W. Lewis, Editor and Proprietor Wednesday morning, Nov. 18, 1863.



"I know of no mode in which a loyal citi zen may so well demonstrate his devotion t Constitution and the Union, under all circumstances, and under every Administration. REGARDLESS OF PARTY POLITICS, AGAINST ALL BASAILANTS, AT HOME AND AUROAD."—STEPHEN A. Donglas.

"Southern brethren." They will not fight to free the nigger." They will not fight for an "Abolition Administration." They don't wish to be "placed in New York, and Parker in New Jerger and of persons of foreign birth, who have declared their intention to be come citizens under and in pursuance of the laws, to perform compulsory military duty in the service of the United States and particularly that the on an equality with the nigger, etc., to the end of a thousand chapters league against him as strong as the of treason. We fear they will obey league that existed between the Government of the United States, and particularly that the of treason. We fear they will obey league that existed between the Government of the United States, and particularly that the original form all the service of the United States, and particularly that the service of the United States, and particularly that the original form all the service of the United States, and particularly that the service of the United States, and particularly that the service of the United States, and particularly that the service of the United States, and particularly that the service of the United States, and particularly that the service of the United States, and particularly that the service of the United States, and particularly that the service of the United States, and particularly that the service of the United States, and particularly that the service of the United States, and particularly that the service of the United States, and particularly that the service of the United States, and particularly that the service of the United States, and particularly that the service of the United States, and particularly that the service of the United States, and particularly that the service of the United States are serviced by the service of the United States and the States are serviced by the service of the United States are serviced by the service of the United States are serviced by the service of the United States are serviced by the service of the United States are serviced by the serviced by t their traitor leaders and will not volunteer. With such a feeling existing in the bogus Democratic party, can it leaders and will not volunteer. With such a feeling existing in the bogus Democratic party, can it leaders are now made for preliminary injunctive. be expected that our State's quota can | permit their militia to be called out, | tions, until final hearing. These mobe made up by the 5th of January? - and their States have been desolated tions have been argued only on the apprehension of a well recognized and The whole people must be unanimous in tavor of filling up the shattered regiments by volunteering, before we can also imagine the danger of the special affidavits of the interest of the complainants. We have been argued only on the other repeated principle. It is said, part of the complainants. We have often truly said, that the Federal Goving the special affidavits of the bills and the special affidavits of the large of the large of the special affidavits of the large of the large of the special affidavits of the large of the large of the large of the special affidavits of the large of the large iments by volunteering, before we can gers that would have overwhelmed complainants.

expect to escape another draft. If the liberty—for the aid of such men would It is to be not be a such as a su

length, and opposes a vigorous prosecution of the war, we would rather be in the shoes of a defeated caudidate

Gen. B. F. Butler has again had been served for several days. been placed in active command. Gen | The rebel quartermaster explained Foster is relieved of command of the to our prisoners that it was not his eighteenth corps and of the Depart- fault that they were thus deprived of ment of Virginia and North Carolina the necessaries of life, as he had no

and Gen. Butler takes his place. Gen. Burnside has resigned and Gen.

Read the new advertisements.

## The Supreme Court and the Conscription Act.

Chief Justice Lowrie, Justice Woodard, and Justice Thompson, constiuting a majority of the Supreme Court f this State, have decided that the his country as by sustaining the Flag the December and his place will be filled ment a majority on the Bench.

tor-sheet raised the cry that the volun-teers should come from the party op-posed to the election of Woodward.—

National forces, and for other purpo-ses," have presented their bills in this ordinate powers. Suppose Mr. Wood-ward had been Governor of Pennsyl-Of course, the young men who are vania in the beginning of this war, gainst the enrolling officers, praying and have been influenced by these re- with his opinions recorded in favor of that they may be enjoined against bel sheets, will not volunteer—they war upon the North by the Southern proceedings under the act of Congress will not take up arms to fight their will not take up arms to fight their believing as he did that the South draft of citizens of the Commonwealth

pect is that he will be most terribly consisted only of about one-third of a boundaries. But the power conferred boundaries of a poor Congress over the milita is in-

Foster has been assigned to the com-Belle Island. It was with great difficulty that he could get a small supply of meat for the hospitals.

He Affirms the Constitutionality of the

of this State, have decided that the Act of Congress for organizing the National Forces is unconstitutional.—
The decision was rendered at Pittsburg on Tuesday of last week. Justin 1985 burg on Tuesday of last week. Just Act, in which opinion Judges Woodtices Strong, a Democrat, and Read, a ward and Thompson concurred. Judg-

The tenor of the information bro't of making treaties involved the possiblity of offensive and defensive alliarm in the South, and especially in Richmond in consequence of the food Richmond, in consequence of the food armies beyond the limits of its territo "execute the laws of the Union, to to the Government which protects suppress insurrections and to repel invasions," and for no other uses. The and unequal in their operations, much militia cannot be summoned for the more so than the act of Congress now the State Governments, and the historian invades any story exercised, nor are through exercised ex

Mances, and under every Administration, tegarity on the Bench.

The Phila. Press, commenting upon the decision, says:

A. Douglas.

The conscription law is decided to be unconstitutional upon this ground: that the militia is a State organization much talk, though there is little or no controlled by the laws of the State, and militia, and, more especially, when, as it appears from the prohibition of nish a man by contributions or taxes appropriations for the army for a lon-imposed on itself. In some instances a ger term than two years, the subject draft was to be used in the last resort"

There is sometimes great confusion of ideas in the consideration of ques-

tions arising under the Constitution of the United States, caused by mishas no other than such as are express-

over the militia. By the same section of the eighth article of the Confication and draft from the able-bod-stitution, it was ordained, in words of stitution, it was ordained, in words of well-known mode of raising armies. And, stitution this, colored the rights of civil liberty to show that there is anything in ci-enjoyed by the people of the States. The rights of civil liberty to show that there is anything in ci-enjoyed by the people of the States. The rights of civil liberty to show that there is anything in ci-enjoyed by the people of the States. The rights of civil liberty to show that there is anything in ci-enjoyed by the people of the States. The rights of civil liberty to show that there is anything in ci-enjoyed by the people of the States. The rights of civil liberty to show that there is anything in ci-enjoyed by the people of the States. The rights of civil liberty to show that there is anything in ci-enjoyed by the people of the States. The rights of civil liberty to show that there is anything in ci-enjoyed by the people of the States. The rights of civil liberty to show that there is anything in ci-enjoyed by the people of the States. The rights of civil liberty to show that there is anything in ci-enjoyed by the people of the States. The rights of civil liberty to show that there is anything in ci-enjoyed by the people of the States. The rights of civil liberty to show that there is anything in ci-enjoyed by the people of the States. The rights of civil liberty to show that there is anything in ci-enjoyed by the people of the States. The rights of civil liberty to show that there is anything in ci-enjoyed by the people of the States. The rights of civil liberty to show that there is anything in ci-enjoyed by the people of the States. The rights of civil liberty to show that there is anything in ci-enjoyed by the people of the States. The rights of civil liberty to show the rights of civil

supporting armies were toronauch as longer term than two years. In one seeure the blessings of interity for them also be supported. It has already been shown that enrollment and draft are not illegal; that to make them illegal, a prohibition must be found in the latest stages of the country were raised not alone of the country were raised not alone but also by letter or in the spirit of the Constitution. much talk, though there is little or no effort making to fill up our quota under the last call of the President for moder the last call of the President for moder the last call of the President for moder the last call of the President for much talk, though there is little or no effort making to fill up our quota under the last call of the President for mode in which provision shall be made the complainants are not injurished the constitution point out the long the complainants are not injurished the constitution point out the long the complainants are not injurished the clause conterring authority to raise of the Constitution point out the long the complainants are not injurished the clause conterring authority to raise of the Constitution point out the long the complainants are not injurished the clause conterring authority to raise of the Constitution point out the long the complainants are not injurished the clause conterring authority to raise divided in with the standard thus set up. At a armies, no limitation is imposed other draft. Chief Justice Marshall, himself for the support of the suppor der the last call of the President for 200,000 men. Pennsylvania could fill up her quota of 38,000, if the right reeling existed. Before the call was made the Vallandigham press of the State were loud in opposition to the state loud in the state and the force which Congress the doctring of the state were loud to the state with the proper will not the state were loud in the state and the state and the state state of the state were loud in the state were loud in the state with the state and the state with the state and the state and the state were loud in the state and the state were loud in the state and the state and the state and the state and the state State were loud in opposition to the draft and in favor of filling up our army by volunteering—but as soon as the call came from the President for volunteers, every Vallandigham traitions where the first the call came from the president for volunteers, every Vallandigham traitions where the first the call came from the provisions of the call came from the president for volunteers, every Vallandigham traitions where the first the call came from the president for volunteers, every Vallandigham traitions where the first the call came from the president for volunteers, every Vallandigham traitions where so carefully imposed and powerless. The great Central that the volunteers are powered to defend itself.

Government to defend itself.

Opinion of Strong, J.—The complain the clause of the Constitution that conformance of military service, by the pay-distributed the examples of Congress, and specific ment in the clause of the Constitution that conformance of military service, by the pay-distributed the examples of Congress, and specific ment in the clause of the Constitution that conformance of military service, by the pay-distributed the examples of Congress, and specific ment in the clause of the Constitution that conformance of military service, by the pay-distributed may be exampled to the clause of the Constitution that conformance of military service, by the pay-distributed may be exampled to the clause of the Constitution that conformance of military service, was, last the following statement: "In the clause of the Constitution that conformance of military service, was, last the clause of the Constitution that conformance of military service, was, and shaded the examples of Congress, of limiting the power was directly before the minds of the authors of the Constitution.

This mode of recruiting the army by draft in revolutionary times, is also mentioned in Ramsey's Life of Wash-delivering the judgment of the Sudon as conceding that any part of the contrary was declared by Chief Justice Marshall, when means, however, mean to be under-delivering the judgment of the Sudon as conceding that any part of Constitution.

This part of the Constitution, like every other, must be held to mean what its framers, and the people who adopted it, intended it should mean. We are not at liberty to read it in any other sense. We cannot insert restrictions upon powers given in unlimited terms, any more than we can strike out restrictions imposed.

mentioned in Ramsey's Life of Washington (vol. 2, page 246), where it is said, "When voluntary enlistments fell short of the proposed numbers, the deficiencies were, by the laws of the sover and the militia." Thus it is many other sense. We cannot insert restrictions upon powers given in unlimited terms, any more than we can strike out restrictions imposed.

mentioned in Ramsey's Life of Washington (vol. 2, page 246), where it is said, "When voluntary enlistments fell short of the proposed numbers, the deficiencies were, by the laws of the sover not declared to be subject to military law until mustered into service. This is the act of which Judge Story speaks in his commentaries. But in the opinion of Judge Marshall, Congress the power to raise armies, in unqualified terms, and when the people who adopted it, intended it should mean. States, to be made up by drafts or lots from the militia." Thus it is many if the proposed to declared to be subject to military law until mustered into service. This is the act of which Judge Story speaks in his commentaries. But in the opinion of Judge Marshall, Congress the power to raise armies, in unqualified terms, and when the people who adopted it, intended it should mean. States, to be made up by drafts or lots from the militia." Thus it is many of the act of the United States in Houston. Under the delivering the judgment of the Surface is unconstitutional. I think the need is unconstitutional. I think the revery said were not declared to be subject to military law until mustered into service. This is the act of which Judge Story in the power vested in Congress, but I decline to discuss the question, because it is not raised in the cases before unqualified terms, and when the peo-ple of the United States adopted the Constitution, they had in full view cisely what this act of Congress does. Judge Marshall's opinion, of course, compulsory drafts from the population

explodes this objection. of the country, as a known and autho-The argument most pressed, in suprized mode of raising them. The memport of the alleged unconstitutionality ory of the resolution was then recent. t was universally known that it had feres with the reserved rights of the been found impossible to raise suffi-cient armies by voluntary enlistment, cient armies by voluntary enlistment, and that compulsory draft had been resorted to. If, then, in construing the Constitution, we are to seek for, and be guided by the intentions of its authors, there is no room to doubt.—

Had any limitation upon the words of the states over their own militia. It is said the draft takes a portion of those in who own military service to the States and thus diminishes the power of the States to protect themselves. The States, it is claimed, retain the principal power over the militin and those in the principal power over the militin and those in the control of the said the draft takes a portion of those in the control of the said the draft takes a portion of those in the control of the said the draft takes a portion of those in the constitution, we are to seek for, and beginning the control of the said the draft takes a portion of those in the constitution of the said the draft takes a portion of those in the constitution of the said the draft takes a portion of those in the constitution of the said the draft takes a portion of those in the constitution of the said the draft takes a portion of those in the said the draft takes a portion of those in the constitution of the said the draft takes a portion of those in the said the draft takes a portion of those in the said the draft takes a portion of those in the said the draft takes a portion of those in the said the draft takes a portion of those in the said the draft takes a portion of those in the said the draft takes a portion of those in the said the draft takes a portion of th expect to escape another draft. If the draft comes, as it surely will, then a have given the South strength enough to have taken Washington, and complete the military service of the United opposed to their friends volunteering opposed to the constitution itself of the accompanying affidavits are not to have taken Washington, and complete to enrollment and draft into execution to execution the powers expressly opposed to their friends volunteering opposed to the their friends volunteering opposed to the constitution of the draft takes a portion of those during the draft takes a portion of those during the constitution itself) and that compulsory draft had been and that compulsory draft had been to itself the constitution itself) and that compulsory draft had been and that compulsory draft had been to itself the constitution itself) and that compulsory draft had been to itself the constitution itself are construing affidavits are that the complainants are not to execution the power of the Constitution, we are to seek for, and be guided by the intentions of its authors, there is no room to doubt.—

States to protect themselves. The opposed to the United States, under the act of Congress, if the act be valid, nor is it asserted that the constitution, we are to seek for, and be guided by the intentions of its authors, there is no room to doubt.—

Had any limitative upon the mode of raising armies been intended it must have been expressed. It would not not itself the constitution itself or the accompanying affidavits are that the draft takes a portion of the Constitution, we are to seek for, and be guided by the intentions of its authors, there is no room to doubt.—

Had any limitative upon the mode of raising armies b opposed to their friends volunteering opposed to their friends volunteering and opposed to the war—opposed to everything their "Southand opposed to the date, as in the defendants have done expressed. It would not that the eat be validated opposition. It is incredible to be the east they been expre to the lines and be permitted to desert to their Southern friends, where our loyal soldiers will find them "at home," and can give them justice.

The ancient Democracy, the Democracy of Jefferson and Jackson, has passed from the so-called Democratic party of the present day. What is

Success of Free-Lubor in the South.—

Adjutant General Thomas, in a combination to the War Department, and congive them justice.

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The ancient Democracy, the Democracy of Jefferson and Jackson, has passed from the so-called Democratic party of the present day. What is

Success of Free-Lubor in the South.—

Adjutant General Thomas, in a combination to the War Department, deficit that there is any power in the case, to regist the right to exercise a power expressly given. It is strongly as it was sound. It is more plausible than sound. It is more plausible than sound. It is more plausible than sound. It is the very matter which is the case, to regist the rebel confederacy to care it in the inquiry is whethen the inquiry is wheth cacy of Jesteron and Jackson, has plaused from the so-called Democratic party of the present day. What is now called the Democratic party of the present day. What is now called the Democratic party of the present day. What is now called the Democratic party of the present day. What is now called the Democratic party of the present day. What is now called the Democratic party of the present day. What is now called the Democratic party of the present day. What is now called the Democratic party of the present day. What is now called the Democratic party of the present day. What is now called the Democratic party of the present day. What is now called the Democratic party of the present day. What is now called the Democratic party of the present day. What is now called the Democratic party of the present day. What is now called the Democratic party of the present day. What is now called the Democratic party of the present day. What is now called the Democratic party is nothing more now nothing less than a population and the democratic party of the present day. What is now called the Democratic party is nothing more now nothing less than a population and the democratic party of the present day. What is not present day of the present day. What is not present day of the p

ministration in the House. The Tribune gives the so-called Democratic and
Border State strength combined at 90.

Administration 92 Mr. McAllister will be in progress of the United States

Administration 92 Mr. McAllister will be in progress of the United States and invasion of Chesletton or in the found of distributing the public burdence of the united she has are present them, other than such as are present them.

It is not difficult to ascertain what there are the thins and them minded of distributing the public burdence.

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It is not difficult to ascertain what there are the thins are the thins and them minded them there are the thins and them minded of them there are the thins are the thins are the thins and them minded of them there a Administration 92. Mr. McAllister will be in possession of Charleston carford the form this district, is counted with the Vallandigham party. If he goes that may, under the law of nations, involve A Special election in Delaware for a Congressman to fill the vacancy caused by the death of Hon. Wm. Temple, will take place on the 19th inst.

The candidates are Nathaniel B. Swiin debate. The candidates are Nathaniel B. Switters, a full-blooded, staunch Union man, and a certain "Charley Brown," a Philadelphia politician. The prospect is that he will be most terribly nect is that he will be most terribly nectical regiment, who has been a ment of France. Yet more. Apart ted that all persons without employ-ted that all persons without employ-tent in the content of the military service of the kingdom. The act may be found at length in military services of all its able-bodied. The act may be found at length in military services of all its able-bodied. Ruffhead's British Statutes at large, to the will be most terribly violed a right to exist without a right to the personal into such military service, the whole many cases, where the rights of a nation, and its citizens, cannot be protected, or vindicated within its own violence of the kingdom. The act may be found at length in military services of all its able-bodied. Ruffhead's British Statutes at large, to the country never in the state of a country never in the State or General Government. It consisted only of about one-third of a poundaries. But the power conferred similar character was passed in 1757, and the following the service. Before the State or General Government. It pound of bread with water. No most had been served for several days.

| Comption from such service. Before the State or General Government. It is sufficient to enable the fulfillment of Both were enacted under the administration was formed, sufficient to enable the fulfillment of Both were enacted under the administration was formed, sufficient to enable the fulfillment of Both were enacted under the administration was formed, sufficient to enable the fulfillment of Both were enacted under the administration was formed, sufficient to enable the fulfillment of Both were enacted under the administration was formed, sufficient to enable the fulfillment of Both were enacted under the administration was formed, sufficient to enable the fulfillment of Both were enacted under the administration was formed, sufficient to enable the fulfillment of Both were enacted under the administration was formed, applies as well to a denial of power between the denial of power was a sufficient to enable the fulfillment of Both were enacted under the administration was formed. It is a sufficient to enable the fulfillment of Both were enacted under the administration was formed. had been served for several days.

The rebel quartermaster explained to our prisoners that it was not his fault that they were thus deprived of the necessaries of life, as he had no meat to give them, and had on that day been entirely unable to furnish anything whatever to the prisoners on Belle Island. It was with great diff.

Sufficient to enable the fulfillment of the demands of such treaties, or to to the demands of such treaties, or to to the demands of such treaties, or to to the function of Wm. Pitt, afterwards Lord they lived, and it was exacted. The protection must be sought beyond the staunchest friends of English lib. It to the governments under which they lived, and it was exacted. The protection must be sought beyond the staunchest friends of English lib. It to the governments under which they lived, and it was exacted. The motives of patriotics of the fiderent States owed to they lived, and it was exacted. The motives of patriotics of the fide was exacted. The motives of patriotics of the fide was exacted. The motives of patriotics of patriotics of patriotics of the different States owed they lived, and it was exacted. The motives of patriotics of the fide with they lived, and it was exacted. The motives of patriotics of the fide with they lived, and it was exacted. The they lived, and it was exacted. The motives of patriotics of the fide with they lived, and it was exacted. The motive of the fide with they lived, and it was exacted. The they lived, and it was exacted. The motive of the fide with they lived, and it was exacted. The they lived on they lived on they lived on they lived o

The Conscription Act and the Supreme Court.

S treatics of offensive alliance, nor in any case where military power is needed abroad, to enforce rights necessarily sought in foreign lands. This must have been understood by the framers of the Constitution, and it was for such reasons, doubtless, that other power to raise and maintain a military force were conferred upon Congress, in addition to those which were given in the constitution was formed? It is better protected by the provisions of the Constitution, but are the obligations of a citizen to the Government.

This cannot be maintained. If, then, coercion into military service was no invasion of the rights of civil liberty in the Constitution, but are the obligations of a citizen to the Government.

This constitution, but are the obligations of a citizen to the Government.

This cannot be maintained. If, then, coercion into military service was no invasion of the rights of civil liberty of against the power of congress, and maintain a military service was no i

Republican, delivered a dissenting opinions, which we publish to-day and ask every reader of the Globe to give it a careful perusal. Two of the Judges who declare the law unconstitutional provisions for raising art tional, were the begus Democratic tional, were the begus Democratic for at the late election, and were defeated. Judge Lowrie will retire in December and his place will be filled

The complete of the Globe to give it a careful perusal. Two of the Judges who declare the law unconstitutional provisions for raising art to constitution of the country. Unlike that, it was unrestricted, unless it be considered for at the late election, and were defeated. Judge Lowrie will retire in December and his place will be filled

The complete of the Globe to give it a careful perusal. Two of the Judges who declare the law unconstitutional provisions for raising and support armies, one affirming that a power so essential to the existence of the Government, as the raising of troops by draft is clearly conveyed by the instrument the other that the possession of such powers by the General Government and his place will be filled

The complete of the Globe to give it a careful perusal. Two of the Judges who declare the law unconstitutional provisions for raising and support armies were forbidden for a type of the country. Unlike that, it was unrestricted, unless it be considered to the appropriations of money to the use of raising and support of the army. The force of the objection is not apparent. Confossedly, the army must be raised by provide for the common defense, and longer torm than two years. In one sense this was a practical restriction.

The largest meaning, that Congress well known to the power to "raiso and support armies in the different States which confeders will known to the gorigitent constitution and provisions for raising armies in the different States which confeders will known to the power of constitution of construction to the complete that if the power of the country was and support armies of consti

tion. Arbitrary scizures of private ment of \$300 are in violation of the property for the support of the army are illegal and prohibited. Not only does the Constitution point out the mode in which provision shall be made ously affected, and the bills do not for the support of the army but in Again, it is said this act of Congress | unauthorized, those for enrolment an I is a violation of the Constitution, because it makes a drafted man punishation enact. It is well settled that part ble as a deserter before he is mustered of a statute may be unconstitutional,

service from the time of the draft, pre- tened, is it necessary to consider the power or propriety of interference by this court, on motion to enjoin Federal officers against the performance of a duty imposed upon them in plain terms by an act of Congress. Upon of the act of Congress is that it inter- that subject I express no opinion. 1 have said enough to show that the States over their own militia. It is complainants are not entitled to the injunctions for which they ask, and I

WE are realizing now, in the peace and prosperity that prevail throughout the loval States, the immeasurable

serve longer in the rebel army. They were ordered to be placed under guard but before the guard came, succeed in dispersing themselves through the a breach of neutrality. Justly, therefore, may it be said the objection now to come into the Union lines. He reunder consideration begs the question presents that a very despondent feeling exists in the rebel army of Norththe ranks that their cause is becoming

more hopeless as time passes."

—A letter was found in one of the robel camps near the Rappahannock, written by a North Carolina soldier mountains of that State are full of deserters from the robel army. He menmon, but very weak argument against the existence of any power in either the State or Garand Communications that Captain — was coming up to the mountains with a military applies as well to a denial of power to raise armies by voluntary enlist.

ma Fine Cigars and Tobacco for