BY JOHN M. FORNET 1 To all Obestaut Street. TER 1 #17 76

This Witter, psychia to the Corrient. Show on the City at Sax Distance ers Douling son And TALWERKLY PRESS Balanatian pakaté din Biy A Trans. Pol Alituk in siyang Walkatan ya Kasa TO WARRAY PRIME VILLAN MARK IN STRAT

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Wry Goods Jobbers. T.WAY & CO., IMPORTERS AND JOBRESS DRY GOODS.

REMOVED No ANE MARE ST STREET,

NEW MARBLE BUILDING. No. 28 NORTH THIRD STREET. Trader beider mellen er bier be CADE er sreet

AMINAULE AND FORMION DRY GOODS Trichager VII bes own see yell around it a statistic of the year 7.7 WAT Collage Show Sharp

1859. SPRINC TRADE 1859. SHOBTRIDGE & BRO.

> INPORTORS AND RAMAR SUTTORS, & CO.,) DRY GOODS

Here in story is samplete line of TORREGIT ARD DOMESTIC GOODS, of binds? Spready Ville View is the interested out AND PROSPECTOR STORY IN BALANS 7. Visit May supportfully brites the athentics of the N. D. -1 Mail Bigon constantly on mand, and on the executed promptly of the out

LOWEST MADE IT BATTS SPRING IMPOSTATIONS.

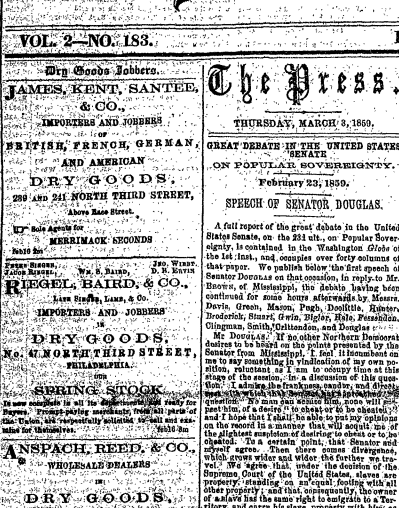
1859. HERRING & OTT. N. W. Corner FOURTH and MARKET Sta

Are not properly in after a SPLENDID AND COMPLETE ASSORTMENT HARTH THUR REPUBLIC EILKS. TRIMMINGS, BABBOIDELIES,

PANOY GOODS. 50. VARD, GILLMORE & CO. Nos. 40 and 43 MORTH THIRD STREET,

INPORTER AND DEALERS IN SILKS, RIBBONS, DRESS GOODS, WHITE GOODS, LACES, LINENS, SABROIDERIES, . SIERT, GLOVES, MITTS & SHAWLS. DECOURSEY, LAFOURGADE, & CO.

It and Johnson CLOTHS, CASSIMERES, VESTINGS, AND GOODS CENERALLY ADAPTED TO MEN AND BOYS' WEAR, AV BOD MARANA BURNEL



No. 180 NORTH THIRD STREET, (Bouthwest corner Third and Charry stag) PHILADREPHAA. feel6 2m PRING INPORTATIONS, 1859. BIBLEY, MOLTEN, & WOODEUFF, 826 MARKET STREET,

PBILADELYNIA, Have now in since a complete end SPLENDID STOCK

SPLENDID STOCK "Grave and choics revise BRESS SILKS, SORRA ALLM GRENADINGS PARES ORGANDING, AUDWAY YOLANTS IN BAREOM AND AN III DIE BONRENT RIBBOUS, PARES MITTS, ALSO AN III DIE BONRENT RIBBOUS, PARES MITTS, MIG 400 MS; Act MIG 400 MS;

SPRING OF 1859. JOHN B. ELLISON & SONS, 255 MARKET STREET,

IMPORTEES AND WHOLESALE JOBRES OF CLOTHS. CABSIMERES, AND VESTINGS, To which the attention of BUXERS is invited

[41-8m ; TILKS AND FANOY GOODS

BBOTT, JOHNES, & CO., 889 MARKET STREET,

PHILADELPHIA, THURSDAY, MARCH 3, 1859.

February 23, 1859. SPEECH OF SENATOR DOUGLAS. A full report of the great debate in the United

States Senate, on the 231 ult., on Popular Bovereignty, is contained in the Washington Globe the let inst., and occupies over forty columns of that paper. We publish below the first speech of Senator Dovanas on that cocasion, in reply-to Mr. BROWN, of Mississippi, the debale having been continued for some hours afterwards by Messre Davis, Green, Mason, Pugb, Doollitle, Hunter Brodorick, Stuart, Gwin, Bigler, Hale, Fessendo Clingman, Smith, Orlitendon, and Donglas

Droorids, Buars, Grun, Biglor, Edle, ressenden. Clingman, Snith, 'Oelltanden, and Douglas the Mr Douglas.' If no other Northern Demoorat desires to be beard on the points presented by the Senator from Mississpirk. It feel it itennibent on me to say something in vindication of my own po-sition, reluctant as I am to occupy time at this stage of the session. In a discussion of this ques-tion, reluctant as I am to occupy time at this stage of the session. In a discussion of this ques-tion, and the session of the session of the session of the session. In a discussion of this ques-tion, and the session of a set of the sense of the session on the record in a manner that will acquit us of the alightest suspision of desiring to cheat of the obsetue. The a certain point, that Henator and myself street. Then there comes divergence, which grows wider and wider the desirin of the Supreme Court of the United States, slaves are properly islanding on an equal footing with all other properly islanding that compary with him. Suprome of any other species of property has to photor there, and oarry his property with him. Mr. Doving the Will the hourship's Essantor Michora the sentor in the property with him. Mr. Doving the Will the hourship's Essantor Mr. Doving the Will the hourship's Essantor Mr. Doving the States. The morphy is the Senator Mr. Doving the States. The morphy is the Senator

PHILADELPHIA, THURSDAY, MARCH 3. 1859.
PHILADELPHIA, THURSDAY, MARCH 3. 1859.
Fight slavy from the Constitution. The Burrem of the South, in all easdor, I do Burrem of the South, in al

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ing statement. I then said. "The meeting was not advised by you?" Mr. Brittenworth replied. "No.I did not expect any meeting to day, skihough I appre-hended a collision as probable at some fature period; but when or how I did not know, nor had Mr. Sickles ever stated to me." Mr. Slokies ever stated to me.". At that moment Mr. Slokles entered the room, when, after saluting me warmly, he threw him-solt on a sofa, in an agony of the deepset distress I have ever witnessed. His grief was so appalling.

is exclamations so constant of the key had brought upon his house, and vife and child, that I feared he would be

The following statements concerning the recent The following statements concerning the recent Ion Robert J. Walker. They furnish a full and reliable history of all the oircounstances attending the unhappy occurrence:

reliable history of all the circumstances attending the unhappy occurrence: In donsequence of erroneous and false state-ments which have appeared in the public press in relation to the death of Mr. P. Barten Key, I feel it is necessary that I should state the facts, so far as I sun connected with the occurrence: On Sanday morning, about 12 o'clock M., I re-ceived, at the house of a friend with whom I was staying, a note from the Hon. Mr. Slokles, say-ing: "Dear B' Come to me right atony "" which I showed to the Hon. Robert J. Walker and genator Gwin, with whom I was then conversing. I asked the beare of the note who was there, and said to my friends, "What can Mr. Slokles (as in the four of the hones of Mr. Slokles (on my arrival I found Mr. Slokles in his bedroom, iying on his fade on his pillow, overwhelmed with griet. Some time elapsed before I could obtain from him an account of the scuse of this afficition. He kept, estalaming "I am a dishonored and ruinad man, and cannot hold you in the face !" Finnally he disolosid to me the following circum-stances: On Friday Mr. Slokles roceived an anonymous.

no hesitation in saying, that in many respects th inducements which this old and respectable hour is prepared to offer to wholesale purchasers, ar olther in New York of any other American mar tet. In speaking thus strongly of a New York touse, we would not be understood as urging up

house above referred to. Their stock, as will I seen from their announcement. is well worthy the dry-goods trade.

WREATLEY & CLARSE'S ARCE-STREET THE Matheth"-" Dying for Love." NEW WALNUT-STRE No Relief of Luckno

at news of the day in their pertission loss of population, or any in TWO CENTS. ing to the general reader. Butterworth had just gone, or were going, to Biokles' house, to which I proceeded at once, and attering the back parlor, met Mr. But-terworth there alone. He appeared deeply dis-tressed. "This fact (regether with my, regard and sympathy ior, Mr. Bickles, my. affection for Mr. Butterworth, my long and intimate acquaintance with Mr. Key, and 'friendship' for him, so over-whelmed me with grief that I sould not speak to Mr. B. for several momenta-When deep emotion, he said, "My friend, you should not grieve so deeply. It is deplorable, but Mr. Key deserved his fact.". I then asked Mr Butterworth to state the facts to me, which he did, narrating the incident's sub-stantially as they are now given in his accompany-ing statement. MEETING OF THE CADINET-MAXERS .---- A large body of journeymen abit of makers, mostly of German birth, assembled, fast availar, in Me Hall: Third

We shall be a

ais and other

The 1946 SS to

TOTICE TO CORRESPONDENTS.

into for "Tun Tanga" will along bear in

ary, the inere

te of work; so that the regulate the prices of all ple g him of th the demands of the journeymen To organize, and form an association, con desolved, To organiz iting of all journeys ila, whose aim and of ree to their demands ot it shall be to give power and

Beigman was elected president, Mr Z.h. floger as vice providentiaries, Blocker were chosen serviries, The reports from the various operation, were read. If appear in cabinet sheps, now in a of their workhen. their of the association by section; and elicited much: debat The e

mit employers into the organizatio ". One person did not want employets to enter into this movement; he wanted it composed exclusively of work-Informers, Some excitence to suppose taconers ingunes. Some excitences was manifest oursing this question, which was passed. ... It was also declared that every journaym maker who had not bake opposed to the

hed above should be considered On motion, it was recoived that when the an On motion, it was recoived that when the an

fas fur time and prices should interest in the second seco

urther examination. Mr. B. and myself then drove to the club room, where the obscroker's inquest was being held over he dead body of Mr. Key. At the club room we not Dr. Gwin, and drove with him to his house. Mr. Butterworth then repeated, substantially, to e regular prices. It was moved that, in the event of many jourses were ing deprived of employments as a comparation of ug deprived of employment, as a coust ipating in this movement, there plished a shop to be worked on low sha be divided innove the original for the Latitated a snop to be worked on low shares the profile to be divided among the shareholders. " This resolution led to quites Along and animaled dis. nucsion. Scops very fullamusiony and, from oppar-nucsi, amusing spechas ware, made. The pressess applied if anticipated working, and ungel is pro-riety noor the members. Thwas finally agreed to -"The greatest sublatistics was inadicated in-favor of the domand for isorasson wares. "Waricar, sugrestions were made aud adopted in relation to the working and were made aud adopted in relation to the working and tion. when the

 The state of the second state of DEPARTURE OF A PHILADELPHIAN FOR EU. ROFS .- The steamer from New York, next Estanday, will take out Col. Sikes, of the Girard House, who in-tands making a tour of Europs. Major Ohsdwick will useompany his friend to New York in the expandity of $J \cdot E$, $J \cdot A$, of the dones of Malta, and will take with J im his unique covering for the head, the like of which pers. When perse, was seen before to the side of the At-

WE WOULD CALL the attention of the publie to M. T. Wood's grand complimentary citizens' dress ball, an affair which we have no doabt, jadging rom the character of the gentlemen comm will pass off with credit to all concerned 82 Chambers street, New York. The writer, after who enjoy the

this extonsive house for several years past, can ender e, with pleasure, the importance elaimed for it in their advertisement... Indeed, we have RECOVERING -- We gave in this paper. week or two ago an account of the bratal amagli them the two aged ladies. Mrs. and Miss Walton, a: Hat ugh. We are glad to learn, however, that they are ries, and many broks the entertained b recovery. The brothers Foots, who will this charges are still in durance. assed by any other house in the trade;

THE FRANKLIN MARKET COMPANY .- THE orporation; istely incorporated by our State Legislaa, as president, and Mr. John Hinckle, as tree-on Monday pest they common the evertion of

York every season, it is but just and proper to say CORONER'S INCOMERS .- During the month of February Coroner Fenner hald twenty eight inquesti and eleven views upon the bodies of those who had d'et rom violence, or soddenly from natural causes. Of this number four were colored. The cost to the county was a follows: Geroner's feer. S127 25; jury ress 242; wite. serves. S27 75; millerge 37.55; burins. 546; point sage. in examinations, S140; making a botal of S165.55. attention of buyers in every department of the

THE COURTS.

TESTEBDAT'S PROCESDINGS. orted for The Press.

UNITED STATES DISTRICT COURT-In the

Alvert restring that PPATES INFORTATIONS (a) they leaves to Attraction of their sustainers, restaures of metry goods. PERA, PERICE, & CO. INFORTERS AND JOERERS	To which they alk THE ATTENTION OF BUYERS	the limits of the Federal Constitution, adopt such asystem of unfriendly legislation as in affect to evolute alwery from its limits, you it is wrong for the Legislature to partice that, policy, and be onuse the Territorial Legislature wight this be	and substituting the appeal to the court. After we had gone that far, a Soustor from New Hampalire pointed did is the Tobraska bill the fast the manpial could be taken to the Supremit Outplat, the Traited States manual the Supremit	Addet their consent? I say no. Organize a Teridiorial Government for them, give them a Secial study of the cloud by their own fleople; Secial says and the powers of legislation of all sections of a logistic and demestic coherenter.	in the presence of two females, and, witnessed by them. I read the statement, had it down on the table, and said, "I will go down town for a while, and return here again;", and requested Mr. Wool- diduct for sex so.to. Mc. A. ILDe should innite. for.	Gens from Operas, Pantemimes, Dancing, and Binging. THOMEDE'S VARIETIES Miscellandeus Entertain. menta AshawaLy Buttoricos. Signor Bitta	Campbell, before reported, the jury came fast any yesterday morning, and, vefared a verifield of an upot problement of the second a verifield of an upot the first two consts in the bill of indistance, the defendant, then one has the day of February, at the defendant, then their mete of the ship John 1 slot, when on the high meas, and within the juris ison of the United States, with weather John 2 slot, when on the high meas, and within the juris slot, when on the high meas, and within the juris lies, when on the high meas, and within the juris slot of the United States, with weather Johns 2 slot, when on the high meas, and within the juris and the United States, with beating Janes. A solution of the grave, an head of solor and weather and and with the theory Campbell 1 from making the Bolth was sentened to pays fine of SO and works. Januar States was the on the one of shows of solor and works.
Of REIGN AND DOMESTIC DBY GOODS,	DRT COODS	and dwmand a Congressional code of laws protect- ing sinyery in the Territories, in opposition to the Wienes of the people. Well, sir, his conclusion is logical one, unless my position is right. All men must correct that productions to the Maximum	dom, not could the owner of a single slave apposite to the Supreme Court to suitabilish his title, it ho, thought that his rights were violated. In order, the court is the state that his rights were violated.	tigil they repeal them. If the laws sre, under them stitutional, let those aggrieved sppeal to the court the tribunal created by the Constitution to see	a friend, and slowly returned to the house of Mr. Sickles. On subscing the library again Mr. World sides	has been completed by farmers from Ubester, Delaware, and Montgomery counties, on certain days of the week	terfeit quarters on one James Spance, Mr. Ppases ; tilled that he lived 'In Laucaute county ; be did
BIS MARKET STREET. BING GOODS.	No. 304 MARKET STREET.	Logislature is practical exclusion. If the people of a Territory want slavery, they will protect it by a signer code. If they do not want slavery; if they believe it is not necessary; if they are of opinion that their interests do not require it, or will be prejudiced by it, they will not furnish the necessary, remedies and police regulations, usually valid a slave code, for its protection.	the point in issue, the right of appeal to the Ba- preme Court should exist without reference to the smount in controversy. Thus the Kansas-Nobrácka bill slood, granting all rightful power of logislation on all subjects whatsoever to the Territorial Legislature, subject otly to the Constitution of the United States, pre-	that understanding we long the great political battle and gained the great victory of 1855. How many votes do you think Mr. Buchanan would have obtained in Panzylvanja if he had then said that the Corotitution of the United States plants plavary in all the Territorics, and makes it the doty of the Federal Government to keep it there,	informed me that Key had twice passed the house during the morning, and had a short time since wared his handkershief three times as a signal. While in conversation with Mr. Wooldridge, Mr. Biokles enne into the library, and said that he had "seen the, scoundred making signals," and he added, "My God ! this is horribla !" I said, "Mr. Sickles, you must be dolm, and look this matter reparse in the face. If there be a possibility of keeping the certain know- lodge of this erime from the public, you must do mothing to destroy that possibility. You may be	Mayor last summer, the privite was reconded. The first of March was the day mentioned in the ordinasce as the limit to the farmers' compation of this thorough- fare. Great excloment among the rural merchants was the consequence. Vesterday, however, the stream were occupied or a great many wagons from the rural districts. but it was generally understoed that this in- fruction of the ordinance was permitted by a manifesta-	found it was bogas; I had the defendant arrested taken before an alderman; I then told the defend that he gave me had money, and he gave me ar money for it; the alderman took the bud morey hept it; i believe he has it in his poissesion at present time; the defendant gave me two five dol notes on the York Gouary Bank, which wore comm fat, and the remainver of the money was in aliver;
BAROROFT & CO.		valied a slave odde, for its protection. The Senator from Mississippi eavy they ought to pass such a code; but he admits that it is imma- terial to inquire whether they ought or ought not to do it; for if they do not want it, they will not bundt it; and if they do not do it, there is no mode by which you can compele them to do it. Ho admits there is no compulsory intenas by which you can coerce the Territorial Legislature to pass such a law!	disposition of the self and timete one to an the	Ohio. or any other free State, on such a platform?	be a possibility of keeping the certain know- lodge of this crime from the public, you must do mothing to destroy that possibility. You may be mistakan in your belief that it is known to the whole city." He instantly replied, "No, no, my friend—I am not! It is already the town-talk !"	have manifested much opposition to the departure of the farmers, considering their provisions as a great deal batter facher and obtains then what is farmithed by	over half of this was bogue. SUPREME COURT—Chief Justice Lown and Justices Woodward, Thompson, and Kead.— following cases were argued: Mitthew Semple and Caroline E. his wife, in rh of and to the use of ra'd Okroline E. Bemple, vs. 7 Provident Savings and Building Association. Error the District Overt of Philadephika.constry. In t
Pareles and Demontle DET GOODS and children and your Good and the second	DRY. GOODS, 240 MABRET STBLET, Four doors before Third, South and	of non-addon by the Territorial Logislature, it is the right and duty, of Southern Sousters and Re- presentatives to demand affrandtvé addon by Oon- gross in the onsatument of a slave code for the Ter- tilories. The Pave that if is not necessary to but	the Territory chose; and the understanding was, that we would able by whatever live they might make, provided they did not violate the Consti- tution of the United States; and the Supromo Court was the only tribunal that could decide	Mr. Bearze I shall not attempt to answer the honorable Senator's question; but he will pardon me for usking onother; which I think quite as elegicated and cuite as appropriate and it is	douties left, for you as a mian of honor. You need no advice." After a few moments' silence, Mr. S. said that he "was satisfied that Key had been in the club	progress and improvement, relification and Atlanto cables, and this isst sign of progress is but a logical consequence of our national spinit. An ordinance is now pending in our Councils devoting certain streets to the farmers, and it is expected that it will pass. COMMINATENTS TO THE COUNTY PRISON	for the breach of a contract made by the defendant a said Oareline ; she alloged that she was the owner of shares of the stock of the defendant's association.
WALTE GOODS LACES, and EMDROIDERIES; No. 229 MARKET STREPT:	FALLADALAHIA Fancy Goods. WM. D. GLENN,	Congressional slave code. He desires to know of	Now, eir, I stand on the Ransas Nebraska bill	and as those who acted with him said, and as I said	walked into the ball, and said to the 11 Down on L	ments to the county prison was 1,859, being an increase	pay the sum of \$800, to pay to her the said bend mortg: ge, and to convey to her the said bond and h
r press dent, selected in the best 3 series grownelves, is the new couplets we have at NG DF (1669) A. H., BROWN & CO.,	NO. 26 SOUTH FOURTH STREET, DEPOSITE AND WROLESALS DEALER IN FANCY GOODS. PERFORMENT,	Mr. DovatAs. Yes, cir. The Senator from Blieslasippi delubd it very well in his speech. His bosition was, that while the Constitution was him	Legislature should pass it. I would vote here to annul it?, I tell him no. If the people of Kangas want a Maige linar inw. let then have it. If	have the high privilege of exercising the right for polition Congress for a redress of grievances?" they would have asked that Senator, and me when	Rey. I walked slowly down the avenue on the south	from vessel, 2; defrausing and cheating, 7; for- cible entry, 1; fornication and bastardy, 4; fu- gitive from justice 1; intoxication, 211; malicious	case involving the question as to what is the meas of an orphan in the will of the late Stephen 64 This case was under argument when the court
60 AN MINIST STUDIE. Second on Statistics and Carofally selected S AND AMERICAN DRT- 60005.	BRUSSITE, COMBS, DEUGDISTS' ARTIOLES; & c. Now in store, a very large and complete assortiment for the	the right of protection in a Territory for his slave, property, it did not, of itself, furnish adequate protection. He drew a distinction between the right and the fast, and said that the protection build only befurnished by legislation; that legisla- tion could only dome from one of two courses.	they do not want ft, lot thom refuse to pass it. If they do pass it, and any olitzen thinks that law violates the Constitution, lot him make a case and appeal to the Supreme Court. If, the court sustituing his objection, the law is yold; If it oper- fules the objection, the decision must stand until the people, who shows a re to be affected by it, who	it was, and where it was, that the American cili- zen had not a right to petition for a redress of grivanes, whether white or black. Mr. Doughas. Mr. President, I shall not an- swor that part of the Senator's induiry as to whether Addenian ciliseus, white or black, have not the right to petition for a redress of grievandes,	taw Koy advance a few steps towards me. He zaluted me, saying, "Good morning, Butterworth- what a fine day we fave "I responded, and said, "Have you come from the club ?" I be said, "I have." I saked, "Is Suart in his room?" He neswared, "Yes, and he is quite unwell "I then caid (I the science pate to see him or good more in P	passing counts rfeit notes. 2; receiving wolen goods, 1; riet, 1; robbers, 4; staaling, 103; suspidorums persons, 4; vagrants. 279; sentenoed, but not to bardflebor, 74; making coulties/eft coin, 1. During the same period the number discharged was 1,459 divided as follows; Time ont, 501; by magnitrates, 428; ignored bills. 30; laspectors. 600; Quarter Gessions, per e'erk, 41; United States Marabal, 6: diffeond.like act, 9; Gity-Follollow.	to commit a larceny. It is alleged that the Seface were found in the premises of the firm of Harv Ford, late at night, when the factory was closed.
S. STEWART & CO., 511:E. J. B. B. E. R. S.	BPRING CONTRACT BADE, Investing every saleable attain in the line, and many investing. They attention of buyers is respectfully solicited. Prices as low as those of any house in the trade, either is this bidy or New York.	Territorial Legislature of the Congress of the Uni- ted States. He, would look to the Territorial Le- gislature in the first instance. If he got adequate legislation there, he was content; but if the Ter- ritorial Logislature failed to act, and give him that adequase legislation, in the form of what is quarmonity called a slave code, such non-action was rquivalent to a depint of his rights; and, losing	a form have an interest in it, may choose to repeal it. So I say with reference to shavery. Let the Torritorial Legislature pars just such laws in ro- gard to slavery as they think they have a right to spactuider the Constitution of the United States. If I do not like those 14,000, I will not vote to ro- peal them; if you do not like them, you must not	sitizatis. I have no colored brethren of that de- coription. [Laughter and applause in the galle- rins.] I know of no American citizens in this Re- public escept the while people, and I trust in God I shall never know any other kind. [Applattes in the galveries]	and turned to leave lim. As I did so I saw Mr. Sikkes for the first time after leaving his house, coming rapidly down Sixteenth street, on the side next the square, and then near the corner. I had walked about thirty feet on my way to the did when I heard Mr. Sheles exclution. In a	3: died. 2; babbai corpus, 1; convicted, 73; at court, 40; Houve of Roigne, 2 Receptulation —Remaining January 1, 55; received in February, 1,359; total, 10,181. Discharged in Feb- rary, 1,359; now remaining, February 28, 473. THE COMMENCEMENT OF THE PHILADELPHIA COMMENCEMENT of THE PHILADELPHIA	led the dorse when they found that there was a very amount of billiard balls missing. This defendant ivory turners and sell billiard bills, and the pr tors had the defondants arcsated and charged them attempting to commit a larcony in thing billiard A number of witnesses were called to leavily to the obscatter of the defondants.
MAN-SETSTBSET. Contactly restricts	Provision Houses: J. H. MICHENER & CO.,	been deprived of them by the non-action of a Ter-	apposite to the Supremo Court, and if they are on- sultational, they must stand; if they are uncon- situational, they are vold. That was the doctring of non-intervention, as it was understood at the time the Kansas. Nairnska, hill was maderst. That	tor; and I ought to bare said inhabitants. The PRESIDING OFFICER, (Mr. IVERSON in the chair) I fichers is any more interruption in the gallories, the Chair will order the galleries to be closed.	hand in his vest or side coat pocket, and take a step in the direction of Mr. Sickles, and simulta-	COLLOGE - A large and herionable subset assisted at indical Fund Hall yesterday to witness the extoring on onn'erring of the title of M. D. to the students of the Philadelphic College of Medicine The extercises where oppend with prayer by the Rev. J. W. Clarton, after which the degree of Doctor of Modicine was conferred upon the following-named graduates by the Hon. Eille Lewis, president of the col-	the time of this occurrence. Jury cut.
CE. FERRIS, & CO.	PROVISIONS, And OUBERS of CHOICE MEATS,	Territorial Legislature. He said he would de- mand this from Congress. Mr. Bnown Because the Territorial Legisla- ture was the creature of Congress. Mr. DuratAs. He further said that he would bese his demand on Congress to pass this slave code	before the country. It was distingly inders of before the country. It was distingly inders of that Congress was never to intervene for or against slavery, or for or against any other institution in the Territories; but leave the courts to decide all constitutional questions as they might arise, and the President to against the decomes of the ones that	that the galleties he deared. The PARSIDING OFFICES. The Chair will order the galleties to be cleared at once if there is any further interruption. Mr DorgLAS. I assert that in 1856, during the whele of that campaign. I took the same position	to make an effort to strike with roinething in his right hand, which I then supposed to be a wespon. Mr. 8. backed into the middle of the street, when he anobeeded in extiticating hithelf, from Key's grasp, drew a pistol from his overdoat pochet; and presented it at Key, who retreated backward up	Henry B. Haldwin, Cal. Oliver J. Bundy, Je., N. Y. Manning F. O. 03, N. J. Edunud Fraccistas, Pa. Lewis G. Hichs, Ind. Michael Lattipen, Pa. John W. MeBourgai, N. Y. J. Andrew J. Oust, Fa.	HARMEBURG, Maral SEWATE. Upwards of savenly hills, were reported from standing committees. The following were re- with a favorable recommendation: The bill to the act districting the city of Philadelphia mto Representative and Renatorisi districts; to iscor- the Yafuront and Massyurk Steambox Compu-
WHITE GOODS.	No. 11 N. WATER At.; and 964 and 966 N. FRONT St. PHILADELPHTA. MERSIBEEF, PORK, LAND, and An assortment of PROVISIONS generally, including HAMS, TONGUES, and DERF of our own curing, both Oity and Western,	And the construction of Congress; and, it it did not do its duty, Congress should pais such laws as where no- cessary to protect slave property in the Territories. Mr. GREEN. Will the Senator permit me to ask him selagle question? Mr. GUGLAS. Cortainly. Mr. GUGLAS. Cortainly.	in exceeding the judicial process, lot his human in necessary, the whole military force of the coun- try, as provided by cristing laws. I know that some gentlemen do not like the dostrine of non-intervention as well as they once did. It is now becoming fashionable to talk measuring of di your dosting of one intervent	Mr. Bachanan pledged himself to the same doc- tring when he zocepted the nomination of the Chacing the same set of the same set of the same apo he says, reforring to the Kangas-Nebraska not: "The recent legisition of Congress, respection do- manic layer, drived, as it has been, from the origi-	something at Bickles. Slokles follnæd, and whon within ton feet, fired. I saw that Boy was wound- ed. He staggered towards the slowalk, saying, "Ton't shoot me!" He leuned for a moment against a tree, when Slokles advanced upon him.		the skilluotate the Farmers' Markes Compuny of I delphis; to incorp rate the Preque Ide (1) Dock puny; a supplement to the Marakall Extrust Inskil of Philadelphis; to revise the charter of the Lam and Lebsnone Pinegrove Bail odd; a supplement i Philadelphis and Trenton Ruliroud; a supplem the West Chester and Philadelphis. Mr. Mirzn introduced is resolution callier on the
e Ber (1985) 148 MARET Succei, below Hath. HUA I., HATLY.	conifisily on hand; gealify guarantied. BUYNHS are particularly invited to call and oxamino our stock Baddlery Hardware.	the larcony of slaves, would be say he would except the larcony of slaves, would be say he would sub- mit to that at the option of the Legislature?	tion." Sir, that doattine has been a fundamental article in the Democratic oread for years. It has been repeated over and over again in every Na- tional Democratic platform-non-intervention by Congress with slavery in the States and Territo- ries. The Nebraska bill was predicated on that	nal and pure fountain of legitimate political power, the will of the majority, promises are long to almy the dan- gerous excitement. This legislation is founded upon principles as auclent as free government itself and, in	ed, "You villain, you have dishonored my honse, and you must die !" He uttered these words again while standing over Key, with his revolver in his hand	ing abent daylight, Officer Harrington, of the Twenty- second ward police force, arrested a man named Dugan, who was carrying s lot of limber in the visionity of the railread depot on Germaitawn aventie, on suspicion of having atoler file property. While on the read to the station horse, and when crossing Rittenhouse street, hr. Harrington was susciled by three mensions successing supposed	ditor General to inform the Fenate of the num hanks that have failed since 1830. The amount of capital, the amount of bills oroulated, how many lost, and how many redeemed, &c. The resolution
INFORME AND FORMEL BRIGH AND DOMESTIC DRY GOODS.	WM P. WIISTACH & CO. IMPORTERS, MANUFACTURERS, AND DEALERS IN	tor chooses. I wish to be understood, however, and to use such language as convoys the idea. I take the language of the femator from Mississippi, if that is satisfactory. All I have to say, on the point presented by the Sonator from Missionit, is	tion over all rightful subjects of legislation, not excepting slavery, with no appeal to Congress, but a right to appeal to the courts; and the logisla- tion to be void if the Supreme Court said it was unconstitutions!; and valid, no matter how ob-	oxist within their limits. I underlake to say	my object being to visit hr. Stuart. I had no armswith me. I did not know that Mr. Sickles intended to; take arms with him. He left the house after me, and, without any suggestion from me, came towards the club on the north side of the space. When Mr. How called the Add act	With the aid of this timely, though unexpected re-	Mr. FISNET called up the bill to increase the ra
218 XAREST STREED. WEN GOOD DON'NG THEY MY DE 	SAPDLERY HARDWARE, CARRIAGE TRIMMINGS, AND HARNESS MOUNTINGS; No. 38 NORTH THIRD STREET,) any property in the Territories without faws iur- nishing remedies for its violation, and penalties for its abuse. Nobedy protends that you are going to pass laws of Congress making a oriminal code for the Territories with reference to other species	States which are not locally inapplicable, shall have the same force and effort in the said Torritory of Ne- brasks, as elsewhere within the United States, except the eighth section of the act ' preparatory to the dail- alon of Missory inch the United State Music Music	least, cortainly understood him to hold the doc- trino of self government in Territorics as well as in States, and as applicable to sinté proporty as well as to all other species of property. I under- take to say that he would not have carried one- half the Demografic yote in any five State. If his	see Mr. Stoates show they alter me tail, nor place his pistoi in contact with his head or clothing. After the third fire, I advanced and took Mr. Sickles' arm, and walked with him up Sirtconth streat, and edvised him to go to his house, or to the Attorney General's. He did so. I roivened	Gown by A berman Ridgi, in defails to be the state of the state of the second state of	Contr to for the sound during the second second second second second reading . The bill passed Committee of the Whole, and up on a second reading . Mr. Gurse comoved to sinke out the amendment crease the saleries of the fidges of the Supreme to the saleries of the Supreme to the
Imperation and Wholesale Depicts	Estween Market and Arob, PHILADELPHIA. THE LARGEST STOOK IN THE CITY. ILT MAN OF THE GOLDEN SPIERUP. [feb.2m	of property. The Congress of the United States uever yot passed an act creating a criminal code for any organized Territory. It simply or- ganizes the Territory, and leaves its Legislature to make its own criminal code. Congress never passed a law to protect may species of property in the organized Territories; it leaves its protection	1530, tokich, being INOOASINFFTT WITH THE PRINCIPLE OF NON-INFERRING NO BY ORNAMESS WITH SULATERY in the States AND TREATORIES, as "mongained by the le- gistation of 1850, commonly called the Compromise measures, 18 HEBERT INCLARED INOPERATIVE and 1010 if being the true facted and meaning of their act not to legislate slavery into any State or TERRITORY, nor to acclude it (her; from, but to lear the people TRENEW	bad not been thus understood; and I hope my friend from Mississippi had no allusion to this lotter when he said that in the poxt contest he did not desire "to thent, nor be cheated " I am glad that the Senator from Mississippi means to have a clear, unequivocal, rectice isteement of o our principles, so that there shall be no cheating	ind diod the street, and gave to far glass room the middloof the street, and gave it to far. Slokles. This is the whole of my connection with this unfortnants cocurrence. It is not true that I either sought or detained Mr. Key. He first ad- dressed me, and our interview did not has one minute. I have known the inte Mr. Key in New	Catty satis. having frequently been seen on origing the sime past, having frequently been seen on origing the only at late hours with well-filled wagons. On Monday night the officers hav in wait for them at 522 North Front street, and arrested them, fielding a layre lot of poultry and pork, together with hand.saws, milk-pans, at da number of attoles used at dairy farms. The street with the officers an alderman and committed to	bejourned till the affernoon. Arteshoon SESSION. A bill to incorporate the Polisielphia and Relifored presed a second reading and was laid or The following bills were passed finally: A supplement to the Byberry and Bensalem a the domname
(EGRS'/TRIMINGS, ALL RARET STREET, (UF STAILD.) PAULAGING.	Cabinet Wave, THE LARGEST DESK DEPOT IN THE UNION	to the Territorial Legislatures. The question is, whether weshall make an exception as to slavery? The Supreme Court makes no souch distinction. It recognises slaves as property. When they are taken to a Territory, they are on an equal footing with other property, and dependent upon the same system of legislation, for protection, as other pro-	INSTITUTIONS IN TIRE OWN WAY, SUBJECT CALL TO THE CONSTITUTION OF THE USIFED STATES." Thus in the Nubraska bill, it is declared that t Congressional enaciment on the subject of slavery was inconsistent with the principle of non-inter vention by Congress with slavery in the States	on either side. I intend to use language which and be repeated in Chicago as welt as in New Orleans, in Charleston the same as in Boston. We live under a common Constitution. No po- y lithest oread is sound or safe which cannot be pro- laimed in the same sense wherever the American sitag waves over American soll. If the North and sit the South cannot, come to a common ground or the south cannot, come to a common ground or	years, and our relations have ever been of the most friendly obstrator. I did not satisfactor a collision on the Sabbath, though I did not doubt but that it would take place as an early day. BANUBLF. BUTEREWORTH.	THE LABORERS' STRIKE, We alluded to the troublos among the laborers on the Vine-street oulvert, arising from the measuress of their compensa- tion, in our paper of yesterday. The difficulty has not altogethar been settled, as we learn that yesterday, when source six or eight men were willing to work the difficulty is a set of the settled.	bill was taken up. The pay of the memory and
IN H. BROWN & CO., Interfale and formu ETTRE AND DORTSTIC	HOGUET. A HUTTON (Forteening to J. T. Hammitt.) MANUYAOTURNER OF A. L. ADAMS INTROVED DESK RACK. No. 200 Ecoth THIRD Street, Philodophia.	pertyWhile all other property is dependent on the Territorial legislation for protection, I hold that alave property must look to the same autho- rity for its protection. Mr. GREEN. The Senator will permit me to say that I think he does not understand the point I presented, and I therefore desire to present it more explicitly. The Supremo Court having deci-	gone into the various Democratic platforms, and especially luto the Cincinnati platform. Every Democrat, therefore, is pledged, by this platform and the organization of the party, against any legislation of Congress in the Territories for o against slavery, nomatter how obnoxious the Territories solutions of the platform of the territories for o	4 the starory question, the sooner we know it the y better. The Democracy of the North hold, at a least, that the people of a Territory have the same y right to logislate in respect to shavery, as to al x other property; and that; practically, it results in this; if they want shavery, they will have it; and	visited the Hoz. William Gwin and his family, at his house, where I met Mr. Samuel F Butter- worth. We were conversing, when a servant came in and handed a note to Mr. Butterworth, who then, after reading the note, remarked, "Sickles without seve me immediately if adding the What	seventy nvo cents, instead of insisting on the conter a	animated discussion. A minutes was and the a offered, all of which were negatived and the a pay was fired at the same amounts as that pald has the balance of the sension was continued in th ideration of the bill, and it was still pending wh House adjourned. From Delaware.
DEX GOODS, A 42. BABERT STAND ME OF, CONTRACTOR ME OF, CONTRACTOR ME OF	PARTICUS, DAWK, and BOROOL FURNITURE: EXTENSION TABLES, BOOKCASES, WARDBORES, Ad. ds.Bm ABINET FURNITURE AND BILLIARI	dot that sloves constitute property, if a Territory, authorized by Congress to legislate for itself, should pass a law purishing larceny of all proper- ty except slaves, would that make slaves equal to other property in the Territory 7 or would it not be a violation of the Constitution? Mr. Durgass. If the Senator ganget understand	you have your reamony; go to the doubt band test the question. If it is constitutional, you agroe- that the prophe of a Territory may have it. I hole you to the agroement. Mr CLAX. Will the Senator permit me to as him a question? Mr. DOUGLAS. Optialaly, with great pleasure	² Itiem by an act of Congress. The Senator from A Mississippi says that dostring is right, unless we appear and the senator of the senator of the senator a Territory to have slavory whether they want i & or not. The point he wishes to arrive at, it whether we are for or figainst Congressional in torrention If you rebuilding the dostring of non torrention If you rebuilding the dostring of non	G win, when, in the source of an hour or two, some onc-a servant, I think-ontered and said, "Mr. Blokles has just shot Barton Koy dead." I nested what was the sawa, when some one inquired of me, "Did you never hear the stories as to Mr. Key and	of the Philadelphia Contege of mentions was near year torday. Among the list of graduates we observe the name of the Rev. Willism Bishop; pastor of the Rho- nesor Methodist Episoopal Ohnroh, of this city. Mr. B. is a scalous and elequet preasher, and should ofr B. is a scalous and elequet preasher, and should ofr	Dovrs, March 2., Oot. Yosmer: An article in your issue of yas dated Dover, while properly reflecting on the dd (not dishonor) done to the Etate of Delaware
9 STATE STREET AT ONE (1859)	電影響 (電源電影を通信を持つ)がおうどう かんがく ろう パールトルイン	my answer to that question by what I have said	hir. CLAY. I ask the Sepatar whother he be	Intervention and form a clave code by not a	e Mira Sickles ?" I replied, "No," never having	his present high calling, we predict for him as success-	honors her, by supposing that she would, and
THOTHE AND MERICA AND ANOT OCCOM AND ANOT OCCOM AND AND AND AND AND AND AND AND AND AND	MCHTME & QAST FLON'S IMPROVED OURHIONS, which are programed by all who have used them bib superior 50 all others: Bow the quality and shigh of these Tables the manu for the quality and shigh of these Tables throughout the Under, who are familiar with the character of the weight.	property. If the people think that particular laws on the subject of property are beneficial to their interests, they will enact them. If they do in think such laws are wise, they will refrait from enacing them. They will protect slave there, provided they want slavery; and they will	Mr. DOUGLAS. I do not like this thing of re- ordering categorical answors, when the Sanator who puts the question holds the floor. When he get through, I, will give him an answor. Mr. OLAY. If the Sonater dress not answer if I will answer it. I think the ollison has the	defending the great principle of non-interventio by Congress, and self government by the peoples of the Torritories. That is the Democratic erest The Northern Democracy have, so understood 1 . No Democratic State in the North ever would have voted for Mr. Huchman but for the fact the	heard their naines connected in any way. I proposed in a few moments to go to the club house where the dead body of Mr Key waz said to bo, and ascertain the facts. Dr. Gwin's car- riage being at the door, I drove at once rapidly to the club house, and was informed of the death of Mr. Key, and that Mr. Sickles and Mr. Batter- worth had gone to Judge Black's, where I drove at once, and was told that Mr. B. and Mr. B. had to not be President's. When on the way, meet ing Hon. John Sildell, I stopped the carriage, and on inquiry, learned that Messre. Sickles and	forcing the doors with a "jumy." Mr. Hamilton' forcing the doors with a "jumy." Mr. Hamilton' office was completely resulted, and his books takes thurofrom containing a number of accounts. The se- maining buildings were also rangacked, and a number of articles chiried off. No clue has yet been geined to the perpetrators of the burglasy.	that woun we usersond to the state. One het thorized any issue of bonds but once, and the very smill amount, founded on a money sinkly and smple guarantee, which, consequently, a r always have been, above par. Conney
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ISS Meller of Lucknow. Nartorat. OIROB.-"Dan Rice's Great Show".-"Lon's Gircan Company".-" Equestrian, Gymnastics and Adrobald feats." . MoDoxoran's Gainstrus.-Belestions from Plays, Gems from Operas, Pantemines, Dancing, and Binging. THOMSPOS OF MAINTERS.-" Miscallaneous Enterpair. ments."

one, and thought of sending for a physician-nited, however, with B. in endeavoring to paci in, but we did not succeed for some time

DRY-GOODS ANNOUNCEMENT. We Invite the .

Messrs. De Forest, Armstrong, & Co., Nos. 80 an

something more than a business acquaintance wit

he retailers, of this city or elsewhere, to patron

ize a market outside our own ; but, knowing as w

o that-notwithstanding our off repeated rem strances-not a few of our merchants do visit New

what we have of the extensive and herorah

THE CITY.

AMUSEMENTS THIS EVENING.

ntion of our readers te the announcement of

TATURD LATT P ALL OF AL