My dear Gymnast,

Many thanks for your kind note and the books.

Fearing you may be out when I come, I write this to say that I have from Pony’s half, the booklets, but the sword is packed in a box with some pictures, & I cannot get at it without unpacking there — but will do so if you wish.

With kind love, Believe
Hattford.

Sunday 17
Jan 29 65

Hyde

Enclosed to accompany letter, hoping you may again see you again.

I called on you on Monday at 12:30, according to promise, had not

promised, could not

fortunate enough to find

either album. I left

a line for you in
Case you are doing about P.M. 1st. that I advised Durban to leave with Vyner at 8 o'clock. Preparing to a start, but probably some business prevented from getting home in time. One dinner yesterday I asked about a copy of this note, but he has none as it seems unlikely they had an acknowledgment. The letter accepted. Of course, he has government, he was obliged to withdraw his home from the Eaman. He is now in bed.
Donnington Park
Derby.

When I go on Wednesday, I then shall stay there. I am in duty which I expect into which I am about today.

Pray for me. I am comforted. I am happy to stay here and hear from them other.
Take the best pupil
Can improve Old Boy.
They sweeten all
agony offends.

Love from always,

Your devoted friend.

H.H. Guest
Mon cher M. Selhar,

Le Colonel J. Forman-Rohan,

ancien membre de la Chambre des Communs de talent et de beaucoup d'esprit, qui part à

passer par Paris en se rendant à Berlin où il va tracter avec le gouvernement des

affaires de la plus haute importance.

Il prend la liberté de vous dire

mes d'âme manière toute spéciale. J'ai

été ancien dans la famille comme enfant

de la maison. Nos relations datent des vingt-

ans. C'est avec cette combien mort dommage

dit ensemble.

Périeille d'honneur pour M. Selhar,

ancien membre honoré et distingué avec les

prêtres à vos enfants que j'aime toujours

et encore d'expatriation de mes sentiments

d'inévitables attachements.

Paul Pritter Towans
PBT

Ces bombardements
Le Colonel O'connor Mackay
se renvoie de Paris par Le jury et
il veut bien me permettre de vous écrire.
Je lui remets donc ces quelques mots
pour vous. Je le remercie d'agréer mes
bons amis Pittot.
Je ne vous ai rien au sujet de
mon honorable ami. Vous en saurez
peut-être plus de mon０hono, me si.
Pouvez donc
qui il est. Je vous demande pour lui
votre meilleur accord que, d'autre, je lui
ai déjà permis.
Je vous confirme ma dernière lettre
en date des premiers jours de Janvier. Je
suis resté en relation. C'est maintenant que
les événements s'agissent en préambule que nous
m'avez envoyé et je vous envie pour nous
chacun parmi les plus profonds attachement
mes bien-vendres. [Signature]
[Adresse et signature]
I. Sellier
Peter's Shop

Any customer desiring
The Ol'orman Mahon

PBT
Oct. 19th 1863

My dear Aggie,

Thank you for your letter. I was wondering what has become of you and in what part of the world you had taken up your quarters but you seem to have fallen in pretty well and I trust to be no end of a place.

Your informant misled you as to Dripps, it was far from crowded. The season not a good one. Enpin &c. laissez gambin' as to pretty girls even. I had not a chance of getting up a quiet flirt. There was no one to do is with, and if I had and been for a few quiet matrons. Prominent among whom was your handsome neighbour, Mr. Miles (who is now off to England, Mrs. Lloyd and a few others. There would have been no dancing at all. They certainly did do a little of the high jinks at
The beginning of the season, but even they gave up now. The English seem to be cutting the place and there were none of the old jolly sets of girls ready for a picnic, dance, or anything else. Cus pri -

I am getting old and I used to prefer my corner in the 'Tab.' to no more active work but it was not at all what is used to be. Then we too were away in Ireland for nearly a month with Henry & Caroline, and during that time I had to keep to the shop more, and we had no one with us. I did one thing I had never done before, actually went off to England in the middle of the season - It is true it was with the genuine purpose of seeing old Doc on board his vessel the "Constance" it a pretty soon I had after him from London to Forneyay, Forneyay to Plymouth, back again to Forneyay, and then on to Portsmouth where Cus spotted her. The old fellow is now gone off to the West Indies, and when out there will go on board the ship "Dunce," with Doras Hope. I had a good bit of fun last week, there was to be a boat race from Newhaven between two of the steamers. Do I went across one morning, and returned the next in the steamer one alas, but still we steamed as fast as we could till was once exciting, we were only beat by four minutes, and the way we cut along was a wondering to thank. We had all the big mugs on board and lots of champagne, with a splendid luncheon, and the loser had to stand us a small dinner in the evening, so we were up under our defeat as well as we could. The Barnetts are in Dover, their address is Penelceptor Street. I have not heard from them for som
time, that mireto, Peggie neglects me, I might it is true plead almost equal guilt, but I can no more write it. It is an age since I came arrived as much as Miss Owen gets from the Mrs. Terrance was here this year but without her daughters. So I left her alone. Molly is engaged to be married to an Engineer. Flo sunshine is engaged to be married. I was told by the Dickfords, when I saw in Brighton on the day of our place, you know both father and mother are dead. Marian is quite well. She has taken a very good share out of that gaieties there were this Season. I think you will see her in Paris some time this year. After you a January.

Give my very best love to my mother and Aunt. Believers ever thin.

P.S.

Fred Chapman
I have the honor to report to your Excellency for the information of His Majesty and His Exalted Majesty, that having been solicited by certain British Capitalists, Merchants and Bankers of London to unite with them for the purpose of obtaining the sanction of His Majesty to the introduction into this Kingdom of the British System of Banking, I have come to Berlin with that object in view.

Previous to my departing from England, I deemed it my duty to submit the raising of this measure, calculated to embrace in its futurity, wealth, financial as well as political results to the judgment of a British Statesman whose exalted and confidential station in relation to the Crown of Great Britain, and further, whose devotion to that Royal Family, the favour it has received, and which was essentially to Russia, afforded an infallible guarantee that he would immediately discountenance any measure not conducive to the end of uniting more closely the two great Protestant Powers in bonds of unity and interest, and consequently in Social and Commercial Prosperity.

That

...
his warm approval of my suggestion.
That
His emphatic enumeration of
opinion was followed up by an early personal introduction
to your Excellency.
That
The sound principles of the
British Banking System have received
such general recognition, as to be already adopted by all the great
Empires of wealth and commerce
on the other side of the Atlantic, as
well as by many Countries on this also,
and most recently by the neighbouring
State of Austria, and hence the market
Superiority of the System renders its
universal adoption a mere question
of time; it is assumed that the
German Nation, long celebrated for
intellectual pre-eminence, will scarcely
permit herself to become last in the
world's race of Commercial rivalry,
or longer allow to pass unheeded
advantages within her reach.
That
With the object of uniting
together more closely, Prussia and Great
Britain by extending & promoting their
financial and Commercial operations it
is proposed to introduce under the
Sanction and with the Co-operation of His
Majesty's Government the sole British system, by the establishment, under a direct concession from the Crown, of a Bank in the City of Dublin in connexion with London, endowed with authority to extend its branches to such other localities, cities, and towns, throughout the Kingdom as the exigencies of the various branches of commerce, whether manufacturing, from public or private enterprise, manufacturing agricultural or commercial (properly so called), may require.

That

Such a Bank in the City of Dublin as a matrix diffusing its vitality through the Kingdom should be designated, The Royal Privileged Bank of Russia, The Royal London & Berlin Bank, The Royal Anglo-Prussian, or by any other denomination must agreeably to His Majesty's Government.

That

Such a Bank having its head office in London would facilitate the employment of Capital to develop the openings of wealth and industry of this Country, both annually and manuring its mineral, agricultural manufacturing resources, rivers & canals, steam appliances with its railways might then be exclusively under taken and
worked by public Agencies is no longer
consigned to the profit of Strangers.

As a_canvas Proprietor in remote
districts of my own Country, I can afford
testimony to the stagnation which reigned
previous to the existence of these Bank
Accounts, and of the immediate and energetic
impulse imparted to commerce and industry
by ENTERPRISE on their introduction—
"Identity of effect is inseparable from
identity of interest."

That

The existence of such Banking
establishments would greatly enhance
the national credit, already much justly
held in high estimation, and that they
might be in various ways rendered available
for the ends of the Government by facilitating
the revenue collection, effecting an
advantageous basis for financial operations,
the location of Bonds, issue of Loans,
and such other transactions as it might
seem meet to the Government to effect.

That

Finally, it remains but to add
this necessarily limited sketch of the
expression of the views I shall
during showing my humble insufficiency
by endeavoring to realize the Conventions
of this illustrious Statesman already
alluded to, "that the adoption of any
proposed measure would be most politic,
And important and costly act must be attended with very beneficial results to all classes of the Russian Kingdom.

That

Your Excellency’s mastery of the English language happily affords facility for discussing & deciding on those details which will become indispensably in the event of a favourable reception being accorded to this proposition thus most respectfully submitted to you, and I hold myself entirely at your Excellency’s disposition to enter on all such as it may be your pleasure to require.

I have the honor to be your Excellency’s most obedient
an very humble Servant
Count F. Debindt, Minister of Commerce and Public Works to Colonel the German Express

I will grant to you, in lieu of the concession for the formation of the Joint Stock banking company, to which you applied for on the 6th of March last and to which application there was annexed a draft of the statutes, the right to found a Joint Stock company under the following conditions, subject to the approval of the Government. The company will be established in the Kingdom of Nassau.

The company will be founded to the amount of 5 million pounds sterling, divided into shares of 500 pounds each. The capital will consist of 1 million pounds in shares of 500 pounds each. The capital will be subscribed for by the shareholders. The company will be established in accordance with the laws and will be free from all unintelligible and indirect charges, which the present draft was not free.

For the drawing up of new statutes, I recommend to you to take as a model the statutes of some joint stock companies already licensed in Prussia. For the present, I have only to call your attention to some essential principles that ought to be taken care of in drawing up the new statutes.

The company are to have their seat in Nassau. The establishment of Branch Establishments will be allowed, if they may be established even in foreign countries. The duration of the company will be 50 years.
Company must be limited to 20 years, after which the expiration of that period it shall appear advisable to the Company to extend its duration, it will be the business of a General meeting to carry as resolution to that effect, which must be done in accordance with article 2 of the Commercial Code.

After the legal signature has been effected at least 70 per cent of the Stock Capital must be paid up. The amount of the Stock Capital must be paid up. The amount of the Stock Capital must be paid up. The amount of the Stock Capital must be paid up. The amount of the Stock Capital must be paid up.

The directions respecting the amount of the net profit which must be carried over to the reserve fund, is to be distinctly stated in the Statutes. That amount is to be 20 per cent of the net profit and the reserve fund is to be accumulated to the amount of 20 per cent of the Share Capital.

The net profit arises from the surplus of the assets (active property) over all the liabilities and expenses of Management.

The Statutes must be drawn up by a Notary in presence of a Judge.

In conclusion I beg you to take the necessary steps. The Statutes which you presented you will find enclosed. When presenting the new Statutes you will also have to enclose those which are now returned to you.

Berlin, July 20, 1863

The Minister for Commerce and Public Works

By M. de Buckneke, St. alphabet.
I consent to grant to you the concession for the formation of the joint stock banking company which you applied for on the 9th of March last, and to which application there was annexed a draft of the statutes. This concession I will give you with the condition, however, that the company limit their activity to the carrying on what is called banking business, and that—that object be distinctly stated in the statutes. Before however the formal delivery of the concession, it is provided that you undertake the above-mentioned condition takes place, the stated capital—Two millions and ten thousand sterling—should be subscribed for, and it will be necessary that the statutes be produced, to be in accordance with the law and be free from all unintelligibilities and indistinctness of which the present draft was not free.

In the drawing up of these statutes I recommend to you to take as a model the statutes of some joint stock companies already licensed in Russia.

For the present, I have only to call your attention to some essential principles that ought to be taken care of in drawing up the new statutes.

The company are to have their seat in Russia. The establishment of Branch Establishments will be allowed, they may be established even in foreign Countries. The duration of the company cannot be limited to 30 years, if after the expiration of that period, it should appear desirable to the company to extend it, then it will be the business of a general meeting to carry a resolution to that effect, it must be done in accordance with Article 234 of the Commercial Code.

After the Royal signature has been affixed, at least 40 per cent of the stated capital must be paid up. The amount of the subscriptions to be paid to be paid to the Directors—or the guaranteed minimum—amount of it, must be fixed by the first meeting. The rights and duties of the so-called General Council (Board of Directors) and its several departments must be distinctly kept apart (strictly defined) from the rights and duties of the Board of Directors. (See Article 225 and 227 of the Commercial Code of Java). It must be stated also who are to discharge the duties of the Board.

The directions respecting the amount of the net profit which must be carried over to the reserve fund, is to be distinctly stated in the statutes. That amount is to be 10 per cent of the net profit and the reserve fund is to be seen equalized to the amount of 10 per cent of the share capital.

The net profit arises from the surplus of the assets (asset property) over all the liabilities and expenses of management.

The statutes must be drawn up by a Notary in presence of a Judge.

In conclusion, I leave it to you to take the necessary steps. The statutes which you present you will
will find enclosed. When presenting the new statutes, you will also have to endorse those which have now returned to you.

Berlin, July 21, 1855

The Minister for Commerce and Public Works

By order

Delbrück

To Colonel

The Hawaiian Mission

IV 6041

Cito
Count D'Arlincourt, Minister of Commerce, Public Debt, to Colonel the Oryman Baron de F. y. e.

I will grant to you the concession for the formation of the Joint-Stock Banking Company which you applied for on the 3rd of March and which application there was received in draft of the statute. This concession I will give to you with the condition however that the company limit their activity to the carrying on what is called banking business, and that that object be distinctly stated in the statute. Before however the first (official) delivery of the concession do to you, under the above mentioned condition this plan the total capital. Two millions and two hundred thousand should be subscribed for, and it will be necessary that the statute to be produced, be in accordance with the law and be free from all untruthfulness and indistinctness of which the present draft was not free.

In the drawing up of new statutes I recommend to you to take as a model the statute of some joint stock company already licensed in Russia.

For the present I have only to call your attention to some essential principles that ought to be taken care of in drawing up the new statutes.

The company are to have their seat in Russia. The establishment of Branch Establishments will be allowed, they may be established even in foreign countries. The duration of the Company must be limited to 50 years, if after the expiration of that period it should appear advisable to the Company to extend its duration, it will be the business of a general meeting to carry a resolution to that effect, which must be done in accordance with Article 24 of the Commercial Code.

After the Royal signature has been offered,
The following rules relating to general councils - regard of superintendence matter foreign to the Bank statute.

At least 40 per cent of the stock capital must be paid up. The amount of the capital to be paid to the Directors, or the guaranteed minimum amount of it, must be fixed by the first meeting. The rights and duties of the so-called General Council (Board of Inspecion) and its several departments must be

distinctly kept apart (strictly designed) from the rights and duties of the Board of Directors (see Articles 225 and 227 of the Commercial Code of Law). It shall also be stated also who are to discharge the duties of the Board.

The decisions respecting the amount of the net profit, which must be carried over to the reserve fund is to be distinctly stated in the statutes. That amount is to be 10 per cent of the net profit and the reserve fund is to be accumulated to the amount of ten per cent of the share capital.

The net profit arises from the surplus of the assets (active property) over all the liabilities and expenses of management.

The statutes must be drawn up by a Notary or in presence of a judge.

In conclusion, please let it be known, to you to take the necessary steps. The statutes which you present, you will find enclosed. When presenting the new statutes you will also have to enclose those which are now returned to you.

Boston July 24, 1864

The Minister for Commerce and Public Works

By Order

Debrick

IV 6041
Count D'Aguesseau, Minister of Common Affairs,

To Colonel The Uffizian Baron D L [illegible]

I am prepared to grant to you the concession for the formation of the joint-stock banking company that you applied for on the 9th of March, and to what application there was annexed a draft of the statutes. This concession I am willing to give to you with the condition, however, that the company limit their activity to the carrying on what is called banking business, and that that object be distinctly stated in the statutes. There is moreover the final (official) delivery of the concession due to you, under the same mentioned condition, being place, the Stock Capital - Two millions and Ten Thousands. Starting should be subscribed for, and it will be necessary that the statutes be produced in accordance with the law and be free from all unintelligibility and indistinctness of which the present draft was not free.

In the drawing up of new statutes I recommend to you to take as a model the statutes of some joint-stock company already formed in Paris.

For the present I have only to call your attention to some essential principles that ought to be taken care of in drawing up the new statutes. The company is to have their seat in Paris. The establishment of branch establishments will be allowed, they may be established even in foreign countries. The duration of the company must be limited to 50 years, if after the expiration of that period, it should appear advisable to the company to extend its duration, it will be the business of a General meeting to carry a resolution to that effect, which must be done in accordance with Article 94 of the Commercial Code.

After the royal signature has been affixed, at least 250 per cent of the Stock Capital must be paid up. The amount of the advances to be paid to the Directors, or the guaranteed minimum amount of
of it, must be fixed by the General Meeting. The eight
and duties of the so-called General Council (Board of
Supervision) and its several departments must be distinctly
kept apart (strictly designated) from the eight and duties
of the Board of Directors. (See Article 225 and 227 of the
Commercial Code of Law). It must be stated also, who
are to discharge the duties of the Board.

The directions respecting the amount of the net-
profit, which must be carried over to the reserve fund, is to be
distinctly stated in the Statutes. That amount is to be
10 per cent. of the net-profit, with the reserve fund into
accumulated to the amount of 10 per cent. of the Share
Capital.

The net-profit arises from the surplus of the Assets
(Active property) over all the liabilities and expenses
of Management.

The Statutes must be drawn up by a Notary
or in presence of a Judge.

In conclusion I leave it to you to take the
necessary steps. The Statutes which you presented, you
will find enclosed. When presenting the new Statutes,
you will also have to include those which are now
returned to you.

Berlin July 21, 1885

The Committee for Commerce and Public Works

By Order

Delbrücke

IV 6041, ctc.