

Portland Jan'y 12. 1832

Dear Mother,

On Wednesday morning I went to Baldwin. at
Dyer's, I found the Commissioners on our estate had met - sat Tuesday
and adjourned for a month. They found great difficulty in fixing
the value of property according to the directions of their commission's
and separated for the purpose of making examinations. Esq Fitch
will go on to some of the timber lots in Sebago - Flint on to
the Richardson lot - Perly will examine the property
at Sarcarappa & Presumpscot - They did put down a nomi-
nal value to all the property submitted to them, and the
gross amount was about 22 thousand dollars - they expect
however to raise their estimate generally. This I understood
from Flint when I visited.

Where is the note belonging to the Elder mortgage? I do
not find it among your papers.

Did you give Maj Lewis Revolutionary papers to J.
Anderson, and has he written you on the subject?
Your family are all well - Josiah is in great glee at
the newspapers you send him. Mother is also in
fine health and spirits. Hannah is at Daniels,

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fine health and spirits. Hannah is at Daniels,

at present. Poor Frances is quite unwell, and I think she is in rather a dangerous habit of health, or rather of indisposition. She looked very unwell yesterday when I called there on my way home.

Flint and Dyer are daily expecting a suit against them & Osgood and Page, and when is the deed to them? I did not enquire for it at your house, perhaps, you left it there.

I read with much pleasure the remarks you made on the Boyds town notes, and I am very glad to see you actively engaged.

There is nothing new with us. Our Hospital affair goes on swimmingly, and after a Young Lawyer has had the labour of writing and talking the business into notice and interest, Judge Preble & his Shadow Charles S. Davis have consented to come forward & make speeches, & get appointed on committees to advance the subject before Congress.

I find, as I expected, the Eastern papers do not stand Judge Prebles attack on Young Lawyers. To me it is nothing as an individual. I was not pointed at - I stand in no man's way. To excommunicate me from public office is doing over what I did to myself months ago. Yet I confess I abhor the spirit of meanness and jealousy, in which that article had its origin. Is it well to come from the hand of a man who has made his fortune by the Law, and by public office? Did Judge object to being County Atty. even District Atty when he was a Young Lawyer?

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Is it well to give countenance to the vile slanders of the workers and anti-
literation factions? These are questions which sensible members of the party -
lawyers or not lawyers - will ask themselves. The young men here take
it as an attack upon the Young Men. In future they will act ac-
cordingly - Preble says the party "has been too often stung by those
it warmed into life". I think so, and remember Martin Van Buren
to prove that Judge Preble crowded Charles S. Davis into the place
of bearer of dispatches.

I shall expect an answer soon.

Yours George

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