

	WILL THIS DAY.		IMPORTERS AND JOBBERS	range of territorial laws:	ty." Since Judge Black insists that the Ter-	estimation of Judge Black. He thinks " the pub-	i pose that I have at last forced him into the admis-	them 1
Ì	BEDUCE THE PRICE	BUTCHER'S FILES,	AND	2d. That the laws of one State or country can	ritorics "have no attribute of sovereignty,"	lie will doubtless be somewhat surprised," and, for	sion that I have as has toreed him into the admess sion that I have as has toreed him into the admess subjects of legislation appertaining to life, liberty, and property, resides in and may be rightfully a exercised by the Territorics, subject only to the limitations of the Constitution.	could
÷		By the cask or ctherwise. BUTCHER'S EDGE TOOLS.	OF	sent, express or implied.	and, consequently, no legislative powers, no man who endorses his position can for an instant content that the Therefore, Localeture can be the	This confession will doubtless explain the reasons	and property, resides in and may be rightfully	and as
	Of their entire Stook of	BUTCHER'S STEEL OF VARIOUS KINDS.	FORRIGN AND DOMESTIC DRY GOODS.	3d. That in the absence of any positive rule upon	inkn who endorses his position can for an instant content that the Territorial Legislature can make any law in conflict with polygamy, or the amalga- ination of the black and while races by marriage, or any other "private relation. Lawfully existing in another State or country" whence the partiescame to the Territory. The conclusion, therefore, is in- withing that necessity the doction of Ludes	of his mode of dealing with books and quotations.	limitations of the Constitution.	the po
	CROSSLEY'S' BRUSSELS	WRIGHT'S PATENT ANVILS AND VICES,	F	operation of the foreign laws, or laws of the State	instion of the black and white races by marriage,	I sincerely wish that I could conscientiously say of him what he has asid of ms in the following sen-	This brings to my notice another important con- fession in Judge Black's rejolnder, intimately con- nected with the proceeding, which is: THAT IT IS	
بې		SHIP CHAIN,	816 MARKET STREET.	or country in their application to another, the	or any other "privato relation. lawfully existing in	tence:	nected with the proceeding, which is: THAT IT IS	Engl
1	TAPESTRIES	And other kinds in every variety.	si 3m -	the government of the place where they side wight	to the Territory. The conclusion, therefore, is in-	"I have no right to suppose that he intended to insult	AN INSULT TO THE AMERICAN PROPLE TO SUPPOSE	[Frout
5 mg	TO	SOLE AGENTS FOR		to be enforced, unless they are. regul whit to flis	evitable that, according to the destrine of Judge	the intelligence of his readers, or to impose upon their imprance, by inaking a parade of learning and rosearch which he did not pursess " Uninchily for himself, he has not left " the riddle unread."	THAT THE FEOPLE OF ANY ORGANIZED TRENITORY WOULD ARUSE THE RIGHT OF SELV-GOVERNMENT IF	ish ar
\$ 1	ONE DOLLAR A YARD.	HARP'S REPEATER PISTOL,	M WILLIAMSON & CO.	the gerodification of the place where they are sample to be onforced, unless, they are, reprint the fits policy or prejudicial to its interests. The Attorney (General interest and the attorney (General interest and the attorney (General interest attorney	Black, and all who sgree with him, slavery po-	not left "the riddle unroad."	IT WERE CONCEDED TO THE	by the
19 - C. S. 19	2) 新闻管理中国的部分也一个利益的关系的。要求我们的无能让任何的 markers a	WEIGHING ONLY 8% OUNCES: 7	WHOLKSALK DEACKEE AND IDEBRES IN.	the odernationse is these propositions, nor door he	"By marriage, every "right of property, private relation, condition, or status, lawfully existing in	and agreeable duty, by presenting to the public	This last confession, taken in connection with the previous admission of the power, removes the last	arms.
5 15 100 500	including all the best in the last sufficient days a start of the	SHARF'S NEW MODEL RIFLES AND PISTORS.		elded. To admit their correctness would necessa-	another State or country," all stand on the same	some of the beneficial readily of this discussion.	I VESLICE OF ADV substantial phiorition to the doctrine I	a sene
2	PATERNS	EDWARD 4. HANDY, INC. 4. BEENNER. C. P. BEENNEE.	DRY GOODS,	olded. To admit their correctness would necessarily involve an abandonness of his position and a confession that he had been wrong from the beginning. To deny them would bring him in direct	another State or country," all stand on the same footing, and are governed by the same rules, and may be introduced into the Territories of the Uni-	inconcises of the controversy, step by step, and with	of popular sovereignty in the Territories. Unable to make any plausible argument against it, in the	less us
÷.	man costs it was a set of the state of the set of the		NO. 425 MARKET STREET,	confession that he had been wrong from the be- ginning. To deny them would bring him in direct	i test States in defiance of all Territorial authority.	extreme reluctance, to make several important	ory and upon principle, as explained in Harper's	of suce
	FAPER HANGINGS, &c.	PACKAGE HARDWARE HOUSE. —We	(And 414 Commerce street,)	conflict with the authority of the court and expose	and maintained there under the laws of the State	confessions, which necessarily involve an abandon- ment, on the part of his clients, of various permi-	ory and upon principle, as explained in Harper's Magazina, Judgo Black expended all the powers and onergies of his intellect in his first pamphlet	there can it
2 ×		would respectfully call the attention of the Gene- ral Hardware Trade to our extensive Stock of BIR- MINGHAM HARDWARE, which we offer at a small	BETWEEN FOURTH AND FIFTH, NORTH SIDE, Our stock, especially adapted to Southern and West-	conflict with the authority of the caurt and arrose him to an inevitable conviction by the record. Forced into this dimema, and impade between these alternatives, either of which is fatal to his	or country whence the parties came, respectively, "until the people of the Territories shall get a Con-	clous horesics with which the country has been	to render the dectrine olious and detestable upon	leader
÷ (TO CLOSE BUSINESS,	MINGHAM HARDWARE, which we offer at a small dvance by the package. Orders for direct importation solicited, and Goods de- livered sither in this city, New York, or New Orleans. 41 COMMUNCE Street. And Agents for Poreign and Commission Merchans. And Agents for Poreign and Commession Hardware.	orn trade, is now large and complete in every parti-	these altornatives, of ther of which is fatal to his	stitutional Convention or the machinery of a State	threatened for the last two years. FIRST. THAT SLAVERY EXISTS IN THE TERRITO-	to render the doctrine of loss and detestable upon the presumption of its probable practical results. Its argued that it might result in "logslative robbery;" that "they may take every kind of	De cap mastei
5.	We offer from now to the end of the year our LARGE	livered either in this city, New York, or New Orleans.	oular. aus-tí	reputation as a lawyer, the Attorney General passes in silonee by the decisions of the court	Government into their hands." Naving ascertained how he establishes all of	RIES BY VIRTUE OF THE CONSTITUTION OF THE	robbery;" that "they, may take every kind of !!	CARL &
Ę	STOCK OF	41) COMMERCE Street,		which 1 brought to his notice, and reassorts his	these institutions, rights, and private relations in	UNITED STATES. From the day that Mr. Buchanan sent to Con-	property in mere caprice, or for any purpose of uero or malice, without process of law, and with-	Vi at
	PAPER HANGINGS.	And Agents for Poreign and Domestic Hardware.	COMMISSION HOUSES.	original position with the unanimous opinion of the Supreme Court of the United States, as delivered	the Territories, in opposition to the wishes of the people, and beyond the power of the Territorial	gross his Locompton message until the day when my article was published in Happer's Maga-	out providing for componsation;" that they "may	part o
ţ		Au22-Lf	TROTHINGHAM & WELLS,	by Chief Justice Tancy, in the ease of the Bank of Augusta vs. Earle, which I have quoted in my re-	Government to restrain, regulate, or control the same, let us next inquire how and by what means	my article was published in Happer's Maga-	out providing for componsation;" that they "may order the miners to give up every ounce of gold that has been dug at Pike's Peak;" that they may	ther 2
i.	AT GREATLY BEDUCED RATES.	HOUSE-FURNISHING GOODS.	L,	Augusta vs. Earle, which I have quoted in my re-	same, let us noxt inquire how and by what means he proposes to protect the right's which he assests	zine for Soptember last, every Democrat has been branded as a political heretic, preseribed, excom- nunicated, and outlawed, who would not acknow-	"license a band of marauders to despoil the emi-	free Di
	Persons wanting their Houses Papered, can get great		35 LETITIA STREET, AND 34 SOUTH	ters, 519.	i covariation at is worse than mockery to congratu-		grants crossing the Territory."	break
·	and the second	GOODS FOR THE SEASON.	FRONT STREET.	Judge Black asserts that "a right of property, a private relation, condition, or status, lawfully	late a man upon the possession of a right while you deny him all the remedies which are essential	the of the Constitution of the United States. In	Those were the arguments employed by the At- torney General, in the beginning of this contro-	the m
i :	BARGAINS	BRONZED FENDERS AND IRONS,	·		to its enjoyment. A right without a roundy is a	ing any man's motives I demonstrated be	versy, to render the doctrine of popular sovereignly	bame
÷.	By, calling early on	STEEL FIRE SETS, FOOT WARMERS,	COTTONADES.	the more removal of the parties to another coun-	burdon-a useless, worseless thing. Judge Black	yond the possibility of cavil or dispute by	and to prepare the minds of the people for the favor-	with t
1 77	HART, MONTGOMERY, & CO.,	BLOWER STANDS, PLATE WARMERS, HOT WATER DISHES, &c., &c.,		conflict with it; " and that such right " depends on	burdon-a useless, worseless thing. Judge Black denics, in his rejoinder, that he ever said that the people of the Territories had a right to their pro- units without a consider these black.	any fair-minded man, that if the proposition	and to propare the minds of the people for the favor- able recording this new doctrine, that property in the Territories must be protected under the laws of the Market manual the protected under the laws of	ter ma
11	niz-ti NO. 399 CHEBTNUT STREET.	ATTHE					the State whence the owner removed. Very soon,	comm
1 .	CHINA AND QUEENSWARE.	HOUSE-FURNISHING STORES,	variety.	The dootring of the court is that the law of one	right to his property without a remedy; but Indust that	the Constitution, the conclusion is inevitable and irresistible that it is the imperative daty of Cap.	however, the lawyers begar to amuse themselves and the public by experimentation of the falls and absurding of	wides
2	mmmmmmmmmmmm	NOS, 922 AND 1226 CHESTNUT STEEET.	SUMMER COATINGS AND CARIMBRETTS	State or country can have no force or effect in ano-	dometile."	gress to pass all laws necessary for its protection;	the protence that the Territorial courts could apply	The is
(Trans	WHITE GRANITE AND CHINA	JNO. A. MURPHEY & CO,		ther without its consent or tack adoption, and that its validity depends upon such "consent or tack adoption," and upon that alone, and not upon the	A technical denial, with a montal reservation, for the nurpess of making the multi-heliana with	i that there is and can be no exception to the rule	the State whence the owner removed. Very soon, however, the lawyers begar to annuse themselves and the public by exposing the folly and absurlity of the protonce that the Territorial courts could apply the julicial remedies prescribed by the Legislature of Kontucky or of any other State. Becoming achasmed of his position, Judge Black wrote an ap- pendix to his namphlet, in which he declared that while the "tille which the owner accurate in the	ULO SE DOSSO
-	and the second	018-wfmtf	Made by Washington Mills.	adoption," and upon that alone, and not upon the	out exactly saying it, what is not true. Is unworthy	be protected by law in all cases where legislation	achamed of his position, Judge Black wrote an ap-	the.w
	TEAS,	"HOTELS AND RESTAURANTS.	Orders taken for these desirable goods for Spring trade.	party removed. Here is a radical, irreconcilable	or the Atterney General of the United States. Ife	is essential to its enjoyment; that all who consci-	pondix to his pamphlet, in which he declared that while the "title which the owner acquired in the	rerty half t
₹ ₹	DINNER SETS, TOILET SETS,		<u>n17-tf</u>	difference of opinion between Judge Black and the	" that an immigrant to a Territory had a right to	tories by virtue of the Constitution, are bound by	Stato" from whence he romoved must be restricted	foules
1	PRESSED GLASS GOBLETS, TUMBLERS, &c.,	BRIGGS HOUSE. Corner RANDOLPH and WELLS Streets. CHICAGO.	TENRY D. NELL,	I brought this difference of opinion to the notice	inis property without a remedy," but he has pro-	their consciences and their oaths of fidelity to the Constitution to support a Congressional slave and	in the Territory, "THE ARSURD INPERENCE which	upon 1
į .	AT LOW PRICES.	WM. F. TUCKER & CO., Proprietors. n4-1m*	CLOTH STORE,	of Judgo Black in my reply, and, in view of it,	it, which, if true, leads inevitably to that procise	for the Territories; and that no considerations of	the master also takes with him the JUDICIAL REXE-	tem of
je st	WRIGHT, SMITH & CO.,		NOS. 4 AND 8 NORTH SECOND STREET.	commended to his consideration, in respectful terms, the following words of wisdom from his own	result. Is it not so? It will be recollected that in	political expediency can relieve an honest man, who so believes, from the faithful and prompt per-	DISS which were furnished him at the place where his title was securized " and that " the respective	tate at
1	NO. 5 NORTH PIPTH ST.	WURRAY HOUSE,	NOS. 4 AND O NORTH BECOMD SIREET.	pen :	the should inform a Windlich the sublic had drawn	formance of this imporative duty.	rights and obligations of the parties must be pro-	tho le
-		Is the isrgest and best arranged Hotel in central Ohio,	OVERCOATINGS,	"In former times a question of constitutional law once decoded by the supreme Court was recarded as set field by all except that fittle hand of ribaid infidels who	from his primphlet, that the courts could or should afford any protection to slave property in the Ter-	E also demonstrated, in the same paper, that the	tected and enforced by the law prevailing at the	quert and to
1	CABINET WARE.	routes of travel. It contains all the modern improve-	CHINCHILLA, NO8KOWA, FROSTED, AND PLAIN BEAVERS,			States, is the same in the States as in the Territo	By this time it was my turn to reply, when T i	throug
ş.,	TTOCHTERD & LITTERNÓN	NEWARK, OHIO, Is de la reest and best orranged Hotel in central Ohio, is centrally located and is easy of access from all the routes of travel, it contains all the modern improve- ments, and servey convenience for the comfort and ac commodation of the traveling public. The Blegoing Rooms are very cancel and and once full the fulles of from the serve of the serve of the comfort and ac provide the serve of the serve of the server and the serve of the server of the server families and large traveling parties; and the House will be kept as a first-class Hotel in every respect H. A. MUHRAY & BRO., au34-3m	Also, CASSIMERES, VELVETS, &c., &c.,	and plot rebellion against the laws of the country !" Judge Black has not attempted to reconcilo his	which lawfully existed in the States whence the	ries, is the same in Pennsylvania as in Kansas;	showed that his doctrine, if true, established a	seems of our
	HOGUET & HUTTON,	Rooms are well arranged and carefully furnished for		opinion with the decision of the conrt. No man in	Congress shall or can intervene for the protection	virtue of the Constitution of the United States, it	RIGHT WITHOUT A REMEDY, and if the people of the Territories could not be trusted in the manage-	numbe
	DESKS	be kept as a first-class Hotel in every respect.	WHOLESALE AND RETAIL.	his senses can fail to perceive that if the court is	of slaves or any other property in the Territories,	must of necessity exist in Pennsylvania by virtue	mont of their own affairs, and in the protection of	hably
	AND OABINET FURNITUEE	au24-Sm Proprietors.		the whole legal controversy between Judge Black	gistate upon the subject, for the reason that " they	the Federal Government to force the people of the	upon to provide the remedies! This reply was	They
1.7	NO. 459 SOUTH THIRD STREET. Office, Bagk, and School Furniture, Extension Tables, Bookcases. Wardropes. sto.	THE UNION.	WELLING, OOFFIN, &	and myself turns on this one point, I did not	have no attribute of soversignty about them," and	Territories to sustain the institution of slavery,	ition intorty, and property, and could not be related upon to provide the remedies? This reply was made in good faith, and believed to be pertinent to the issue and fatal to his position. Instead of re- ceiving it in good temper, and obviating the force of it by fair argument, if it were possible for him to do so, he files into a rage, and denies that he "said that an immigrant to "for the to be that he "said that an immigrant to "for the to be the to his	childh cumrt
		MACH DIREST ADOVIS IMIND	COMPANY.	against his, or to bring the two into comparison.	cial remedies, lawfully existing in another State or	ists there by virtue of the Constitution, it becomes	ceiving it in good temper, and obviating the force	them
	CABINET FURNITURE AND BILLIARD	UPTON S. NEW COMER. The situation of this HOTEL is superiorly adapted to the waite of the Basiness Fubici 5 andto those in search of pleasure, Passenger Railroads, which now run past, and in close proximity, afford a cheap and pleasant ride to all places of interest in or about the cuty. Jy 23 dm	116 OHRSTNUT STREET	As the question at issue could only be determined	country, can be lawfully or properly employed for	the duty of the Federal Government to do the	of it by fair argument, if it were possible for him to	ganiz:
	MOORE & CAMPION,	the wants of the Business Jubic; and to those in search	HO OMADINOL DINAHI,	"Of course I express no opinion of my own, since I	possible newery is there, what remedy can	This exposition of the question produced con-	do 80, he files into a rage, and denies that he "said that an immigrant to a Torritory had a right to his property without a remedy," and that "it is an invult to the American people to suppose that any community can be organized within the limits of our Uniton who will tolerate such a state of things!" listen to his patriotic indignation at the bare suggestion that the people of the Territo-	Africa
	100 10010 No. 201 BOUTH SECOND STREET, meanophicu with their extensive Catinot Business, are	of piessure, Passencer Railroads, which now run past, and in close proximity, afford a cheap and pleasant ride	AGENTS FOR THE SALE OF	make it a fullo to acquiesco in the decisions of the courts upon all logal questions."	there be, for the violation of this right of	sternation and dismay in the camp of my as all-	property without a remedy," and that "it is an	surpri would
1. A.	neonneolice with their extensive devinet hushows, are now manufacturing a superior article of BILMARD TABLES,	to all places of interest in or about the city. Jy 23-6m	A. & W. SPRAGUE'S PRINTS.	And again, in concluding what I had to say on the logal points at issue. I added :	presumed that the Attorney General of the	and favor of the South by conceding their right to	community can be organized within the limits of	crush
6	and have now on kand a full supply, finished with	MEDICINAL.	in great variety, including Chocolates, Turkey Reds	" In all that I have said I have been content to as-	United States, as the highest law officer in the	plant slavery in the Territories in opposition to	our Union who will tolerate such a state of	to pr This
5	which are propounded by all who have used them to be superior to all others. Poor the quality and finish of these Trables the mann- locarder refer to their numerous satrons throughout the Union who are familiar with the character of their Work.		BLEACHED SHEETINGS AND SHIRTINGS.	the United States, without presuming that my indi	is to be found, and how it is to be aralied. Having	Torritorial authorities; and, at the rame time,	the baro suggestion that the people of the Territo-	i men v
ž.	For the quality and finish of these Tables the many-	M RS. WINSLOW, AN EXPERIENCED NURSE AND FEMALE	Lonsdale, Masonville, Slateraville,	their decisions."	comployed two months of his valuable time, to	satisfy the North by withholding all legislative	ries cannot be trusted to guard and protect the	ening
ist.	inclurers refer to their numerous patrons throughout the	Physician, presents to the attention of mothers her SUOTHING SYRUP	Hope, Washington Union Mills,	If Judgo Black could reconcile it with his digui-	. Guist dution in the meansuration of three namely	protection and judicial remedies, without which the right becomes a naked, u-cless, worthless	is I have a well that an impurgrant to a Tarritony had a	and t
5	worke	FOR CHILDREN TEETHING.	Blackstone, Cohunnet, Johnston, Belvidere, Phœnix, Smithville,	ty and souse of duty to act on the same assump- tion, there could be no controversy between him	lots for the purpose of establishing this important	thing. My exposure opened their eyes to the dan- gers of their perilous position, and made it obvious,	right to his property without a remedy ; but I admit that	maste We
	DRUGS, CHEMICALS, &c.	which greatly facilitates the process of teething, by soft- ening the gunus, reducing all inflammation; will allay ALL PAIN spamiodic action, and is	BROWN SHEETINGS, SHIRTINGS, AND	and me in regard to the law of the case. Accord-	ingiti, and arring, under the area argu-		cile. It is true that he takes his life, his limbs, his repu-	Comm
Į.	······································	ALL PAIN and spannodio action, and is SURE TO REGULTE, THE BOWELS,	OBNABURGS.	ing to the dectrine of the court, a white man, with a negro wife and mulatte children, under a mar-	of the right as preclude the possibility of there	longer successfully maintain the ground they then occupied. Afraid to advance and pursue	tation, and his property, and with them he takes no- thing but his naked right to keep them and onjoy them. He leaves the judicial remodies of his previous domi- cile behind hum. It is also true, that, in a Territory	extinc
i.	DRUGS; GLASS, PAINTS; &c.	Depend upon it, mothers, it will give rest to yourselves	Matoaca, Virginia Pamily, Groton, Ettrick, Kagle, Manchester,	riage lawful in Massachusetts, on removal into a Ter-	being any lawful remody for the violation of such right, I took the liberty, in my "reply,"	I their doctrines to their logical consequences, and	I was beginning to be settled. Do may need temedies 1	such o
	a second s	RELIEF AND REALTH TO YOUR INFANTS.	Meo's & Farm's, Black Hawk, Mercer A, Warren A, Farmers', Riverside,	ritory, could not maintain that interesting "private relation," under the laws of Marsachusetts, with-	of calling the attention of the Attorney Gene-	ashamed to retreat and return to the imprograble position of popular sovereignty, which they had so	for the vindication of his rights above all things else. In this new home there may be bands of hase marauders.	brerse
÷ '	ROBT. SHOEMAKER & CO.	RELIEF AND HEALTH TO YOUR INFANTS. We have put up and sold , this studie for over ten rears, and can Ry, in con A fidence and truth of it,	Warren A, Farmers', Riverside, Carr's River, Elwell.	out the consent or theit adoption of the Massachu-	ho had established "A night without A	recently abandoned, they began to look about for	without conscience or the fear of God before their eyes.	necks
¥.	NORTHEAST CORNER	pedicine, MEVER, HAB IT FAILED, in a SIN-	CLOTHS.	solis law by the Territorial (fovernment. On the con- trary, if Judge Black's view of the axiomatic prin-	REVERY." In his rejolnder he denies that us over	some new expedient to rolleve themselves from the	man or woman holds dear. In such a time it is quite	fear t
ž.	FOURTH AND RACE STREETS,	SLEINSTANCE, TO EP DI FEOT A CURE, when instance of	Bottomley's, Pomeroy's, Glenham Co.'s, and other makes of Black and Fancy all wool and ootton warp	ciple of public law he correct, this disgusting and	sand so ! Is this such an answer as the public have a right to expect from the Attorney (leneral to an	by one short article in Harper's Magazine. Just	members owe their seam to Sharp's filles and the property of the Emigration Aid Society. Very possible	of neg
2	states and the strategy of the family strategy and the states of the sta	trary, all are delighted 2 with its operations, and	Cloths in great variety.	domoralizing system of amalgamation may be in- troduced and maintained in the Territorics under	objection urged in good faith, and which, if well	at this critical moment, however, a suggestion was	a Logislature so chosen might employ itself in passing	back,
3-	WHOLESALE DRUGGISTS,	speak in terms of highest commendation of its magi- eal effects and medical virie tues. We speak in this	DOESKINS AND CASSIMERES.	the law of Massachusetts, in defiance of the wishes of the people and in contompt of all	doutring he sound which establishes a local right	I from the necessity of adopting either alternative.	to the misiness of the robber and the murderer. I con-	pace v
5 A A A A A A A A A A A A A A A A A A A	Importers and Deslers in WINDOW GLASS, PAINTS,	experience, and plage our reputation for the fulfi-	Greenfield Co., Saxtons River, Lowiston Falls, Stearn's M. Gay & Sons, Glendale,	Territorial authority, until "they get a Coa-	and, at the same time, preclades the postority of	and, at the same time, produce the same results	code this, and Mr. Doughs is entitled to all the comfort it affords him. But it is an insult to the American monies to aupores that are community can be orsanized	the Sc
ì ò	&d., invite the stiention of	rears and can Way an control lidonce and truth of it, what we have avoir been a shife to say other index we have avoir been a shife to say other intervention of the say of the say of the intervention of the say of the say of the intervention of the say of the say of the instance of the say of the say of the instance of the say of the say of the say instance of the say of the say of the say of the instance of the say of the say of the say of the instance of the say of t	Berkshire Co., and others.	stitutional Convention or the machinery of a State Government in their hands." It is true	"If it shall ever come to that, Mr. Douglas may rest	plan. It was suggested that a very promising	state of things "	From
Ĩ, j	COUNTRY MERCHANTS	extransion, relief will be a found in fifteen or twenty	BATINETS.	that Judge Black limits this right to those places	assured that a remedy will be found. No Government can possibly exist which will allow the right of property	young lawyer in Georgia, a younger brother of the Secretary of the Treasury, had employed his lei-	with the the the lands the time termine the	Iti
2 A.	To their large stock of Goods, which they offer at the	an available preparation O is the prescription of one of the most EXPERI-O ENCED and SKILFUL	Biearn's, Ayres & Aldrich, Taft & Capron, Minot, Chartor Oak, Crystal Springs,	where there is no law "in direct conflict with it;" but he also says in the same pumphlet that the	to reanny of the involution of the second state of the second to unfriendly logislation."	sure time, during the interval between his cases in court, in writing a book on slavery, in which he	i plo by supposing and assuming that they would do it there things if left free to regulate their own in-	at Hs
1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	lowest market rates	wever-failing woodsay in (2) of CASES.	Swift River, Carpenters', Florence Mills, Carroll's, Dubring's, Conversaille, &c.	Torritorica "have no attribute or severeignty	I am asked to have faith in the word of the Af-	had exploded the doctrine that "the state of sia-	ternal polity and domestic affairs in their own	free t
12. 1.	LOOKING-GLASSES.	It not only relieves the 12 while from pain, but in-	SILESIAR-Longiala Co.'s. Smith's, and other makes.	about them," and, therefore, are incapable of making any law in conflict with this " private re-	If he is unable to tell where its remedy is, upon	wowwwars more municipal regulation funded upon	way? It was accured a necessary expedient, in the	wonde
5		signation of the stomach and bowels, opticate and the statem. It is the statem of the	bisin and twollad of all colors	lation " which is lawful in Massaohusotis.	whom shall we rely to find it? If the Attor-	erroneously decided by the Supreme Court of the	I askes allows and detestable. Why then dut has in 1	0.8510
新	OOKING GLASSES.	The stress tops and energy is to the whole statem. It will almost instantly relative ORIPINU IN THE BOWKLS AND WIND OUT OUT assetting the state of the work, we bolieve it the Gold is the state transformed the world, in all energy of DYHENTERY and DIAR REGAL IN ORILIDERN Z whether it areas from the world. In all energy of DYHENTERY and DIAR	Fancy Negro Stripes and Plaids. Jewett city and Irone Stripes, Denims, and Tickings.	According to the destrine of the court, a Turk, with thirteen wives, under a marriage lawful in	i know of any lawful remedy, what authority	1 11 14 1 Children and Las Alas bish sak in History Authors at	the course of the same discussion, this round and	Har
1	Now in store the most extensive and elegant amort-	seath. We bolieve it the best and surest remade in	Rhode Island and Philadelphia Linseys, Apron Checks, and Pantaloon Stuffs.	his own country, could not move into the Territo-	has he for the assurance that one will be found?	Britain and upon the continent : and in lieu of this	suppose that the people of the forritories would do	ingly
1	ment of	the world, in all cases of C DYSENTERY and DIAR RHORA IN CHILDREN. by whether it arises from	Shepard's and Slater's Canton Fiannels.	rics of the United States with his family, and maintain his marital rights under the laws of Tur-	citizon and a high public functionary, to tell,	old-instituted doctrine, and demonstrated that the	affairs in their OWR WAY ' This, too, was, in turn, I	Marvi
¥.	For every wease and every position, and at the most	EVery mother who has a michaild suffering from any of	Fisherville Co.'s Corset Jeans, &c., an5-disep1-sep1-fm&wif	key without the consent or tacit adoption of the	when he assures us that "ne Government can possibly exist which will allow the right of pro-	the owner of a slave to remove from one country	deemed a necessary expedient, in order to avoid the horn of the dilemma into which he had been	the j
	Moderate prices, LOOKING GLASSES	the foregoing complaints b do not let your prejudices,		Turkish law by the Territorial Government. In accordance with the Black doctrine, (I use	porty to go upprotected ?" So it seems that	to another and carry with him the law of his for- mer domicile, and, under its sanction, hold his	i fairly driven, and escape the odium of an attempt)	have
ζ.	In the most elaborate and the most simple frames.	the foregoing complaints a do not let your prejudices, sof the prejudices of the rs. stand between your substring onlid and the relief that will be tourst-ree, ABSOLUTION ILY SURE-to follow the	SHIPLEY, HAZARD, & HUTOHINSON,	the term for convenience, and with entire respect,)	the very existence of the deverminent depends	slaves in his new domicile without the consent and	to deceive the Southern people, of which he had been fairly convicted, of advocating a "right	if the
	Art Man Storight 34 LOOKING GLASSES	tions of this medicine, in limely used. Full direc-	NO. 119 CHESTNUT ST.,	polygamy may be introduced into all the Territo- ries, maintained under the laws of Turkey, "un-	of property in the Territories, which, we are told,	in defiance of the authority of the country to which he had removed with his slave. "What a happy	without a remedy."	the r
t i		LINS: New York, is on the contaide wrapper.	COMMISSION MERCHANTS	til the people of a Territory get a Constitutional	Congress cannot furnish, which the Territorial	conception," as a substitute for the dreaded doo-	To what desperate shifts will men resort or be driven when they deliberately abandon prin-	politie
50 - 52 -	Furnissed by us, are manufactured by ourselves in ear	the loggeoing complaints is do notes your projudices, so r inte pretudices of on the tre, stand between the provide standard of the standard between the standard between the standard between the standard between the standard between the standard between the standard between the standard the standard between the standard betwe	FOR THE BALL OF	Convention or the machinery of a State Govern- ment into their hands," with competent authority	principle of public law" does not supply, and	and on the other the deserted doctrine that " the	ciple ron expediency? No more striking or	that t
	LOOKING GLASSES	Price M seats a bottle.	PHILADELPHIA-MADE	to make laws in conflict with this " private rela-	which the judicial tribunals cannot apply in pur- suance of any known law, but which, thanks to	people of a Territory, like those of a State, shall	numiniting intestation of this cruck was	fore i but d
÷.	In MAHOGANY and WALNUT frames for Country	TAREDICATED VADOD BATTIS	GOODS.	According to the destrine of the court, the ped-	the Attorney General for the consoling assurance,	decide for themselves whether slavery shall or shall not exist within their limits."	change of ground, overy shifting of position has been done as an expedient to avoid what at the	of the
and and a second se	JAMES S. BARLE & SON.	Under the care of Dr. T. H. RIDGELV. Det BURHING	#8-6m	lor with his clocks, the liquor dealer with his whiskoys, the merchant with his goods, and the	the polygamist with his multiplicity of wives,	Of course, ' e new theory was instantly adopted and a copy of "Cobb on Slavery" immediately	time was deemed a worse alternative. The ground	tience
5. 5.	16 OHESTNUT STREET,	M. SULPRUR, NOT-AIR, and STEAM HATHS. Under lise care of Dr. T. H. RIDUELY, 1121 SFRUOR Street. Highly recommended by sail to principal phyg- cashe in the eity for Rheomatism, Skin Discases, gr- phills, Coughs and Colds, Formis Discases, Ac. & o. Especial accommodations for Ladies. of Sm	BOOTS AND SHOES.	I master with his slaves, on removal to a Tarritory.	and the analgamationist with his hybrid failing,	procured, and the duty assigned to Judge Black,		resity
÷	PHILADELPHIA.	phills, Coughs and Colds, Female Discases, &c. &c.	FTAZETT. & HADAGD	cannot hold, protest, or sell their property under	tions," would be able to onjoy and maintain	as the highest raw oncer of the beauties of the	I UCCIUD IOF UIGHIGOTTOS WHICHNOT STAVELY SUATI OF SOATI I	the w
-	WE NO A TRACTING AND A DITE	CIT EIN	1 B. B.	the laws of the States whence they came, respect- ively, without the consent or tacit ad ption of these	their Joursette -t-big to the file-standard	now system with anthority to deny in the boldest	not exist within their limits," was changed, and in	dealir
ĵaun.	COALOIL	SCALES.	MANUFACTURERS	laws by the Territorial Government. According to the Black doctring, however, any	rights aro all founded on a voluntary arrangement,	torms that anybody "on this side of China" ever thought or said that the Constitution of the United	in the Territories by virtue of the Constitution."	Wem
	PHILADELPHIA	FAIRBANKS' PLATFORM SUALES.	WHOLESALE DEALERS	one person, black or white, from any State of the	, which was ontered into by the free consent of all	States establishes slavery in the Territories or any-	I us an expedient to obtain the support of certain f	the fir
÷.	PROTIC COALOIN WOLKS.	For sale by FAIRBANKS & EWING	IN IN	Union, and from any country upon the globe, may remove into the Territories of the United States and	the parties, and is supposed to be cemented and consecrated by mutual affection. But it is entirely	where olso.	Southern ultras and fire-caters who had al- ways opposed popular sovereignty, on the sup-	forces
1997 - C.	BURNING AND LUBRICATING COAL OIL	For sale by FAIRBANKS & EWING. 715 CHESTNUT Street, Phila.	BOOTS AND SHOES.	carry with him the law of the State or country	different with the right of a master to his slave, which is founded upon an involuntary arrange	Hence we find, on the second page of Judge Black's pamphlet, these emphatic words :	ways opposed popular sovereignty, on the sup- position that without such support Mr. Bucha- nan's Administration would be in a minority in	the do
	and share the mer of the set of the sale by the set of the	FAIRBANKS' HAY, COAL, AND	NO. 128 NORTH THIRD STREET.	whence he came for the protection of any "right of property, private relation, condition or status,	ment, and can only be enforced by municipal law	"THE CONSTITUTION CERTAINLY DOES NOT ESTAB-	the two houses of Congress. The confession that "the Constitution cortainly does not establish	so cle
	とう さからか いたいない したい いだけもあんたい たい	CATTLE SCALES. For sale by PAIRBANKS & EWING, 715 CHESTNUT Street, Phila.	A full assortment of City made Boots and Shoes con-	lawfully existing in such State or country," with-	subjecting the will of the slave to the authority of	I PLAR. NOBODY IN THIS COUNTRY RVER THOUGHT OR	"the Constitution cortainly does not establish slavory in the Torritorics, nor anywhere else,"	oreacl an im
6 3.5	HELME, MORRIS, & CO.,	715 CHESTNUT Street, Phila.	stantly on hand, slo-tf	out the consent and in defiance of the authority of the Territorial Government, and maintain the same	this lawful commands. For this reason it has been	This confession is ample reward for all the labor	slavery in the Territories, hor snywhere else, was made, and the position that slavery may be protected in the Territories under the laws of other	ters w
*	THILTIETH, NORTH OF MARKET STREET,	HOWE'S STANDARD SUALES		I " until they get a Constitutional Convention or the	i that "the state of slavery is a mere municipal re-	that the article in Harper's Magazine cost me; protesting, however, that I am acquainted with no		
SALED	a ten an	STRONG & ROSS PATENTCoal, Cattle, and 13 Hay Bonles require no pt. Platform and Counter and Star dever description. They receive all Fraction and set of the started of Knife Schen, se on other coales. Call Balls instead of Knife Schen, se on other and set the implementation before purchasing elsewhere;	HATS, CAPS, &c.	machinery of a State Government into their hands."	"I mulation founded over and limited to the winner of	invite of Christian morality which instifies contle-		who c
(Carrier	TOPE COAL OIL WORKS.	Scales of every description. They receive all Friction and, Wear, on Balls instead of Knife Edges. as on other	1859. FALL TRADE. 1859.	This is the distinct issue between Judge Black	Territorial laws." How, then, can slave property be protected in the Territories? According to the doc-	thought or said so," in the face of Mr. Buchanan's	I may avarate legislative DOWERS OVER 411 FIRBUILT	will d
100		and set the improvement.	1000. 1009.	is not an issue between the Attorney General and	i trine of Judgo Black it is not possible to furnish	Silliman letter and Lecompton message. This con-	subjects of logislation pertaining to life, liberty,	
	FIRST PREMIUM.	and set the improvement. PENNINGTON GREEN, Agent, PENNINGTON GREEN, Agent, 113 South SEVENTH Street, Philadelphia,	C. H. GARDEN & CO., Manufacturers of and Wholesale Deslars in	myself, for, in the beginning of the controversy, I	I is any legal protection, either by the action of Oongress, or by Territorial legislation, or by the	President and his Cabinot, and therefore may be	subjects of logistation pertaining to his, fibercy, and property, was made as an expedient to avoid the odium of advocating a right without a remedy, the observe the Torritorial Lagislature micht	1008
	AWARDED AT	pe-sm* Philadelphia.	TAUTICI CIATICI TITITICI	announced my purpose to assume the law to be	I annition of " indicial ramedies" from other	justly regarded as an official and anthoritative	I by showing that the Territorial Legislature might	Mo

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, that the thrug cannot be done. I gave notice, at the initial point of this cruasde, so man or sot of more on earth, save one, separate me from the Democratic party; s I was that one, and the only one who had wer. I did not intend to do it myself, nor it it to be done by others !

glish Opinions of the Harper's Ferry Outbreak. In the Londer Times, Nor. 2] To urse there can be able one issue to this fool-and wicked enterprise. The insurgents will, the fate, five a warsing to all who may dream morphises a great model will by an appear to threatening. When a few Papists planned the ing up of the English Parliament, the chances tecess were desperate, but the act showed that o cylisted elements of danger in the State. Nor it is doubted that with akilful and audacions result, the colored people of Virginia would apable of inflicting terrible calamities on their ters. With men who would sot their lives on the south who cared for nothing provided liberty, t least revenge, were gained, an insurrec-would be formidable. The blacks of this of the Union are more instructed than far-South, where alare life is one round of ; there are a great number of mulatoes, many megrees, and a good many poor whites, some of might be appected to take part in any ent-k. All this population has, by contact with more civilized regions, acquired knowledge foelings which perhaps hardly exist in Ala-a. They know enough to become discontented their condition, but not enough to feel the ut-mainess of a struggle with the American peo-Our correspondent arpresses probably the mon opinion when he says that the piot was spread, and that the prema there onthere has ably saved the country from a delarge of blood. Insurgents, we can easily believe, thought that seisne of a floxermment establishment, and the seisno of rifles and cannon, would cheorarge whole pepulations to rise against their masters. the plantions in the State the scence of the est or firmes. The isolated and unprepared fami-in the country distist might have been set a by their maddened elaves, and the whole syn-of slavcholding been so shaken as to mecasi-so the United States Executive in a service var-the United States Executive in a service var-the plantid colonles, where the negrees out-ber the whites meno

Induite to induite isolation by the examplerited tors. then the bloody revenge of the examplerited tors. o will not affoot to indulge the hope that the monowealths of Virginia and Maryland will be ed by this event to itske into consideration the notion of slavery. Putting aside the fact that outbreaks generally steel the heart instead of inling it, and that the yoko is likely to be sod down more heavily than ever on negro (e, there are the great inducements of gain and to support the system. Cotton is produced in vaster quantities than ever, and the value egro labor is continually rising. The price of ross is nearly double what it was some years (, for the increase by breeding does not keep) with the demand for the newly-settled coun-As long as Virginia supplies the dealers of South with profit to herself, so long will owners p a firm grasp on their human property. In the London Daily News, Nov.21 I may be some time before we can know with alony the origin and course of the insurrection Harper's Ferry, but whether it is the work of blacks or slavce, whethor a conspiracy or an oreak of sudden rage, there can be nothing derful in it. however regretfully it may be re-led by the best frionids of humanity, white and ix.

derial in it. however regretuly it may be re-led by the best friends of humanity, while and k. arger's Ferry is particularly well and very dar-ychosen, if chosen at all, as the seat of an in-cetion. On the frontier between Virginia and junction of State railways, and the cen-of a net of telegraphic wires, it would be been a post of great importance even there had not been an arrenal from which treat hegro population might be armed. If recent moods of the masters and the State iclans had been less force, and their language nots less oppressive, we might have hoped the parties might have come to fair terms be-much mischief is done. As it is, we cannot dread the reflection of the tyrannical temper he masters in the vindictive conduct of the res. The negroes mare shown wonderful pa-tee, and, on occasion, a very remarkable gene-ty; bui the Maryland slave-traders and free-ro haters have not appended to the best, but to worst, parts of human nature in their recent ings with their prevarious human property, there may well be apprehension of the result. mean only as to what may have been done in first outbreak. No doubt the rising would be heliately put down by the Federal and State es. This is to be hoped on every account, for doom of slavery in the Republic, especially in frontier States, and, above all, in Maryland, is itear and so closely impending, that every che of order is likely to be a more mixehief-mediment, and no furtherance. If the mas-were wise they would know how to turn the ison to advantage for getting rid of their len and curso; but Maryland alaveholders, cannot bear the presence of the free negro on fool of soli in the State, are not wize, and they doubtless make the worst of their own case.

A LABLE AL ALL ALL ALL PARTY ALL PARTY ALL ALL PART PRINSTLYANIA STATE FAIR, 4.00 V $\mathbb{C} = \mathbb{P}_{\mathcal{F}}$ · · · · ÷ ···· · · ···