that, Koazia, when he was seized and im- country his future liome.

nexed to this communication.

ar some remote and uncertain period; and S., 400.)

ed in Mr. Hulsemann's note, and are too return to the United States. obvious to be contested; but as they are

ence to authorities. pr neutral." (1 Kent Com., 75.)

the law of nations, as to Europe, the rule quarter of the globe. from the general character of the country domicil, though not native-born or naturin which they reside." (I bid., 78.)

wested with the nationality of this country, protecting power is not at liberty to disre- application. He received from each a Tez- ought at once to be set at liberty. that domicil was fetained. There are cas price for his protection as native-born or son to whom it is given is cared for, and the seisure of Koszta at Smyrna, commit- agents of this government abroad are un- ally blowing his broins out. "les in which it is difficult to settle the ques naturalized citizens pay for theirs. He is received under the protection of the govern- ted by the procurement of the Austrian der instructions to respect the rights of all

particular place, accompained with positive the duties they impose on him; his properand sojourners whose religion and social converted into a prison for the illegal deproperly the domicil of a person in which as regards projection to person and propis habitation is fixed, without any present origination as well as at home, his rights connection.

In the law of nations as to Europe, the Smyrna, and rescue Koszie form their that would cross the Allantic in six days, and the story's form of Interest of the analysis of the story's form of many as the story and as the story and as the story and as the story and property and the story and as the story and as the story and and that it would cross the Allantic in six days, and the story as the story as

der consideration, and the inevitable re- to respect its decision,

(The Venus, 8 Cranch, 279.)

case by the laws of humanity. Captain ing it his future abode. This intention for sufficient reasons, have some regard for but they continue strangers and sojourners consummating this wrong, that ship, thus In doing what he did for the re- was manifested in several ways, but most the civil distinctions which its own laws not acquiring any national character under desecrated, was not entitled to the privile- tice of enlightened nations. These nations Ingrafish. In doing what he did for the re- was manifested in several ways, but most the civil distinctions which its own laws not acquiring any national character under descented, who had the do not hesitate, in the exercise of the right of the country. Those who had the do not hesitate, in the exercise of the right of the country. Those who had the do not hesitate, in the exercise of the right of the country. Those who had the do not hesitate, in the exercise of the right of the country. case, be fully justified upon this principle. on oath. There can be no better evisors to whom it has the right, under inter (1. Kent's Com., 78-191)

Who have a tight to complain? Not the dence of this design of making the United national law to extend its protection. It The Lords of Appeals in the High Court the prisoner illegally confined therein always subjects according to their multiple wrong does surely, for they can appeal to States his future home than such a declar, will naturally watch with more care, and no. law to justify their conduct. They can ation and to this kidd of evidence of the may act with more vigor, in behalf of those that a merchant carrying on trade at Smyr, degraded to such an ignoble purpose might tionality; and in some instances they have derive no support from civil authority, for intention, the indispensable element of true own citizens, than those clothed with its na, under the protection of a Dutch con- forget, and be excused for forgetting, that carried this right of protection of a Dutch conthere was mone called into action; nor depict, civilians have always attached nationality, but have not been so permanent, sul, was to be considered a Dutchman as it was a national ship. from the law of naure, for that they have importance. (Phillimore, § 188.) In the ly incorporated into its political community. case of Koszta, we have all that is required Giving effect to these well-established ter. Law, 384., 3 Rob. Adm. Reports, 12.) brought to the notice of Austria, and not proach; nor have any of these nations

acter of an American, and the government vested him with the national character of that he had a right to be respected as such this case, Koszta was invested with the na- Koszta should be retained at Smyrna while condition of this government which record that he had a right to be respected as such this case, Koszta was invested with the naof the United States had the right to ex- this country; and with that character he while there by Austria and every other tionality of the United States, if he had it the question of his nationality was pending, stricts it in the use of this right—a com. rend its protection over him, activitied the right to claim protection for international received satisfactory over him, activitied the right to claim protection of the right of the right protect, and they had the right protect pr

given by Mr. Brown to the Austrian intergiven by Mr. Brown to the post of a steamer, for the post of taking intergiven by Mr. Brown to the Austrian inte American Consul at Smyrna, and to Cap. prisoned on board of the Austrian brig-of for ages; but it is new that at this late pe- United States at Constantinople, in a let-mation was such as did not permit Captain are established, tain Ingraham, to the commander of the war Huszar? The national character ac- riod, when the United States assert a claim ter of the 29th of June, addressed to the Ingraham to doubt that the commander of Austrian brig Huszar, and to the Austrian quired by residence remains as long as the to it as a common inheritance, it should at imperial internuncio, states: "It was on the Huszar concurred in this design, and undersigned will briefly notice the compa Consul-General, was genuine. A correct domicil continues, and that continues not once be discovered that it is a doctrine presenting this declaration of allegiance to intended to aid in carrying it into effect. plaint of Austria against Cuptain Ingraham copy of it has been sent to this department only as long as the domiciled person con- fraught with danger, and likely to compro- the consulate of the United States of Amer- By this evidence of the want of good faith for violating the neutral soil of the Ottoman and verified by a comparison with the rect lines in the country of his residence, but mit the peace of the world. The United ica at Smyrna, and to this legation, that on the part of the Austrian functionaries, empire. The right of Austria to call the ord of the court in New York in which until he acquires a new domicil. The law States see no cause for alarm, no reason the said Koszth was furnished with a Tez in which the captain of the Huszar was United States to an account for the acts of Koszta made his Acclaration in due form as to the continuance and change of a das for renouncing for themselves what others kerch to come to Constantinople and to re- implicated, the captain of the St. Louis was their agents affecting the sovereign territor.

Alch in the process of naturalization invest- cil after it is once acquired; but it is re- consequent nationality, lest the practical us- to be able to state that his conduct has al- case of refusal, to enforce it. The govern- regation of the sovereignty of Turkey, this ed him with all the civil rights of an Am sortion of it might in some instances give a sortion of it might in some instances give a sortion of it might in some instances give a ways been irreproachable."

The purposes of this case to show that he instances in a person leaves his home for sorted in the purposes of this case to show that he instances in the purposes of this case to show that he instance in the purpose of this case to show that he instance in the purpose of this case to show that he instance is a person leaves his home for sorted in the purpose of this case to show that he instance is a person leaves his home for sorted in the purpose of this case to show that he instance is a person leaves his home for sorted in the purpose of this case to show that he instance is a person leaves his home for sorted in the purpose of this case to show that he instance is a person leaves his home for sorted in the purpose of this case to show that he instance is a person leaves his home for sorted in the purpose of this case to show that he instance is a person leaves his home for sorted in the purpose of the purpose of this case to show that he instance is a person leaves his home for sorted in the purpose of the purpo mas clathed with an American nationality; temporary purposes, but with an intention and in virtue thereof, the government of the United States was authorized to extend to the United States was authorized to extend to the United States and the undersigned be.

Mr. Hulsemand, as the undersigned be.

Mr. Hulsemand, as the undersigned be.

It is not just to Captain Inafter a recentertained that this classes of their own or other than Ingraham had a right to co-operate the United States. The series of their own or other than Ingraham had a right to co-operate the United States.

It is not just to Captain Inafter a recentertained that the series are entertained that time time of these American establishments, no it in caunot and a time in its protection of all the circumstances, any tent to make this known to had thereby acquired, according to the consideration of all the circumstances, any tent to make this known to had thereby acquired, according to the consideration of all the circumstances, any tent to make this known to had thereby acquired, according to the consideration of all the circumstances, any tent to make this known to had thereby acquired, according to the consideration of all the circumstances, any tent to make this known to had thereby acquired, according to the consideration of all the circumstances, any tent to make this known to had thereby acquired, according to the consideration of all the circumstances, any tent to make this known to had thereby acquired, according to the consideration of all the circumstances, any tent to make this known to had thereby acquired, according to the consideration of all the circumstances, any tent to make this known to had thereby acquired, according to the consideration of all the circumstances, any to make this known to had thereby acquired, according to the consideration of all the circumstances, any tent to make this known to had thereby acquired, according to the consideration of all the circumstances, any tent to make this known to had thereby acquired, Hores, fulls into a great error uro, or for business of a temporary nature countries, might come to the United States with them for the accomplishment of that the release of Koszta was made. The an- United States; yet, strange as it is, Ausfatal to some of his most important conclu- with an intention to return, such a transi- with a view to acquire a claim to their pro- object. The exceptions taken to the man- tecedent events qualify and legalize that tria has called the United States to an acquire highs by assuming that a nation can pro- tory residence would not constitute a new tection, and then return to their former ner of that co-operation remains to be con- act. The Austrian functionaries had ob- count for violating the sovereign territorial born or naturalized citizens. This is not the old one; for it is not the mere act of ged national character, their ulterior de- In relation to the deportment of the Amer, ta, not in a fair or allowable way, but by The conclusions at which the President, perly extend its protection only to native domicil, or amount to an abandonment of scenes of action to carry on, under a chan sidered. the doctrine of international law, nor is the inhabitancy in a place which makes it the signs with greater security and better sucpractice of nations circumscribed within domicil, but it is the fact, coupled with the cess. This apprehension is believed to be Austrian Consul-General, the undersigned rights of humanity. Under these circumstribed within domicil, but it is the fact, coupled with the cess. such narrow limits. This law does not, intention of remaining there, animo man- wholly unfounded. The first distinct act cannot conceive that there can be any stances, their custody of him was entitled consideration of the views of the Austrian

icipal codes. In relation to this subject, it had a right to protect him. It for adjudication, presenting a question as gives the national character of the country to the domicil of General Kosciusco at the protect had a right to protect him. It of the domicil of General Kosciusco at the protect him and a right to protect him. It of the domicil of General Kosciusco at the protect him and a right to protect him. Had all the seized and imprisoned, was invested with a right to protect him. Had all the seized and imprisoned, was invested with a right to protect him. Had all the seized and imprisoned, was invested with a right to protect him. Had all the seized and imprisoned, was invested with a right to protect him. Had all the seized and imprisoned, was invested with a right to protect him. Had all the seized and imprisoned, was invested with a right to protect him. Had all the seized and imprisoned, was invested with a right to protect him. Had all the seized and imprisoned, was invested with seized and imprisoned, was invested with a right to protect him. Had all the seized and imprisoned, was invested with a right to protect him. Had all the seized and imprisoned, was invested with a right to protect him. Had all the seized and imprisoned, was invested with a right to protect him. Had all the seized and imprisoned, was invested with a right to protect him. Had all the seized and imprisoned, was invested with a right to protect him. Had all the seized and imprisoned, was invested with a right to protect him. Had all the seized and imprisoned, was invested with a right to protect him. Had all the seized and imprisoned, was invested with a right to protect him. Had all the seized and imprisoned, was invested with a right to protect him. Had all the seized and imprisoned, was invested with a right to protect him. Had all the seized and imprisoned, was invested with a right to protect him. Had all the seized and imprisoned, was invested with a right to protect him. Had all the right and right to protect him. Had al not only to native horn and naturilized time of his death. The decision, which was fact that they acquired a domicil here and Austrian government, did Mr. Weekbeek- from the territory of the Ottoman Porte, to extend their protection to citizens, but to all residents in it who are concurred in by all the Judges on the bench with it our nationality. Without that na or take an open or an avowed part in the had he been taken from that of the Uni- him; that from international law—the one there with, or even without, an intention fully sustains the correctness of the foreto become citizens, provided they have a going propositions in regard to domicil, standing under the protecting arm of the floricil therein. Foreigners may, and particularly the two most important in United States, and consequently could claudestine. This course implied a conoften do, acquire a domicil in a country, Koszta's case; first, that he acquired a do-have no claim, and no reason to expect it sciousness on his part that the act was in-even though they have entered it with the micil in the United States; and, second, would be exerted in their defence. Their defensible. The fact that he sought the had no more right to take Koszta from the cise of this right, in effecting the liberation avowed intention not to become naturalize that he did not lose it by his absence in fraudulent intent would defeat all they nid of the civil authority of Turkey to get soil of the Turkish dominions than from of Koszta; and that Captain Ingraham's ed citizens, but to return to their native land Turkey. (14 Howard's Reports S. C. U. could hope to gain by a residence in this Koszta into his possession proves that he the territory of the United States, and Cap- interposition for his release was, under

tional law at once impresses upon them the the law of nations, depends upon the domiin good faith to make it such a home would Offley to him to assist in, and consent to, have had if Koszta had beed taken from These conclusions indicate to Mr. Hule pational character of the country of that cil, it remains as long as the domicil is rebe wanting, and without such an intention Koszta's release was certainly no offence American soil, and incorcerated in a nasemann the answer which the undersigned domicif. It is a maxim of international tained, and is changed with it. Koszta was neither domicif nor nationality can be ac- and implied no disrespect either to him or tional vessel of the Austrian Emperor. In is instructed by the Prasident to make to law that domicil confers a national chartherofore, vested with the nationality of an quired. This consideration should dispel his government. acter; it does not allow any one who has American citizen at Smyrna, if he, in con- all suspicions that this doctrine as to naa domicil to decline the national charac- templation of law, had a domicil in the Unitionality and protection will not be as safe- graham to interpose for the liberation of transaction is immaterial, unless the Auster thus conferred; it forces it upon him ted States. The authorities already refer- ly used and as well guarded from abuse Koszta, and his advice to effect it in the trian municipal laws extended over it. offen very much against his will, and to red to show that, to lose a domicil when by the United States as it has been in times way done, must be regarded not only as the undersigned yields a ready assent to that part of Mr. Hulsemann's note relative to the part of Mr. Hulsemann's note relative to the mational character independent. International law once obtained, the domiciled person must proper, but praiseworthy acts, provided to that part of Mr. Hulsemann's note relative to the mational character independent to the mational character in the mational character in the mational mational character in the mational character in the mational character in the mational formining what country has the right to intention to abandon that residence, and the doctrine herein maintained, or in the cated. The justification of Captain Ingra- (rine contained in it is sound and well ed, and is respectfully declined. If a person goes from this coun- must acquire a domicil in another. Both history of this government, to awaken the ham will consequently exonerate Mr. sustained by most approved authorities; Broad, with the nationality of the of these facts are necessary to effect a slightest apprehension that it is in any Brown from all censure. If Captain In- but the undersigned has not been able to imprisonment of Koszta were illegal and United States, this law enjoins upon other change of domicil; but neither of them way inclined to extend the shield of its graham's course was right, Mr. Brown's discover its applicability to the case under unjustifiable, the President also declines to nations to respect him, in regard to protect exists in Koszta's case. The facts show protection over adventurers or seditious cannot be wrong. The commander of the consideration. The people of the United give his consent to his delivery to the Conion, as an American citizen. It concedes that he was only temporarily absent from propagandists, who may go from this to St. Louis was placed in a truly embarrass States, in organizing their government, sul-General of Austria at Smyrna; but als to every country the right to protect any this country on private business, with no other countries to engage in enterprises do in position. Charged with the protection have been careful to impose more restricter a full examination of the case, as here of the protection and all who may be clothed with its nation-intention of remaining permanently in Tur-signed to interfero with their political insti- of the persons and property of those who tions upon that power than any of the naality. These are important principles in key, but, on the contrary, was at the time tutions or disturb their internal quiet. The had a right to the protection of his govern- tions of Europe, and it cannot be admitted

Whenever, by the operation of the law opposed to some of the questions taken by of nations, an individual becomes clothed en from his early home by political oppres-"The position is a clear one, that if a per- sion, or an emigrant enticed from it by the to resist with firmness any attempt to im- force to accomplish it. son goes into a foreign country, and en- hopes of a better fortune for himself and gages in trade there, he is, by the law of his posterity, he can claim the protection that country, and a subject for all civil that claim without being obliged to explain purposes, whether that country be hostile its conduct to any foreign power, for it is

alized citizens, rests on the firm founda-

al character; that he retained that char-law.

country, and insincerely professing to make knew the mode he resorted to for that pur- tain Ingraham had the same right to de- the peculiar and extraordinary circums. whenever they acquire a domicil, interna- As the national character, according to it their home. The intention entertained pose was illegal. The application of Mr. mand and enforce his release as he would stances of the case, right and proper.

pose new restrictions upon it.

The most approved definitions of a dom- the same penalties; he owes the same open nations, the consulates therein may therein, was made by the commander of proper reparation made for any injury or Mills, and one from Benjamin Everhant; icil are the following: "A residence at a dience to the civil laws, and must discharge receive under their protection strangers the Austrian brig Huszar. That ship was insult which they might offer to a friendly The application made by Austria to the turnpike gate between this and Karty for aff unlimited time."—(1 Binney's Reextent as theirs, liable to contribute to the
porte, 349.) "If it sufficiently appear that
support of the government. In war he

The persons thus received become thereby the intention of removing was to make a shares equally with them in the calamities invested with the nationality of the protector tria upholds, as it appears she does, the conduct of their agents on the occasion be- of his neighbors pursued and overtook permanent settlement, or for an indefinite which may befall the country; his services ting consulate. These consulates, and oth- conduct of the commander of the Huszar, fore mentioned, implies that this governfine, the right of domicil is acquired by a may be required for its defence; his life er European establishments in the East, sha is in fact the first aggressor. This act ment has adopted and is acting upon some finding that they were pursued, the thieves residence of a few days."- (The Venus, may be perilled and sacrificed in maintain- are in the commander of the Huszar led to the principle hitherto unknown to the law of forsook, the horses, threw of their over-8 Cranch, 279.) "Vattel has defined do ing its rights and viudicating its honor. doors for the reception of such inmates, series of other acts which constitute the nations, and dangerous to public tranquil-'micil to be a fixed residence in any place, In hearly all respects his and their condi- who are received irrespective of the coun- ground of complaint against the United ity. The communications to the governwith an intention of always staying thore. tion as to the duties and burdens of gov- try of their birth or alleginnee. It is not States. The alleged authority of Austria mentin compliance with this appeal, though But this is not an accurate statement. It ernment are undistinguishable; and what uncommon for them to have a large num- under treaties being set aside, no one would respectfully made and doubtless well intenwould be more correct to say that place is reasons can be given why, so far at least ber of such proteges. International law have questioned Captain Ingraham's right, ded, imply a distrust of its good faith and ace, stated, when the was here, race

Who removes to a foreign country, settles By the law of pations they have the same acter from the general character of the against, the civil authority of the place; have been so prompt to censure will be reason that it would prejudice the interests himself there, and engages in the trade of nationality; and what right has any for country in which they reside; and this rule they were committing an atrocious out equally prompt to correct any precipitate of existing lines. The country, furnishes by these acts such eigh power, for the purpose of making discharge equally to America. But in Asia rage upon a person invested with the na. judgment they may have formed in regard bridence of an intention permanently to restinction between them, to look behind the and Africa an immiscible character is kept tionality of the United States. If he could to it, He indulges the belief that after a Phited States. He came to and robided protecting power should stand upon its expandithere, as in Europe and the west-wrong doors; and if they chanced to have strictions it imposes.

There is another view of this case which after a consideration of the circumstances, in view.

tion of domicil; but that of Koszta is not under bonds of allegiance to the country of ment whose agent has granted it.

Sold of them:

| functionaries the first improper use of a nations; and any deviation from that stolen in this country of ment whose agent has granted it.

| functionaries the first improper use of a nations; and any deviation from that stolen in this country or national ship, the imprisonment of Koszta course would be promptly disavowed, and his residence, and if he breaks them incurs By the laws of Turkey and other east-national ship, the imprisonment of Koszta is not national ship, the imprisonment of Koszta course would be promptly disavowed, and his residence, and if he breaks them incurs | By the laws of Turkey and other east-national ship, the imprisonment of Koszta is not national ship is not national ship is not national ship is n functionaries.—the first improper use of a nations; and any deviation from that stolen in this county,—rone each from John

right to claim, and the power to release, of protection, to extend it to persons (not

To place the justification of the Americal color prove be had a domicil in the Unit- principles, and applying them to the facts. This decision has been examined and sufficiently regarded by others, which place to abandon the exercise of can agents still further beyond controver- ed States-the concurrence of an agents that Koszta acquit approved by the empent jurists who have ces the acts of Captain Ingraham in a true this right from a timid apprehension that it ey, the undersigned will proceed to show residence with the intention to make this red while in the United States their nation. since written treatises on international light, and repels the inference of intended might possibly bring them into an occur. The establishment of his domicil here in actor when he was soized at Smyran, and According to the principle established in It was the understanding of the parties that Is there anything in the character or acquired the right to claim protection from foreign power. The right of a nation to not before, the moment he was under the Captain Ingraham received satisfactory extends inheritance to all-within parrower ne producce which he came projection to extend a song as material and an around a song as material and around a song as material around a song an around a song as material around a song an around a song an around a song around of lay, To remove all doubt on this sub- micil is clearly stated in the following quo. have so long and harmlessly enjoyed. turn to Smyrna, whence he was to start placed in the perplexing alternative of sur- intrights of Turkey is not perceived, and have so long and harmlessly enjoyed. There may be a reluctance in some for New York. Since his arrival in Tur- rendering the captive, without further ef- they do not acknowledge her right to re-"However, in many cases actual resis quarters to adopt the views herein presentation, the protection of forts, to the sad fato which awaited him or quire any explanation. It is not contended, that this initiatory dence is not indispensible to retain a domi- ted relative to the doctrine of domicil and my government, and it is a pleasure to me to demand his immediate release, and in If anything was done at Smyrna in detained the possession of the person of Kosz- rights of the Emparor of Turkey. as has been before remarked, complicate endi." (Story's Con. of Laws, § 44.) done by them towards the accomplishment ground of complaint. Nothing done to or to no respect from the agent of the govern-government thereon, as presented in Mr. questions of this nature by respect for mun- At the very last session of the Supreme of these designs would disclose their frau- with him by Mr. Officy our Consulat Smyr- ment which, by virtue of his nationality, Hulsemann's note, are, that Koszla when

their bearings upon the questions present of his seisure awaiting an opportunity to liberal policy of the United States in re- ment, it was at the same time no less his that these nations have had any occasion gard to receiving immigrants from all na- imperitive duty to respect the alithorities to reprove this government for its abuse. tions, and extending to them the advanta- of all countries in friendly relations with It has as deep an interest and as anxious cause Martin Koszta to be restored to the ges of their free institutions, makes it an his own. After anxiously considering the a desire to maintain international relations same condition he was in before he was Austria, the undersigned deems it respect- withour national character, be he a native- act of justice on their part to maintain the case presented to him at Smyrna, he de- of friendship and peace as any of the Eu- seized in the streets of Smyrna on the full in such a case to sustain them by refer- born or naturalized citizen, an exile driv- right of national protection to the full ex- termined that he ought to effect the release ropean powers, and will do as much as any 21st of June last. tent authorized by the law of nations, and of Koszta, and, if unavoidable, resort to of them for public tranquility. The rules for its own guidance, and for the conduct occasion to renew to Mr. Hulsemann the It has excited some surprise here, that, of it agents abroad, have that end specially assurance of his high consideration.

nations, to be considered a merchant of of this government and it may respond to places the conduct of the agents of this an impression should be entertained in any On entering upon the duties of his office, government at Smyrna upon equally de- quarter that Captain Ingraham either com- the President announced the policy which tensible grounds. The American consul mitted or meditated hostility towards Aus- would be observed by this government in Bellesonte whig, that on Wednesday mornits duty to make its nationality respected there, and the American legation at Con- tria on that occasion. In passing upon his its foreign intercourse: "We have nothing ing, 28th ult., a young man by the name Again: the same authority says that in by other nations, and respectable in every stantinople, acted with great caution in re- conduct it is necessary to keep in view the in our history or position to invite aggres- of Clark, residing hear Beech Creek, left, lation to Koszta's claim to be regarded as conclusions established, as the undersigned sion: we have everything to becken us to home with his rifle, stating that he was go. entitled to the protection of this govern believes, in the proceding remarks; for the cultivation of relations of peace and ing to hunt squirrels. In the evening he ment. As his naturalization has not been he, without doubt, acted upon precisely the amity with all nations. Purposes, there- was discovered in a barn not far from his prefected, they besitated at first to receive same conclusions. He believed that Kosz- fore, at once just and pacific will be sig- home, a horrid spectacle—lying upon If Koszta ever had a domicil in the tion of justice, and the claim to be protect him under their protection; but the facts ta had been seized without authority, that nally marked in the conduct of our foreign his back, the rifle was beside him and the United States, he was in virtue thereof in- ted is earned by considerations which the show that they ultimately yielded to his he was illegally imprisoned, and that he affairs." There need be no apprehension ramred between his legs—the ball had of a departure from this course.

and in this character continued as long as gard. Such domiciled citizen pays the same kerch—in effect a certificate—that the per-

was a fort imposed in this country one year and eleven months. treme rights in all cases; but that power, ern part of the world,' into the general the possession of a national ship, and conwas a fort imposed in this country one year and eleven months. treme rights in all cases; but that power, ern part of the world,' into the general the possession of a national ship, and conplaced upon any principle new to the intention of making discharging its duties of protecting, may body and mass of the society of the nation verted it into a prison for the purpose of placed upon any principle new to the intention of making its duties of protecting, may body and mass of the society of the nation verted it into a prison for the purpose of placed upon any principle new to the intention of making its duties of protecting, may body and mass of the society of the nation verted it into a prison for the purpose of placed upon any principle new to the intention of making its duties of protecting, may body and mass of the society of the nation verted it into a prison for the purpose of placed upon any principle new to the intention of making its duties of protecting, may body and mass of the society of the nation verted it into a prison for the purpose of placed upon any principle new to the intention of making its duties of protecting.

Before closing this communication, the

this question, confined as it is to the Unit the Emperor of Austria to the demands The President does not see sufficient,

cause for disayowing the acts of the Am-

signed to communicate to Mr. Hulsemann, his confident expectation that the Emperor of Austria will take the proper measures to

The undersigned avails himself of this W. L. MARCY.

CENTRE COUNTY .- We learn, says the entered near the eye, and passing upward tore away a large part of the skull, liter,

On Saturday night last three horses were near Boalsburg. About four o'clock on Sunday morning the thieves passed thro them on the other side of the river; On coats and fled.

Mr. Whitworth, who was one of the British commissioners to our Crystal Pal

Or Runaway slaves are constantly stille there us to study him with the nation character given them by that code which up, and Europeans trading under the pro- linve properly, interfered in the first stage full and fair examination—not merely of a fleeing across the Texan frontier into Mex. al character of the State where he resides." regulates national intercourse. When the tection of a factory take their national char- of this lawless transaction, he might do so detached fact, but of the whole series of ico. The last mail advices mention the law of nations determines the nationality acter from the establishment under which in the last. The act was, in all its stages facts-they will be abundantly satisfied escape, in this way, of two parties; one of Apply these principles to the case un- of any man, foreign governments are bound they live and trade. This rule applies to a continuous wrong, and the character of that the agents of this government in that two slaves and the other ten. The first those partia of the world from obvious ren- the actors, though there was a succession transaction have respected international law being encountered by the mail-rider, he world from obvious ren- the actors, though there was a succession transaction have respected international law being encountered by the mail-rider, he world from obvious ren- they were all and in no particular transgressed the re- undertook to arrest them, but they beat and robbed him.