BEDFORD GAZETTE.



-BEDFORE, Pa.-

FRADAY. JULY 13, 1860. B. F. Meyers, Editor and Proprietor

FOR PRESIDENT, MON. STEPHEN A. HOUGHS.

FOR VICE-PRESIDENT, MON. HISTORIAN T. SONNSON.

FOR GOVERNOR

GEN. HENRY D. FOSTER.

OF WESTMORELAND COUNTY. FOR CONGRESS,

HON. WILLIAM P. SCHELL, (Subject to the decision of the District Conference.) DEMOCRATIC COUNTY TICKET.

PROTHONOTARY.

MAJ. SAMUEL H. TATE, BEDFORD BOROUGH.

SHERIFF, JOHN J. CESSNA, BEDFORD BOR. COMMISSIONER.

RICHARD M'MULLIN, POOR DIRECTOR,

JOHN S. BRUMBAUGH, S. WOODBERRY. AUDITOR.

GEORGE BAUGHMAN. W. PROVIDENCE,

CORONER, JACOB WALTER. ST. CLAIR.

Why we support Douglas.

We are for Douglas and Johnson for the following good and all sufficient reasons

1. They are the regular nominees of the only regular Convention of the National De- former, as an artist in painting, and the latter mocracy, having been nominated in strict accor-as a Photographer, have acquired a reputation that is a sufficient guarantee for future sucmere majority of the Convention, not by a bare two-thirds of all the votes given (either of which would have sufficed in the time of Jackson, van Buren and Polk) but by a unanimous vote of more than two-thirds of the whole Conven

2. Because Douglas and Johnson stand upon the time-honored platform of the National Jefferson and Jackson stood; on which Police and Buchanan were elected; the plate ced against Pritts at his trial.

3. Because Douglas and Johnson are emi- smiling in plenty !

4. Because Douglas and Johnson are the candidates that will insure the defeat of Lincotn and Hamlin, the nominees of the fanatical and sectional Black Republican party, a reason which should certainly operate most powerfully with every true and earnest Democrat.

For these and other equally forcible reasons, we have unfurled the banner of Douglas and Johnson, and every Democrat who believes in sustaining regular nominations and in standing by the regular organization of the party, will -Dow assails us.

A COUNTY FAIR.

token a season of plenty. Why is it, then, that of it, looks a little suspicious. we hear nothing said among our people of a provement? Are we afraid to compare notes for the benefit of the Black Republicans: with our neighbors? Are we too sluggish to keep pace with other counties far less benignly favored in point of climate and of soil ? We hope and believe that such is not the case, and, therefore, took forward to a general preparation exhibition, therest, himself in this matter, and They are better used to hooping !" he will do good to himself as well as to his

neighbor, Gen. Bowman has sold the Constitution ne-wspaper to Mr. W. M. Browne, formerly ass ciate editor of the paper. The Constitufrom is a neatly printed paper, advocating the the Lutheran Church, on Thursday, 19th July, 1860.

BEDFORD BOROUGH ERECT: THE WATCH-FIRES BORNING BRIGHTLY.

President. The Committee appointed at the last meeting to report a Constitution and permanent officers, reported through its Chairman. Vice President. Having been present at both The report of the Committee, was unanimously sessions of the Convention, and a spectator of adopted. The following persons were selected as permanent officers of the Club :

President. HON, JOB MANN: Vice-Presidents,

William Chenoweth, Samuel Davis, William Shafer, George Reimund, Hiram Lentz, J. T. Gephart. M. E. Barteges, Job M. Shoemaker, Jacob Semler, David Elsrode, Daniel Border.

Secretaries, T. R. Gettys. John Palmer, Treasurer, G. H. Spang.

Executive Committee, O. H. Gaither, Jos. W. Tate, A. J. Statler, Daniel Heltzell, jr., Thomas H. Lyons, A. J. Sansom, A. W. Mower.

Speeches were delivered by John Palmer, Coi. J. W. Tate, and Hon. J. F. Loy, of Wisconsin, after which a large number signed the at the call of the President.

Local and Miscellaneous.

.... THE FOURTH IN SCHELLSBURG .- Independence day was celebrated at Schellsburg, by the military and citizens. The "Black Plumed Riflemen," Capt. Mullin, and the "Bedford Riflemen," Capt. Lyons, paraded the streets, maof Mr. John A. Snively. The Declaration of

. . . . We announce with pleasure, the arrival artist in Photographic Painting, who was with in the proceedings. us last summer. Mr. Vallade, in conjunction with Mr. T. R. Gettya, of this place, has put up a fine Gallery at the Springs, where Photographs, plain, or colored in the most fashionable style, can be had on liberal terms. It is need- of the qualifications of its own members. less for us to say anything in commendation of the skill of Messrs. Vallade and Gettys, as the rum for the transaction of business.

.... The Somerset papers publish the Con-fession of Henry Pritts, recently that place for the murder of Eli Weimer. Pritts that he shot Weimer in the back when they were out hunting together, and says that he was instigated to do so by Mrs. Weimer who tion of the first Article thereof. Democratic party;—the platform on which Mrs. Weimer was the principal witness produmember of the Convention was fully satisfied,

people of the whole Union, in two successive A bounteous Providence has poured with lavelections, the principle of "Non-interference ish hand its precious gifts upon the lap of mothHere it will be well to remember that every voting and Judge D. having received more than the Convention refused to admit the new by Congress with slavery in State or Terri-

sort, and admirably fitted by great natural pow- days ago, by knocking out her brains with a satisfied with the Platform adopted by the Con- ding of every impartial voter. I have full coners and long experience in public affairs, for the board. The wretched man, immediately after vention, and for this reason and for this alone, fidence in the wisdom and patriotism of the line to be long the line of the lin offices for which they have been nomina- having done the horrible deed, committed surcide by hanging himself.

....It is with feelings of profound regret, that we are called upon to announce the death of MR. SAMUEL CARN, of this place, which occurred at his residence, on Tuesday night last. Mr. Carn was formerly Sheriff of this county, and held other honorable and responsible positions. He was a man of upright character steady business habits, a good citizen and much esteemed and beloved. Peace be with him!

....Our good friend, the editor of the Philagenerously throw aside all his former prejudi- delphia Argus, to our utter amazement, has falees and dislikes, (as we have done) and come len into the practice so popular at present with with us under the flag of the gallant and un- the disorganizing Breckinridge papers, to copy daunted leader, who has already vanquished in articles from Black Republican and Abolition many s hard fought battle, the very toe that newspapers to show that Breckinridge is strong and Douglas weak. The Argus of a tew days since, transferred to its pages a half column editorial from the N. Y. Tribune, to prove that A plentiful harvest is just being garnered in ; Breckinridge was the man for the Democracy. orchards bend beneath loads of ripening fruit; The Argus must have ninety-nine and ninecattle, fat and sleek, walk in luxuriant pastures; ninths of its hundred eyes entirely shut up, if it

.... "Honest Old Abe !"-Our devil has County Fair? Have we lost all desire for im-

> Hurrah for "Honest Abe !" quoth Joe: Why call him honest, now? says Jack. Why, certes, that the world may know Abe from the fest of Helper's pack !

... Whooping-cough, of a violent character, on the part of our farmers, for the holding of a is at present prevailing among the youngsters of Fair during the coming Fall. Let every one our town. It is said that females do not suffer who can raise any article, animal, or product for as much from it as males. "Cause why?"

.... Every Democrat should read the able article, from the pen of HON. JOHN CESSNA, published in this issue, giving an account of the Charleston-Baltimore Convention. It well repays perusal.

.... An examination of a portion of the Classes in the Bedford Classical Institute, will be held at The Public are respectfully invited to be present-

FOR THE BEDFORD GAZETTE. TO THE DEMOCRATIC PARTY OF BEDFORD COUNTY.

An enthusiastic meeting of the DOUGLAS the late National Convention at Charleston and all that transpired, I propose to give a few of setpne from Missouri, enefrom Delaware, three and that of Breckinridge and Lane as irregular and disorganizing, meriting no favor at the hands

the United States, and in conformity with the of each from Georgia. The report of the in March, 1860. found that there was one contested seat from Covention contrary to the views of the Sece-

the Committee, a report was made to the Con- ye this was considered sufficient ground for a mained in the Convention at Charleston, there of the General Government and all the papers Esq., O. H. Gaither, Esq., Hon. John Cessna, vention. This was unanimous in every case, further secession of 50 members. except that of New York. Six members of the Committee made a minority report recommen-Constitution. The club then adjourned to meet ding the admission of one half of each delega- the subject of the platform, appointed a nationtion from that State. The teport of the Com- al committee and adjourned. Of the seventeen mittee was adopted by the convention after a votes before mentioned, sixteen were in lieu its own members. From such a decision there viency of at least some of the minions of power. full discussion. The vote in every case, except New York, was unanimous. That part of sai - one half vote from Massachusetts and House of the Legislature, consists of 100 mem-

tatives of the United States were adopted for members. king quite a fine appearance. A sumptuous done by the entire vote of the Convention. several of the delegates declined to vote—on and 9 votes in the Senate with 8 against it, beand elegant dinner was served up at the hotel The rule requiring two thirds of the votes given, the second ballot Judge Douglas received 1812 ing signed by the Governor, even though 5 of the Convention in regard to the motion, or Independence was read by O. H. Gaither, Esq., of the Convention to alter or amend the Rules Church, of New York, offered a resolution deand eloquent and appropriate addresses were of the Convention. Every Congressional Dis- claring him nominated and by implication re- zens of the Commonwealth as though it had redelivered by A. J. Statler, Esq., and Maj. S. H. trict in the United States and every state at scinding the resolution of interpretation and ceived one hundred votes in the House and 33 and this only received 141 to 112. If it was ted of 303 members, and continued in session motion.

portant bearings upon the regularity of the mination now being considered

It is confidently asserted that both of these propositions are clearly established by the common law on the subject, in all civilized coun-

With the first of these propositions every transaction of any business. the Convention and remained to participate in did not affect the result. On the second ballot, of individuals accidentally called together. form which embodies that sacred compromise between the North and the South, instituted by believe the North and the South and the Sou

decisions and support its nominees. These gen- and their allies and abettors, alone are responsi- Constitution and the Union. tlemen, however, seemed to have adopted a ble. There are but two reasons given by themdifferent course.

ground, of this secession was the Platform a- gates at Baltimore. These I propose to consid- and proposing to nominate their own candidates. dopted by the Convention. You will, doubtless, er very briefly. Before I do this, however, I The meetings by which the delegates to the will credit me when I assure you that it was vention" instead of "Non-Intervention" by Con- hostile to the Democratic party. One of their the identical creed of the party in 1844-1848 gress with the question of slavery in the territo-orators (and a Delegate) said of the Ealtimore of Pierce, in 1852, the Kansas Nebraska Act the Seceders, if not among themselves, to bring sent Alabama in that Convention should be of 1854, and the Cincinnati Platform, of 1856. The Convention re-affirmed the Cincinnati Platform, upon which James Buchanan was elected, and opon which the great battle of Douglas. These propositions shall also be brief- section, that he would be more than the assas-1856 was fought and won; and this was deem- ly considered. The first secession of 51 mem- sin who but takes the life of a fellow man." ed sufficient to justify 51 members in bolting.

The Convention (252 members remaining) continued in session and proceeded to ballot for and every sight and sound, in the country, be- does not see that such a course, to say the least a candidate. Fifty-seven votes were taken. On several of these, Judge Douglas received a majority of the whole electoral ollegethe vote standing 1521 for Douglas, to 991 for

we admitted.

tioiwas also admitted.

consting of twenty-five members.

The Convention proceeded to make its more. noninations, passed an additional resolution on

dissenting voice in the Convention.

As we have already seen, the Seceders at not regular. First: Every Legislative Body shall judge Charleston, adjourned to meet at Richmond, on the 11th of June. At that time and place, In Massachusetts Mr. Hallett was elected a 218 delegates being present. same month

these both of the propositions above stated, are ted Breckinridge and Lane. At least 90 of Both were admitted—the seceders with power many of the States of the Union.

ries. Second, the desire among the friends of Convention, that "the man who would repre bers took place at Charleston on the adoption vention to declare in favor of Congressional In- of degradation and abasement."tervention in favor of slavery in the Territories.

ed rom South Carolina and Florida. One tervene in favor of Slavery in the Territories. 7 from Kentucky, in all 39, who declined to detation appeared from Mississippi-these The Convention regarded both propositions as we the Seceders at Charleston, but having erroneous in principle, and adhered to the old 74 were more than sufficient to prevent his beere-elected by a State Convention, they doctrine of the party that it belonged to the nomination. people to regulate their domestic affairs in their he delegation (the Seceders) appeared own way, subject only to the Constitution of the South have for a long time desired a dissolution & FOSTER CLUB, was held in the Court Baltimore, nominated Stephen A. Douglas, of House, on last Saturday evening. The Club Illinois, for President, and H. V. Johnson, of pedle, or by any Convention, but was actent, a difference of opinion as to the time when South Carolina Delegation to Richmond, avow was called to order by HON. JOB MANN, Georgia, for Vice President. It is also, known creted by the State Central Committee.— the right to legislate on the sudject of slavery that desire. This Convention at Rich mond althat a portion of the Convention second and Owng to the position of Texas-her large size commenced. But the Convention, by an al- so nominated Breckmridge and Lane. Some fenominated John C. Breckinnidge, of Kentucky, angreat distance from the Convention, and for President and Joseph Lane, of Oregon, for diffulty of calling a Convention, this delega-

> of any Democrat, but, on the contrary, as justly day, reported by an average vote of about fifdeserving the hearty condemnation of the whole ten to ten, in favor of the admission of the right to hold the slave, all the powers of the Hostility to Mr. Douglas has had much to do Seeders from Delaware, two Seceders and one Federal government are pledged to enforce the with effecting the secession. That this hostility Under the regular call of the National Committee, acknowledged by every Democrat in gas from Alabama and Lousiana, and one-lialf the platform, unanimously adopted at Reading, ment and future history will surely determine

We have already seen that a majority, or 152 vention. The Rules of the House of Representation were added the 16 new delegates making 218 contested. They are, however, settled-even There are two other causes of complaint,

they met and adjourned until the 21st of the delegate, Mr. Chaffee was elected alternate, Mr. H. could not go to Charleston. H. notfied was the unit rule of the Convention. At Baltimore the 50 Seceders were joined Mr. Chaffee of his inability to attend and as I

Webster, Clay and Calhoun, and ratified by the heavier than they have been for many years.— a majority shall constitute a Quorum and that votes from 1814 and you have 1644, and add and also to the same objections hereafter given 1034. Indeed, the chief, if not the only less than a majority shall not constitute such them to 15 you have 32 votes for all others. in the Alabama case. The old Delegates from argument against it, was that it was unnecessa-There still being more than a quorum present and Georgia were liable to the same objection. Yet, ry, as the right to cast such votes already exmember of the whole Convention, including the two thirds of the votes given, he is clearly gates and actually admitted the old Delegates, tucky, Tennessee, half of Delaware, nearly all ter years of barrenness, the fields are once more subsequent Seceders, or Bolters, voted for the entitled to the support of every Democrat who because a part of the Delegates to the Georgia of Missouri and Arkansus, part of North Caroliacknowledges the binding force of nominating Convention, by whom the new Delegation was na and several other delegates who afterwards nent statesmen, national and conservative in Richard Madden, residing near Fort 303 members, until the seventh and eight days. 303 members, until the seventh and eight days. 303 members, until the seventh and eight days. 303 members at the regular nominee of the par-The Convention continued in session with its conventions. To say that he is not and that chosen, at first met in Convention with those seceded. But aside from this, it was right in their views, opposed to sectionalism of every Littleton, Fulton county, killed his wife a few At this time, some of the delegates became dis-

fifty one members withdrew from the Convention, separated finally and entirely from it, met and hope that upon sober reflection the people with the people wit in another part of the city and attempted to everywhere will as heretofore rally to the sup- purpose of appointing Delegates to the Nation- under instructions, he does not represent himorganize another Convention in opposition to port of regular nominations, and preserve the in- al Democratic Convention at Baltimore, to self, but his State. He has no individual the one they had left. This they adjourned to tegrity of the party. In the present aspect of nominate candidates who may be able to save views and if he had, he is in honor bound to Richmond. Most, if not all of you, have always affairs, it becomes important to determine cor- the Government from the hards of those who suppress them. Any other course of action by held that every gentleman who agrees to enter rectly who is responsible for the present situa- will not regard our constitutional rights, and the individual, or by the Convention, would a Convention, is in honor bound to abide by its tion of the party. I assert that the Seceders be the means of securing the perpetuity of the conflict with State rights and State sovereignty.

ble. There are but two reasons given by them-selves for the secession. The platform at They were elected to the Richmond Conven-As already stated, the ground and the only Charleston and the admission of the 17 dele-Alabama, Mississippi and Louisiana unanimous feel anxious to know the character of the venture to assert that there are at least three State Convention which elected the Seceders, Platform which could thus drive off one-sixth of the members of the Convention. I think you the failure of the Convention to adopt "Inter- meetings, were almost entirely of a character about a dissolution of the Union uself. Third, branded with the brand of Cain. Though not a the personal hostility of some of these gentle- murderer of his kin, he would be a murderer of men and others high in authority, towards Judge principle and of the constitutional rights of his

Others declared "that to entertain the prop of the Platform. This we have already seen osition to send delegates to Baltimore, would be was a simple re-affirmation of the Cincinnati at once to step with a coward's tread from the platform of 1856. The bolters desired the con- highest pinhacle of honor to the lowest depths

Such was the tenor of all their meetings and The same doctrine was demanded by Mr. Yan- speeches. Their Delegates showed credentials cey of Alabama, from the Baltimore Convention to Richmond and utterly refused to be bound Before proceeding to a ballot, a proposition in 1848. He there obtained 36 votes for it to by the action of our Convention. Under these was offered on behalf of some of the Southern 216 against it. He demanded it in 1852 and circumstances, the Convention deemed it wise States remaining in the Convention, to the failed to obtain it, I learn that Mr. Yancey to learn whether the great horse contained soleffect that the President of the Convention should not declare any person nominated until such person should have received a two- opposed General Cass in 1848 and General Troy.—I have before stated that the admisthirds vote of the whole Convention when full. Pierce in 1852, because he failed to obtain a sion of the 17 delegates already named, did not This was adopted by a vote of 141 to 112. It recognition of his doctrine by the nominating affect the general result. I have shown that was not offered as a rule, or as a change of the Conventions. Time will not permit a further on the vote given. I now desire to show the rules, but simply as a resolution of construction examination of this reason for the secession. It same thing in case no secession had taken place, and direction to the Chair. On the tenth day was upon a question of doctrine—one of the 101 delegates seceded. Of these South Caroliof the Convention, at Charleston, having failed | cardinal principles of the party. The Conven- na and Florida remained at Richmond. This to make a nomination and the 51 seats being toon stood upon the same ground occupied in left 90. From this number deduct 16 Seceders vacant, the Convention adjourned to meet at former times, adhering to the Cincinnati plat-Baltimore, on the 18th of June, having first form. The Seceders demanded a change and and we still have 74, who, by the action of the passed a resolution requesting the Democratic because it was refused; withdrew. The Repub- Baltimore Convention, had at any moment a party of the several States to supply vacancies licans of the North declare that it is the right right to resume their seats. There remained We have candidates in every way worthy of

vote for Judge Douglas. These added to the

It is well known that some persons in the of the Union. I believe some, if not all of the clare that the election of a Republican Presicitizens to abide by the decisions of the Supreme Those who really desire a dissolution, could here was one contested seat from Massachuthere was one contested seat from MassachuThe right to hold slave property in the Terthan by the dissolution of the Democratic parthan by the dissolution of the Democratic parthe reasons why I regard the nomination of fro Arkansas, six from Louisiana, nine from ritories, even against an enactment of the Ter- ty, thereby promoting the election of Mr. Lin-Douglas and Johnson as the regular nomination Alpama and ten from Georgia. These were ritorial legislature, invoiving as it does, a case coln. Is not the fact that such sentiments are of the party, entitled to its universal support, refered to the Committee on Credentials, then at law, or in equity, as well as the constitution- avowed, a sufficient reason for all true Demality of the supposed law, is committed by the ocrats to shun the nomination of Breckinridge his Committee, after a session of several Constitution directly to the judiciary. Should and Lane, as they would shun the enemies of

universal custom of the party, the Convention assembled at Charleston, on the 23d of April, tht of Georgia, in which all of the Seceders by themselves, to justify their secession, was few examples will clearly prove. In Massager of the Convention on the content of the Convention of 1860. After a preliminary organization, made wre admitted. By this action of the Convention on the contested chusetts, three gentlemen were elected to without objection from any quarter, it was tin, seventeen votes were admitted to the seats. Here it will be well to observe Charleston as the open and avowed friends of that had not the first secession taken place, no Judge Douglas. All three of them were found the State of Massachusetts, one from Maryland, des. Although this could in no way effect such reason as the second would ever have ex- among the Seceders at Baltimore. Two of them eleven from Illinois and thirty five from New th result of the nomination, even it wrong, isted. If then the judgment of the country were appointed to high positions and lucrative York. These cases were referred to a Com- at although every member of the Convention should be that the adoption of the Cincinnati offices after their election as delegates and bemittee of thirty three members, being one from ha voted for and acknowledged the rule platform was no good cause of complaint, fore the meeting of the Convention. The third After a careful and patient investigation by juge of the qualifications of its own members, affairs rests with the Seceders. Had they rement of the Convention. Almost all the officers would have been no contested seats at Balti- under their control, are now bitter against Donglas and warm for Breckinridge.

All the rules, usages and customs by which delegates, constituted a Quorum, and that the they went into power are now disregarded and Convention was to judge of the qualifications of held inferior to the personal hatred and subsercould be no appeal. In our State, the Lower It is no use to multiply examples on this point.

The two causes of Secession given by those the report relating to the New York Delega- Missouri each being contested on other grounds bers, 51 being a quorum; the Senate consists of who withdrew and the reasons to which their on, was adopted by a vote of 210½ to 55.

This completed the organization of the Conin the Convention 202 members to which seats in the House and five in the Senate are considered.

erroneously if you please. Some law receives not yet mentioned—these are not given in the government of the Convention. This was On the first and second ballots at Baltimore, 26 votes in the Lower House with 25 against it, justification of secession, but as reasons of dissatisfaction. One of these was the course of to make a nomination, was also unanimously a- votes to 15 for all other candidates and the 9 votes in the Senate and 10 of the 26 in resolution of construction of the two thirds dopted, as was a rule requiring a two third vote remainder blank. After the first vote Gov. the House were members whose seats were conlarge, was now fully represented. There was instruction to the Chair adopted at Charleston. in the Senate, and no seat in either branch, had not a rule, then it was a mere resolution, subnot a single vacancy. The Convention consis- Objection being made Gov. Church withdrew his ever been centested. As well might the crimi- ject to the will of the majority at any time. of our friend, Mr. Vallade, the distinguished for several days, every member participating ed by Mr. Clark of Missouri and a delegate from call upon the people to assemble in town meet-After the second ballot it was renew- nal on his way to the gallows, or to the prison, It was clearly rescinded, or repealed, by the Virginia. It was then distinctly put by the log for his rescue, because the laws which tried Mr. Clark. Even if it had been a rule, it Two principles of Legislative, or Parliamen- President (both the affirmative and the negative) and condemned him, were not regularly passed was repealed, because the motion was adopted tary law, may be here stated, as they have im- and adopted by acclamation and without a according to his notions of justice, as for these unanimously. The motion was adopted after gentlemen to say that these nominations were the secession at Charleston, never received a a majority of a full Convention, and was re-

Another objection urged in some quarters,

This was simply reducing the common law by 40 of the Seceders from Charleston (South learn he (Mr. H.) removed with his family, of the party on the subject of voting to a stat-Carolina with 8 members and Florida with from the District. The seat was contested at ute. The rule provided that minorities might thates a sufficient guarantee for future suc- tries, unless some statute should provide other- 3 remaining at Richmond) met in another part Charleston and decided unanimously in favor vote, except in cases when the State Convenwise. But in this case we are not only left to of the city, organized an opposition, or hostile of Mr. Chaffee. At Baitimore Mr. H. appeartion had directed the vote to be cast as an the common law, but have also the statute. Convention, gathered up some fifteen addition- ed and claimed his seat. He was rejected. In unit. Such had been almost the universal The Convention, as we have seen, admited the all descriptions and these both of the propositions above stated, are ted Reckingides and land. Arkansas neither Convention was regular nor of Conventions will show minority votes from in accordance with the usages of the party. clearly maintained. Indeed, it could not be otherwise, as the Constitution of the United vention and aided in the adoption of the rules. At least 90 of Both were admitted—the seceders with power those delegates were in the Charleston Contocast two votes—the new delegates to cast one. Old rules and practice, it seldom, if ever, because it is a precision of the rules. The Missouri case was similar to that from the property of an uninstructed that the majority of an uninstructed that the ma States declares the same rules in the fifth sec- of that body, one of which required a majority, Massachusetts. In Louisiaana two Conventions delegation attempted to stifle the will of the or 152 members to constitute a quorum for the were called. The one a Convention of the minority. But from the fact that such highpeople-the other the old Convention whose handed efforts were being made by some of I have already stated that the admission of time had expired and who had no more power the delegations to this Convention, the rule because every one acquiesced in the decision of 17 votes contrary to the wishes of the seceders to send delegates than any other similar number was adopted. It was fully considered and dis-In other cases, delegates should be allowed to

This method made N. York, Ohio and Indiana unanimous for Douglas, and Georgia,

On the other hand, in all cases where the State Conventions had neglected or refused to instruct, the delegates were allowed to vote as they saw fit. Any other course would again have been an interfeference with State Sovereignty, in electing their delegations, and an act of tyrranny by the majority towards the minority. This method gave Judge Douglas, a few votes in Pennsylvania, one in North Carolina, one in Tennessee and one in Virginia. It lost him 3 in Maine, 21 in Connecticut and 11 in Minnesota, Maryland, Missouri and Massachusetts, being equally divided, were not

affected by the Rule. All these, however, appear to me to be objections hunted up, on purpose, by men determined in advance to be dissatisfied, and going abroad in search of reasons to justify or bolster up as far as possible their course of action. Half the effort to find reasons in favor of the action of the national convention of their party, and in support of its nominees, would lead to a very different result.

Not only have we the regular nomination of the National Convention to urge us to the support of Douglas & Johnson, but we have also the action of our own delegation. Mr. Douglas received 10 votes on both ballors at Baltimore from our Delegation. This required twenty members of our Delegation, while it contained in all 54. In addition to these 20 delegates, the nomination was ratified by several others of the delegation .- Messrs Dawson, Hughes, Jones, McGee, Blood, Brodhead, Clymer, Van Sant, Gloninger and others.

We have then all the binding force of a regular nomination and we have the usages of the on the 18th of June, the Convention re
on the 18th of June, assembled, at Baltimore. No delegates appear that it is the right and duty of Congress to in- vania, 31 from Missouri, 2 from Delaware and preserve. Let no personal preferences, or