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Reduction of Terms! THE "GAZETTE" FURNISHED TO SUB-SCRIBERS FOR \$1,50, IF PAID IN ADVANCE!

\$2,00 will be charged if paid within the year : -- and from what we are told of him, we believe whenever a subscriber suffers his account to there is-to silence soon and forever the dis- David Wilmot, the late Abolition candidate strictly and invariably adhered to. El

RESIGNATION OF GOV. WALKER.

ROBERT J. WALKER has resigned the tion of a Convention to frame a Constitution for resignation. This movement of Gov. Walker's previous state of commotion and civil war. In is, doubtless, a source of great disappointment to consequence of this embittered feeling, and the the Abolitionists, as they confidently expected mutual distrust naturally thereby engendered, which event they intended to raise their hypo- any participation in the proceedings instituted critical howl of pity and condolence, (which under the law aforesaid. The census therein always forms a part of their tactics on such oc- provided for was imperfectly obtained from an casions) thinking thereby to wheedle the friends of Gov. W. into their own ranks. But, "alas! removed himself and by doing so has likewise law. In some instances, people and officers removed the material of which the Abolition- were alike averse to the proceeding: in others, ists had so fondly hoped to manufacture any quantity of "thunder." We pity the poor fel- efficient organization, enabling the people to lows-indeed, we do! "Gov. Ford's fund" secure a representation in the Convention .-has long since been exhausted and it is hard, Under the operation of all these causes comtherefore, to raise popular excitement on the bined, a census list was obtained of only nine of their objects. For this reason it was cruel contained much the larger part of the populain Gov. Walker to resign. But if he chooses to tion. break the hearts of the Abolitionists, we can't help it. That is his affair, not ours, however much we may deprecate it.

readers. According to the result of the late econclusion that there will be enough on the subject of Kansas, in this issue, for the enjoyment be done by the executive officers, without the wrinkle, I am not advised. But there is a rumor of our readers, without copying Gov. Walker's concurrence of a majority of the people. letter which would occupy about one entire be made to exist in Kansas.

REMOVAL OF SECRETARY STANTON. which, if we are not ready to meet it, we shall

guage

The President has very justly removed F.P. remember in sorrow for years to come. He STANTON from the office of Secretary of Kansas will fight us in our Legislative Halls, armed Territory, he (Stanton) having violated his in- with the weapons of bribery; he will intrigue structions by calling together the Territorial with our weak representatives and hire the Legislature for the purpose of interfering in the treacherous to stab us when we least expect it. arrangements made by the late Constitutional It is not difficult to recognize this enemy .- frigate Congress who were all allowed to go Convention for taking the vote on the "slavery He cannot disguise bimself in these days of fi- ashore, and make their way to the Holy City, question." GEN. DENVER, a man of great force nancial ruin. Every Democrat (at least every of character, has been appointed to succeed one who believes in the doctrines of Washing-In accordance with the general wish of our Mr. Stanton. Fanaticism, pro-slavery and ton, Jackson and Buchanan) beholds him in In accordance with the generative form. But in the second of the second price of our paper to \$1.50 per annum, cash treatment at the hands of Denver. May there If there are Democrats who cannot see this enein advance. If payment is not made in advance, be enough of the "Old Hickory" leaven in him my, let them look in their pocket-books. STAMEFUL TRICKERY.

remain unsettled at the end of the year, \$2,50 contented, hypocritical and agitating dema- for Governor (the man who "stumped Packer," will be charged. 17 These Terms will be gogues in Kansas, who have shown themselves you know.) it will be remembered, resigned Hoyt, a well known banker of that city, by to be ever ready to commit perjury, murder and his Judgeship so that he could canvass the State All of our present subscribers who will make treason, aye, who are willing to see the very for the office to which he aspired. Gov. Pollock payment before the first day of January next, Freedom they prate so much about, trampled appointed a gentleman by the name of Bullock to shall receive the Guzette at the above named in the dust, if thereby the election of an Abo- succeed David. Judge Bullock sat on "the rate of \$1,50 per annum, in advance, and those lition President in 1860, could be secured. bench" while David was running for Governor volume, shall have a credit of 50 cents on the Territorial Legislature, holds the following lan- Gov. Pollock re-instated the said David in the it must be between two and three thousand years Judgeship. It is supposed that Wilmot would old.

The law passed at the last session of the Leg- have been re-appointed to his former position islative Assembly, providing for the organiza-on the very next day after the election, but husband, to recover money loaned by her to her election to the destination of the sent to House of Representatives ; contested the government of Kansas as one of the States that a rumor had reached the Governor that husband, being property acquired after mar-elections to be determined by Legislature, 3. Governorship of Kansas and has written a long, bla and courteous letter to the Secretary of unfortunately the people of the Territory were bla and courteous letter to the Secretary of able and courteous letter to the Secretary of unfortunately, the people of the Territory were ing was badly affected, and, therefore, it is presiding. The question was whether a wife State, setting forth his reasons for tendering his divided by a bitter hostility, resulting from the presumed, His Excellency postponed the matter could maintain a suit against her husband. The 4 in 6 years. 4. His salary to be fixed by law. for a few weeks, hoping that by that time Court decided that she could, and delivered a 5. He shall have command of the Military of David's tympanum would once more be able to verdict for the plaintiff for \$2,508. one of the parties, composing a large majority withstand the sledge-hammer eloquence of Bradthat he would be removed by Mr. Buchanan, in one of the parties, composing a large majority withstand the stedge naminer enquence of Brad-of the people, refrained almost entirely from ford lawyers. But be that as it may, Wilmot aunwilling people, in nineteen counties of the after all, to delude the people into the belief balf their usual rates. The fact of his ownerunwilling people, in nineteen counties of the after an, to define the people into the benefit of alack ! and a-well-a-day !" Gov. Walker has ses, no attempt was made to comply with the trickery is shameful, indeed, and Mr. Bullock must have been a great calf to allow himself some, there was but a small population, and no played off.

But Gov. Pollock has lately made some other appointments which cast the Wilmot dodge, dishonorable as it was, far into the shade.

The following from the Harrisburg corresponthousand two hundred and fifty-one legal vosubject of "Bleeding Kansas," to the pitch re- thousand two hundred and port-one regul to- dence of the Pittsburg Union, will show our quired by the Abolitionists for the attainment ties of the Territory, though these undoubledly readers what this Honorable Governor is engaged in doing :

At the election which followed in the pursu-HARRISBURG, Dec. 14, 1857. EDITORS OF THE UNION :- You have already ance of the law, only two thousand two hundred persons being less than one fourth of the regiscommented with proper severity, on the appointof Gov. Walker's letter, nor do we believe that elected, or for other persons. The average ag- of making him Governor. A similar dodge has retard the measure for some years longer. it would be of much interest to many of our gregate vote in favor of the successful candi- taken place in your own county. One of your dates was about eighteen hundred. It thus appears that in the election of the 15th a few weeks after the inauguration of Governor lection, a large majority of the people of Bed- June last, for the delegates to the Convention, Packer, resigned a few days since, and received ford county, are in favor of minding their own the great mass of the people refrained from vo- from Governor Pollock, a new commission, havbusiness, and letting the people of Kansas man- ting, and left the whole proceeding, with all ing three years to run : thus, by a mean trick, age theirs. We have, therefore, come to the its important consequences, to the active mi- taking the patronage out of the hands of the nority, under whose auspices the law had been next Governor. How many more of Gov. Pol-

enacted, and also executed, so far as that could lock's notaries will avail themselves of this new now circulating in our borough, said to be be-THAT THE REFUSAL OF THE MAJOR- lieved by those well informed, that your Sealer page of our paper. In order, however, to give no cause of complaint to the Abolitionists, we NOW TOO APPARENT TO BE DENIED. Trannointments, either for themselves or their Marion, which is to proceed shortly to the subjoin the following extract, in which Gov. IT HAS PRODUCED ALL THE EVILS re-appointments, either for themselves or their Marion, which is to proceed shortly to the either House shall constitute a quorum. 16. SEC. 1. The Legislature shall provide against I have said that the slavery question as a prac-Now, here is the positive and emphatic state-I have said that the slavery question as a prac-

I have said that the slavery question as a prac-tical issue, had disappeared from Kansas long before my arrival there, and the question of self- THE REFUSAL OF THE MAJORITY TO back at the end of his term, for it so happ government had been substituted, in its place. GO INTO THE ELECTION FOR DELE- that his term commences on the 11th (second On some future occasion I shall dissipate the GATES TO THE CONSTITUTIONAL CON- Tuesday) of January, 1858, and will expire on Congress exhibits the following result ; Kings- provide for enumeration of inhabitants and apdelusion which has prevailed upon this subject and show, that after three years' experiment, VENTION, "HAS PRODUCED ALL THE the Sth of January, 1861, the second Tuesday in that year coming three days earlier than in delosion which has prevaled upon this subject and show, that after three years' experiment, when I arrived in Kansas, there were less than when I arrived in Kansas, t when I arrived in Kansas, there were less than brites ASD Difference of the organization of cities and incorporated vil-three hundred slaves there, and the number con-three hundred slaves there, and the number con-CRITICAL HOUR." The question arises, next month, will hold clear through Governor will hold their annual session at the Smithsoni-all will difference the condition of furthieses from lages, and restrict their power of taxation, borthree hundred slaves there, and the number con-stantly diminishing; that, as proved by the what party constitutes that majority? It is Packer's term. True, a Governor of Pennsyl-an Institute, in Washington, on the 13th day all civil officers in the rendition of fugitives from envice or labor in other. States. Then, follows thenticated by those distinguished Southern statesmen John C. Calhoun and Jefferson Davis, the winter climate, even of Eastern Kansas, is of the Legislature, the so-called "Free State the value and the southern the source the sourc colder than that of New England, and that the men" under the control of the Abolition leadpro-slavery Territorial Convention of Kausas, ers, Lane and Robinson, lare the party that consolidated with the pro-slavery Territorial constitute that majority ! Therefore, by refus- The opposition to the Democratic party had five months before my arrival there, did distinct- ing to vote at the election held to choose dele- a majority in the last Congress and they spent ly abandon the slavery issue, because, as set gates to the Constitutional Convention, accord- about \$300,000 of the people's money in elec- Committee on Ways and Means, reported a bill for the payment of Invalid and other Penforth by one of their number, "the pro-slavery ing to the testimony of Secretary Stanton, ting a Speaker. In the present Congress, the sions.

CAL HOUR.

the officers neglected or refused to act; and in

Brevities.

-There has been a row at the gate of Jerusalem, between the villagers of Bethlehem and those of Thamar, in which one man was killed. Pilgrims were numerous and every where conspicuous. It was the crew of the American instead of getting drunk at Joppa.

-Few insects live more than a year in their he caterpillar, then the chrysalis or pupa, and changes there are infinite degrees and varieties seminary, and alternate sections of land on wo

ecently furnished with a bit of excitement, such roads. growing out of the cow-hiding of Mr. John P. Mrs. Clarinda Andrews, the proprietress of a formation of the Constitution, and the style of millinery store in the same place. Cause- the State. Art. I. Fixes the State boundaries. alleged unfair treatment.

-The Egyptians manufactured perfumes so

Territory, and has also certain special rights in ment, and recommend measures for their action.

-Mr. Isaac Buchanan, candidate for the cies not provided for to be filled by Legislature. new provincial Parliament for the county of 14. The Secretary of the State to be elected for _Sec. 1. Taxation shall be uniform. 2. Suffito be made the instrument by which it was Huron, conceiving that the British form of two years. 15. All bills passing the Legislature cient to be levied annually to meet the expenses favor of the American system.

> music was produced, and lo! the boy's fingers were to be elected in each county. besmeared with the sticky stuff!

-It is contradicted by a Russian authority that the project of the emancipation of the serfs and House of Representatives. 2. No U.S. tered voters, participated, in any manner, in the ment of Wilmot as Judge, after the dodge of his in that country is near its realization. A vari-We have not the space to give the whole choice of delegates, either by voting for those resignation had failed to accomplish its purpose "ty of conflicting opinions and interests may lucrative office under the State to be eligible

> -In Columbus, (Ga.) on Monday night, James offence, or guilty of embezzling the funds of notaries, whose commission would have expired Garrard killed a woman by the name of Susan the State. 4. The members of the House to be Brown, and then stabbed himself in several elected for two years, and (5,) of the Senate for places. He is yet living, but it is said he can- four years. 6. Senators at the first session to not recover.

> > - Jenry Fennon, a tailor, about 38 years of and a native of Massachusetts, was found dead in the woods between North Wayne and Readfield, Maine, on the 4th instant. He has been missing since September last

-A draft of thirty men arrived at Norfolk on Wednesday, in the steamer Louisiana, from Baltimore, and proceeded to the navy yard. Neither shall adjourn for more than three days They are to be regarded as a source of revenue. They are to be put on board the sloop-of-war Houses shall elect officers. 15. A majority of PUBLIC DOMAIN AND INTERNAL IMPROVEMENTS. this dodge should be carried out, it will spoil -The wife of Senator Benites, of San Anto-

--- It is r canvasa

The Kansas Continution. The following is a synop of the Kansas

ORDINANCE.

PREAMBLE The preamble recites the circumstances of the prowners

Art. 2. Provides that no county on the Missouri or Kansas rivers shall be reduced to less than perfectly that some of their ancient ointment, 20 miles square, and no other to less than 500 who have already paid us \$2,00 for the present . Mr. Secretary Stanton in his message to the and until a few weeks after the election, when England, still retains a powerful odor, though are to be Legislative, Executive, and Judicial. reserved in an alabaster vase, in a museum in square miles. The powers of the government EXECUTIVE DEPARTMENT.

> -An action for debt by a wife against her years. 2. Governor to be elected ; returns to Governor shall be 30 years of age, a citizen of the State, 6. He may require information -Brigham Young is said to be one of the Legislature in emergencies. S. Shall inform

gain wears the ermine, by appointment from the ferry privilege at that place, by which his 9. Shall see that the laws are executed. 10. resident of the State. -7. No person not quantified as an elector shall be elected or appointed field as an el

LEGISLATIVE DEPARTMENT.

SEC. 1. The Legislature to consist of a Senate or (3,)any person convicted of a penitentiary

with them such persons as are deeme laves the laws of any of the United States of Territories, so long as any person of the same age or Constitution to which we inv the attention ries, so long as any person of the satery by description shall be continued in slatery by the laws of the State : Provided That such

person or slave be the bona fide projecty of The ordinance with which the constitution such emigrants : and, provided also, That laws begins, proposes the relinquishment the right of the State to tax. Government landwithin the States on the grant by Government and within the States on the grant by Government cour sections of land in rach township to the state for shall have power to pass laws to permit the -rew insects live more than a year in their perfect state. Their first state is the egg, then the caterpillar, then the chrysalis or pupa, and the payment to the State of five per cents the proceeds of all public to the state of the rights of creditors, and preventing them from proceeds of all public lands sold in the Ste, the becoming a public charge. They shall have grant of 72 sections of land for the use of a power to oblige the owners of slaves to W them with humanity, to provide for of transition, all of which constitute the pleas-lines of railroad through the State, one Neth necessary food and clothing to absum from all ing and very instructive study of entomology. and South, and the other from the Missori injuries to them, extending to life or hub : and -The good people at Janesville, Wis, were river westward, to aid in the construction in case of their neglect or refusal to comply with the direction of such laws, to have such lave or slaves sold for the benefit of the owner

> SEC. 3. In the prosecution of slaves for crimes d higher grade than petit larceny, the Legislathe shall have no power to deprive them of an impartial trial by petit jury.

Sic. 4. Any person who shall maliciously dismimber or deprive a slave of life, shall suf-fer such puishment as would be inflicted in case the like offence had beeu committed on a free white person, and on the like proof, except in case the state of such slave.

SEC. 1. The Governor shall hold office two free white person, and on the floe fare, area of insurrection of such slave. RIGHTS OF SUFFRAGE.

SEC. 1. Every white male citizen of the U. States, resident of the State one year and of the county three months, shall be entitled to vote. 2. Voting to be by ballot. 3. Electors privileged from a trest during attendance at privileged from ar the to be required to do elections. 4. No elector. ion. 5. No elecmilitia duty on the day of elect. Cason of absence. tor shall loose his residence by re. from the State on business.

the military or other service of the

FINANCE.

government is unsuited to the wants of Canada, to be presented to the Governor, to be signed or of Government. 3. Extraordinary expenses in an address to the electors declares himself in returned with his objections. 16. Resolutions, may be met by laws, but these shall never exexcept in certain cases, to be signed by the ceed \$500,000, and such loans shall provide Governor. 17. A Lieutenant Governoor to be for an annual tax to meet the interest, to be -Printer's ink served a pretty turn at Low- elected, and (18) in case of the death of the continued until the debt is paid. 4. The Legisell, in catching the Davenport boy medium at Governor, to act in his stead. 19. Lieutenant lature may borrow money for the purpose of playing on the musical instruments, instead of Governor to be President of the Senate. 20. repelling invasion, &c. 5. No scrip or evidence the spirits, as was pretended. The ink was A State Treasurer and Auditor to be elected to of debt shall be issued for any other purpose rubbed over the keys of the instrument; the serve two years -21. A Sherifi, Treasurer, than the foregoing. 6. State, school, religious and charitable property shall be exempt f

taxation. 7. Money shall be paid out Treasury only in pursuance of appropriat law. 8. Statements of the receipts an ditures to be published with The laws, session.

REVENUE.

SEC. 1. Revenue bills must origina House of Representatives. 2. Taxable 1 ty shall pay tax in proportion to its value The Legislature may levy an income tax draw lots, one-half to serve two years and the lax trades, professions, &c. 4. Lands other four. 7. The number of Senatelys not to classified in three classes, and an ad valor be less than 13nor more than 33; and (8,) the assessed. 5. A capitation tax shall be pr members of the House not more than 100.9. every able bodied male citizen over 21 services the style of the laws 10. Each house under 60 years. 6. Railroad incomes fr may determine its own rules, II. May pun-ish disorderly behavior by flue or imprisonment. Bifs of public land may be taxed 10 cents is the \$100. 7. No lotteries shall be authorized 12. Each House shall keep a journal .- 13. as a source of revenue. 8. Donations of land

Compensation of members to be fixed by law. the waste or damage of the public lands, and 17. Bills may originate in either house. 18. for the security of the proceeds. 2. A liberal Legislature to provide for filling vacancies in system of internal improvements shall be eneither House .- 19. To sit with open doors, couraged, and the Legislature shall ascertain 20. Every law to embrace only one subject. and make appropriations for proper objects.

Legislature, on the 4th of January, 1857, nearly crats was invited, as the only hope of success, not to make Kansas a slave State, which was Let them be held responsible for it at the bar of public oninion. servative Democratic free State." Even as late as the 3d of July, 1857, when the Democratic Territorial Convention assembled at Lecompton. in consequence of the laws of climate and the well-known will of the people, none contended that slavery could be established there.

The Problem Solved.

Know-Nothing-Abolition Governor, speculation consideration. We allude to the problem of continuing him in the position. financial revulsion in Pennsylvania, from which we are now trying to recover.

The publication of the Bloomsburg Star of B. W. Weaver, Esq.

A Foe on this Side of Kansas.

The Democratic press of this State, seem to have almost entirely lost sight of the great question which but a few weeks ago command-

in banks, has had the most unbounded license. the late financial revulsion. That subject stand-In 1855, ten new banks were incorporated, ing out so prominently on our political horizon nine re-chartered, and the capital of other banks has been suddenly eclipsed by the foggy orb of stitutional Convention, the Indiana State Senincreased to the sum of \$200,000. The entire "Bleeding Kansas," and almost every Demo- tinel saysincrease of banking capital in the State, during cratic editor of the State since looking upon with the constitution framed by the Lecompton that year was \$2,525,000! This was the work that eclipse, has seen nothing but little globes of convention with the prohibition of slavery by lina. of a Know-Nothing-Abolition Governor and Kansas moonshine dancing in his vision .-- the vote of the people, would be an act which Legislature. In 1856, the Democrats having Jesting aside, we consider this reprehensible in would give peace to that territory, settle all a majority in the Legislature, there were no the highest degree. In the name of Common the political difficulties which have so long disnew banks incorporated and but four re-char-tered, while the increase of banking capital was and, then, after we shall have provided for our not, as we have before said, desire it at the but \$1,100,000. In 1857 when the Know own welfare, we may speculate on the follies sacrifice of any of the political rights of her pes-Nothings and Abolitionists again had the con- of the people of Kansas. "Charity begins at ple. But the difficulties which have so violenttrol of the Legislature, there were sixteen new home," says the old adage, and we think, as ly agitated the country upon Kansas affairs did 000, and the capital of other banks increased conforming to the doctrine which it teaches,- confidently predicted by our political opponents nor will those now existing have that effect. \$750,000. Thus, it will be seen, that during We need not mount our Rosinantes and go on a The democratic party, acting as it always has Gov. Pollock's administration, the banking mad-cap expedition for the purpose of shiver- for the best interests and with a just respect for capital of the State has been increased nearly ing our lances against imaginary wind-mills in the rights of the whole country, will move on **nine millions** of dollars ' And this, we hold, Kansas. We have a foe at our own doors, in the same successful career which has char-matter. The same of the late crash in money which the people call upon us to fight; a foe matters. Thus do we solve the problem of the who has "millions" for his own defence, but

> about nothing" in the discussion of Kansas af-the result of an election in Kentucky, for in-I tion and preparing to make an attack upon us nessee.

evils and dangers of the present critical hour." chosen on the first ballot. It is easy to be seen flour are selling in that city at \$4 a barrel.

people and which aims but at the plunder of the make a Man-illa ? public treasury.

STATE TREASURER.

We learn with pleasure, that Hon. H. S. MA-GRAW, the present efficient and trustworthy ed their earnest and undivided attention, and State Treasurer, will be a candidate for re-elec- It was insured for more than it was worth, and which at present requires, and will, for some tion to that office. Mr. Magraw deserves the it is said was set on fire. Under the administration of the present time to come, require their anxious and careful office and the Legislature will do itself credit by

The Kansas Question.

BETTING ON ELECTIONS .- The Supreme Court "not one cent for tribute" to the interests of the of Tennessee, in session at Knoxville, has depublic. Whilst we are making a great "ado cided that betting on an election held out of the

the North, will be continued by the widow of fairs, this enemy of ours is fortifying his posi-B. W. Weger F. is not an offence against the laws of Fen-

the vote in Minnesota for territorial delegates to islature to meet every two years. 23. Shall bury, Democrat, 15,188; McClure, Republican portionment of Representatives. 24. The Leg-

-A man attempted to seize a favorable opportunity, a few days since, but his hold slipped, and he fell to the ground considerably injured.

-In the House of Representatives, on Wednesday, Hon. J. Glancy Jones, Chairman of

-A hypocrite with his mouth destroyeth his neighbor, but through knowledge shall the just be delivered.

-Theodore Sedgwick has been appointed United States District Attorney for New York in place of John M'Keon, removed.

Alluding to the action of the Kansas Con-Washington intend to be 'at home' on Thursdays Iy. 17. Judges to be conservators of the peace -All of the wives of the cabinet officers at

Nathaniel Greene is to be erected in North Caro- Attorney General of the State elected, and a

-The Mormon war will close, for years, perhaps, the overland route to California by way of the south pass.

-The new Secretary of Legation to Paris the Senate. 23. The Governor and all civil ernment, until otherwise ordered. 2. Person Mr. Calhoun, of South Carolina, has arrived, and entered upon the discharge of his duties.

-The grasshoppers are still troublesome in various parts of Texas, especially in the neigh-

-The number of State paupers in Massachusetts is 3,173.

-Governor W. F. Packer is now at Washington.

-The Legislature of Minnesota met at St. Paul on the 2d of December, and both Houses organized. All the officers elected were Demo-

-Matthew Kerr, Esq., an old and respected citizen of Wrightsville, Pa., died on Saturday

is at Baton Rooge, La., in ill health.

3 21. Every act to be plainly worded. 22. Leg-

JUDICIARY.

to be held in each year. 9. The Legislature loaned to any person or corporation. may establish Courts of Chancery, and (10) in

Circuits, and Chancery Judges by the Chancery battallions, regiments, &c. Divisions. 14. Vacancies to be filled by the Governor. 15. The Supreme Court Judges to

in their respective jurisdictions. 18. Fixes the -A monument to the memory of General style of legal process. 19. There shall be an

or clerks of Courts to be provided for. 21. The Representatives to have the sole power of impeachment. 22. Impeachment to be tried by

officers to be liable to impeachment.

The Slavery clause of the Constitution, which

SLAVERY.

SEC. 1. The right of property is before and higher than any constitutional sanction, and the right of the owner of a slave to such a slave and its increase, is the same and as inviolable as the right of the owner of any property whatever.

SEC. 2. The Legislature shall have no power to pass laws for the emancipation of slaves without the consent of the owners, or without paying the owners, previous to their emancipation, a full equivalent in money, for the slaves so emancipated. They shall have no power to Declarations of all our other States C prevent emigrapts to the State from bringing tions.

CORPORATIONS.

SEC. 1. Corporations may be formed under a service or labor in other States. Then follows exchange may be incorporated but they shall anapportionment for members of the first Leg- not issue paper mouey. 5. One Bank of discount and issue with not more than two branch-

es may be established, but the act of incoporation SEC. The judicial powers to be vested in a shall not take effect until submitted to and ap-Supreme Court, Circuit Courts , Chancery Courts proved by a vote of the people. 6. The bank Courts of Probate, &c. 2, 3 and 4 Supreme Court and branches to be mutually liable for all the to consist of a Chief Justice and two Associates; debts of each other, the stockholders liable to the Court to have appellate jurisdiction only, an amount equal to their stock, and no law and to hold two sessions annually at the seat of shall be passed in any way sanctioning a sus-Government. 5. May elect a Clerk and Repor-ter. 6. State to be divided into circuits. 7. Shall not be a stockholder in any bank or other Defines extent of jurisdiction of Circuit Court

MILITIA.

each county a Court of Probate. 11. A compe- SEC. 1. The militia shall embrace all abletent number of Justices of the Peace shall be bodied male citizens between 18 and 45 years, elected in each county. 13. Compensation of except such as may be exempt. 2. Citizens Judges to be fixed by law. 13. The Chief Jus- opposed to bearing arms may pay such equiva--Iranistan, the memorial of humbug and tice and Associates to be elected by the electors lent as may be prescribed. 3. All militia offifolly, at Bridgeport, Ct., has lately been burned of the State, Circuit Judges by their respective cers to be elected by their several companies,

EDUCATION.

hold office six years, and to be classified so as to make one election every two years. Other tore shall be forever encouraged. 2. The Legisla tore shall preserve the lands donated to the State for school purposes, and faithfully appl the funds derivable therefrom. 3. Free cor mon schools shall be established in every town ship in the State. 4. The Legislature sha make appropriations from the State Treasur sufficient number of District Attornies, to hold for the support of schools, (5,) shall pass law for their government.

MISCELLANEOUS.

SEC. 1. Lecompton shall be the seat of Got chosen or appointed to office under the State shall take oath faithfully to perform their dutie is to be stricken out or retained as the people shall be kept and conducted in the Englis may determine at the election on the 21st inst., language. 4. Aliens who may become box fide residents, shall enjoy the same rights a native-born citizens. 5. County seats only be removed on a vote of the citizens. 6. A property owned by the wife at her marriage, acquired afterward by gift or devise, shall f her separate property, and laws be passed registration and protection. 7. The privil of fiee suffrage shall be supported by laws re lating elections and panishing bribery and proper practices. 8. Treason against the !! shall consist only in levying war against adhering to its enemies.

crats.

-The wife of Vice-President Breckinged