Democratic

Eatchman.

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Mistellaneous.

THE VIRGINIA AND KENTUCKY RESOLUTIONS.

1798 and 1799.

Kentucky Resolutions BY THOMAS JEFFERSON.

rests on this legithmate and solid founda-tion. The States, then, being the parties to

of the Constitution, and void.

of the Constitution, and void.

ture to reclaim the constitutional rights and liberties of the States, and people, or who

a general principle, and one of the amendments to the Constitution having also declared, "that the powers not delegated to entitled, "An act in addition to the act entitled an act for the punishment of certain crimes against the United States :" as also July, 1799, entitled, 'An act to punish frauds committed on the banks of the United the laws, from the Courts of the President the constitution has not been wise in fixing Federal Constitution, but on the contrary States," (and all other of their acts which tution) are altogether void and of no force,

and is also expressly declared by one of the amendments to the Constitution, that "the powers not delegated to the United States"

The Resolved, That the construction applied conce, the ciaims of justification, the sacred tial rights, "The liberty of conscience and conce, the ciaims of justification, the sacred tial rights, "The liberty of conscience and conce, the ciaims of justification, the sacred tial rights," The liberty of conscience and conce, the ciaims of justification, the sacred tial rights, "The liberty of conscience and conce, the ciaims of justification to the construction applied to the United States to the United St powers not delegated to the United States by the General Government (as is evident by force of truth, and the forms and substance of the Press cannot be canceled, abridged, abridged to the United States by the General Government (as is evident by force of truth, and the forms and substance of the Press cannot be canceled, abridged, abridged to the United States by the General Government (as is evident by force of truth, and the forms and substance of the Press cannot be canceled, abridged, abridged to the United States by the General Government (as is evident by force of truth, and the forms and substance of the Press cannot be canceled, abridged, abridged to the United States by the General Government (as is evident by force of truth, and the forms and substance of the Press cannot be canceled, abridged, abridged, abridged to the United States by the General Government (as is evident by force of truth, and the forms and substance of the Press cannot be canceled, abridged, abridged to the United States by the General Government (as is evident by force of truth, and the forms and substance of the Press cannot be canceled, abridged to the United States by the General Government (as is evident by force of truth, and the forms and substance of the Press cannot be canceled, abridged to the United States by the General Government (as is evident by force of truth, and the forms are the present by the General Government (as is evident by force of truth, and the forms are the present by the General Government (as is evident by force of truth, and the forms are the present by the General Government (as is evident by force of truth, and the force of truth). how far those abuses which cannot be sepasary subject for revisal and correction at a declaration, that the compact is not meant time of greater trarquility, while those the declaration, that the compact is not meant time of greater trarquility, while those the measure of the power of the General Assembly fish politicians and haughty slave holders, which, I presumes is the case. But how might be allowed to retain their arms for short the "adoptions going on bravely?" fear of a service insurrection, to which General Assembly fish politicians and haughty slave holders, about the "adoptions going on bravely?" terference; and, that, in addition to this for immediate redress. general principle and express declaration, whatever violates either, throws down the sanctuary which covers others, and that hereby and false religion, are withheld with heresy and false religion, are withheld sanctuarly for those speci-

July, 1798, entitled, "An act in addition to compact, according to the plain intent and the act entitled an act for the punishment meaning in which it was understood and of certain crimes against the United States." acceded to by the several parties, it is sinwhich does abridge the freedom of the press, cerely anxious for its preservation; that it

united on the principles of unlimited sub. States distinct from their powers over citial States. And that therefore this common-

final judge of the extent of the powers delegated to itself; since that would have made declared, "that the migration or importation sold recompact as no further valid than they are dooming all on board to a watery grave, in by each in its sovereign capacity. It adds to remove them when migrated is equiva same body, the legislators, judges, Gover liverties appertaining to them, to the stability and dignity, as well as to the authority of the Constitution, that it

the Constitutional compact, and in their person under the laws of this Common- for other causes, good or bad, may be ob. sovereign capacity, it follows of necessity that there can be no tribunal above their authority, to decide in the last resort, such United States, as is undertaken by the said dangerous to his or their elections or other questions as may be of sufficient magnitude act, entitled "An act concerning aliens," is interest, public or personal; that the friendcontrary to the Constitution, one amend-ity of Constitutions over governments, and and of no force.

that "the judicial power of the United States. ernment is if it be not a tyranny, which the versal alarm; because it is leveled against shall be vested in the courts, the judges of punish such other crimes is reserved, and of right appertains solely and exclusively to the respective States, each within its own Territory.

3. That it is true, as a general principle, and it is further to the formulation of the final time that it is true, as a general principle, and it is further to the formulation of the judiciary power is to that magistrate of the General Government who already possess all the executive and qualistic points are respected the conferred on the which shall hold their office during good be havior, and the said act is void for that reason also, and it is further to be noted that the triple of the rights of freely examining public characters, and of free communities and measures, and of free communities and measures, and of free communities to and accepted over the friendation and the president, and the President of our choice have conferred on the President, and the President of our choice have conferred on the which shall hold their office during good be havior," and the said act is void for that reason also, and it is further to be noted that this transfer of the judiciary power is to that the rights of freely examining public characters and measures, and of free communities and the rights of freely examining public characters and measures, and of free communities and the rights of freely examining public characters and measures, and of free communities and the president, and the President, and the President, and the President, and the President of our choice have conferred on the rights of freely examining public characters.

by the Constitution, nor prohibited by it to by the General Government (as is those parts of law and justice, the States, are reserved to the States respectively or to the people;" and that no
spectively or to the people;" and that no
which delegate to Congress power to lay
which delegate to Congress power to lay
said of confidence in man, but bind him
anxiety to guard these rights from every power over the freedom of religion, freedom and collect taxes duties, imposts, excises; said of confidence in man, out of an animal possible attack of sophistry and ambition, from mischief by the chains of that gated to the United States by the Constitumon defense, and general welfare of the does therefore call en its co-States for an an amendment for that purpose, which amtion, nor prohibited by it to the States, all United States, and to make all laws which expression of their sentiments on acts conlawful powers respecting the same did of shall be necessary and proper for carrying cerning aliens, and for the punishment of Constitution, it would mark a reproachful determination to retain to themselves the ted States, or any department thereof, goes are not authorized by the federal compact. right of judging how far the licentiousness to the destruction of all the limits prescribed And it doubts not that their sense will be so declared and secured, and to the establishof speech and of the press may be abridged to their power by the Constitution—that announced as to prove their attachment to ment of a precedent, which may be fatal to words meant by the instrument to be sub limited Government, whether general or the other. sidiary only to the execution of the limited particular, and that the rights and liberties 7. That the good people of this commons ted from their use should be tolerated rather than use be destroyed, and thus also they guarded against all abridgement by the United States, of the freedom of religious principles and exercises, and retained to themselves the right of protecting the same, as this, stated by a law passed on the general demand of its citizens, had already professed against the content of the survey of the content of the survey of the content of the same, as the same as this, stated by a law passed on the general demand of its citizens, had already professed against the content of the survey of the content powers, ought not to be so construed as of their co-States will be exposed to no danthemselves to give unlimited nower nor a

another and more special provision has been made by one of the amendments to the Conmade by one of the amendments another and more special provision has oeen made by one of the amendments to the Constitution, which expressly declares, that "Congress shall make no laws, respecting an constitution, which expressly make no laws, respecting an constitution and the same to their respective houses, and to use the states (not marely in cases made feders). It is same to the limits of the Borough. In every the states and constitutional; and that the form, to do so, but that was not the time to expect them to do it. My last reason was heaven the limits of the Borough. In every "Congress shall make no laws, respecting an establishment of religion or prohibiting the free-free versies thereof, or abridging the free-free versies thereof versies the ver guarding in the same sentence, and under the same words, the freedom of religion, of speech and of the press, inasmuch, that the same words, the press, inasmuch, that the same words, the press, inasmuch, that the same words, the press, inasmuch, that the same words and of the press, inasmuch, that the same words and requested to communicate the preceding and requested to communicate the preceding the press, interestly of the same sentence, and under the same words, the freedom of religion, of speech and of the press, inasmuch, that the Governor be desired to transmit a copy of the foregoing resolutions to the same words, the freedom of religion, of speech and of the press, inasmuch, that the Governor be desired to transmit a copy of the foregoing resolutions to the same length of time as a book.

8. That the Governor be desired to transmit a copy of the foregoing resolutions to the same length of time as a book.

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8. That the Governor be desired to transmit a copy of the foregoing resolutions to the same words, the freedom of religion, of the public, we are authorized to state the National Bank Note Company because the continually passing through the country in every direction, selling books at the substitution, and obnoxious acts.

9. Resolved lastly, that the Governor be desired to transmit a copy of the foregoing resolutions to the substitution, and obnoxious acts.

9. Resolved lastly, that the Governor be desired to transmit a copy of the foregoing resolutions to the substitution, and obnoxious acts.

9. Resolved lastly, that the Governor be desired to transmit a copy of the foregoing resolutions to the substitution of the supply of its customers. And, if it the supply of its customers, and understitution of the supply of its customers.

9. Resolved lastly, that the Governor session of Congress, a repeal of the afore-said unconstitutional and obnoxious acts.

State in maintaining unimpaired, the authorized to state in maintaining unimpaired, the supply of its customers. And, if it time when the new currency will be ready my fifteen years experience as a teacher, or any interests, would 1 for the public, we are authorized to state speech and of the press, inasmuch, that whatever violates either, throws down the whatever violates either, throws down the whatever violates either, throws down the resolutions to the legislatures of the several or its and that the co-States recurring to the executive authority of the other States and U.S. Depositaries will probably not be

from the cognizance of federal tribunals. - fied in their late federal compact, to be wealth in requesting their repeal at the and representatives, representing this State out? A typographical error? No! False ly supplied them with books when they That therefore the act of the Congress of friendly to the peace, happiness, and pros- next session of Congress the United States, passed on the 14th day of perity of all the States-that faithful to the States all the powers of self government, 4. That alien friends are under the juris- and transfer them to a general and consoli

of the sovereignty of the people over the son shall be deprived of their liberty with will soon follow, or rather has already folof the sovereignty of the people over the Constitutions, are truths which are at all having provided "that in all criminal pros-marked him as a prey. That these and 2. That the Constitution of the United ecutions the accused shall enjoy the right of successive acts of the same character, un States having delegated to Congress a power a public trial by an impartial jury, to be in- less arrested on the threshold may tend to formed as to the nature and cause of the drive those States into revolution and blood, to have assistance of counsel for his de- cannot be fense," the same act undertaken to author- that would be a dangerons delusion were a

by compact, under the style and title of a ple, and one of the amendments to the Con co States are, to submit to undelegated and declares a warm attachment to the Union of by compact, under the style and title of a Constitution for the United States, and of amendments thereto, they constituted a General Government for special purposes, delegated to that government certain deficiency. The constitution is the constitution of the Constitution, nor prohibited to the States represented to the States represented to the States represented to the Constitution, nor prohibited to the States represented to the States represented to the States represented to the Constitution, nor prohibited to the States represented to the States are reserved to the States represented and operated and oper delegated to that government certain definite powers, reserving each State to itself ly, or to the people," the act of the Conernment may place any act they think propthe only basis of that Union, because a self posted as to the movements of a battle, General Government assumes undelegated powers, its acts are unauthoritative, void, not law, but is altogether void of force.

specified in the preceding resolutions call for immediate redress.

Second of the preceding resolutions call for immediate redress.

The preceding resolutions and haughty slave holders, about the "adoptions going on bravely?" fear of a servile insurrection, to which Gen.

Butler replied to the effect that the protection of the protect for immediate redress.

8. Resolved, That the preceding resolutions be transmitted to the Senators and the exercise over these States of all power whatsoever. That they will view this as solutions be transmitted to the Senators and the exercise over these States of all power whatsoever. That they will view this as solutions be transmitted to the Senators and the rights of the States and constitution of the United States will be given in the majority, it was the duty of Directors good's books, and the agent who ts endeaver.

Virginia Resolutions

is not law, but is altogether void and of no force.

does also believe, that to take from the force.

does also believe, that to take from the firm resolution to maintain and defend the States wherein they are; that no power over special government, and reservations sol- gression, either foreign or domestic, and Resolved, That the several States com. them has been delegated to the United posing the United States of America, are not States, nor prohibited to the individual to the peace, happiness or prosperity of these ranted by the former,

cure its existence and the public happidistant, and giving orders accordingly.

intention of the instrument constituting that upon as the strength and pride of the navy,

4. That the General Assembly doth also that my communication in your last issue, express its deep regret, that a spirit hath should come out answered, not only in the the Federal Government to enlarge its pow- is, however, just as I could have wished it. ers by forced construction of the constitu- The just inference is, that the person who tional charter which defines them; and took it upon himself to answer my commuthat inclinations have appeared of a design nication, deemed his cause so bad, that he having been copied from the very limited gain anything by haste. I am fully pergrant of power in the former articles of con- suaded that, had he waited until my comfederation, were the less liable to be miss munication came out in print, and carefully which necessarily explains, and limits the very different way. I presume I am exan absolute, or at best a mixed monar- relieve him this much, that, as an individ-

of the United States, as is undertaken by limits to the government it created, and expressly and positively forbidden by one

and is also expressly declared by one of the

From The Cincinnati Platform.

Resolved, That the Democratic party 1 Resolved, That the General Assembly ciples laid down in the Kentucky and Virwill faithfully abide by and uphold the pringima resolutions of 1798, and in the report of Mr. Madison to the Virginia Legislature Constitution of the United States, and the in 1779 that it adopt those principles as conpolitical creed, and is resolved to carry

united on the principles of unlimited subzens, and it being true, as a general principles.

The General Assembly most solemnly as I only allude to it, on general principles.

The General Assembly most solemnly as I only allude to it, on general principles.

The General Assembly most solemnly as I only allude to it, on general principles. the residuary mass of right to their own gress of the United States, passed the 22d er on the list of crimes and punish it themself government, and that whensoever the day of June, 1798, assumes power over selves, whether enumerated or not enumer Another day, a small, novel shaped vessel not a single one of their number would be their prices corresponded exactly with that they may transfer its cognizance to THE 3. That this Assembly does explicitly and is seen, sailing about, laughing to scorn the willing to undertake a critical examination those of Osgoods' now. But it always has powers, its acts are unauthoritative, void, and of no force; that to this compact each and of no force; that to this compact each solid shot hurled from guns of largest call to the general prile solid shot hurled from guns of largest call to the general prile solid shot hurled from guns of largest call to the general prile solid shot hurled from guns of largest call to the general prile solid shot hurled from guns of largest call to the general prile solid shot hurled from guns of largest call to the general prile solid shot hurled from guns of largest call to the general prile solid shot hurled from guns of largest call to the general prile solid shot hurled from guns of largest call to the general prile solid shot hurled from guns of largest call to the general prile solid shot hurled from guns of largest call to the general prile solid shot hurled from guns of largest call to the general prile solid shot hurled from guns of largest call to the general prile solid shot hurled from guns of largest call to the general prile solid shot hurled from guns of largest call to the general prile solid shot hurled from guns of largest call to the general prile solid shot hurled from guns of largest call to the general prile solid shot hurled from guns of largest call to the general prile solid shot hurled from guns of largest call to the general prile solid shot hurled from guns of largest call to the general prile solid shot hurled from guns of largest call to the general prile solid shot hurled from guns of largest call to the general prile solid shot hurled from guns of largest call to the general prile solid shot hurled from guns of largest call to the general prile solid shot hurled from guns of largest call to the general prile solid shot hurled from guns of largest call to the general prile solid shot hurled from guns of largest call to the general prile solid shot hurled from guns of largest call to the general prile solid shot hurled from guns of largest call to the general prile solid shot hurled from guns of and of no force; that to this compact each
State acceded as a State, and is an integral
party; that this government, created by

The in addition with general properties of the Federal Government, as resulting powers not delegated are reserved, another powers not delegated are reserved, another that this government, created by

The in addition with general properties of the Federal Government, as resulting bres, and shivering to atoms, as though to the mercy of interested, unscruptulous, be, that, so soon as books are introduced, they were mere playthings, ships of the powers not delegated are reserved, another they were mere playthings, ships of the powers not delegated are reserved, another they were mere playthings, ships of the properties and designing men. Well, I concluded that the publishers begin to tinker them. One this compact, was not made the exclusive or this compact, was not made the exclusive or this compact, was not made the exclusive or the compact, was not made the exclusive or the parties, as limited by the plain sense and largest size; which, heretofore, were looked the compact, which is compact, wh gated to itself; since that would have made of such persons as any of the States now exists discretion and not the Constitution, the of such persons as any of the States now exists discretion and not the Constitution, the of such persons as any of the States now exists discretion and not the Constitution, the of such persons as any of the States now exists discretion and not the Constitution, the of such persons as any of the States now exists discretion and not the Constitution, the of such persons as any of the States now exists discretion and not the Constitution, the of such persons as any of the States now exists discretion and not the Constitution, the of such persons as any of the States now exists discretion and not the Constitution, the of such persons as any of the States now exists discretion and not the Constitution, the of such persons as any of the States now exists discretion and not the Constitution, the of such persons as any of the States now exists discretion and not the Constitution, the of such persons as any of the States now exists discretion and not the Constitution, the of such persons as any of the States now exists discretion and not the Constitution, the of such persons as any of the States now exists discretion and not the Constitution, the of such persons as any of the States now exists discretion and not the Constitution, the of such persons as any of the States now exists discretion and not the Constitution, the of such persons as any of the States now exists discretion and not the Constitution and not the Constit measure of its powers; but that, as in all measures of its powers; but that its powers of its powers; but that its powers of its powers of its powers of its powers. measure of its powers; but that, as in all other cases of compact, among parties have other conflict, amid the roar of cannon, and the parties of other conflict, amid the roar of cannon, and the lute dominion of one man, and the barriers of compact, among parties have other conflict, amid the roar of cannon, and the lute dominion of one man, and the barriers of compact, among parties have other conflict, amid the roar of cannon, and the lute dominion of one man, and the barriers of compact, among parties have other conflict, amid the roar of cannon, and the lute dominion of one man, and the barriers of compact, among parties have other conflict, amid the roar of cannon, and the lute dominion of one man, and the barriers of compact. I told him I could furnish him with a thouse of the conflict, amid the roar of cannon, and the lute dominion of one man, and the barriers of compact. I told him I could furnish him with a thouse of the conflict, amid the roar of cannon, and the lute dominion of one man, and the barriers of compact. other cases of compact, among parties having no common judge, EACH PARTY HAS AN year 1808;" that this commonwealth does admit the migration of Alien friends described in the conflict, amid the roar of cannon, and the powers not granted by the said compact, among parties having no common judge, EACH PARTY HAS AN year 1808;" that this commonwealth does lute dominion of one man, and the barriers powers not granted by the said compact, among parties have in the conflict, amid the roar of cannon, and the powers not granted by the said compact, among parties have in the conflict, amid the roar of cannon, and the barriers powers not granted by the said compact, among parties have in the conflict, amid the roar of cannon, and the barriers powers not granted by the said compact, among parties have in the conflict, amid the roar of cannon, and the barriers powers not granted by the said compact, among parties have in the dominion of one man, and the barriers powers not granted by the said compact, among parties have in the conflict, amid the roar of cannon, and the barriers powers not granted by the said compact, among parties have in the dominion of one man, and the barriers powers not granted by the said compact, among parties have in the dominion of one man, and the barriers powers not granted by the said compact, among parties have in the dominion of one man, and the barriers powers not granted by the said compact, among parties have in the dominion of one man, and the barriers powers not granted by the said compact, among parties have in the dominion of one man, and the barriers powers not granted by the said compact, among parties have a solution of the conflict, amid the roar of cannon, and the barriers powers not granted by the said compact, among parties have a solution of the conflict, amid the roar of cannon. The conflict is the conflict of INFRACTIONS AS OF THE MODE AND MEASURB OF REDRESS.

THE STATES WHO ARE PARTIES THERETO, ting at his case in the air, communicating and the position of the battle and the position of the said act concerning and the position of the battle and th The Constitution of the United States was formed by the sanction of the States, given formed by the sanction of the United States was form but one of a purely literary nature, viz: express its deep regret, that a spirit hath should come out answered, not only in the in sundry instances, been manifested by same sheet, but in the same column. This the same as given to the School Director. I lead to the same in Centre county, and they that inclinations have appeared of a design inclining deemed his cause so bad, that he to expound certain general phrases (which had not a moment to lose. It is seldom we the impression that Sander's books could beliefonte, Centre county Pa." or a Friend not be had, I shall be perfectly satisfied, for of schools, or both. he looks like an honest, clever fellow. His denial of the use of any references but those construed.) so as to destroy the meaning examined and understood by him, had he freely given him, is superfluous. I merely and effect of the particular enumeration answered it at all, it would have been in a general phrases, and so as to consolidate the nected to reply to his article, hastily and or second class teacher in Centre county, the 28th ult. The most important news is States by degrees, into one sovereignty, the prematurily gotten up, as it has been. His that will risk his reputation as a judge of the arrival at Martinique of large re-enforceand coin of the United States, piracies and felonies committed on the high seas, and of fenses against the laws of nations, and no fenses against the laws obvious tendency, and inevitable result of feelings seem to be particularly wounded books, by recommending his series. What ments for the French army in Mexico. so certain; but, with ours, it would have troops at Orizaha are ual, I am willing to take it back, for really, none. If they recommend his books, they surrounded by the Mexicans, and commu-

ize the President to remove a person out of confidence in the men of our choice to silence 5. That the General Assembly doth pare it was not my own idea, but a reiteration of will do it freely, and stick to it. the United States who is under the protect our fears for the safety of our rights; that ticularly protest against the palpable and public sentiment, in all "such cases made And here comes in another fact. About difficult. The Mexican Generals, on the the United States by the Constitution, nor tion of the law, on his own suspicion, with confidence is everywhere the parent of desthe United States by the Constitution, nor prohibited by it to the States, are reserved to the States respectively, or to the people," therefore, also, the same act of Congress, passed on the 14th day of July, 1798, and passed on the 14th day of July, 1798, and the same act of Congress, as on the 14th day of July, 1798, and the same act of Congress, as on the 14th day of July, 1798, and the same act of Congress, as on the Constitution, nor out jury, without public trial, without council, so cannot be the constitution, in the two late cases of the Constitution, in out jury, without public trial, without connecting in potism; free government is founded on jealousy and not in confidence; It is the the two late cases of the Constitution, in the two late cases of the Constitution, in out jury, without public trial, without connecting in potism; free government is founded on jealousy and not in confidence; It is the two late cases of the Constitution, in the two late cases of the Constitution, in the two lates cases of the Constitution of the Districts in which Describes in which Describes in the two lates cases of the Constitution of the Constitution, in the two lates cases of the Constitution of the Constitution of the Constitution of the Constitution of the Constitution, in the two lates cases of the Constitution of the Constit these provisions, also of the Constitution, and is, therefore, not a law, but utterly void and is, therefore, not a law, but utterly void that our constitution has fixed the limits to That transferring the power of judging and let the honest advocates of confidence may necessary persons who is noder the particular and let the honest advocates of confidence may necessary persons who is noder the particular and let the honest advocates of confidence may necessary nece That transferring the power of judging and let the honest advocates of confidence of particular the protection of July, 1799, entitled, "An act to punish of punish of particular the protection of punish of particular the protection of punish of particular the protection of punish of pu was printed? I regret exceedingly that I answered in the affirmative. But, said he, Cruz. Public opinion in Mexico declares should have made use of the word "skulk-" I think at the next meeting of the Board, itself strongly in favor of opening immeassume to create, define, or punish crimes other stand assume to create, define, or punish crimes others than those enumerated in the Constitution which provides the article of the Constitution which provides the same act concerning aliens, is against the article of the Constitution which provides the article of the Constitution which provides the same act concerning aliens, is against the article of the Constitution which provides the article of the Constitution which provides the same act concerning aliens, is against the article of the Constitution which provides the article of the Constitution which provides the same act concerning aliens, is against the article of the Constitution which provides the article of the Constitution which provides the same act concerning aliens, is against the article of the Constitution which provides the article of the Constitution which provides the same act concerning aliens, is against the article of the Constitution which provides the article of the Constitut take from it, its participial termination, you a list of what we want." This is all publics. and that the power to create, define and shall be vested in the courts, the judges of men of our choice have conferred on the the rights of freely examining public char- leaving it in its natural verb form, it sounds that passed between us. What the trouble so very like the name of that sharp-nosed, is, I know not. This may be called a stub- By the arrival of the steamship Teutonia little animal, of the oderiferous species, born fact. And this same Director, (I off Cape Race, we have three days later that is so amazingly fond of chickens. The parade no man's name in public print) news from Europe. The movements of facts in my statement which he undertakes is a thorough educated man, fully capable Garilaldi are increasing in importance. to brand as misrepresentation of facts, were of critically examining any book on any He has under his command 3,000 volumes facts of which I was in possession, and subject. And now comes the examination teers, and has arrived at Caltanisetta, the deemed it my duty to the public to state of the "unkindest cut of all." The agent capital of the province of the same name. them, just as I believed, and still believe says "last season I supplied about seventy Garabaldi demonstrations have taken place them to exist, and can do little more at of the schools of Centre county with the in a number of towns, and large re-enforcepresent, than state the same facts, perhaps, Osgood series, and have, the present season ments to his army are expected. He has a little more circumstantially, adding a taken orders for many more, and the adop- had a conference with Mazzini, and his few words by way of improvement. To be- tions are still going on bravely." Seventy determination, either to conquer Rome for gin with the first fact. Last season (I think about this time of year,) Mr. J. K. Fleming (this is the first time I have presumed to Thirty? Suppose we say thirty, (though it Rocva and Palmita. The Government has use his name) came into my store, and, is small number to be called "many") not yet taken any further measures against after introducing himself as an agent for but we will take it, small as it is, in order him. At the Conference of Constantinople, shall be necessary and proper for carrying or to the people; and thus manifested their determination to retain to themselves the refused, giving my reasons, one of which and seventy. The number of schools in Turks. The rebel Envoys are said to have was, that it was not the time to ask people Centre county, is, I think, all told, one hun-formally demanded a recognition of the to throw away their old books, and buy new dred and fifty. Though, as I am not well Southern Confederacy, but that England reones, just in the midst of a calamitous war, posted as regards new houses in some dis- fused while France had not yet given a re-

orthography? No! An ungrammatical con needed them at cost. But it is the unneces struction of a sentence? No! He pointed ry sacrifice the people are called on to make,

of a certain word!!!

out the supposed philosophical miapplication that I oppose. What course does an agent for the introduction of new books pursue? This was the only error he had to point He first ascertains who the school Directors out then. But, in conversation with him are, and having dogged them one by one on eaturday evening last, he appears to have together, he asks them to do-what? He found out several more of the same kind; asks them to pass a resolution diction and protection of the laws of the dated government, without regard to the Constitution of this State, against every agbut, what cannot a man find out in a whole their people to throw away the books they with a determination to find them, whether and buy new ones; at a time too when they exist or not? And here an idea oc every patriot, every loyal citizen, feels curs to my mind. Perhaps I had as well bound to economize; to save every dollar, put it down. It can give offence to no one, and to spend nothing, except it be to procure Who knows how eloquently, long, learned is, and all he posesses, is sacredly dedicated and loud, an agent may not declaim on the to his country's cause. At such a time as superiority of his books, before a quoram of this, does he wish to have the people make School Directors, whom he has dogged this sacrifice. together, (I should apologize for the use of A word as to the relative prices of the this unseemly word; but there is no other books. There is no difference in the prices convey the correct idea,) when, perhaps, ers. When Sanders' were being introduced

tleman, and he left. Another fact. Some few illustrations added, or a tew definitions time after this, I dont know how long, a supplied; and as the laborer is always received a letter from three, and perhaps list of those "seventy schools supplied last four individuals, making the same inquiry, season." They might send me one, for, if but stating no reasons. My answer was I live but sixty years longer, I will be the Here is a plain statement of facts as they would be doing honor to old age. I think occurred. They are for the people to sit in they will. I hardly know whether to subjudgment upon. If they acquit the agent scribe myself according to Mr. Flemming from having anything to do with creating "Mr. Geo. Livingston a Book dealer in

By the arrival of the Columbia, we have I do not believe that there is either a first Vera Cruz to the 1st inst., from Mexico to nication with Vera Cruz to be exceedingly

business of all kind; prostrated, the streams tricts, the number may be one hundred and ply. The expeditionary force to Mexico is