Co., forgatting for a moment all the evidence from the documents. Well, my lord, even in this purely hypothetical case, the firm is still responsible, according to all commentators and statutes, including our own recent law, seet 139, which states. The contracts made by an agent for a commercial liouse, notoriously belonging to known party, are understood as made by the preprietor of such exhibilishment, even though, the agent shybid not declare so, at the time, al agraphy of the usual routine of said house. I think, my lord, this quotation conclusively shows the responsibility of Dickson & Co. for full the acts of their agent, but I will add a further very important observation, which is, that the obligation is settled and established, as I have shewn, by the decree of the tribunal of Commerce; which disregarding all the objections I have just combated, ordered a meeting of Dickson's creditors; and the Supreme Tribunal confirmed this deed as executed by Dickson.

deed as executed by Dickson.

The question being at this stage, that is to say, completely establishing the security, and obligation there by imposed on Dickson & Co.; after both parties had exhausted every effort, pro and con, the Tribunal of Commerce has surprised every body, and baffled our hopes, by settling, with a stroke of the pen, one of the gravest subjects that can demand their attention. They have explicitly destroyed. gravest subjects that can demand their attention. They have explicitly decided that they presend from considering the fact or contract involved herein; they do not stop to study the law applicable to such contract, but taking for rule the statute passed in 1859, that the security can only be proved by written voucher, or by the admission of the party giving such security, they give a verdict for the respondents, freeing them from liability. In this manner, my lord, the con-

In this manner, my lord, the con-tracts and obligations entered into, the rights acquired, under the orde-nance of Bilbae and conformable to the common law in force up to 1858, are declared legally void, unless they be in accordance with the conditions ould prescribed by the statute of 1859 ship which came in oxecution in 1860. that Such is the principle enunciated by did the Tribunul of Commerce, and, pro-

elemental theory of promulgation is wholly lost sight of by the Consulado in its present decision. The actual statute was passed in 1859 and put in force in 1860. How then can we imagine wherefore the Tribunal of Commerce pretends that, my clients sho-ld be bound by it in 1858, when said haw was not even dreamt of. They made their arrangements conformably to the established usage, and to the laws and regulations then in being; they did overything in due form, and it is utterly incomprehensible that this transation so executed in accordance with the epoch of its existence, should be now considered destitute of legal force for not corresponding with the requirements enacted two or three years latur.

Promulgation, says Portalis, is the legislator's dictum, sirá roce; and, doubtless, before such, the law is perfect, 'but, it is not obligatory, being no more than a dead letter, which acquires hife and activity by promulgation. This is the unanimous opinion of all jurisconsul's; and it may be concluded, that, if they deny all force or effect to laws already sanctioned but, not promulgated, this principle has double weight to resist a law, which, like the one here cited, was neither promulgated nor sanctioned, nuy, not even projected at the time.

While the Tribunal of Commerce wen projected at the time.
While the Tribunal of Commerce

While the Tribunal of Commerce violates the principles laid down in every code of laws, it puts in practice others, such as retro-activity of legisla-tion, which have been exploded and condemned, from the time of the Rotion, which have been exploded and condemned, from the time of the Romans days at your own days of modern civilization, by all statutes, oven including those of our Provincial Constitution. "The law does not regard the part, it looks only to the future, and has he rate-o-active effect to the prejudice of right; previously acquired." This is moreover a fundamental dogma, I may say, axiom, out aged by the Tribunal of Commerce. The law has no rate-o-active effect, says the Spanish Code. The same is contained in the French, Sardinian, Neapolitan, Austrian and Dutch statutes. Our Provincial Constitution, accepting a principle so universally admitted, expresses this also, art. 156 in these terms "No law shall have a retro-active force."

All codes therefore are agreed on this point: so are all writers and magnistrates, and certainly this is but right, for, if laws could affect the past, as the Tribunal of Commerce seems to wish, a never-ending agitation would upset the most important interests of society.

wish, a nover-thing agrands with a nover-thing upset the most important interests of society.

Here, then, you have, my lord, the universal principles, laid down in a few words. Here you have the constitutional dogma violated by the Tribunal of commerce which has endeavored to give the statute of 1860 not only a retro-active force as far back as 1867, but, what is much more serious, a derogatory power regarding acts then consumpated, and affecting acquired rights which are inalienable even by law.

In investigating the motive for so unaccountable a proceeding, I find nothing more than a mistaken interpretation of art.1751 which ordains that by this rule are to be judged all matters pending at the epoch of its promulgation. But this stilele has not, naturally, any other object than transactions not completed or affairs pending at the date of such promulgations if the date of such promulgations of the date of such promulgations of the date of such promulgations in the conditions fully

it by no means includes bargains already concluded, negociations fully arranged two years before, such as the security in question. These transactions, once settled, involved certain obligations on Dickson & Co. and gave certain rights to my clionts that are inseparable from them, and can mpither be taken from them, and can mpither be taken from them, by the law nor by, any other social authority. If the Tribunal of Commerce interprets the Mercantile code in any other manner, on this particular; if they fancy that it implies an annulment of all contracts however legally concluded at the time of their execution. I do not hesitate to say, that such ideas

bably their future guide, unless your lordship over-rule it.

The theory of letters of credit for foreign parts is quite applicable to a contract of security, according te the rule laid down by the Consulado. On this principle and on these grounds is based the decision against which I appeal. It will not be difficult for me to shew that this should be reversed; and your lordship, by such reversal, will place the law on a proper standing, as reason and public interest require.

To invoke the statute promulgated in 1850 for the purpose of undermand flegal forms, well know that no law has force until it has been ordained by the competent authority. This elemental theory of promulgation is should be such as a force until it has been ordained by the competent authority. This elemental theory of promulgation is statute was passed in 1859 and put in force in 1850. How then can we imagine wherefore the Tribis elemental theory of promulgation is statute was passed in 1859 and put in force in 1850. How then can we imagine wherefore the Tribis elemental theory of promulgation is statute was passed in 1859 and put in force in 1850. How then can we imagine wherefore the Tribis elemental theory of promulgation is statute was passed in 1859 and put in force in 1850. How then can we imagine wherefore the Tribis elemental theory of promulgation is statute was passed in 1859 and put in force in 1850. How then can we imagine wherefore the Tribis elemental theory of promulgation is statute was passed in 1859 and put in force in 1850. How then can we imagine wherefore the Tribis elemental theory of promulgation is statute was passed in 1859 and put in force in 1850. How then can we imagine wherefore the Tribis elemental theory of promulgation is the principle of the tribity of the consideration of the principle of the tribity of the consideration and accepting for hypothesis the opinion, to find that at this stage of the principle of the tribity of the could or could not execute heads of the principle of the principle of the princi

poal, by wrongly applying the statuty as I have shewn, mair to use that the guarantee can only be proved by the admission of he securing par y or by written voucher. But, granting all, this, I will, go so far as to suppose what the Tribunal decides. Where, I ask, have they found any denial of the fact, which excuses them from requiring the confession of the interessed parties? In what page of the process have they found evidence even to call in doubt the transaction. Dickson & Co. have admitted the Gloede gave security for he purchases of Lacasse and Karten,

Gloede, too, has confessed the guarantee in all his declarations. Kasten and Lacasse have corroborated the sane; and this point, so far from being contradicted, is fully berne, out, by the unanimous testimony of all the parties interested, as is requilired by the statute wrongly invoked.

The only question, therefore, at issue; the only one that brings us bestfore this court, is that from which the Consulado presciuds, namely, whether the security given by Gloede, the agent of Dickson to Lincott, any public restriction on his poters, only the fact of the house. In the firm was not compromised in these transactions, and that supposing Gloede had guaranteed them, as the grant the supposing Gloede had guaranteed them, such guarantee was a merely personal security willelicould, by no means, be extended to the house." And its to establish this, that they have directed all their efforts, and advanced their popolish without one dreaming of calling in doubt the existence of said guarantee, The Tribunel, then, caste side the only point submitted, and missan up a difficulty that occurred to no one up to this moment. Their decision is doubly void, since they reject points at have never been questioned, and do so in terms contrary to the facts and to the admission of the pare ties themsolves.

Lastly the respondents plead that,

Lastly the respondents plead that, accepting the security contracted by their representative, they cannot be sued before the principals, and, to found this proposition, they have elaborately dealt upon the theories of guarantee, showing that if is a subsidiary obligation, and that hall have are in accord on this particular.

But, I am sorry that they have forgotten to add, that all laws uniformly, excepted the case wherein the principal, so obliged, is, like Kasten and Lacasse, notoriously out of the furisdiction, and this throws the Hability on the ball; statute 9th, cap. 19, is clear on the subject. Both exturted 9, seet 18; and the commercial code are to like effect, concurring with the constant practice and meaning of guarantees in mercantile affairs.

Having vindicated therefore, the

rantees in mercantile affairs.

Having vindicated therefore the existence of this guarantee; the amplitude of Gloede's powers, as admitted by respondents, embracing all matters in the ordinary routine of the house and that the security is question was not beyond such routine; nothing is now wanting, but, that Dickson & Co. should do for, my clients, what, they have done for the other firms I have mentioned. Nothing, my lord, in a word, but, that justice should award its decision. its decision

all contracts however legally concluded at the time of their execution. I do not hesitate to say, that such ideas do little honor to the understanding of our local legislators, who, if such was really their intention, must have been as far from the science of legislation as from the tutelary principles of society.

The Consulado forgets that nothing is higher than the constitution, and as this denies all retro-active effect to the laws, the stretch which they endeavor to give this statute of the Commercial code is essentially unconstitutional.

The clause mentioned, refers, as I

thuttonal and capricious cuts which the Considade took into their hands. In view of all I have just established, and of my previous demonstrations 1 in the name of the commercial interests so seriously affected by the decree against which I appeal. I respectfully call on your lordship to reverse it, by declaring Dickson and Co. decreed for the amount in question. But if you decline, my lord, to wind up this case, seeing that it has not been yet properly resolved in the first instance (12 Instancia), according to my opinion of the sentence appealed, I submit that your lordship should send it back to the Tribunal of Commerce, requiring that court to pronounce a verdict according to law.

Notes.

Notes.

In explaining the suit of John Laing & Co.it was shewn, in addition to the arguments and facts above cited, that some further circumstances

militated in their favor:
1st That Laing & Co. had produced copies of accounts with the heading Dickson & Co., to which the latter did not oppose the originals, as they should have done, were such copies

incorrect. 2nd That they filed the declaration of the clerk, who made out the transfers, alleging that such transfers were drawn up in name of Dickson & Co.

3rd. That in the documents, were

found the original transfers, all in Dickson's name, altered by the clerk of the latter Rob. Niell (as appears by his sworn testimony), with the exhis sworn testimony), with the exaltered, which, of course, was despatched by Dickson & Co., since they alone could received the goods, the

ransfers being in their name.
4th That all the declarations of vitnesses, account books, and transfers erein perfect and mutual conformity

THR WERKLY STANDARD.

Victory of Pavon.

Mitre is certainly "the man of the day." The tide of fortune that hitherto favored Urquiza, has set against him, and his military prestige, the strongest arm of the Republic, is broken. When we said that this month is the luckiest in the Kalendar for Buenos Ayres, we scarcely anticipated so full a verification. The long se-ries of contests between this city and the Provinces is now at an end, and we have reason to hope at last for peace.

On the morning of the 19th (Thursday) sinister reports reached us from run-away horsemen, importing Mitre's defeat : the city was in a state of anxious suspense, and not until 11 A. M. when we were awakened by fireworks, did the real news become known In an instant it was spread through the town that our troops had gained a decisive victory; and alther, as might be expec-ted, the "Fribuna" supplement ted, the "Fribuna" supplement magnified details, yet the main facts were fully borne out by Mi-tre's despatch, which arrived next

day.

Before sunrise on Wednesday 18th our army marched into the province of Santa Fé, and having driven back the vanguard of cavalry, came up with the whole body of the enemy a little after midrmies our General in chief counted his forces, 15,500 strong with 34 pieces of cannon, and estimated those of his adversary at 15 or 17,000 rank and file with 42 uns, some of heavy calibre.
At \$1 P. M. fire was open

n both sides, Mitre's lines adv-ncing up to half cannon-shot from the enemy, who rested his Pavon By this time Urquiza's van-guard had fallen back on Cañada Rica, and Mitre's movement had cut off two divisions. With the view of throwing their front into disorder Mitre kept up a galling fire of artillery; and then bordered. Colonel Paunero, chief of his staff, to advance with the boater Mittelious and break or entre battalions and break or capture the enemy's infantry and

artillery.

Colunel Emilio Mitro in sup-Colonel Emilio hitre in sup-purling Paunero had his horse killed under him, by a cannon-ball, while leading on his column to the attack. This movement was executed with the utmost courage, skill and rapidity. Co-lonels Itivas and Aguero, with the other officers is command, dashed forward under a deadly

companions-in-arms.
At the same time fortune had deserted Mitre on another part of the field, for, our cavalry, being flanked on both sides, by the enemy, struggled for some time to save their honor, but eventually fled in confusion across the plain, leaving only 300 men, who unable to make head against superior numbers seized the moment to incorporate themselves with the main body. Hornos ta-king the command of this brave handful made a sudden diver-sion, taking 34 waggons which the vanquished were conducting from the field.

The engagement had lasted two hours when our infantry was left in undisputed possession of the ground, the enemy's cavalry dispersing in great numbers and many falling into the hands of the conquerors. The trophies of this signal victory are 12 or 15 hundred prisoners, of which 96 are officers; six banners, two standards, 37 pieces of artillery (3 of them spiked) including 14 taken at Cepeda; 5,000 horses, with all baggage and ambulances.

After the battle our troops wee busied removing the wounded of both armies, and destroying the arms thrown away by the retreat-ing forces. Mitre, in his recon-naissance, observed that some of the wounded had their throats cut; and appreciated the strategical strength of Urquiza's posi-

Such was the issue of the first real battle ever witnessed in this country. At Capeda, the world had no opportunity of judging the merits of the opposite armies and their respective generals. Mitre took a wrinkle from tat defeat. and happily came off winner, in spite of the very circumstance which on that occasion caused his loss, but, at Pavon only served to cast the valor of his infantry in bold relief.

That Urquiza's soldiers did not run from their posts is clear, by and altho? some affect to doubt the truth of Mitre's account, there is an air of frank simplicity pervading the whole, that gains from us full credence. Perhaps we may except the item of losses; for it is difficult to imagine how 30,000 men at close righting for two hours can have only 200 wounded on both sides. Amongst our slain is Capt. Pezzutti Pilloni, who fought in the Crimea, Mugenta. Solferino and Sicily. One month since he entered this service and closed an eventful life at the ago of 22, on the pampus of Santa Fé.

It is customary to hail the risre pect for neutrality, we say Miand may take his patent from the field of Payon.

Buenos Ayres and the sky over it.

While juvenile patriots let off rockets for the recent victory, and versary at 15
d file with 42
calibre.
was opened
vas opened
vas inses adv.

calibre.

Was opened
vas inses adv. tion of his cavalry was obliged to recross the Arroyo del Medio; and the demand for re-inforcecentre on the strong position of and the demand for re-inforce-Estancia Palacies and his left on ments, even from the fugitive gauchos is, proof that our general is resolved to assemble all available forces, before following up the is not over, as is seen by the high price of doubloons; and if we are spared the terrors of a siege, we are not yet favored with an olive-branch. In the battle of Pavon, the armies wore about equal; and Urquiza will soon, with diminis-hed numbers endeavor to make another stand, as the gambler who loses his stake, still risks another throw. The most serious nother throw. The most serious detriment is the capture of his artillery, which cripples his future, operations; and the tarnished fame of a defeat, wich destroys the confidence of his horsemen. Some of the details of the fight are interesting: when the cavalry wavered & fled, Mitter reposing all his bears in the infeature.

code. Never has he dreamt of universels a large number of primate interests in the name of the commercial interests.

In view of all I have just established. General by his victorious in the name of the commercial interests.

In view of all I have just established. On the patriotism in the name of the commercial interests.

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In view of all I have just established as a reward of patriotism the spoils were three bottles of Piesse & Lubin's hair-dye, and Colored Piesse & Lubin's hair-dye, and Colored Piesse & Companions-in-arms.

some excellent champagne.
The Italian legion behaved well,
and is said to have suffered heavily. Major Charlone charged sword in hand, 50 yards ahead of his company, and took three offi-cers of the enemy. Count Pilloni was in the act of capturing a fing when he was shot through the heart. Gen. Francia is said to be among the killed, and Urquiza is accused of cowardice. "Nacional", asks the cavalry to be decimated, or have half their beard shaven off; we prefer the latter distinction. Some of the Argen-tine-gauchos began plundering, but Hurnos stopped them in this discrsion. Mitre, at first, intended to leave the wounded at Estancia Palacios, but they expressed a fear of Saa cutting their throats. What an ugly position for enthusiastic army nurses, if they were there to attend them! Before the battle, stratagists declared that, in case of defeat either general must retire to Kosario or San Nicolas. Nobody anticipated that both would establish their head-quarters respectively in those towns. One of Mirre's first acts was to forward the banners and officers taken, to this city, in order to convince those who are justly sceptical of fire works. The standards include one embroidered by Mrs. Derqui, and Urquiza's bouse hold flag: the prisoners are 96 officers; both were in charge of Dr. J. M. Gutierrez, and have been deposited, the former in the Retiro, the latter in Government

Meantime our governor, pro tem, thinking that we are no longer in danger, has done us a service by raising the state of siege (as-semblea,) It cannot, however, be expected that trade will recover the late paralysis in a few days, and probably some time must clapse, ere it return to its former channels.

The reign of terror.

We, who live within the precincts of the capital, enjoying the security of a great population, can form bu' an imperfect idea of the dread and alarm that fills the minds of our country brethern. They consider their properties, even their lives in jeopardy, and from the reports of marauding bands of deserters who sack and pillage the northern districts, we believe such terrors are not ill-founded.

It is therefore with pleasure that we observe the first care of our Minister of War has been to assemble the scattered gauchos of our army; and General Mitre likewise sent out strong divisions to arrest the havec caused by those of Urquiza's forces who crossed the frontier. Much has been done, but much remains to do, ere the peaceful peasantry and sheep-farmers can be secured from plunder.

It therefore behoves onr government to station picquets in each of the camp towns, and this is all our countrymen can expect, For the rest let them adopt the adage of Cromwell "put your trust in God, and keep your powder dry." Let them make a revolver their bosom-companion; and hope for better times.

Dry goods.

Trade is completely paralyzed, and, but for the articles required for government and army purposes, might be considered dead.

Among the items sought for, are, low pilot-cloths of which the market is at present bare; this article is therefore is great demand and prices lately obtained are full. Dosfrizas, barze and bayetons are re-

peatedly asked for; also bleached duck for tents, which is very scarce.
Al other ordinary transactions are

at a stand still.

LOCAL EVENTS.

Sword of honor .- A subscripof inusketry and grape-shot vered & fled, Mitre reposing all his gallantly put the whole body alantry to flight, captured the chaplain to bless their arms. Office to present a word to Major Charlon. The very gunners, turned diplo-lone. We have no objection to start sulate on Friday 11 A. M.

Two sides to everything. account, of the late battle, by Urquizas who says he took 3,500 prisoners, making it appear another Cepeda. No doubt there was some resemblance, except that there Urquiza took our artillery, and here Mitre lias captured his. A case of table-turning.

Faugh-a-ballagh,-Our evening colleage invents a story of two Irish regiments whom the Iron Duke dressed in petticouts, for their cowardice in he Peninsula. Voltaire calls the Irish "the bets troops in the world, out of Ireland" and we are confident the Connaught Rangers, or Enniski llen Dragoons, would give our Porteno friends a striking proof of the fact.

Thanksgiving. — The officers, prisoners of war, have made a very handsome manifestation, to this city, of gratitude for kind treatment.

Cannonade .-- Yesterday morn ing several persons heard distinctly the report of artillery in the direction of Rosario, and this bas been confirmed by Don M. Azeuenega, who lheard the same in San Isidro. This is not strange, for our Irish friends heard the firing of Pavon, at Villa Mercedes (60 leagues).

New Generals.-It is proposed o make Colonel Gelly a General; as well as Colonels Conesa and Mitre: the first for his activity in council, to other for bravery in the field.

For head-quarters.-Two battalions, Cuzadores & Centro embark to-day for San Nicolas's they are said to be well drilled.

Melancholy accident.-Last week the Lobos diligence broke down, causing serious injuries. Mr. John Aiken suffered a contusion in the spine, and died soon after : Mr. A. Cornfoo was some what bruised; and it is said the mayoral was mortally wounded.

University .- This institution, which was closed 'during the state of siege, is re-opened. The new front looks remarkably well, and nothing is wanting to spoil it but the old cabildo clock, which is destined for the beliry, but which is very ill timed.

Late publication .- Last week, we had to practise on our readers' patience, our pressman being at the trenches; this week we are several hours late, owing to a lengthened subject in our first page. In future we promise punctuality, but accidents will happen in the best regulated journals.

Colon Theatre. Tomorrow vening is announced the pretty mythological piece "Zephyr and Flora," to be followed by "The Zoave in China." The performace on Sunday evening was highly interesting and dramatic. Miss Thierry was "the dang hter of the regiment" to perfection.

Patrick Ennis .- The bearer of this euphonious appellation will pleaso call at our office for a letter, which by ome accident, came from the United States into our letter box.

Under arrest .- It has been cur rently rumored that the Editor of the Standard, or else of the "Commercial Times, having become obnoxious to government v as invited on a visit to ourself we can affirm it is false; and think our colleague the brig "Dolphin" to Freyer, with last man likely to be accused of hos- 20,000 ft, lumber; 188 baga, linsead; tility. The story was well got up 3939 do, corn. since we are not fond of soft-sawder ! our motto being "nec aspera terrent"; which, as the Consul for Hanover will gen. cargo. tell you, signifies never say die!

Martial Law.-Some of our ournalists, birds of isl omen, hint the tovidee," with 66 passengers, propriety of restoring duty at the trenches. An idle rumor is also flying about, that the assemblea or martial law is about to be renewed. This would tend to alarm uselessly our citizens who are rejoicing over the victory; and the interests of commerce have already suffered enough, not to put us to new inconvenience, The 'canard" is false.

English Mail.—The post for Europe is closed at the British Con-

been closed last week, to all transit with the Rivers Uruguay and Parana.

Doing a favor .- We read that our Admiral was on the point of blowing up Rosario, when the Oheron The "Nacional" quotes an amusing requested him as a favor to refrain; and he bowed to the insinuation.

Rates of freight.

London Salted hides 30s per ton Dry hides 50s. tallow 35s. per ton. Ba es, ton. 4oc feet 20s to 25s.

The Channel Salted hides 40s Tallow 40s. Bones and bone ash 25s to

Marseilles Dry hides 70frs. tallow 45 frz. bales, 40c feet 45 frs. Harre Salted hides 25f. Dry hides

80f. tallow 40f. bales 45f. Antwerp Do 10s do. 60s. tallow 30s

United State Do & to 1 do & o do 5\$ Brazil. Jeerked beef 3 3 3. All with 5 p 8 primage, except to France which is 10 pg.

Exports of Produce. Mouth ending Sept 22.

Cow-hides dry Salted do, 9,442 Horse do 11,470 Ass do Sheep do - bales Mares grease pipes . 1853 Horns 74,000 W ol bales 998 Horas hair. bales Talle-u 672 ріроз 151 tons & bage 163,000 Bones Bone dust 141 " & baga 6,992 Copper bara Ierk v beef quintals 11,398 Mules . 212 Salt tongues barrel 271 Tobacco boxes

Vessels sailed for England

since last paket. Aug. 27 "J..hn Bunyan" for London " "Monteaquiu" " Mauritips " 23 'Constant Maria" England " "Dous Amigos" " Brazil 29 "Assunzioni" и Сепоя " 31 "Sin Jose" " Brazil Sent. 2 "Anna Catherina " Brazil " Antwer 3 "Antwerpia" 5 "D, J. Visser" " " Cadiz 7 "Erneat" " "Lanscashire Witch " Foreign ports " 8 "Mancho" . Bourbon " 10 "Erancis Carvill " Liverpool " Il "Anna" " Genoa. " 12 "San Jose" " Brazil " 13 "Recures 2 " Spain " 13 "Pansina" ". Haero 14 "H. M. Elizabeth " Antwerp " " "A Von Fronskin " Foreign " "Sintonge packet" Rio Ja-(See ailings of this week)

ARRIVALS AND IMPORTS .

From Cadiz, July 18, Am. brig. Ada" to order, with 183 le. salt From Myide, Supt 16, Span. war-

brig "general gravina" From Valpariso, July 11, Lulieck

From Liverpol, May 15, Eng. brig "Mellora" to Renn's Fweedle with 18

From Montovideo, Or. S.S. "Mon From Montevideo Braz. S. "Mar-

quez de Olinda." From Barcelona, July 10 Span. polacre "Sorpresa" to Ochoa with wine, oil and paper.

From, Genoa July 19, Ital. barque, "Virginia" to Bertarulli, with oil, marb'e & wine

From Cadiz. July 12, Ital, "Dlorin da" to Pietraners, with 250 is. salt; 50 l-rls, wine; 60 do, oliver

From Montevideo, French waf birg, "Beaumanoir"

From Montevideo Am. 8. "Missisalpp'i' with 66 passengers: 1000 beli flour f r Zimmerinan Fairs. . ! From Glasgow, July 18, Am, brig "Lizie Bliss" to Longnick Scharff, with 1600 bars iron, and hardware; 267 freus coal for Getting; 1100 . casks beer for Brownells. From Bremen, June 22, Brem Ship,

"Humbo'dt" to Deetjen with General

From Banda Oriental, Nat. 8. "Changador."

From San Nicolas, Or S. "Dolor-21

From Montevideo Am war steamer Pulaski," en route for Tigre. From San Nicolas, Or. S. "Monte

vi leo" with prisoners of war. From Pernambnee, Sept 1, Hamburg brig "Heinrich Arens" to Freyer with 700 brls sugar; 150 pipe; aguar-

From glasgow, July 8, Am barque "Carolina" to Jetting with 242 top s

coal, and hardware. From New York, Juli 15. Am. pilotboat, "Sidney Price" to Zimmermann with 160,000 ft lumber. 22

From Baltimore, July 16. Am barque "John C. Brune" to Zimmermam with 2758 bris flour; 100 do aguardiente, &c.

From Montevideo, Swedish brig Sidon" to order, in ballast From Fray Bentoe, Engebrig Fly-

ing cloud". 23

From San Nicolas, Eng. goletia, "Nundeops"

SAILINGS AND EXPORTS.

fig. biefe not mie For Gonos, Ital barquo, "Maria Eq jenia", with 100 box s, bottled oil. Montevideo, Amer. S. S. "Mississip-

pi"; with passengers.

Rio Janeiro, Amer. brig, "M, A.

Jones", with 2,248 quintals of jorked beef and 70 mares hides, salted.

18th
Cuyabá, Brar. S. S. "Marquez de Olind.", with passengera.
19th
Boston, Amer. brig, "Angeline Avery" in ballast.

Boston, Amer. barque "J. O. Niekele" in ballast,

New York, pilotboat (W. Hunter), in ballast. Baltimore, barque "Palladin", in ballast.

Foreign ports, barque "Soa Lark" Foreign ports, barque "C. A. Cha-

se", in ballast. Foreign ports, Aust, barque "Epu"-

tha", with 11 lasts, 2 tone. coal and 8 bales bide-cuttings. A 20th

Falkland Islands, Orient, barque "Regatta" with 250 live sheep, ", 1917 Concordia, Dutch barque "Haring"

in ballast, Liverpool, Eng. barque "Bolle Poule" with 9 bales, hide-cuttings; 102 doi wool; 40 packs, horse-bair; 189 bales and sacks, do; 200 boxes, marca grease; 95 pipes, tallow; 6,000 salted mas res hides, 438 dry cow-hides; 210 bales tobacco; 54 bare. copper; 48,000 bones; 5.250 horns.

Montevideo, Am. 88. "Missis liept" with passengers. San Nicolas, Or. 8. 8. "Dolorcitas"

Foreign ports Eng. barque (Magdoff" in ballast Uraguay, Amer. lugger, "Emma J Mead".

23

Montavideo, Nat goletta "Con eta". Up the river, Span, wit- teamor 'Concordia'l

A Sala la la la

DEATH colde che

native of Sunderland, England, 117.9

Correspondence.

Partido de Chasco-mus. Sep. 10, 1861.

To the Editor of the Weekly Standard.

In answer to the question "What class of rams is most profitable to to the general sheep breeder" with the concurrence of some very experienced sheep farmers, I beg to say: that as it is a question of exceeding importance to us all, to foster right ideas, and eradicate illusions, as many of the intelligent sheep farmers of the country as can spare time to answer this question, ought to do so. It cannot be denied but that the intelligent native gentlemen engaged in the sheep farming business are now during theee latter years more particular in having good, first class rams in their meztizo flocks than even our own countrymen; this will seem a strange fact at first sight, but if any of your readers doubt it they can verify the statement by applying to any of the principal ram establishments in the country. Taking this therefore as afact we must enquire from whence does this remissness arise, simply, it may be answered, that as the general sheep breeder thinks it neither answers his means nor his circumstances to invest large sums in putting mestizo rambouillet into his mestizo flocks he is content, so long as his lambs are any way fairish, to hold on to the old rame he has got and every year make them as good as new by changing these old rams from one flock to another. During a short sojourn to the north some little time since, I had good opportunity for taking some notes on this important subject. Now in the first place our countrymen seem to prefer the old merino breed of rame which came from Harratts & Sheridans, to either the new class of Negrete or Rambouillet, for many reasons such as soundness of hoof, rotundity of body, shortness of legs, belly well covered &c, as to the wool, it cannot be denied but that if the Rambouillet give more wool it is courser, the negrete breed is of any thing too fine & the animal small, they require also great care & should be housed in winter. I should like to know the opinion of one who knows as to whether the mestiza merino Rambouillet does not make a better cross with a good mestiza sheep than the negrete; as I said before, some of my neighbours concur with me on this point, the meetiza negrete Raimbouillet are not in our opinion so desirable for the general sheep breeder as the mestiza merino Rambouillet

Yours, an Irish sheep farmer. MISCELLANEOUS.

The exportation of wine from Jerez and Port St. Mary through the post of Cadiz during the month of May ambass, as fat as suything in the shape of maritime development went, absolutely will. She had one steamer, the Archaela Mary in the Stabe had one steamer, the Archaela Mary in the Stabe had one steamer, the Archaela Mary in the Stabilishment the said steamer, in fact, represented. At the present moment this same "Austrian Lloyd" possesses sixty of the finest steamers lists are snywhere to be found, has the first private arsens in the world, finds employment for many thousands of men, and has, in a quarter of a centary, been the prime motive power, as it may be termed, of millions of money. The development of the Austrian navy has been more rapid even than that of the "Lloyd." In 1848, the whole of her fleet consisted three sailing frigates, five convettes, eight brigs, and three avise-steamboats. Her fleet at this moment consists of one seriew steamship of the line, three seriew at a constant of the memory of Dr. Isas Watts' of the St. Mary through the point of Cadiz during the month of May amounted to 5,183 pipes.

The Mary through the post of Cadiz during the month of May amounted to 5,183 pipes.

The Master of the Rolls has appointed to 5,182 pipes.

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The Master of the Rolls has appointed to 5,182 pipes.

Th boats. Her feet at this moment consists of one serew steam-frigates, four saing frigates, two screw and four sailing frigates, two screw and four sailing correites, three brigs, fifteen paddle-wheel steamers, twenty one a screw genboats, twelve chaloups-cannonies, one iron-clad floating battery of sixteen 48-pounders, four schooners, and two frou clad frigates, about to be launched in a few weeks. Every man in this empire speaks with pride of the screw steam-ship of the line Kaiser, in the building of which not a foreign hand or one atom of foreign faw material was employed. From the eagines and the guns up to the slenderest rope of her rigging, everything was purely Austrian in this noble vessel. It may be worth while to temark that the Pischenories have all along been relying for their ship-building imber upon Austrian exports, and at this hoor the chips with which, perhapt. Italy hopes one day to blook wheels in the first period of the Austrian shores. Nor has the timulacturing skill of the emptre tree developed with inferior.

Since 1783 England has sent no less than 131,430 convicts to Australia, ex. than 1840.

The advices from Sydnay report the 1840.

A French journal states that the Baron de Vidil, now about 60 years of the series and the guns of the limited at only 320.

A French journal states that the Baron de Vidil, now about 60 years of the same of Yidil, now about 60 years of the same of Yidil, now about 60 years of the same of Yidil, now about 60 years of the same of Yidil, now about 60 years of the Suran and the guns of Mr. Richard Harrett, brocker, with liabilities to the amount of 60,500. A French is the amount of 60,500. A French than 1840.

The advices from Sydnay report the fa

rapidity or infector, results. For the last sixtuen or eighteen years there has existed in Trieste Laige and wall-known imanufactory of steam-regimes under the direction of M. Struddhoff, in the beginning Andreitian official and meditary of English annufacture. Not quite ten years back they agreed, nevertheles, to a slow a trial to be made, and an engine of 100 horse; power was ordered in M. Strudthoff establishment for the paddle-wheel steamer Tarum. The success was complete, and the Admirally authorities forthwith changed their plan of action, and began to employ their native manufactory, the operations of which have been on mersted above are supplied by eugines produced by M. Strudthoff's firm, and so highly satisfied is the Anstrian Admiralty with their performance that, in spite of its former prejudices, it has lately in a document addressed to the establishment in question, expressed its deliberate opinion that the engines furnished by it "stand satisfactorily the comparison with those coming from the most famous manufactories in Great Britain." Now, as to her ships' crewa, Austria is probably equal to only Envisor of the Advantic coastel- in the 1-trians and Dalmatians above all-she possessed to the establishment in question, after ourselves. In this inhabitant of her Adriatic coastel- in the 1-trians and Dalmatians above all-she possesses a population of genuine saliers, of men, to whom the sea is overything, and whose idea of life is inseparable from the lates, it has been found that from savera other province of the englity. Hochmians and Gallicians are above all praised for their seamanific aptitu ies. The corps of officers of the Adratin coastel- in the 1-trians and Dalmatians above all-she possesses a population of genuine saliers, of the proper of the control of the mark resources; and the province of the mark resources; and whose lates of the province of the mark resources of the Adratin coastel- in the second of the control of the province of the control of the mark resources; and whose lates of

London.

The Adristic strived at S uthampton on Monday, from Galway.

Ton thousand emigrants arrived at New York during the month of June; four thousand from Liverpool.

During the ten days of the competition at Wimbleton more that 150,000 ball cartridges were expended.

The elections at Montreal and Toronto terminated in favour of the ministry.

ronto terminated in Isvour of the mi-nistry.

According to last reports there were 8000 men at work on the Suez Canal.

According to the last consus, the po-pulation of Spain was 15,688,000 souls.

polation of Spain was souls.

Prince Napoleon and the Princess Clothilde, after visiting the fortress of Gibraster, embarked on board the Jerome Napoleon for New York.

The exportation of wine from Jeroz and Port St. Mary through the post of Cadiz during the month of May amounted to 5,182, pipes.

11: de Setiembre Market Dry cow hides, narrow

Hides of all stakes	- (105 to 110
Calf skins	- 80 to 90
Hides of colts	each 28 to 39
Sheep skins unwashed	dozen 45 to 50
Do mixed .	70 to 90
Mestiza, fine	100 to 150
Noteix	1b 4 to 4}
Horse hairNorth	arrob. 95 to 100
Do. south	100 to 110
Tallow pure	40 to 45
Creole wool washed	75 to 80
Do. unwashed	40 to 45
Do, mixed	50 to 70
Fine mestiza wool	80 to 100
Lambe do-	40 to 65
Ostrich feathers loose.	1b. 22 to 24
Do. woven	25 to 27
Ox horns	thousand 800 to 900
Inferior do.	300 to 400
Wheat superior	fanega 260 to 276
Do. middling	220 to 230
Do. inferier	J50 to 180
Indian corn Barley	120 to 125

,		Doub	loons	
Jt.	18th	403	406	12,082
ĸ	19th	405	406	7,630
-61	20th	393	898	13,326
4	21th	895	393	19,572
"	23th	3974	4011	9,385
"		4041	406	, .,•
		,	-	

"		4041	406	04000
	shares a do.	•	771 7 to	p.8 10 p8 dees
Pan	ranal.		terest.	nar an

barque

Divina

345 Ruch

	Inter	est.	
"	 specie a specie a specie a	at 115	S. "
Mone	 ket—spe	cie—1	to 12 per monthly.

Current Price o	f Cattle
Good horned cattle for	r.
anladeros .	3 200 to 220
Do matadero, picked bul	250 - 280
Do Cows picked	— 250
Three year old males	250
Asses Fat mares	85 - 90
Ordinary mestiza	
Sheep	30 to 35
Fine do.	40 to 35

Exchange. England - 63 sch.

France - 80 1 frs.

Historia general

INGLATERRA.

Desde los tiempos mas remotos, has-ta nuestros dias por David Hume, Smollet, Adolphus, Aikin, a. Tradu-cida al castellano y anotada por Eu-genio de Ochoa. Maguifica dición en 6 graudos volúmenes, adornados con finisinas láminas en acero represen-tando retratos, monumentos de: Be vende en 280 \$ calla de R. conquista núm. 4 (frente à Colon.)

To Estancieros

An Englishman who has just arrived with his family, and who understands the making of Butter, wishes the care of a herd of mirk cows, on shares. Apply to Mr. Southam 82 Calle del Parque, Buenos Ayres.

Hotel and Restaurant PASSESAS.

Proprietor E. Vignolles, Chacabuco

This hours offers every convenience This houre offers every convenience for persons coming from the country, to remain some days in tonn Its statustion, fronting the old market is acry central. Every attention is paid to the goest, and the charges are moderate.

page 1.5

page 2.5

Grocery and General

Provision Store.

78-CALLE DEFENSA-78 H. M. Moss former proprietor of the above Establishment begs to in-form the Public of Busenes Ayres that he has disposed of the same to Mr. Richard Hastings.

The undersigned recommences business in the above Establishment with the determination to spare-neither pains nor attention to satisfy those who may favor him with their patronage and hopes by a careful selection of Stock and the speedy execution of orders to merit a continuance of the support which was enjoyed by his predecessor.

Rich Hastings Orders from the Country executed with precision and despatch.

Beer in wood. Casks Containing 18 galls.

do. 55 do. Do. 66 Calls Defensa.

FOR ANTWERP.

The fine A I. Dutchs chooner Eco-nomic, has all her dead wight en-gaged, and will have immediate despa-

tch. For freight &c. apply to he consignors, Messra. Algeth Ferber Co. or to

Henry J. Powell & Co. Brokers.

FOR VALPARAISO DIRECT. The A. I. British barque Ann Net-con, only takes part cargo, has splen-did accommodation for cabin & steer-age passengers, and will have quies despatch, For particulars &c. apply to Henry J. Powell & Oo.

FOR LONDON

The first class British barque Warior Queen, Captain Warren, 207 tons burthen, will be ready to receive cargo in a few days: For fieight de apply to

Henry J. Powell & Co Ship Brokers.

FOR BOSTON DIRECT,

The new ellipper brigantine Nelly
Hunt, 276 tons; this vessel made her
trip from hence to Boston in 39 days.
Has accomodation for a few cabin peasengers. For freight &co apply to
Mesers Zimmermann Fairs & Co., or &

Ilenry J. Powelt & Co.
Ship Brokers
Calle de 25 de Mayo No. 50

SHIPPING LIST

			PHTI	and the second second second	LIST		
CLASS.	NAME.	TONS.	CAPTAIN.	See arri	FROM	CONSIGNEES.	DESTINATION.
barque Irig	Onda .	359	Natison	English	Glassow	B. Baselay	Liverpool
b-rque	Spartau I Reform Istria	407	McCulleck Keates	July 19	New York	Brownells	Louden destination
barque frigate barque	Flora City of Kandy	310 440	Tavelnier Savago B-c. ley	August 7	Live pool	Thompson	Unloading
patdno	Wartier Queen	297	Watten	August 14 August 15	Liverpool	Boyd Gifford Daggid	Jaibrolau
barque barque	Maia Son Wayo	314	Wilson	August 15 August 18	Glasgow Hull	Dagnid Darbyshire Green Beind rg Darbyshire Green Barbour Batelay	Unloading Unloading
parque	Caulte:ides Chase	337	Jenhina Loader	August 18 August 17	Cardoff	Darbyshire Green	
Boletia barque	Nundeerps Liriops	1:19	Freg then Potter	August 17	Glagor Cardiff Liverpo	Boid Nicholeon Grein	Unleading Un'ouding Unleading
gol-tta barqne	Liriope Allen Gardger Isshel	88 351	Buchen	Augl 24 Augt 29	Monterideo	Lemb Green	Culoadies
barque -	Ans Nelson Adventure	359	Watte		Liverpool	H.PPowelt	Unloading Valparal o Without cratic ask
barque barque	Porteña. Mystery	330 427	G wan Hamilton	Sept 1 Sed; 1	Liverpool	Gas Co. Derbishire Green	Without craticate
brig barque	Raymond J & T.	349	Rochferd	Sept 2 Sept 1 Sept, 14	Liverpool Doblin Liverpool	to oldet to oldet	William de tination
barque .	Mary A Folliot .	270	Pail Cooper	Sept. 14 Sept. 8 Bept 17	Liverpool Liverpool Liverpool	Milligen & Co. Bates Stekes	Without frails and Colosuphe Without destination Without de timation Unidading Unidading Unidading
				Belgin	11	Reaslo Tweedle	Uu!oadlug
brig	De Ruyter	250	Hjelmetrem	Angust 7	Antwerp	Ferberg	Autemorp
barque	Toleranoia	373	Faize	Brazili:	Babie	F. Citto	Behia
brig	Bicheribe	290	Vieta	Yalt 58	**********	in belot	Brakil
polaere .	Dorotes	208	Oliver	Spanis July 6	Montevideo	Zomaran	Horann
parque .	Victorina Men-ajora	273 136	Cadar-o Mil'et	July 23 July 27	Cadiz Musterideo	Seria o	Cad a Unloading
polacro brig brig	Virgen del Carmen Fomento	183	Artan	August 5	Barcelona	Llavallol	Un ending
brig znm-ca.	Hugo . Rengo	230 117	Modelell Coleme	August 18	Barcelona Barcelona Rio Janeiro	Oction Liavallol O'Shee	
hrig brig	Soberano Juanito	301 313	Colone Millet	August 18	Rio Janeiro Rio Janeiro Barceloria	Ochos Ochos	Uhletding
brig	Pos de Enero	118	Ferrendis Sies	Augt 24	Barcelona	Riestra Carneiro	Unloading Unloading Hardoba Roals Without destination Unloading
brig palaure brig	Nuero Mánia Pelkoa	233	Machedo Austriah Mill-1	July 7 Sept. 11	Malega Havenna	Zumeren	Uninsting United
brig bolacro	Procer Surproce	251	Hill-t Fontapills	Sept 15	Barcelo.a	O-h-r Och-u	Unles laz Unles ding Unles ding
barque	Mario	210	Bonvi-r	French July 23	Celto	. Idayallol	Control of the second
barque -	Coromandel	271	Baier Beutfol	July 28 August 5	Marreilles Cetto	Laplan and Kramer Vignal	Cette Mararilles Mararilles
brig	St. Eloy Nouvelle Pellas Cornelio	2 3	Paban A-riart	August 14 August 14	Bordeaux Bayone	Cheraval Sallano	Unleading Unleading
frigate brig	Rucine Frederica Engenia	419	Malla	August 14 August 18	Ilavia. Cetto	Llavallel	EN PLACESCO SENSOR
barque barque	Philippe Auguste	133	Ambert	Augt 27	Cardiff	H. A. Green	Unloading Marerilles Marerilles Unloading
brig	Yeloce Belus	\$79 207	Beitiu Granier	Augt 10 Augt 10 Augt 30	Certiff Cardiff	Bolo Horand	
barque	Edno	218	Jose Sillonetto	Sept. 11	Cardiff	Aprelegny	University University University
barqne frigate	Jasqu	615	Seeidaner	Dutch.	Havro	Jewide	Uekeding
1 booner	Chust - nJacquelia Hooite - Wichgler	178	B -ker	July 31	Hamburg	Recepthal	England Louden
brig	Dites	170	Masdarp	August 13	Bordeaux Antwerp Hamburg	Bicqua Vignal	Antweep
golietta	Warden Zusl'ow	102	Action Boh ot	August 20 August 20	Hamburg	Arming Huts.	Unloading
brig golletta brig brig	Joan Jean Lasot Jeannette Mariaune	203 202 112	Klyn Lingbech Van Ingen	August 23 Augt 31	Botterdan Hamburg	Arming Huts. Hart nf-la Legnick Sharf	Unleading
goletta	Economie	±09	Leicher Boerhave	Augt 10 Augt 27 Augt 29	Amsterdem Kotterdem Hambure	Aligell Feiber	Antweep.
go'ella brig	Margaretta Elicabeth Morgaretha	190	Lawrory	Augt 29 Aug. 14 July 6	Lohdon .	H. A. Green	Unlo iding
Pus	na n			Hanse Tu	Antwerp	Vignel 1	Anlybyp
barque barque	Hermann Orient	247 \$20	Herelmann Budellmann	Agenit 22	Hamburg	Luden	Without destination
brig barque	Dolphin Alardus	303	Meyer- Picorestes	Sept 17 Sept 15	Velparal-o Hamborg	Frayer Bieber	Unleading Unleading
brig	Heurich Areas Humboldt	315	Wend Damermana	S-pt 20 Sept 20	Pernambuco Bremen	Froyer Deotser	Unlosding.
. 1				Micklem	burg		CHES PARK
lugger	A. von Prenekin	307	Von Fronckin	Jane 24 Italian	Bo deanz	Ferber	Porto Alegre
pridne	Mariana	349	Solusco	Joly 15	Genoa Genoa	Piaggio Delfino	Without destination
barque barque	Victorina Principio	978 335	Granges Oriderons	July 30	Genoa Cadis Cadis	Guillyt Berterelli Guillot Berterelli	ALCOHOLD STATE OF THE SECOND
frigate barque	Numa Pompilie Sorpresa Carlote	385 299	Morice Casanova	August 1	Graon	Berterelli	Unloading Unloading
barque poleacre brig	Raffaelina Alfieri	319 117 284	Preve Dodere Murchese	August 15 August 13 Augt 30	Genoa Genoa Genoa	Piazgio Berta:elli	Unloading Unloading Unloading
parque polacre	Caprera Virginia	216 311	Bianchi Quessi	Augt 30 Sept 2 Sept 18	Marseilles Gonon	Bertareli Delfine Bertarelli	Without destination Unloading
perque	Clorinda	324	Aveguo	Rebt 19	Cadia	Piotranera	Unloading
perdee	Greenland	649	Menyman	N. Americ		Arning y Hats	Unloading
parque	T. D. Carver Nel Hunt	413	Damon Johnson	August 6	New York New York Boston	Zimmerman	I bloading
parque.	Hebron	383 428	Wiham Holden	August 29 August 18	New Xork	Arning Huts	Unleading Upleading
frigate frigate	Star King Bonjamin Acjucar Lancashiro	660 G60	Lowjer	August 18	Liverpool Hamburg Cardiff New York New York	Milligan Williamson Martines	Unloading
frigate	Messenger Sporternan	460 626	Hooper Thompson	Augt 25 Sept 2	New York	Role	Unlanding
barque	E. D. Mead Lone Star	128	Direc	Sept 11	New York Glargow	Edwards Ronnie Tweedie	Without destination Without destination Unloading
brig barque	Karmak Chevaller	225 478	Dewmier Johnson	Sept 10 Aug. 18	Glargow New York Portland	Zimmerman	Without destination
brig barque	Lime Blue Carolina	396	Pierson Grindle	Sept 20	Garriow	Lengnich Scarff	Uuloading
pilot boat trig	Sidney Price	200	Godfrey Chabonroa	Sept 15	Glargow New York Cadiz	te order	Unloading Unloading
ship	Mary Goodel	717	M. Gilgery	Austria	New York	G. Ball	Unlessing Unlessing
brig	Ravoslardi	270	Bombarolli	August 18	Ircland	Green	Unloading
perque	Antonie Pi	530	Petranik	Augi 14 Swedie	h.	te order	Uniceding
brig	Pride	202	Laud	August [18	Glasgow	(oorder /	Unloading 1
	4			naisens	• 1	140.00	a marketing

2 Berdenus

Bacque

We bent dection