## BEDFORD INQUIRER.

expeditions were fitted out from abroad against acy portion of our own country, to burn down our cities, murder and plunder our people, and usurp our government, we should call any power on earth to the strictest account for not preventing such enormities. Ever since the administration of General

Washington, acts of Congress have been in force to punish severely the crime of setting on foo a military expedition within the limits of the United States, to proceed from thence against a nation or State with whom we are at peace. The present neutrality act of April 20th, 1818, is but little more than a collection of pre-ex-isting laws. Under this act the President is empowered to employ the land and naval forces and the militia "for the purpose of preventing the carrying ou of any such expedition or enterprise from the territories and jurisdiction of the United States," and the collectors of customs are authorized and required to detain any vessel in port when there is reason to believe she is about to take part in such lawless enterprises.

When it was first rendered probable that an attempt would be made to get up another unlawful expedition against Nicaragua, the Secretary of State issued instructions to the marshals and district attorneys, which were directed by the Secretaries of War and the Navy to the appropriate army and navy officers, requiring them to be vigilant, and to use their best exertions in carrying into effect the provisions of the act of 1818. Notwithstandin these precautions, the expedition has escaped from our shores. Such enterprises can do no possible good to the country, but have already inflicted much injury both on its interests and its character. They have prevented peaceful emigration from the United States to the States of Central America, which could not fail to prove highly beneficial to all the parties concerned. In a pecuniary point of view alone, our citizens have sustained heavy losses from the seizure and closing of the transit route by the San Juan between the two oceans.

The leader of the recent expedition was ar resied at New Orleans, but was discharged on giving bail for his appearance in the insufficient sum of two thousand dollars.

I commend the whole subject to the serious attention of Congress, believing that our duty and our interest, as well as our national char-acter, require that we should sdopt such measures as will be effectual in restraining our

citizens from committing such outrages. I regret to inform you that the President of Paraguay has refused to ratify the treaty be-United States and that State tween the amended by the Senate, the signature of which was mentioned in the message of my predece sor to Congress at the opening of its session in December, 1853. The reasons assigned for this refusal will appear in the correspondence herewith submitted.

It being desirable to ascertain the fitness the river La Plata and its tributaries for navigation by steam, the United States steamer Water Witch was sent thither for that purpose in 1853. This enterprise was successfully carried on until February, 1855, when, while in the peaceful prosecution of her voyage up the Paname sizer, the steamer was fired upon by a Paraguayan fort. The are was recurbed but as the Water Witch was of small force, and not designed for offensive operations, she retired from the conflict. The pretext upon which the attack was made was a decree of the President of Paraguay of October, 1854, prohibiting foreign vessels-of-war from navigating eration, the right of its government to expect that such a decree would be obeyed cannot be acknowledged. But the Water Witch was not, properly speaking, a vessel-of- war. She was Il steamer engaged in a scientific enterprise intended for the advantage of commercial ole, and as calling for sa

March last, I merely said that when "a constitution shall be submitted to the people of the Territory, they must be protected in the exercise of their right of voting for or against that instrument, and the fair expression of the popular will must not be interrupted by fraud r violence." In expressing this opinion it was far from

my intention to interfere with the decision of ths people of Kansas, either for or against slavery. From this I have always carefully abstained. Intrusted with the duty of taking "care that the laws be faithfully executed," my only desire was that the people of Kansas should furnish to Congress the evidence required by the organic act, whether for or against slavery; and in this manner smooth their passage into the Union. In emerging from the condition of territorial dependence into that of sovereign State, it was then duty, in my opinion, to make known their will by the votes of the majority, on the direct question whether this aportant domestic institution should or should not continue to exist. Indeed, this was the only possible mode in which their will could be authentically ascertained.

The election of delegates to a convention must necessarily take place in seperate distriets. From this cause it may readily happen as has often been the case, that a majority of the people of a State or Territory are on side of a question, whilst a majority of the representatives from the several districts into which it is divided may be upon the other

side. This arises from the fact that in some districts delegates may be elected by small majorities, whilst in others those of different sentiments may receive majorities sufficiently

great not only to overcome the votes given for the former, but to leave a large majority of the whole people in direct opposition to a majority delegates. Besides, our history proves of the that influences may be brought to bear on the

representative sufficiently powerful to induce him to disregard the will of his constituents .----The truth is, that no other authentic and satisfactory mode exists of ascertaining the will of a majority of the people of any State or Terriory on an important and exciting question like that of slavery in Kansas, except by leaving it to a direct vote. How wise, then, was it for Congress to pass over all subordinate and intermediate agencies, and proceed directly to the source of all legitimate power under our

institutions! How vain would any other principle prove in practice ! This may be illustrated by the case Kansas. Should she be admitted into the Union, with a constitution either maintaining or abolishing slavery, against the sentiment of the people, this could have no other effect than to continue and to exasperate the existing agitation during the brief period required to make the constitution conform to the irresistible will of the majority.

The friends and supporters of the Nebraska and Kansas act, when struggling on a recent ecusion to sustain its wise provisions before the rivers of that State. As Paraguay, how-ever, was the owner of but one bank of the river of that name, the other belonging to Corricutes, a State of the Argentine Confed-publicly pledged their faith and their honor, publicly pledged their faith and their honor, that they would cheerfully submit the question of slavery to the decision of the bona fide peo ple of Kansas, without any restriction or qualfication whatever. All were cordially united upon the great doctrine of popular sovereignty, thich is the vital principle of our free institustates generally. Under these circumstances, tions. Had it then been insinuated from any I am constrained to consider the attack upon quarter that it would be a sufficient compliance the requisitions of the organic lay members of a convention, thereafter to be elected, to withhold the question of slavery from the people, and to substitute their own will for their constituents, this would have been instantly rejected. Everywhere they remained true to the resolution adopted on a celebrated oceasion recognising "the right of the people of all the Territories-including Kansas and Nebraska-acting through the legally and fairly-expressed will of a majority of actual residents. and whenever the number of their inhabitants justifies it, to form a constitution, with or with-

without slavery, as their constitution may pre-seribe at the time of their admission." Did Congress mean by this language that the delogates elected to frame a constitution should have authority finally to decide the question of slavety, or did they intend by leaving it to the people that the people of Kansas themselves should decide this guestion by a direct vote!-On this subject 1 confess I had never entertain-et a serious doubt, and therefore, in my in structions to Governor Walker of the 28th March Last, I merely said that when "a coninstitutions of a political character. Besides, there was no question then before Congress, nor indeed has there since been any serious question before the people of Kansas or the country, ex-cept that which relates to the "domestic institution" of slavery. The convention, after an angry and excited

debate finally determined, by a majority of only two, to submit the question of slavery to the people, though at the last forty-three of the fity delegates present affixed their signatures to the constitution. A large majority of the convention were in

favor of establishing slavery in Kansas. They accordingly inserted an article in the constitution for this purpose similar in form to those which had been adopted by other territorial conventions. In the schedule, however, providing for the transition from a territorial State government, the question has been fairly and explicitly referred to the people, whether they will have a constitution "with or without slavery." It declares, that before the constitution adopted by the convention "shall be seut to Congress for admission into the Union as a State," an election shall be held to decide this question, at which all the white male inhabitants of the Territory above the age of 21 are enti-tled to vote. They are to vote by ballot; and "the ballots cast at said election shall be endorsed 'constitution with slavery,' and 'constitution with slavery." If there be a majority

in favor of the "constitution with slavery," then it is to be transmitted to Congress by the President of the Convention in its original form .-If, on the contrary, there shall be a majority in favor of the "constitution with no slavery," "then the article providing for slavery shall be stricken from the constitution by the president of this convention;" and it is expressly declared that "no slavery shall exist in the State of Kansas, except that the right of property in slaves now in the Territory shall in no manner be interfered with;" and in that event it is made his duty to have the constitution thus ratified transmitted to the Congress of the United States for the admission of the State into the Union. At this election every citizen will have opportunity of expressing his opinion by his vote "whether Kansas shall be received into the Union with or without slavery," and thus this exciting question may be peacefully settled in the very mode required by the organic law. The election will be beld under legitimate authority, and if any portion of the inhabitants shall refuse to vote, a fair opportutity to do so having been presented, this will be their own voluntary act, and they alone will be responsi-

ble for the consequences. Whether Kansas shall be a free or a slave State must eventually, under some authority, be decided by an election: and the question can never be more clearly or distinctly presented to the people than it is at the present moment.--Should this opportunity be rejected, she may involved for years in domestic discord, and ssibly in civil war, before she can again make p the issue now so fortunately tendered, and again reach the point she has already attained. Kausas has for some years occupied too much of the public attention. It is high time this should be directed to far more important ob- with such an imposing force as to convince jects. When once admitted into the Union, whether with or without slavery, the excitement beyond her own limits will speedily pass away and she will then for the first time be left, as she ought to have been long since, to manage der to accomplish this object it will be necesher own affairs in her own way. If her consti- sary, according to the estimate of the War Detution on the subject of slavery, or on any oth-er subject, be displeasing to a majority of the and this I earnestly recommend to Congress. people, no human power can prevent than from At the present moment of depression in the changing it within a brief period. Under these revenues of the country I am sorry to be oblicircumstances, it may well be questioned whether the peace and quiet of the whole country are not of greater importance than the mere tem-porary triumph of either of the political parties that of a legally-ascertained majority of all porary triumph of either of the political parties n Kansas. Should the constitution without slavery be adopted by the votes of the majority, the rights of property in slaves now in the Territory are reserved. The number of these is very small; but if it were greater the provision would be equally just and reasonable. These slaves were brought into the Tetritory under the constitution of the United States, and are now the property of their masters. This point has at length been finally decided by the highest judicial tri bunal of the country-and this upon the plain principle that when a confederacy of sovereign States acquire a new territory at their joint expense, both equality and justice demand that the citizens of one and all of them shall have fal existence had been recognised by Congress the right to take into it whatsoever is recog-in different forms and by different enactments. bised as property by the common constitution. nised as property by the common constitutio To have summarily confiscated the property in slaves already in the Territory, would have vote at the election for delogates ; but an op-portunity to do this having been fairly afforded the practice of the older States of the Union which have abolished slavery. A territorial government was established for Utah by act of Congress approved the 9th September, 1850, and the constitution and laws of the United States were thereby extended over it "so far as the same, or any provisions thereof, may be applicable." This act provided for the appointment by the the President, by and with the advice and consent of the Senate, of a governor, who was to be ex-officio superintendent of Indian affairs, a secretay. three judges of the supreme court, a marshal, and a district attorney. Subsequent acts paovided for the appointment of the officers necessary to extend our land and our Indian system over the Territory. Brigham Young was appointed the first governor on the 20th Septemer, 1850, and has held the office ever since .-Whilst Governor Young has been both govern-or and superintendent of Indian affairs throughout this period, he has been at the same time the head of the church called the Latter-Day Saints, and professes to govern its members and dispose of their property by direct isspiration and authority from the Almighty. His power has been, therefore, absolute over both church and State. The people of Utah, almost exclusively, belong The people of Utah, atmost exclusively, belong to this clutch, and believing with a fanatical spirit that he is governor of the Territory by divine ap-pointment, they obey his commands as if these were direct revelations from Heaven. If, therefore, he chooses that his government shall come into celli-sion with the government of the United States, the members of the Morman church will yield implicit inclusions to his that.

with them a military force for their protection, and sent to aid as a posse comitatus, in case of need, in the execution of the laws. With the religious opinions of the Mormons

as long as they remained more opinions, how-ever deplorable in themselves and revolting to the moral and religious sentiments of all Christendom, I had no right to interfere. Actions alone, when in violation of the constitu-tion and laws of the United States, become the legitimate subjects for the jurisdiction of the civil magistrate. My instructions to Gov. Cumming have therefore been framed in strict accordance with these principles. At their date a hope was indulged that no necessity might exist for employing the military in storing and maintaining the authority of the law; but this hope has now vanished. Gov. Young has, by proclamation, declared his determination to maintain his power by force, and has already committed acts of bostility against the United States. Unless he should retrace his steps, the Territory of Utah will be in a state of open rebellion. He has committed these acts of hostility notwithstanding Major Van Vliet, an officer of the army, sent to Utah by the commanding general to purchase provisions for the troops, had given him the strongest assurances of the peaceful intentions of the government, and that the troops would only be employed as a posse comitatus when called on by the civil authority to aid in the execution of the laws. There is reason to believe that Gov. Young

has long contemplated this result. He knows that the continuance of his despotic power de-pends upon the exclusion of all settlers from the Territory, except those who will acknowledge his divine mission, and implicitly obey his will: and that au enlightened public opinion there would soon prostrate institutions at war with the laws both of God and man. He has therefore for several years, in order to maintain his independence, been industriously employed in cliecting and fabricating arms munitious & war, and in disciplining the Mormons for milhary service. As superinten-dent of Indian affans he has had an opportunity of tampering with the Indian tribes, and exciting their hostile feeings against the United States. This, according to our information, he has accomplished in regard to some of these tribes, while others have remained true to their allegiance, and have communicated his intrigues to our Indian agents. De has laid in a store of provisious for three years, which in case of necessity, as he informed Major Van Vliet, he will conceal, "and then take to the mountains, and bid defiance to all the powers of the government.

A great part of all this may be idle boasting; dollars and twelve cents, (\$88,532,839 12) but yet no wise government will lightly esti-mate the efforts which may be inspired by such The public expendituros for the fiscal year ending 30th June, 1857, amounted to seventy phrensied fanaticism as existed among the Mormons in Utah. This is the first rebellion million eight hundred and twenty-two thousand seven hundred and twenty-four dollars even greater economy than if they had been which has existed in our Territories; and huand eighty-five cents, (\$70.822,724 85.) of manity itself requires that we should put it which five million nine hundred and forty-three down in such a manner that it shall be the last. thousand eight hundred and ninety-six and ninety-one cents (\$5,943,896 91) were applied to the redemption of the public debt, To trifle with it would be to encourage it and to render it formidable. We ought to go there including interest and premium, leaving in the be to violate one of the most important trusts these deluded people that resistance would be treasury at the commencement of the present fiscal year on the 1st July, 1857, seventeen not deny to Congress the power, when acting in vain, and thus spare the effusion of blood. We can in this manner best convince them that we are their friends, not their enemies. In ormillion seven hundred and ten thousand one hundred and fourteen dollars and twenty-seven of them for the purpose of increasing the valu-of the remainder, yet, considering the great cents, (\$17,710,114 27.) The receipts into the treasury for the first temptation to abuse this power, we cannot be quarter of the present fiscal year, commencing Ist July, 1857, were twenty million nine hun-dred and twenty-nine thousand eight hundred and nineteen d ged to recommend such a measure; but I feel the constitution and laws over the Territory of making with the balance before stated an ag-Ulah. gregate of seventy-five million three hundred I recommend to Congress the establishment of a territorial government over Arizona, inthirty-four dollars and eight cents, (\$75,389,corporating with it such pertions of New Mexi-934 08,) for the service of the present fiscal co as they may deem expedient. I need scare. year. ly adduce arguments in support of this recom The actual expenditures during the first mendation. We are bound to protect the lives quarter of the present fiscal year were twentyand the property of our citizens inhabiting Arthree million seven hundred and fourteen thousand five hundred and twenty-eight dolizona, and these are now without any efficient protection. Their present number is already lars and and thirty-seven cents, (23,714,528 onsiderable, and is rapidly increasing, not-37,) of which three million eight hundred and withstanding the disadvantages under which ninety five thousand two hundred and thirtythey labor. Besides the proposed Territory is believed to be rich in mineral and agricultural two dollars and thirty-nine ceuts (\$3,895,232 39) were applied to the redemption of the pubresources, especially in silver and copper. The lie debt, including interest and premium. The mails of the United States to California are probable expenditures of the remaining three now carried over it throughout its whole exquarters, to 30th June, 1858, are fifty-one tent, and this route is known to be the nearest, million two hundred and forty-eight thousand and believed to be the best to the Pacific. five hundred and thirty dollars and four cents Long experience has deeply convinced me (\$51,248,530 04,) including interest on the that a strict construction of the powers granted public debt, making an aggregate of seventyto Congress is the only true, as well as the onfour million uine hundred and sixty-three thousand fifty-eight dollars and forty-one cents ly safe, theory of the constitution. Whilst this priaciple shall guide my public conduct, 1 (\$74.963.058 41.) leaving an estimated balconsider it clear that under the war-making ance in the treasury at the close of the present power Congress may appropriate money for the fiscal year of four hundred and twenty-six construction of a military road through the Territories of the United States, when this is absolutely necessary for the defence of any of thousand eight hundred and seventy-five dollars and sixty-seven cents, (\$426,875 67.) The amount of the public debt at the comthe States against foreiga invasion. The conmencement of the present fiscal year was twentystitution has conferred upon Congress power nine millions sixty thousand three hundred and "to declare war," "to raise and support ar-mics," "to provide and maintain a navy," and 386 90.) to call forth the militia to "repel invasions."---The amount redeemed since the last of July These high sovereign powers necessarily in-volve important and responsible public duties, was three million eight hundred and ninety-five thousand two hundred and thirty-two dollars and among them there is none so sacred and so and thirty-nine cents (\$3,895,232 39)—leaving a balance unredeemed at the time of twenty-peace has proved in effectual. It is believed to imperative as that of preserving our soil from the invasion of a foreign enemy. The Consti-tution has, therefore, left nothing on this point five million one hundred and sixty-five thousand one hundred and fifty-four dollars and fiftyto construction, but expressly requires that "the United States shall protect cach of them one cents \$(25, 165, 154 51.) The amount of estimated expenditures for [the States] against invasion." Now, if a milthe remaining three quarters of the present itary road over our own Territories be indisfiscal year will, in all probability, be increased pensably necessary to enable us to meet and refrom the causes set forth in the report of the pel the invader, it follows as a necessary consequence not only that we possess the nower, but it is our imperative duty to construct such Secretary. His suggestion, therefore, that authority should be given to supply temporary deficiency by the issue of a lin any a road. It would be an absurdity to invest a amount of treasury notes, is approved and 1 ac-cordingly recommend the passage of such a The trib government with the untimited power to make and conduct war, and at the same time deny to it the only means of reaching and defeating law. As stated in the report of the Secretary, the apart for them west of Arkansas, are rapidly the enemy at the montier. Without such a road it is quite evident we cannot "protect" tariff of March 3, 1857, has been in operation advancing in education and in all the arts of California and our Pacific possessions "against for so short a period of time, and under circuminvasion." We cannot by any other means stances so unfavorable to a just development of induige the agreeable anticipation that at no transport men and munitions of war from the its results as a revenue measure, that I should very distant day they will be incorporated in-

willtary road through our own territories, and ever since the origin of the government Con-gress has been in the practice of appropriating to the recommendation of the Secretary of the

money from the public treasury for the con-struction of such roads.

ted. The distance on the Arizona route near moment we have no armed vessel in the navy the 32d parallel of north latitude, between the which can penetrate the rivers of China. We western boundary of Texas on the Rio Grande have but few which can enter any of the harand the eastern boundary of California on the bors south of Norfolk, although many millions Colorado, from the best explorations now with- of foreign and domestic commerce annually pass in our knowledge, does not exceed four hun-dred and seventy miles, and the face of the country is, in the main, favorable. For obvitake work itself by means of its own agents.--This ought to be committed to other agencies, cost of their construction will not be great, and which Congress might assist either by grants they will require but a comparatively small exof land or money, or by both, apon such terms and conditions as they may deem most benefi-cial for the country. Provision might thus be made not only for the safe, rapid, and econom-them should be at every station where we ical transportation of troops and munitions of maintain a squadron, and three or four should war, but also of the public mails. The comsuch a road; and above all, it would be a pow-erful additional bond of union. And although advantages of this kind, whether mercial interests of the whole country, both Pacific coasts. Economy, utility, and efficiency mercial or political, cannot confer constitution-al power, yet they may furnish auxiliary argu-ments in favor of expediting a work which, in my judgment, is clearly embraced within the

ar-making power. For these reasons I commend to the friendly consideration of Congress the subject of the Pacific railroad, without finally committing

myself to any particular route. The report of the Secretary of the Treasury will furnish a detailed statement of the condition of the public finances and of the respective branches of the public service devolved upor. that department of the government. By this report it appears that the amount of revenue eceived from all sources into the treasury du-1857, was sixty-eight million six hundred and thirty one thousand five hundred and thirteen 68,) which amount, with the balance of nine- power! teen million nine hundred and one thousand three hundred and twenty-five dollars and forty-five cents, (\$19,901,325 45,) remaining in the beasury at the commencement of the year, made an aggregate for the service of the year of eighty-eight million five hundred and thirtytwo thousand eight hundred and thirty-nine

(\$20,929,819 81,) and the estimated receipts of a quarter-section, or 160 acres of land .of the remaining three quarters to the 30th June, 1858, are thirty-six million seven hup-dred and fifty thousand doltars, (\$36,750,000) quantities. gregate of seventy-five million three hundred great extent in the public lands. The son-and eighty-nine thousand nine bundred and sequence has been that large portions of them

ato the ports at either end of these routes.— After all, therefore, we can only rely upon a

The difficulties and the expense of construct- | years the government has been obliged on many ing a military railroad to connect our Atlantic occasions to hire such steamers from individuals and Pacific States have been greatly exaggeraous reasons the government ought not to under- light draught, great speed and heavy guns not exceed two million three hundred thousand dollars, or \$220,000 each.

The report of the Secretary of the Interior is worthy of grave consideration. It treats of the numerous, important, and diversified branches of domestic administration intrusted to him by law, Among these the most prominent are the public lands and our relations with the Indians.

Our system for the disposal of the public, lands, originating with the fathers of the republic, has been improved as experience pointed the way, and gradually adapted to the growth and settlement of our western States and Territories. It has worked well in practice. Already thirteen States and seven Territories ring the fiscal year ending the the 30th June, bave been carved out of these lands, and still more than a thousand millions of acres remain unsold. What a boundless prospect this dollars and sixty-seven cents, (\$68,631,513 presents to our country of future prosperity and

We have heretofore disposed of 363,862,-454 acres of the public land. Whilst the public lands as a source of

revenue are of great importance, their importance is far greater as furnishing homes for a hardy and independent race of honest and industrious citizens, who desire to subdue and cultivate the soil. They ought to be admin them for any other purpose, we ought to use converted into money and the proceeds were already in the public treasury. To squander dollars away this richest and noblest inheritance which bona fide as a proprietor, to give away portions

llars and eighty-one cents, sales, in their right of preemption, to the extent Speculation has of late years prevailed to a have become the property of individuals and companies, and thus the price is greatly en-hanced to those who desire to purchase for actual settlement. In order to limit the area of speculation as much as possible, the ex-tinction of the Jadian title and the extension of the public surveys ought only to keep pace with the tide of emigration. If Congress should hereafter grant alternate sections to States or companies, as they have done heretofore, I recommend that the inter-mediate sections retained by the gevernment should be subject to pre-emption by actual settlers.

tion from the Paraguayan government.

Citizens of the United States, also, who were established in business in Paraguay, have had their property seized and taken from them, and erwise been treated by the authorities in an insulting and arbitrary manner, which requires redress.

A demand for these purposes will be made in a firm but conciliatory spirit. This will the more probably be granted if the Executive shall have authority to use other means in the event of a refusal. This is accordingly recommend-

It is unnecessary to state in detail the alarming condition of the Territory of Kansas at the time of my inauguration. The opposing parties then stood in hostile array against each other, and any accident might have relighted the flames of civil war. Besides, at this critical mement, Kansas was left without a governor by the resignation of Gov. Geary.

On the 19th of February previous, the territorial legislature had passed a law providing for the election of delegates on the third Monday of June to a convention to meet on the first Monday of September, for the purpose of framing a constitution preparatory to admission into the Union. This law was in the main fair and just; and it is to be regretted that all the qualified electors had not registered themselves and voted under its provisions.

At the time of the election for delegates, an extensive organization existed in the Territory, whose avowed object it was, if need be, to put down the lawful government by force, and to establish a government of their own under the so-called opeka constitution. The persons attached to this revolutionary organization abstained from taking any part in the election.

omitted to provide for submitting to the people the constitution which might be framed by the the constitution which might be framed by the convention; and in the excited state of public convention; and in the excited state of public convention is and in the excited state of public convention. feeling throughout Kansas an apprehension ex- ratification of the people of the proposed State, tensively prevailed that a design existed to may be followed on future occasions. I took force upon them a constitution in relation to it for granted that the convention of Kansas slavery against their will. In this emergency would act in accordance with this example, it became my duty, as it was my unquestionable right, having in view the union of all good hence my instructions to Governor Walker, in citizens in support of the territorial laws, to favor of submitting the constitution to the peoexpress an opinion on the true construction of ple, were expressed in general and unqualified the provisions concerning slavery contained in | terms. the organic an of Congress of the 30th May, 1854. intent and meaning of this act not 13 legislate slavery into any Territory or State, nor to ex- not bound by its terms to submit any other clude it therefrom, but to leave the people portion of the instrument to an election, except

clude it therefore, but to leave the people portion of the instrument to an election, except there of perfectly free to form and regulate that which relates to the "domestic institution" their domestic institution institutions in their own way." of slavery. This will be rendered clear by a simple reference to its language. It was "not was to "be received into the Union, with or to legislate slavery into any Territory or State

out slavery, and be admitted into the Union upon terms of perfect equality with the other

The convention to frame a constitution for Kansas met on the first Monday of September last. They were called together by virtue of an act, of the territorial legislature, whese law-A large propertion of the citizens of Kansas did not taink proper to register their names and to their refusal to avail themselves of their right could in no manner affect the legality of the convention.

This convention proceeded to frame a constitution for Kansas, and finally adjourned on the 7tp day of November. But little difficulty occurred in the convention, except on the subject of slavery. The truth is that the general provisions of our recent State constitutions are so similar-and, 1 may add, so excellent-that the difference between them is not essential .--Under the earlier practice of the government, no constitution framed by the convention of a Territory preparatory to its admission into the The act of the territorial legislature had Union, had been submitted to the people initted to provide for submitting to the people I trust however, the example set by the las founded, as it is, on correct principles; and

In the Kansas-Nebraska act, however this re-Congress declared it to be "the true quiroment, as applicable to the constitution and meaning of this act not 12 legislate had not been inserted, and the convention were

It ought ever to be our cardinal policy to reserve the public tands as much as may be for actual settlers, and this at moderate prices. We shall thus not only best promote the prosperity of the new States and Territories, and the power of the Union, but shall secure homes

for our posterity for many generations. The extension of our limits has brought within our jurisdiction many additional and populous tribes of Indians, a large proportion of which are wild, untractable, and difficult to control. Predatory and warlike in their dis position and habits, it is impossible altogether to restrain them from committing aggressions on each other, as well as upon our frontier citizens and those emigrating to our distant States and Territories. Hence expensive military expeditions are frequently necessary to overawe and chastise the more lawless and ostile.

The present system of making them valuabe the better policy to colonize them in suitable localities, where they can receive the rudi-

ments of education and be gradually induced to adopt habits of industry. So far as the ex-periment has been tried it has worked well in practice, and it will doubtless prove to be less expensive than the present system.

The whole number of Indians within our territorial limits is believed to be, from the best data in the Interior Department, about

The tribes of Cherokees, Choetaws, Chickasaws and Creeks, settled in the territory set