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# The Wilatchman.

ALLA OF HOLTBUE TOAKE DEA JAMPE

ELLEPONTE, PENNA.

WEDNESDAY, OCTOP'S 99, 1856. THE ONLY ENGLISH DEMOCRATIC, NEWS - PAPER IN CENTRE COUNTY.

## BRINTED AND PUBLISHED EVERY WYDNESDAY, DI

# HENRY HAYS.

"Terring \$1,50 in advance, o. If paid within six important \$2,00 will be changed on all subscriptions running to the one of the year."
"CADVERT BREMENTS and Basiness Notices inserting and at the usual rates, and every description of

TOB PRINTING. FERMUTED in the nearest manner, at the lowes priges, and with the unset despatch. Having proceeds a large collection of type, we are presented to satisfy the orders of our friends.

### DEMOCRATIC CREED.

Equal and exact justice to all men of state or persua non, religious or polit-Seed.
No. 3. Peace, commerce and honest friends ship with all nations; entangling alliances with

The right of States and Territories to definition their own domestic affairs.

No. 3. The right of States and Territories to definition their own domestic affairs.

No. 4. Freedom and equality, the secretary to rule when their will is constitutionally expressed.

The 4. Secretary is the public expenditures, and a sacred preservation of public faith.

No. 6. Presedom of religion, freedom of the present definition to all secret public. I argue.

No. 1. Opposition to all secret public. I argue.

No. 4. A secretary preservation of the Federal Constitution, and no religious tests for affice.

'No. 6. No bigoty, or prule of caste, or distinction of bitth amore, American for the rights of all.

No. 10. Respect and protection for the rights of all.

of all.

No. 11. The preservation of the naturalization laws, and the right of all to the public dome that the profession of the American manapolics 1 16. 13. Opposition to all chartered manapolics No. 13. Common brotherhood and good will be all impressibly to those of the household of the chartered manapolics.

John my soul I respect the laboring man. Jaker is the foundation of the worlth of every country; and the fees laborers of the North devices respect both for their probity and their inseligence. Heaven forbid that I should do them wrong? Of all the countries on the earth, we would be how the most consideration for the laboring man.—BLCHANAN.

The Should I be placed in the Executive their abelians my best exertions to cultivate perceived friendship with all mations, believing these be seen montane polity, as well as our most exernative bury.—Buchanan.

That country is must prosperous where la microminands the gracitast reward -Bus MANAN

Suntaing Apparatry.-The recont im proved method of smelting, adopted in England, comists in dividing the internal bore of the blast nousle or nozzels in such a manper that it or they shall deliver a divided mortions as the peculiar circumstande of the awaits us. furnace and thaterials may require. The throat and mouth of the finterior claimber. constructed of a brealth equal to or in excess of the chamber at the upper bosh line, in a late speech in the light of the proper bosh line. The form of the plan section equal to or in excess of the area at the upper bosh line. The form of the jet and the intensity of the bland delivered by the respective, divisions bland delivered by the respective, divisions of the subject of the divided nozzle-pipe may be varied by ravel against the South. The first sectional party ever or the divided nozzle-pipe may be varied by ravel against the South. The first sectional party ever or the divided nozzle-pipe may be varied by ravel against the South. The first sectional party ever or the divided nozzle-pipe may be varied by ravel against the South. The first sectional party ever or the divided nozzle-pipe may be varied by the respective, divisions and the construction of the Luin, in a late speech in the subject of slavery.

There is merit in the Republican party, eachled, is simply the right of the people to govern themselves at the 'ribot-box. That is not having a lit is not have introduced into the New Mexico and Unin Territorial Falls of 1850 by Mr. C.y.

The divided nozzle-pipe may be varied by the respective of the New Mexico and Unin Territorial Falls of 1850 by Mr. C.y.

The first sectional party ever or the provisions in the North archeristic th constructed of a breadth equal to or in exaubstituting other nozzets apparently divided, and the general dimensions of the nozfel likewise may be adapted to local circum stances. "By means of the various improvements involved in this plan iron ores are melted with greater economy of fuel, blaste Mr. Buchanan for this reason. It said : and other materials than heretefore, and iron ors of every description is smelted with raiv 'or apported coal, which heretofore has been nesked before use in the blast furnace, and fron of fine quality is produced without passing the pro through the preliminary operation of adcination, which has heretofore been secomplished with the eres known to goolegists as the carbonates of the coal formation and to practical sinciters as the clay hand and black band iron stones. This mode of

FIFTERN STATES OSTRACISED. -Is the Black Bopublican anything (says the Detroit Free Press) but a sectional party—the kind of a party that General Washington and Genoral Jackson, in their farewell address, warned the country to avoid, as rocks upon which the confederacy would split? Is it anything else, either in its organizations or in the territories, North and South, annuling purposes? Let us see. Twelve States were not represented in the Convention that voted for that previse, cannot consistently nominated Fremont. Fifteen States could not ware he elected, have the slightest symbol, were he elected, have the slightest symbol. pathy with his administration, nor take part in the affile of the government. They would he ritually ostracised. War would openly accuse the Fillmore party in Pennhave hit made upon their institutions, and sylvania of treachery, insincerity, base they would have no other resources than de- ness, and we know not what; they unhesi-

Toperation is coming into extensive use.

with painful to contemplote the then poswith ensuing state of things. With a power behind the throne greater than the throne as a Frement victory, as in the case of Iowa itself, holding to the doctrine that there is & higher law than the Constitution, what would constitutional guaruntees and constitutional

the States of the Union.

11: "

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### POSTING THE BOOKS.

Thus far, this year, elections have been held in sixteen States, twelve of which have been carried by the Democrats, and four by the opposition. The following table published in the Washington Union shows the electoral vote of these States :--

DMOCRATIC STATES. Kentucky, North Carolina, Missouri. -Arkansas, -Alabama, -Delaware, -Florida, - Connecticut, South Carolina, -Pennsylvania, -Indiana, -

108 OPPOBLION STATES. Vermont. Maine. 23 40 RECAPITULATION 108

ocratic electoral maj thus far, 68 Assuming-and it is an assumption which o sane person will be disposed to disputethat there will be no change in the States which have been placed in the Demogratic column, we give below an estimate of the probable result of the election in November next, which, our mind, has all the "suroundings" of certainty:

BUCHANAN AND BRECKINETOGE.

	ľ				
7	States in which	electi	ous ha	ive be	en
r	held this year as g	ziven a	bove		. 11
i	Virginia, -	,•	-	-	1
	Mississippi, -	•	. ,	<u>.</u>	
7	Louisiana, -	•	. 2-4	٠,	•
٠,	Maryland, -	_ •	• ,	-	4.
•	Tennessee, -	٠.	- 1,		. 1
e e	Goergia, -	-	•		1
	New Hampshire	, -	•	e . * .	
- 1	New Jersey, -	_	• • •	٠.	
1	California, -	• - , -	·.		
<i>r</i>	Illinois, -	•	-	•	1
:	Michigan, -	•			
;	,			• 1	

The above shows a grand total of fifty more electoral votes than are required to elect Mr. Buchanan. We believe that his majority will exceed, rather than fall short of, the figures given, as his chances to carry several other States are fully equal to those of Mr. Fillmore or Mr. Fremont.

199

The victory is aircady ours, provided our is become chamber through the name by sere, the in their hinds. Let no Democrat quit the friends remain in the field with their; aring persure, temperature and general qualities of ranks under the supposition that his services the blest delivered by the respective jets be- will not be needed in November new; Every ing either alike or disumilar, as may be ad- vote is needed, if not to secure victory, at visable, and of such form and relative pro- least to swell the glorious triumph that

TWO BRAUTIFUL EXTRACTS TO BE KEPT BEthroat and mouth of the interior camber, through which the decomposed blast scapes function the atmosphere, and of so much of the interior chamber as sites above the boshes, is constructed of a brealth equal to or in except the constructed of a brealth equal to

thear it go with a crash through the centre.'

While our American disunionists thus see merit in the Black Republican party, the London Morning Chronicle, one of Queen Slavery was commenced in the year 1846, by Victoria's organs deplores the election of the Froe Soil rrty, without cause, at a time London Morning Chronicle, one of Queen

"We should be sorry to see Mr. Buchanan elected, because he is in favor of preserving the obnoxious institutions as they exid AND THE UNITY OF THE STATES.-AND THE UNITY OF THE STATES.—
There is no safety for European monarchit governments if the progressive spirit of the Democracy of the United States is allowed to succeed. ELECT FREMONT, AND THE FIRST BLOW TO THE SEPARATION OF THE UNITED STATES IS EFFECTED P

WHO REPEAL COMPROMISES !- The first blow at the Missouri Compromise was struck by David Wilmot, when he introduced his famous proviso. Had that been adopted, it following restriction on slavery:

'Szc. 8. That in all that territory coded would have virtually repealed the measure without any further act of Congress. The Missouri Comprehise only prohibited slavery north of a certain line, virtually admitting and sanctioning it south of that. Wilmot's proviso prohibited slavery every where

THE NEW YORK Black Republican papers tatingly charge upon them the intention of descating the Fusion Amalgamation ticket, because its success would have been claimed and Maine, where the Fillmore men voted with them, but got no credit for doing it.

constitutional guaruntees and constitutional formation of the south of

white a series of the series of the series of

## A FREMONT RALLYING SONG

THE CONQUEST OF CALIFORNIA.

Stress.

Note by the Author.—Whom the board of inquiry of the stress of that all few men'ate so many cattle, he proudly goplied that "It was necessary to out off the supplies

Down the Sacramento Valley rolls Col. John C. Fremont, followed after, and you may, bet, your life nice it.
"We must, continer California" was the gallant leaders ory,
"And we'll do t without blooshed, for life you sweet," said 1.

"Now look ye, men! our enemy must perich tout If when he comes to fight ushe finds and grab to cat; We must out up all his cettle and starve him from the land,
For without heaf, tis very plain no Mexican dan
stand."

So he came to Sener Vallejo's, and says hMy jolly Just ante up your cattle, for I want them over one."
Outspake the Don, in deep distress, "Don't steal my beef. I pray"
"Dry up!" said Col. Fremont, "Mine Unele Sam will pny."

These gallant soldiers went and drove the cattle to the pen; 'And now pitch in '". said Fromont, 'My morry, merry men! On your digostive functions hang the honor of our

Then, sallying forth, they marched away, the country o'er and o'er;
The Mexicars did loud complain, and fourfully they Where'er they went caunt Famine did

Thus was conjured California; for when the beef was gobe,
The Mexicans had naught to est, and perished one And the glorious Premont soldiers grew so heavy and so fat,
That each man rode of thorses, because he couldn'
by any means get along with less than that

### The Missouri Compromise. Letter from Hon. Josiah Randall.

TO THE PUBLIC.

In some remarks recently made by me In some remarks recently made by me at Williamsport, Pannsylvania, I stated: First, That the Free Soil (now Republican) party, had hever akided by the M. souri Compromise. Had violated its provisions whenever it was presented for consideration, and had uniformly refused to recognize it sither in its letter or spirit. either in its lefter or spirit.

Second, That the Slave States had, on all occasions, abided by it, and had clung to it with the utmost termeity, until it was abrogated and repealed by the Compromise Measures of 1850.

Measures of 1850.

Third, That Mr. Clay, the author of the Missouri Compromise, rejected and abanloned it in 1850, when he proposed the Compromise Measures of that year, and in carrying out this in esure he was aided and assisted by Mr. Welter, Mr. Fillingre, and the Free Soil members from the North, who

the provisions of the New Mexico and Utah

cts.
Fifth, That the agitation on the subject of when public tranquility prevailed through-out the country, and that the efforts of the Slave States have been continuous and uninferrupted to allay this agirution, and restore

peace and quictude.

These prositions have been doubted by Ineso prositions have been doubted by some, and denied by others.

My object way to lay down truthful premises, and deduce from them logical conclusions. Whother I have succeeded, let the

record and facts determine.
On the 8th of March, 1820, an act to authorize Missouri to adopt a Constitution, and to ask for admission into the Union as a State, was passed. After a violent struggle, it was agreed to admit the State, with the

by France to the United States, under the name of Louisnans, which lies purth of thirty six degrees and thirty minutes north latitude, not included within the limits of the State contemplated by this Act, slavery and State concemplated by this rice, savery and involuntary servitude, otherwise than in the punishment of crimes, whereof the parties shall have been duly convicted, shall be, and is hereby forever prohibited. Procuded always, that any person escaping into the same from whom labor or service is lawfully claim ed, in any State or Territory of the United ed, in any state or verifory of the United States, such fugitive may be laufully re-claimed, and conveyed to the person claim-ing his or her labor or service, as afore-said."

The line of 36 deg. 30 min. was adopted, because it was the southern boundary of Missouri, and the Compromise was intended to say that no future territory north of that line should be admitted without excluding

slavery. In conformity with this act, Missouri pro-mented herself at the next Session for adas a remone victory, as in the case of lows and Maine, where the Fillmore men voted mission, and the Free Soil party, in utter disregard of the terms of the Compromise, and a legislative pledge, opposed her admission on the ground that slavery was permit-

nays were not called in an awanch of Con-

gaged in a war with the Republic of Mexico. Miller, Miles, Pholps, Spruance, Uphan, It had commenced on the 8th of May, when the battle of Palo Alto was fought, and it of Nays. Messrs. Atchinson, Badger, Bell. the battle of Palo Alto was fought, and it of the battle of Palo Alto was fought, and it of course engrossed public attention, and all course engrossed public attention, and all question of Slavery was concerned, a performance of 1820, and although the Fees Soil party had never recognized it, yet they had not been at that time able to disturb it. Arbill was pending before the House of Representatives to appropriate \$3,000 000 to aljust our difficulties with Mexico, when Mr. Wilmot proposed the following amendment:

"Provided, That as an express and fundamental condition to the adjuistion of my Territory from the Republic of Mexico by the United States, by virtua of any treaty which united States, by virtua of any treaty which may be negotiated between them, and to the use by the Executive of the moneys herein appropriate shall effer exist in any part, of sand territory, empet for crime, whereaf he unity shall first he dilty continued to the battle of Palo Mexico by the Executive of the moneys herein appropriate shall effer exist in any part, of sand territory, empet for crime, whereaf he unity shall first he dilty con-

year to year in violence and must be citize extinguished or it will consume the Union Mr Wilmot's amendment is the 6th sec-tion of the Ordinance of 13th of July, 1787, adopted by Congress, under the niticles of Confederation.

No subject has been more misunderstood than the ordinance of 1787. \ Virginia made thes splendid gift of public domain to the other States by an act of her General Assembly, passed the 20th of October, 1783, and ress accepted it by an act pagsed March 1784.

- So far as regards Slavery, the cession was granted and received unconditionally, and the Union, with remained so until the 13th of July, 1787. Constitution in: The ordinance of 1787 could have been repealed at any time. It was not binding on any future Congress -- it had no connection with the original grant, and could remain in force no longer than the domain remained strictly confined to the North West territory, and had no reference to any other Territory. It was policy was, however, disrigarded by the States of North Carolina, South Carolina, It was introduced as a substitute to the States of North Carolina, South Carolina, and Georgia, who subsquantly made cestated the time by all parties.

the finite finite of the state of the state

ton strukk out, Congress, under the Federal Constitution, accepted the grants. Out of the territory so granted, the States of Tennessee, Alabama, and Mississippi were declared in the Federal States of Tennessee, Alabama, and Mississippi were educated in the Federal States of Tennessee, Alabama, and Mississippi were educated in the Federal States of Tennessee, Alabama, and Mississippi were educated in the Federal States of Tennessee, Alabama, and Mississippi were educated in the Federal States of Tennessee, Alabama, and Mississippi were educated in the States of Tennessee, Alabama, and Mississippi were educated in the States of Tennessee, Alabama, and Mississippi were educated in the States of the Federal States of this fact heyond eavil or death. During the debates in the Senate in 1854 and 1856, Mr. Doughs, and Johns, heard unthe States of both part is of this Union than the product the Wilmot provise, and deprecated the Federal States of this fact beyond eavil or death. During the debates in the Senate in 1851 and 1856, Mr. Doughs, and Johns, heard unthe States of this fact beyond eavil or death. During the debates in the Senate in 1851 and 1856, Mr. Doughs, and Johns, heard unthe Son of the States of this fact beyond eavil or death. During the debates in the Senate in 1851 and 1856, Mr. Doughs, and Johns, heard unthe Son on the Son the Senate in 1851 and 1856, Mr. Doughs, and Johns, and Johns, heard unthe Son of the Son the Senate in 1851 and 1856, Mr. Doughs, and Johns, heard unthe Son of the Son the Senate in 1851 and 1856, Mr. Doughs, and Johns, and Jo see to intelligence and the highest respectability in this city, adopts the same political design of the Missouri Compromise. The Missouri venent; but it is idle to shut our eyes to Componise says that territory south of 36 the fact that here is an attempt in this bill.

The bill was then returned to the Senate. Wisconsin, Dodge, of Iowa, Douglas, Ew. and that body receded by the following vote:
Your Messus. Alen, Baldwin, Benton,

part, of said territory, empet for crime, of any restriction in respect to the exclusion whereof the party shall first be duly con-

On your discestive functions hang the bonor of our page 1. And he who soonest eats a boof may make the the amendment by incerting therem, after last by law, and is not likely to be introduced the amendment by incerting therem, after the word "Territory" the words "North of the territory acquired by the United States from the Republic of Mexico, the amendment to the amendment was the disagreed to -ayes 54, not a 100 to The amendment to the amendment was disagreed to ages 54, nocs 30.

The question recurring to the original intermediate of the said territory; and the next Session of Congress congradulation into, or exclusively and the proposed of the said territory; and the next Session of Congress congradulation into, or exclusively and the proposed of the said territory; and the next Session of Congress congradulation into, or exclusively and the proposed of the said territory; and the next Session of Congress congradulation into, or exclusively and the next Session of Congress of the law either for its introduction into, or exclusive measures, as a "madity," and that thereafter the finite of the said territory; and the next Session of Congress of the territory and the next Session of Congress of the next Session of Congress of the territory and the next Session of Congress of the territory and the next Session of Congress of the territory and the next Session of Congress of the territory and the next Session of Congress of the territory and the next Session of Congress of the territory and the next Session of Congress of the territory and the next Session of Congress of the territory and the next Session of Congres of the territory and the

from one into another of them depends ex-clusively upon their own-particular laws.

the following provision: 1800, containing the following provision: 1800, containing the following provision: 1800, and provided farther! That, when admitted as a State, the said territory or any portion of the sainc, shall be received into the lanen, with or without slavery, as then Constitution may presembe at the time of their admission.

This is the profision commonly called connection "Squatter Save erge, i." It was first intro-fremain in duced in 1845, in the resolution proposing to admit Texes. It means the right of the It was people to govern at the ballot-box. It was

deg. & min, may be Slave territory. The I will not say it is the intention of the mo-

ing, Felch, Greene, Hale, Hamlin, Jones Norns, Phelps, Soward, Shields, Smith Surgion, Guderwood, Unham

21, Part 2nd, page 1532.
The determination of the South to adhere to the Missouri Compromise was not con

thred to its representation in Congress, it was the fixed opinion of the people of the South. A Southern Convention was held at Nash-f ville, on the 10th of June, 1850. That body manimously adopted a Platform. The 11th Resolution of that Platform declares that they are "ready to assuriesce in the adoption of the lines of 36 deg. 30, mm. north latitude, extending to the Pacific Ocean, as an extreme concession, upon considerations of what is due to the stability of our institu-

It should not be forgotten that this declaration was made while the Compromise Measures of 1850 were pending before Con-gress, and before Mr. Turney had offered his

The Whig party werd unanimous in ap proving of the adoption of the Compromise Measures of 1850, as a substitute for the Missouri Compronise.

At a Wing meeting, held in this city

At a Wing meeting, head in time city on the 25th day of September, 1850, John B. Myers, Esq., in the Chair, I offered a resolu-tion congratulating the Union on this au-spicious result, which was adopted by avela-

mation.

President Fillmore, in historical Message

boundaries of the proposed State of Call. resolution approving of it:

forms, without the adoption of any restriction or condition on the subject of slavery.

1. Revolution 8th. The series of a ts of the lattering the comparison of the action of the trade in slaver to probably or obstruct the trade in slaver between the slaver of fugitives from labor, included,) between the slaver of slaves brought of the United States as a final settlement, in from one into another of them depends as a principle of the states as a final settlement, in principle and substance, of the subjects to which they relate and so far as these acts mittee of Thirteen, who reported several mists of the instruction of the Black Republican and California (Cincin-mist) and caperience shall demonstrate the nees. Mexico and Utah. They finally passed, on the 9th day of September, 1850, containing the following provision:

"And provided further! That, when admitted as a State, the said territors of the lower and the impresent officiency to carry not the said territors of the power of the carry not the said territors of the lower of the laws of the carry not the said territors of the laws of the carry not the said territors of the laws of the carry not the said territors of the laws of the carry not the said territors of the laws of the carry not the laws of the last session of the Black Republican House at all memorable.—Cincinnative to the last session of the Black Republican House at all memorable.—Cincinnative to the last session of the Black Republican House at all memorable.—Cincinnative to the last session of the Black Republican House at all memorable.—Cincinnative to the last session of the Black Republican House at all memorable.—Cincinnative to the last session of the Black Republican House at all memorable.—Cincinnative to the last session of the Black Republican House at all memorable.—Cincinnative to the last session of the Black Republican House at all memorable.—Cincinnative to the last session of the Black Republican House at all memorable.—Cincinnative to the last session of the Black Republican House at all memorable.—Cincinnative to the last session of the Black Republican House at all memorable.—Cincinnative to the last session of the Black Republican House at all memorable.—Cincinnative to the last session of the Black Republican House at all memorable.—Cincinnative to the last session of the Black Republican House at all memorable.—Cincinnative to the last session of the Black Republican House at all memorable.—Cincinnative to the last session of the last session pairing their present officiency to carry out the requirements of the Constitution, and we deprecate all further agiliation of the ques-

the said Territory, or any portion of the saine, shall be received into the Union, with or without Slavery, as their constitution may prescribe, at the inpe of their admission."

It will be seen that this is nothing from the son the still the saine from some sort of terms. The first day the snake became uneasy; the second building from the son that this is nothing from the sain the still the snake became uneasy; the second building from the snake became uneasy; the second the snake became uneasy; the second the snake became uneasy; the second the snake became uneasy; the scend the snake became uneasy; the snake became uneasy the snake became uneasy; the snake became uneasy; the snake became uneasy t

The special continuous of the design of the special continuous of the

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GOOD DAYS WORK

Tuesday, October 14th the Democracy per formed a good day's work. 32.—Con. Globe, 1st Stis. 61st Cong., Vol. and in Pennsylvania over the combined for ces of the Black-Republicans and Know-

Nothings. 'A Democratic majority of about eight thousand in Indiana over the combined forces of the Black Republicans and Know-Noth-

The defeat of nine or ten Black Republican candidates for Congress in Ohio. The election secured of three Democratic

United States senators. The election of thirty-two Democratic representatives to Congress - being a Democraticgain of twenty four members,

James Buchanan for the next President

beyond the reach of all combinations or contingeneres. WHAT THE BLACK-REPUBLICAN HOUSE DID:

-The late Black-Republican House of Representatives at Washington is notable for these things:

1. It was nine weeks in choosing a Speaker, which is generally effected in one day, and during the whole of that time Con-

day, and during the whole of that time Congress was an a state of disorganization.

2. It refused to pass a bill securing peace in Kansas, and which nullified certain that the control of the political prospects of the party.

3. It passed a law legislating slavery into hansas for two years, and extending the Fugitive Slave Law over it and Nobraska.

4. It passed an enactment raising the solary of the members from \$8 to \$18 a day.

5. It refused to pass the Army Appro-

5. It refused to pass the Army Appro-priation Bill at the regglar session, and an extra session had to be called for that pur-

pose, putting the Government to great ex-pense.

These measures are the only things which

pairing their present officiency to carry out the requirements of the Constitution, and we deprecate all further agliation of the question thus settled, as dangerous to our peace, and will discountenance all fifts to continue or renew such agitation, whenever, wherever, and however made: and we will maintain this settlement as essential to the nationality of the Whig party and the integrity of the Union. The come now to the Territory actually included in the Louisiana purchase. The Territorial limits of Ctah, in the act of Congress of 9th September, 1850, included two of the Louisiana purchase, of the Louisiana purchase, so that the Louisiana purchase, so the Louisiana purchase, so that the Louisiana purchase, so that the Louisiana purchase, so that the Louisiana purchase, so the Louisiana purchase, so the Louisiana pu I know that this has been contest, but a reforence to Colton's map and the boundaries
of Louisiann as settled by the treaty with
Spain, dated 19th February, 1e21, will lace
this fact beyond eavilor dorbit. During the
debates in the Senate in 1851 and 1856, Mr.

(c, who is continually purched with thirst, and not unfrequently requires from three to four gallous of fluid daily. Through the reconsiderable relief from the incessant thirst, by drinking water liberally diffused with

ymegar.

I. has made several ineffectual attempts ie Senate, said:

14 wish to say a word as a reason why I terms:

15 to dislodge the "warming" by stay stion and should be the symmetry the amondment [shall] "And when admitted as a State or States, the free use of stimulents. On one occathan a repetition of the section adopted in the man held out. At the ond of the third the New Mexico and U. h Acts, recognizing day, however, his snakeship commenced an attack upon the walls of his prison, with

TVOTE EARLY.