

The Rebel Sequestration Act.

The following are the instructions of Attorney Gen. Benjamin to the "Receivers" under the Sequestration Act, passed by the Rebel Congress at the late session:

DEPARTMENT OF JUSTICE,
RICHMOND, Sept. 12, 1861.
Instructions to Receivers under the Act entitled "An Act for the Sequestration of the Estates, Property and Effects of Alien Enemies, and for the indemnity of citizens of the Confederate States, and persons aiding the same in the existing war against the United States." Approved 30th March, 1861.

The following persons are subject to the operation of the law as alien enemies:

All citizens of the United States, except citizens or residents of Delaware, Maryland, Kentucky, or Missouri, or the District of Columbia, or the Territory of New Mexico, Arizona, or the Indian Territory south of Kansas.

All persons who have domicile within the States within which the Government is at war, no matter whether they are citizens or not. Thus the subjects of Great Britain, France, or other neutral nations, who have a domicile, or are carrying on business or traffic within the States at war with this Confederacy, are alien enemies under the law.

All such citizens or residents of the States of Delaware, Maryland, Kentucky, or Missouri, or of the Territories of New Mexico, Arizona, and the Indian Territory south of Kansas, and of the District of Columbia, as shall commit actual hostilities against the Confederate States, or aid or abet the United States in the existing war against the Confederate States.

Immediately after taking your oath of office, you will take possession of all the property of every nature and kind whatsoever within your district belonging to alien enemies as above defined.

You will forthwith apply to the clerk of the court for writs of garnishment under the eighth section of the law, and will propound to the garnishees the interrogatories of which a form is annexed. These interrogatories you will propound to the following persons, viz:

1st. All attorneys and counsellors practising law within your district.

2d. The presidents and directors of all banks and principal administrative officers of all railroad and other co-operations within your district.

All agents of foreign corporations, insurance agents, commission merchants engaged in foreign mercantile business, dealers in bills of exchange, executors and administrators of estates, assignees and trustees of insolvent estates, trustees, and generally all persons who are known to do business as agents for others.

In the first week of each month you will exhibit to the judge a statement showing the whole amount of money in your hands as receiver, and deposit in some safe keeping in such bank or other depository as you may select for that purpose by the judge; reserving only such amount as may be required for immediate necessary expenditure in the discharge of your duties as receivers.

Whenever, in the discharge of your duties, you discover that any attorney, agent, former partner, trustee, or other person holding or controlling any property rights or credits of an alien enemy, has willfully failed to give you information of the same, you will immediately report the fact to the District Attorney for your district, to the end that the guilty party may be subjected to the pains and penalties prescribed by the third section of the law.

J. P. BENJAMIN, ATT'Y GENERAL.

The following interrogatories to garnishees have been prepared for your use, together with a note annexed for the use of the garnishee:

1. Have you now, or have you had in your possession or under your control, since the twenty-first day of May last, (1861), and if yes, at what time, any land or lands, tenement or tenements, hereditament or hereditaments, chattel or chattels, right or rights, credit or credits, within the Confederate States of America, held, owned, possessed, or enjoyed for or by an alien enemy; or in or to which any alien enemy had, and when since that time, any right, title, or interest, either direct or indirect?

2. If you answer any part of the foregoing interrogatory in the affirmative, then set forth, specifically and particularly, a description of such property, right, title, credit, interest, and if you have disposed of it in whole or in part, or of the profit or rent or interest accruing therefrom, then state when you made such disposition, to whom, and where such property now is and by whom held?

3. Were you since the twenty-first day of May, 1861, and if yes, at what time, indebted, either directly or indirectly, to any alien enemy or alien enemies? If yes, state the amount of such indebtedness, if one, and of each indebtedness if more than one; give the name or names of the creditor or creditors, and the place or places of residence, and state whether and to what extent such debt or debts have been discharged, and also the time and manner of the discharge.

4. Do you know of any lands, tenement or tenements, hereditament or hereditaments, chattel or chattels, right or rights, credit or credits, within the Confederate States of America, any right or interest held, owned, possessed, or enjoyed, directly or indirectly, by or for one or more alien enemies since the twenty-first day of May, 1861, or in or to which any one or more alien enemy or alien enemies have any claim, title, or interest, direct or indirect? If yes, set forth specially and particularly what and where the property is, and the name and residence of the holder, debtor, trustee, or agent.

5. State also if you know of any land or lands, tenement or tenements, hereditament or hereditaments, chattel or chattels, right or rights, credit or credits, within the Confederate States of America, any right or interest held, owned, possessed, or enjoyed, directly or indirectly, by or for one or more alien enemies since the twenty-first day of May, 1861, or in or to which any one or more alien enemy or alien enemies have any claim, title, or interest, direct or indirect? If yes, set forth specially and particularly as if thereto specially interrogated.

A. B. RECEIVER.

NOTE.—The garnishee in the foregoing interrogatories is specially warned that the sequestration act makes it the duty of each and every citizen to give the information asked in said interrogatories.—[Act of 30th August, 1861, sec. 2.]

And if any attorney, agent, former partner, trustee, or other person hold-

ing or controlling any property or interest therein of or for any alien enemy, shall fail speedily to inform the receiver of the same, and to render him an account of such property or interest, he shall be guilty of a high misdemeanor, and, upon conviction, shall be fined in a sum not exceeding five thousand dollars, and imprisoned not longer than six months, and be liable to pay besides, to the Confederate States, double the value of the property or interest of the alien enemies so held or subject to his control.—[Sec. 3.]

The great Catholic writer, Dr. Brownson, in the October number of his *Review*, publishes a masterly article from his own pen. Dr. Brownson has been one of the ablest defenders of the institution of slavery, and his present opinions are entitled, therefore, to grave consideration. The following extract is one of the many strong points in this remarkable production:

"The reconstruction of the Union on the basis of slavery is the real aim of the chiefs of the Southern rebellion, which reconstruction would give them a government similar in its essential features to that of ancient pagan Rome, and a government, if the States held together, prepared for future conquest. The Union reconstructed, it could proceed to the conquest of Mexico and Central America, and reduce their negro and colored populations to slavery, which would be counted their American conquest. This done, it could proceed, beginning with Cuba, to the annexation, one after another, of the West India Islands. It then could extend its power over the whole continent of South America, and threaten an advance upon Eastern Asia, and the annexation of all the cotton-producing countries and tropical regions of the globe, and through the monopoly of cotton, rice, and tropical productions in general, to obtain the control of the commerce and credit of all nations. Such a greater or less extent, in the dream which Southern statesmen have indulged, and which they have taken the first step toward realizing. In its full extent no sane man supposes the dream practicable; but its practicability, up to a certain point, has been demonstrated by the success which has hitherto attended the rebellion, for, up to the present, successful it undeniably has been. The Confederates have brought into the field a more effective, if not a larger force than the Federal Government has thus far brought against them; and from the Potomac to the Mississippi, they hold the strategic lines, and can be met by the Federal forces only at great disadvantages. As yet, no one has been wrested from them.

"Now, suppose we adopt the policy urged upon us by the peace-makers, traitors, and cowards of the loyal States, consent to a peaceful division of the United States, and recognize the Southern Confederacy as a separate and independent nation, what would be the result? Two comparatively equal independent Republics, existing side by side? Not at all. Spread out the map of the United States before you, and you will see that the South have the advantage in territory, soil, climate, productions and all the sources of national wealth, strength, and material greatness. You will give to the Southern Republic full three-fourths of the whole territory of the Union; for the South would consent to no division, nor that did not include the States of Delaware, Maryland, Kentucky, Missouri, and all the territory south of the line running due west from the northwest angle of the Missouri to the Pacific. You would leave up to the South, to what would be a foreign Power, the whole Gulf coast, and the whole Atlantic coast except the narrow strip from the Potomac to the Delaware. You would leave to the North a majority of the total population of the country, and nominally the superiority in wealth. It is true; but as the South has the superior resources and wealth of the North dependent chiefly on her superiority in commerce and manufactures, their superiority counts for no long success. The Southern Republic, producing raw materials consumed chiefly in Europe, would be a great exporting Republic, and would naturally in its policy favor exports to Europe. From markets of these markets where it disposes of its raw materials it could, by means of a lower tariff on imports than the Northern Republic could afford to adopt, more easily and cheaply supply its own demand for imports than it could from its Northern markets. It would thus drive our manufacturers from its market, and thus drive our power from abroad for itself, greatly diminish our manufactures, and at the same time both our foreign and domestic trade. In addition, the Southern Republic, in spite of its possible surplus of custom-house and custom-house officers would have their way into all the border States of the Northern Republic, and up the Mississippi and Ohio into the great States of the West and Northwest, to the most serious detriment of our own trade and manufactures, and consequently to the retention of our relative superiority in wealth and population.

In spite of our industry and our enterprise, we should soon find ourselves a Slave Republic in wealth and numbers to our Southern neighbor.

"Moreover, the great agricultural States of the Mississippi Valley, finding the natural outlets for their products closed by a foreign power, themselves unable to wrest them from it, would be compelled, by their own interests, to secede from the Northern Republic, and to join the Southern Confederacy. The secession of these, which would be followed by that of all the States west of the Rocky Mountains, would necessarily compel the secession of New York, New Jersey, and Pennsylvania, and their annexation to the same Confederacy. This would reduce the Northern Republic to the New England States, two of which (Connecticut and Rhode Island) would most likely follow New York, and there would remain for the Northern States only the States of Massachusetts, Vermont, New Hampshire, and Maine, which could escape absorption in the Confederacy only by their refusal to accept them, or by joining with the Canadians and other Brit-

ish Provences, and coming again under the British crown. Such would be the inevitable result of the proposed peaceful division of the United States, and the formation of two separate and independent Republics out of their territory, if the Southern Confederacy held together; and such is substantially the plan of reconstruction contemplated by the Southern statesmen, as is evident from their leaving their Confederacy open to the accession of new States, as was avowed in this city last December, by Mr. Senator Benjamin, now the Attorney General of the Confederate States, and as asserted openly by Southern sympathizers everywhere at the North. All this is notorious, and is only what a man accustomed to reason on such subjects, and familiar with the geography, soil and productions of the Union, sees must and would inevitably result from the policy recommended by our peace-men, cowards, and traitors."

Southern Kentucky.

A Louisville correspondent of the New York Times gives the following gloomy picture of affairs in Southern Kentucky:

Buckner, backed by Bull Run, Springfield, and Lexington, is making clear work of Southern Kentucky. Foiled in his attempt on Paducah, he has stopped his advance in a strong position at Green river, and turned his whole attention to the work of converting Southern Kentucky into a rebel territory. He is marching from town to town, expelling the refractory, receiving the submission of the weak and timorous, and bringing the whole country into a rebel territory. Before the end of autumn all of Kentucky south of Green river will be an integral part and parcel of the rebel Confederacy, as once loyal Tennessee is. They already have all the most important towns and strategic points, and will soon have undisputed possession of the whole west of the Mississippi, from Green river to the Mississippi, and from the Ohio to the Tennessee line. There is no force there to oppose them, except a few unarmed companies, who are being driven from their camps and breaking for the banks of the Ohio. As for the Home Guard, who were so vainglorious in their boasts before, there was any danger, and from whom so much was expected, they have, except in one or two localities, utterly disappointed the hopes that were entertained of them, and done far more harm than good.

A great blow was made some months since about organizing and arming the Home Guard, and the great part of the fruit of the expensive process is to throw some hundreds of first-rate muskets into Buckner's hands. The deserters have delivered up their guns to him without firing a shot, and the companies of them have enlisted under his standard. In a word, Southern Kentucky is lost, and his loss is due to the fact that the Home Guard, who were so vainglorious in their boasts before, there was any danger, and from whom so much was expected, they have, except in one or two localities, utterly disappointed the hopes that were entertained of them, and done far more harm than good.

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A Volunteer on Desperate Service.

Shortly after the battle of Carnifax Ferry, communication was cut off between the Federal camp at Elkwater and that at Cheat Mountain summit, the rebels holding possession of the road. It was necessary that communication should be re-established between the Southern statesmen, as is evident from their leaving their Confederacy open to the accession of new States, as was avowed in this city last December, by Mr. Senator Benjamin, now the Attorney General of the Confederate States, and as asserted openly by Southern sympathizers everywhere at the North. All this is notorious, and is only what a man accustomed to reason on such subjects, and familiar with the geography, soil and productions of the Union, sees must and would inevitably result from the policy recommended by our peace-men, cowards, and traitors."

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REMEMBER ELLSWORTH!

FISHER & SON
HAVE
JUST OPENED
A
SPLENDID STOCK
OF
NEW GOODS.
THE PUBLIC ARE INVITED TO CALL
AND
EXAMINE OUR GOODS.
FISHER & SON.
1861. CLOTHING. 1861.
H. ROMAN.
NEW CLOTHING
FOR
FALL AND WINTER.
JUST RECEIVED
H. ROMAN'S
CHEAP CLOTHING STORE.
For Gentlemen's Clothing of the best material, and made in the best workmanlike manner, call at
H. ROMAN'S,
opposite the Franklin House in Market Square, Hunting-
ton, Oct. 1, 1861.

THE WAR GOES ON!

D. P. GWIN
HAS JUST OPENED
A
SPLENDID STOCK
OF
NEW GOODS
FOR
FALL AND WINTER.
CALL AND EXAMINE THEM.
Oct. 3, 1861.

ADMINISTRATOR'S NOTICE.

Letters of Administration upon the estate of Benjamin H. Roman, deceased, have been granted to the undersigned, all persons having claims against the said estate, or who are indebted to the said estate, will please present the same to the undersigned, at his office, on or before the 15th day of October next, at 1 o'clock, P. M.

NEW NATIONAL LOAN.

Seven and Three-Tenths Per Cent.
TREASURY NOTES,
NOW READY FOR DELIVERY AT THE OFFICE
JAY COOKE & CO.,
BANKERS,
No. 114 South Third Street,
PHILADELPHIA.

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ADJOURNED SALE.

REAL ESTATE OF JOHN McLEAN DECD.
Undersigned, Executor of John McLean, decd., by virtue