

FANCY SILK	CIGARS, TOBACCO, &c.	protection in its enjoyment than exists in regard to	Measures,' is hereby declared inoperative and void,	children there be legitimate heirs to his estate, in	and enduring would have been the disester had	AI,-That besides receiving, when the act was	1 40 I UUUS DECT I Christian Agenciation Tha les-
STRAW BONNETS,	ZWISSLER & FIORILLO,	other kinds of property. A sentence or two from the opinion of the Chief Justice will, it is believed, make this plain.	ACT, NOT TO LEGISLATE SLAVERY INTO ANY TERRI- TORY OR STATE, NOR TO EXCLUDE IT THEREFROM,	lie sentiment of its people? Lotteries are lawful	the Convention, or had he, in his letter of accept- ance, declared that, by the principles of his party	Pierce, it was, in the strongest terms which our language supplies, endered by President Puebe	fures of this gentleman delivered in this city last
FEATHERS, RUCHES, &c The attention of City and Country Dealers is invited	125 NORTH THIRD STREET,	It had been contonded that there was a peculi- arity in slave property that placed it on a different	TREE TO FORM AND REGULATE THEIR DOMESTIC IN-	now so general, cause to prevail. Can the dealer	isted in Kansas, and that it was as much a slave	an, in his letter of acceptance of his nomination, of the loth of June, 1864; and, FINALLY, that upon this principle, in regard especially to slavery in the	were not second to any of the season, and the As- sociation, by securing their repetition, has placed
to a large and varied stock of the above goods, at 432 MARKET STREET, auf-5m Below FIFTH.	Have for sale a large supply of CIGARS	footing from other property. For this the laws and usages of other nations, and the reasoning of states- men and jurists upon the relation of master and	wided that nothing herein contained shall be son.	trade, property, where he emigrates from and	comparatively a mere youth, with no reputation as a statesman, with no public service to have enabled him to become one, with no hold, in any State,	Presidential conversives conducted in sparse, the	the public under obligations.
	• OF THE BEST	slave, had been referred to. These, says the Chief Justice, cannot "enlarge the powers of the Go-	tion which may have existed prior to the act of the fishing is the	States a doz may be property, in some not. Has	upon the popular heart, and with no particular	Buchanan, at least as far as his votes in the free	correspondent sends us an interesting fact of what the Raigh of Kapurthala Punienh in North India
J. HAMBERGER, No. 110 North OMESECOND Street, is prepared to exhibit the most complete stock of Millinerr Goods, comprising Ribbons, Floweis, Keathers, Blonds, Laces, Ruches, Velveis,	HAVANA BRANDS.	vernment, or take from the citizens the rights they have received ;" and as " the Constitution recog-	of the Missouri act of the 6th of March, 1820, was,	ly been judicially decided that a dog is property,	have Looa, if the doctrine now attributed to the Con-	Congress, the Cincinnati Convention, and himself.	is doing, under the promptings of Christian mis-
Compice atook of Millinery Goods, comprise Ribbons, Plowers, Feathers, Bionde, Laces, Ruches, Velvets, and other Bonnet Materials. Also, a handsome assort- ment of Pattern Bonnets, to all of which he would in- vite the attention of Marchants and Milliners. N. BGoods daily received from Aaction, and sold at the lowest prices.	TOBACCO, SNUFF, PIPES, &c.	nises the right of property of the master in a slave, and makes no DISTINCTION BETWEEN THIS DESCRIP- TION OF PROPERTY AND OTHER PROPERTY OWNED by	and wetting of the sensel stated to be to effect the	his dumb companion and fained and company and	foncton, and, antor gross misapprenention, attar,	Galgrees, the Cincinnati Convention, and himself, were sincere in its adoption, and that the same s would be carried out in good faith, and forever terminate, as they all allke proclaimed to the peo- ple would be its result, the almost fails convulsion	upon the subject. It annears that his Highness
, hain an main again in the second second	· ·	a citizen, no tribunal, acting under the authori- ty of the United States, whether it be le-	was declared to be twofold : first, "not themselves to legislate slavery into any Territory or State, nor	only unquestioned by territorial power, legislative, executive, or judicial, but with the duty of each and all to pretent him. and has the summer to be	and as right in itself, and now endorsed by his Attorney Goneral, had been then declared? It	ple would he its result, the almost fatal convulsion in which it had already involved the country. If	Day throughout his territories. It is also stated that this awakened Rajah is now sustaining a Chris-
GENTS' FURNISHING GOODS. T W. SCOTTlate of the firm of Win	GERMAN SMOKING TOBACCO AND CIGARS. 0024-3m	gislative, executive, or judicial, HAS A RIGHT TO DRAW SUCH A DISTINCTION, or to deny to it the benefit of the provisions and guarantees which have	matte trattettana in their ann man arbiert	roomenised no such right (If there he much a dia	tion to majority for out. Fremout, it is no braggerit.	these several conclusions have been maintained, as the writer conscientional phelieves, he submits that it is not only now too late to deny the doctrine	expense. We shall not be surprised in a little
 chester & Soott-GENTLEMEN'S FURNISH ING STORE and SHIRT MANUFACTORY, SI CHESTNUT Street, (nearly opposite the Girard House 	A. MERINO,	been provided for the protection of private property	The bill as thus amended was passed by	cause for rebellion. But if the doctrine be sound,	and what fair man will deny it, how unjust to those	luding an intelligent neonley but that make an of	lands sending their missionaries to Christianive
	1	as expressly marining the right of property in a	the main of the second s	some subject condition this - Oit to the	the rate of the second of the second se	the cheatest congations of private and public i	I "THE EVANGELICAL REPORTADY "-This is the
J. W.S. would respectfully call the stiention of his former patrons and friends to his new store, and is pro- pared to all orders for SHIRTS at short notice. A seried litramatisd. Wholesale Trate suprise with as shirts and Delars.	The Ser Offers for Sale, & Large Assortment of	no word can be found in the Constitution which GYES CONGRESS GREATER FOWNE OVER BLAVE	and Mr. Houston, of Texas, and twelve Senators from the other States; and on the 224 of May,	rike in the learning to constant controversy inca- pable of judicial adjustment, if but the one law is observed. What is to be done? Can any neace-	regard to this very slavory question, now that the victory is won, to be told by him and his taw officer that they had been delined, that the language of	morality. And, with such a stain upon its good name, and upon the frankness and hones of its leading statesmon, neither the party nor they will deserve to be hereafter confided in; and the good sense and virtue of the people will, on the very first occasion, needs in their sources of confidence in the	devoted to the principles of the Reformation as set
LOOKING-GLASSES.			the House, by a vote of one hundred and thirteen to one hundred, there being, in the majority, every	ful results be attained ? Certainly not, if both laws are to be equally regarded, and what then	the Convention, and his own, did not mean what every unsuspecting and intelligent man throughout	sense and virtue of the people will, on the very first occasion, proclaim their sentence of condemnation ucons beth. That the writer does not share in the	vines, and held by the United Presbyterian Church
LOOKING GLASSES.	Received direct from Havana, of ohoice and favorite Brands. au5-tf	court has decided, is that slaves are property, as much so as anything else that may be owned by man, and that such property is entitled to the	of these was appaged to it not begans of the li	too, what a singular appearance would ap addition of	but that it had another and a tatally different	and the state while the share in the	we have just received. This well-conducted publica- tion is now in its eighteenth volume, and is at pre-
Now in store the most extensive and elegant ascort ment of LOOKING GLASSES.	DRUGS, CHEMICALS, &c.		principles contained in the particular amendment quoted, but on other grounds. Unless words be used, as decers' esths, to deceive, and Congress in- tended by fulse protences to delude, is it not clear				sent edited by Rev. Thos. H. Beveridge. Mr. Wm.
For every space and every position, and at the most moderate prices. LOOKING GLASSES	DRUGS, GLASS, PAINTS, &o.	sarily follows, that whatever a Constitutional	that this amendment declared, and sabclions the	and of the common law of each, with a head note	and most dignified office known to man !	cont polloy and pledged faith as now to violate both. A few, from montal weathers or ultra	tents of the present number are of a varied and
In the most elaborate and the most simple frames. LOOKING GLASSES	ROBT. SHOEMAKER & CO.	property, it can do in regard to this. If any other kind may be excluded, this may be excluded; if	by Judgo Douglas / That doetrino is, that a Ter- ritorial Government has a right to logislate in re-	what these apply respectively only to the citizens who have emigrated from such State. That he is	Third. The Executive sanction to the doctrine of Judge Douglas, propaged to be shown, (and	opinions, or personal hostility, or private rivalry, may advise such a course, but it is confidently be-	welcome visiter to the numerous Christians whose ecclesiastical peculiarities it represents.
Framed in the best taste, and in the most substantial manner. LOOKING GLASSES	NORTHEAST CORNER FOURTH AND RACE STREETS,	all, protected by legislation, the same is true as to this. If any other, after its legal introduction,	States The amoudment declares its very purpose	his rights and obligations, a citizen of Massachu-	as the Congressional and Convention and party	ting unanimity, be instantly and absolutely disap-	correspondence of the Boston Pilot we learn that
Furnished by us, are manufactured by ourselves in ou swn establishment. LOOKING GLASSES	WHOLESALE DRUGGISTS,	it is also the case as to this. It is but sameness,	perfectly free to form and regulate their domestic	the period shall arrive when all will be merged into one people, to be governed by the laws of	as the writer knows, does that distinguished states-	tain to emerge from the contest. and deserve the	a general meeting of the Irish Bishops will take place on the 19th of this month. Their lordships
in MAHOGANY and WALNUT frames for Country Eales.	Importers and Dealers in WINDOW GLASS, PAINTS,	mnintains, not inferior or paramount-that all	rose was especially avowed in regard to slave are	a state Constitution, the only remedy for the in-	interpretation was not its popular and received one,		meeting is to consider the reply of the Government
JAMES S. EARLE & SON, 16 OHES TNUT STREET,	&c., invite the attention of COUNTRY MERCHANTS	same guarantees. What is there in this species of		power has if any a post Builted sphere for	National Convention But beside his approval of	PERSONAL AND POLITICAL.	to the resolutions submitted to them after the re- cent Synod of the Catholic prelates. It is expected to be an important meeting.
PAPER HANGINGS, &c.	To their large stock of Goods, which they offer at the	power? What is there to make it the peculiar and a single duty of such a power to legislate for its ad-	in which the country was supposed to be, and, con- sequently, the principle was the more particularly	examined, the more untenable, if not absurd, it	Iv given in his special message to Congress, of the 24th January, 1856, relating to Kapsas. He there	Do The Richmond Enquirer intimates that	CATHOLIC INCREASE IN AUSTRALIAFrom ac- counts it appears that Catholics and Wesleyan Me-
PAPER HANGINGS.	lowest market rates. oc5-tf	as such, only embraced by constitutional guaran-	propared to meet that danger. It was decided to leave the people perfectly free to regulate it as a domestic institution of their own, in their own	Will any man with any regard to his reputation, whether he has mastered the primer of political	says: "The act to organize the Territorice of Ne- braeka and Kansas was a manifestation of the le- gislative apinion of Congress on two general	Brown, by Gov. Wise. It says	thodists have increased in number in Australia, whilst, according to the Melbourne Argus, all the
NOW IS THE TIME TO	LAMPS, CHANDELIERS, &c.	ty, and therefore be subject to the legislative power. If this is not true, the territorial state	way. It declares, first. what is not the intent and meaning of the ast: "It is not to legislate slavery into any State or Territory, nor to exclude it;"	science or not, answer these inquiries in the affir- mative? If such a one is to be found, he can point	potists of constitutional construction." The first bas no bearing on the present discussion, but the		other religious denominations have fallen off since the census returns of 1857. There are now 65.935
PAPER YOUR HOUSES. HART, MONTGOMERY, & CO.,	MANUFACTURERS OF	The peace and prosperity of the people depend	secondly, what was its intent: "To leave it as a domestic institution to the people, to be settled in	his apology, than those of the Attorney General. In a word, the whole question resolves itself into	second was said to be, "that the inhabitants of any such Arritory, considered as an inchoate State, are entitled, in the exercise of self-govern-	has not been mercilessly exercised, we point to a long list of Executive elemencies that grace the	Catheline in the colour Of the theory water all the
NO. 322 CHESTNUT STREET.	LAMPS, CHANDELIERS,	Without such a power, property itself would be in a		legitimate objects? If property, its existence, its regulations, and its uses, and its protection by law,	ment, to decide for themselves white curry nu	dons granted by him neither the crime nor the mo- tives of Brown find any place. To cool and calcu-	migrants is of the Irish. PREACHING BY THE IRISH DEPUTATIONThe
Have for sale every variety of	GAS FIXTURES, &c. STORE, 710 CHESTNUT STREET.	possess it, how they will, in any particular	evitable: That if Congress believed they had the	subject only to such constitutional limitations as	grass under it, and the power of the existing States	lating crime, to murder, pillage, and plunder, to servile wars and its attendant horrors, the Execu-	three Irish clergymen now in this cify, constituting the "Irish Deputation," will preach in nine of our
PAPER HANGINGS, BORDERS, &C.,	MANUFACTORIES, 821 CHERRY ST., AND FIFTH AND COLUMBIA	of duty. Congress has no power but to recognize	Territory; or, that they believed that they had	It can then deal only with man, his physical		soil not the robes of mercy with the crime of per- mitting such wickedness to go unpunished.	opportunity of hearing them in Philadelphia.
Which will be sold at the lowest rates, and put up by	and a state of the second	the Territorial Government, a power which is theirs for the same reason that proves the power, in the first instance, to create it. Nor can it be properly said, that the authority thus contended	people, so as to settle all doubts as to the right of the latter to exercise it. The power which, upon	at all with his moral nature and its obligations, and not at all where these involve property and its ambigation.	ing anything else than the very doctrine of Judge Daugles, which the Attorney General is now, with more zeal and ingenuity than true regard for the	a victim at the hands of justice If Brown is a	DR. SCUDDER RESOLUTIONS On Tuesday eve- ring, November 1, 1859, a large audience as- sembled in the Vasias Fund Hall to hear a leas
HATS, CAPS, &c.	HANDY & BRENNER,	for exists upon the assumption that sovereignty	legislate slavery into any Territory or State, or to exclude it therefrom : and that which they declared	The Attorney General, in his appendix, tells us that "no one who has mastered the primer of	reputation of President Pierce, assailing? One of the only two limitations to which alone, the Presi-	agent of wicked principals. If the Northern peo-	ture by the Rev. H. M. Scudder. D. D., on India,
1859. FALL TRADE. 1859.	NOS. 23, 25, AND 27 NORTH FIFTH STREET	over all other power, it certainly is not possessed.	to be in the people was the power "to legislate slavery into or exclude it from such Territory or State." It will be seen, too, that in this regard	ment unrestrained and unchecked by any	ject, demonstrates that it is to be exercised during	due to those who have poisoned his mind with the	Stuart, Esq., occupied the chair, and Dr. Edgar, of
C. H. GARDEN & CO., Manufacturers of and Wholesale Deslers in	PHILADELPHIA, WHOLESALE COMMISSION MERCHANTS,	only the power to do the things supposed, when legislative power is granted to them, in relation to	the people of a Territory are placed in the same condition with the people of a State, and that the	confiscate private property, even without com- pensation to the owner." That this power can	alone. Congress is to decide at what time the Ter- ritory is to be a State of the Union, and for all the	but there are other criminals, guilty wretches, who instigated the crimes perpetrated at Harper's	Jones was called to the chair, and Jonn W. Cisg-
HATS, CAPS, FURS, SILK AND STRAW BONNETS, AND STRAW GOODS,	For the sale of all kinds of AMERICAN MANUFACTURED HARDWARE,	bition to be found in the Constitution, and which in the language of the court in another passage of	power in question is not more disclaimed as to the latter than as to the former, and that the power left to each is left in the same terms and to the	cordingly done in the Constitution of the United States, and in every State Constitution. Is this	his words have any meaning, the Territorial people are considered as an inchoate State, and entitled,	ley. Giddings, Hale, and Smith to the juris- diction of Virginia and Brown and his de-	ing resolutions were moved by the Rev. T. W. J.
ARTIFICIAL FLOWERS, FEATHERS, BUCHES, &c., &c.,	GERMAN, BELGIAN, FRENCH, AND ENGLISH	advisable to commit" to them, as being the most	the people of a State can do, the people of a Terri-	the primer. Are there no great principles of jus-	in the exertion of self-government, to determine for themselves what shall be their own domestic insti- tutions. The particular institution, indeed the	luded victims in the Charlestown jail may hope for pardon. In the opinion of Virginia the	Resolved. That we have listened with the deep-
NOS. 609 AND 602 MARKET STREET, Southwest corner of SIXTR. EXTENSIVE STOCK, BEST TERMS, LOWEST sale-5m PRICES.	HARDWARE AND CUTLERY, Keep constantly on hand a large stock of Goods to sup-	own interests," then certainly such sovereignty is theirs. And this, and this only, is the sove-	ty of either is declared to be in the Constitution of the United States. What is the extent of such	rootety, and fashion and control it without express incorporation into its organic law? And if there	only one, that ied to the legislation, it is to be remembered, was domestic slavery, and upon this.	five Republican leaders above mentioned are more guilty than even John Brown and his associates. An ignorant fanaticism may be pleaded in pallia-	delivered by the Rev. Dr. Scudder, and we desire to express our unanimous and hearty thanks to the
MEDICINAL.	BUTCHER'S FILES,	ticle in Harper. The Attorney General might have saved himself the trouble of searching the speeches	without compensation, or the implied one of pro- hibiting the ingress into the Territory of private	not be taken for public use, without compensation? Such principles may be violated. Property may	says the President, Congress had given the people the power to "determine for themselves as a right," in the exercise of self-government, "be-	tion of the orime of Brown, but the five Republi- can leaders would spurn such a stultifying plea! They would not compromise their intelligence even	eloquent lecturer, whose luminous exposition of Hindu'sm tends so much to show the excellence and value of Divine Revelation and excite our sym-
M RS. WINSLOW, AN EXPERIENCED NURSE AND FEMALE	By the cask or otherwise. BUTCHER'S EDGE TOOLS, BUTCHER'S STEEL OF VARIOUS KINDS.	and writings of the Judge, with a view to disprove, upon his own authority, that severeignty, in its more comprehensive meaning, did not realds with	ized Territorial Government than to a State? Is	executed without cause, in the more gratification	longing to them as an inchoste State," and, be- cause of such State's existence, consequently from its origin to its extinction. The principle which	at the cost of their morality. Let the friends of Brown, let all who believe him to be insane, and	pathies on behalf of the degraded nations who do not enjoy that sacred light. Resolved. That we carnestly recommend the de-
SOOTHING SYRUP	WRIGHT'S PATENT ANVILS AND VICES, BHIP CHAIN,	such people. The article itself, which was so cri- tically and, no doubt, with intended fairness, ob-	laws abolishing slavery, or prohibiting the right to	which in the eye of man and of God were not only	is possessed only when such a people meet in Con-	Seward, Greeley, Giddings, Smith, and Hale.	livery of this lecture in all parts of our land, as eminently calculated to counteract insidious and dangerous errors, and establish the authority of
FOR CHILDREN TEETHING, which greatly facilitates the process of testhing, by soft- sing the gump, reducing all inflammation ; will allay ALL FAIN and spacemotic action, and is SURE TO REGULATE THE BOWELS.	And other kinds in every variety.	The right there assorted was stated as pertaining "to the people collectively, or as a law-ablding and	extent, in almost every State in the Union, and no one has had the temerity to call it in doubt. This	But are these justified? There may be no physical power to resist them, but are they on that account,	admitted as a State into the Union. If this be so, it is clear that the President was opposing a more	A fair trial, at their own time, with their own counsel, will be freely given them; and if Virgi- nia does not prove them guilty, they, too, shall go	our holy religion. Revolved. That it would give us great pleasure
ALL FAIL of a spannous socion, and is SURE TO REGULATE THE BOWELS. Depend upon it, mothers, it will give rest to yourselves	LAGE D REFERENCE INTON	penceful community, and not to the isolated indi- viduals who may reside upon the public domain in violation of the law, and such as can only be exer-		not restrained by a voice which in the eye of civili-	figment of his own brain. Who, either wise man or fool, ever imagined that such a power as that did not exist? A State Constitution necessarily	unhurt." KENTUCKYThe next Democratic State Con-	to hear this lecture again, and we respectfully and earnestly request Dr. Scudder to repeat it in this place, before his return to India.
*RELIEF AND HEALTH TO YOUR INFANTS, We have put pond sold, ' this article for over ton vers, and can Eq., in con [A fidence and truth of it,	WEIGHING ONLY 8% OUNCES. SHARP'S NEW MODEL RIFLES AND PISTOLS. BDWARD 5. HANDY. INO. G. BRENNER. C. P. BRENNER.	cised when there are inhabitants sufficient to con- stitute a Government, and capable of possessing its	such constitutional ground. They thought that slavery was a domestic institution, merely depend-	"the harmony of the world !" Could then such	implies State sovereign power, and such power, and for the very reason that it is State power, in- cludes the power to deal as it sees fit with slavery	vention in Kentucky, which will appoint delegates to the Charleston Convention, will be held at	The resolutions were carried by a unanimous
what we have have been have been and then on hy medicine, MEVER HAS HELEINE AND AND AND AND AND AND AND AND HELEINETANOR. TO EFIC A CURE, when imaly used. Never did, we know an instance of dissantaction by any one who used it. On the con- trary, all are deligibled of with its operations, and means in iteras of history.	BUIS-IF	then it was a right to be excreised, "subject to the	lative will of those with whom it was, or was to be domiciled. They, therefore, not only did not ex-	been no such prohibition in the Constitutions of the several States, and of the General Govern-	or any other domestic institution. Such was not the question which was then troubling the public	is something of a controversy springing up among	The Chestnut-street Bridge.
dissatisfaction by any one who used it. On the con- trary, all are delighted with its operations, and measure in terms of higher a. commendation of its magi-	PACKAGE HARDWARE HOUSE. — We would respectfully call the attention of the Gene- ral Hardware Trade to our extensive Stock of DIR- MINGHAM, MARDWARE, which we offer at a small	Constitution of the United States." That a power, whose very existence depends upon some other au- thority, and which is to be used in subordi-	cept it from the will of the people, who were to be left "perfectly free to form and regulate" their domestic concerns "in their own way," but, in	perhaps will admit, had at least mastered the	mind. It was the one which, in this particular, the Territorial condition presented, and upon that question, if the President designed what he said in	gates should support Mr. Breckinridge or Mr.	As long as Councils obstinately refuse to give us
al effects and medical virio itues. We speak in this matter "what we dow know," after ten years experience, and pledge our preputation for the fulfi-	MINGHAM HARD WARE, which we out at Emissi advance by the package. Orders for direct importation solicited, and Goods de- livered either in this city, New York, or New Orleans.	nation to admitted paramount control, is not sov- ereign, in the sense imputed by the Attorney	language so unambiguous as to admit of but one in- terpretation, it was evidently that very institution	Fletcher and Prate, 6 Cra., speaking, too, for the whole court, his co-students of the same primer,	his message of January, 1856, if he designed sin- cerely then to express his real opinion, it was that the "constitutional construction" evidenced by	Courser, which is a strenuous advocate of Mr.	hooves us to take good care of the perishable
instance where the infant in is suffering from pain and extraustion, relief will be found in fileen or twenty minutes after the Syrup is a diministered.	W. G. LEWIS & Bon, 411 COMMERCE Street, Importing and Commission Merchants. And Agents for Foreign and Domestic Hardware.	doctrine of the article is inconsistent with such an assumption, and the error of construing it other-	becomes the more apparent, when we consider	ture of government and society does not prescribe some limits to a legislative power; and if any be	"the legislative opinion of Congress" in the Kansas and Nebrasks act was, that upon this ques-	be instructed for that gentleman. The Kentucky	connections depend. Riding out, on Thursday eve- ning, beyond the river, I met a firemen's torch-
This valuable preparation O lis the preservition of one of the most EXPERI-O ENCED and SKILPUL NURSES in New Ingland () and has been used with	And Agents for Foreign and Domestic Hardwire:		the object and cffect of the Budger pro- vise. The Territory to be organized was slave territory when admitted into the United States.	prescribed, where are they to be found, if the pro- perty of an individual fairly and honestly acquired, may be solved without compensation?"	tion of domestic slavery the right and power of a Territorial people were the same with the right and power of the people of a State. 2. Of Mr.	"We believe the true desire and purpose of	light procession in full march for the bridge-some with uncovered torches, and others with cotton lan-
THOUSANDS Thousands that at he someon and bowels, corrects soldity,	BOOTS AND SHOES.	belongs to a legislative authority, granted without limitation as to any particular subject of legisla-	Such property was then known to the laws of France and Spain, and had been for years, and was	is submitted, he clearly misapprehends. "Great	Buchanan's sanction, his letter of acceptance of the 16th of June, 1856, furnishes conclusive evi- dence. After alluding to the agitation by which	I the vole and induced of the State of the	terns, even more dangerous. As they were bound for a reception of some returning company, which I observe took place at the Pennsylvanis Railroad
trarr, all are deligibled/20 with its operations, and space in terms of lighted/20 with its operations, and matter "what we do summandations of its magni- timent of what we here de instance where the infant di armeation, relief with be find from pain and armeation, relief with be minutes after the Syrup is file presentation of the fundi- ment of the most EXPERI- diant be presentation of the State minutes after the Syrup is file presentation of the State minutes after the Syrup is of the most EXPERI- diant be presentation of the State minutes after the Syrup is file presentation of one of the most EXPERI- diant be presentation of the state of the state minutes after the Syrup is file of the state of the state minutes after the Syrup is file of the state of the state minutes after the Syrup is file of the state of the state file most infrantity relief in the world, in all cases of BYSEN TERY and DAR BYSEN TERY and DAR BYSEN TERY and DAR State after the Syrup is file world, in all cases of BYSEN TERY and DAR BYSEN TERY and DAR	HAZELL & HARMER, MANUFACTURERS	jurisdiction to impose a limitation, and which, therefore, knows no restriction, except such as is	Congress had the power to pass the 8th section of the act of the 6th of March, 1820, (the Missouri	the sovereignty" of the Governments under which our Saxon ancestors lived and suf-	the question " of domestic slavery" had too long distracted and divided " the people," and stating	share of their confidence and regard. Our plat-	depot, at Eleventh and Market streets, I have no
desth. We believe it the bases of DYBENTERY and DIAR the world, in all cases of DYBENTERY and DIAR BHCRAIN CHILDWENNER whether it Stiegs from	AND WHOLESALE DEALERS	common to every other kindred subject. In this	Compromise.) such laws were by that section re-	was to be found "in the nature of society and civil	ritories." and anticipating that it was " rapidly	vention, and an uninstructed delegation to Charles- ten. Let the Convention be a full and fair repre-	bridge, among whose open timbers a single spark might have been sufficient to sever the only acces-
testhing of from any other osuse. We would say to every mother who has a be forgsoing complaints b do not let your prejudices	BOOTS AND SHOES.	determine what is best for their own interests," or in that of Judge Douglas, that which belongs to	hbor, whatever might be the wishes of its people. This, of course, would not have left them "per-	and of the great and good men of the day, it was on this ground that the labors, plans, and battles of	l legislation of Congress respecting domestic stavery, derived as it has been from the original and pure fountain of legitimate political power, the will of	constituents multiple and with the will of their	sible means of communication between the eastern and western portions of the city. Moralizing on
your suffering ohid and the relief that will be suffering the suffering ohid and the relief that will be suffering the madiging if kings used. Full direct	NO. 128 NORTH THIRD STREET.	ties of self-government, in respect to their local concerns and internal polity, subject only to the	stitution "in their own way," and it was there- fore necessary, in order to consummate the policy of	years," commended them to just approval and ad- miration. It is because sovereignty is not " in its	the majority, promises ere long to allay the danger- ous excitement. The legislation is founded upon	delegation consist of able, intelligent, and honora-	the continual liability to such accidents which ex-
tions for uning will socom [4] pany each bottle. Non- genuine unless the fact s simile of OURTISK PER KING, New York, is on the outside wrapper.	tantly on hand. slo-tf	tests these propositions, or their application to	the act, to annul the restriction, and this was ex- pressly done by the amendment of the committee. But Mr. Badger, an acute and able lawyer, as well	nature irresponsible and absolute" that the money and blood spont to restrain it were yindicated in the eves of a civilized and enlightened world. To	in accordance with them has simply declared THAT	of either of Kentucky's distinguished citizens, be-	time for what must eventually happen.
desth. We believe it the the world, in all cases of We believe it the We believe it the We believe it arleas for We believe it arleas from testing of from any other whether it arleas from the foregoing compliants. he foregoing compliants. a or the prejudices of WHE-res. ABSO/UVI: to he fore the mellione, if the mole to void the the foregoing the foregoing compliants. a or the prejudices of WHE-res. ABSO/UVI: the fore the mellione, if the mole will scoom the foregoing the fact will contend with the fore the foregoing the fact will contend with the fore the foregoing the fact will contend with the foregoing the fact will contend with the foregoing the fact will contend world. Frind set of the fact will contend world. Frind set of the fact will contend world. Frind set of the fact set		property has other guarantees, and is entitled to	as an enlarged and conservative statesman, saw, or thought he saw, that some further provision was ne-	consider the example otherwise, and as teaching the lesson which Mr. Attorney reads us, is to bring to its application rather the logic and philosophy	STATE, SHALL DECIDE FOR THEMSELVES WHETHER SLAVERY SHALL OR SHALL NOT EXIST WITHIN	ing governed by the circumstances of the occa-	our members of Councils to a sense of what their
HOPE COAL OIL WORKS.	321 CHESTNUT STREET, (2d FLOOR.)	reading of the Constitution, and is consequently,	ressary to attain the object. He, oridently, sup- posed that it might thereafter, upon a principle known to the books, be contended that the reneal of	which belong to a plodder in special pleas, than the onlarged and liberal views which attend the re-	plausibly, to pervert these words from their clear	says Joseph C. McKibbin leaves for the East on	CIVIS.
FIRST PREMIUM, AWARDED AT	LADIES', MISSES', AND CHILDREN'S BOOTS SHOES, AND GAITERS.	nance of slavery to the public sentiment of the time, the general wish for its ultimate extinction,	the restrictive section, without more, would but revive the laws of the country, whatever these	The great charter and bill of rights were claimed	by says the Product, "director chicky of the ferri- torics." It was there a cause of continual quar- terl. In the States, as far as regarded the States	sottlemont of Mr. Broderick's affairs in Washing-	Correction. EDITOR OF THE PRESS: In looking over the co- lumns of the Evening Bulletin, this afternoon, I
PENNSYLVANIA STATE FAIR,		and the absence of any other special power in rela-	and thus revive the agitation which the majority were so anxious to extinguish forever. To guard against this, he proposed his proviso, declaring			Judge Black has written another long ar-	read a notice of a meeting held by the People's
FACTORY WOOD STREET, WHARF SCHUYL KILL, OFFICE 127 WALNUT STREET.	TARTIN & QUAYLE'S	guarantees than such as were provided for other property, and, more particularly, with such as	to revive or put in force any laws or regulations	ment." In this latter they are inherent as the	a lato its exercise, it was conceded was impossible-	It has been published in the Constitution.	ing last, stating that an attempt had been made by some rowdies connected with the opposite party,
min.s. HUBBARD & SOL	L STATIONERY, TOY, AND FANCY GOODS E M POR I UM. 1005 WALNUT STREET,	I mould greatly dates if not provent its extinction.	I which may have existed brier to the act of the old	Difficing te of the sooral main.	i blate authority was, in this connection, about	demonstration be about along	
CARRIAGES	BELOW ELEVENTH, PHILADELPHIA. Constantly on hand Perfumery and Toilet Articles.	suggestion of the kind was made, and that this property stands but secured by the provisions	of thirty-five to six. Every Senator from the free States, except Gov. Dodge, of Wisconsin,	institutions are redolent of freedom. For freedom, our ancestors, during seven years of trial, fought, bled, and died. It was har teachings that institute	, its agitation there, though in one sense local, was , distracting and dividing "the people of this Union and alignating their affections from each other ?	CONTOLL BLESSEDKESS.—At about eleven i o'clock on Thursday erening, Andrew McDonald, s residing at No. 621 Jefferson street, in the Twen- tieth ward, went home in a state of intoxication, and, after creating a disturbance among the furni- t ture, and committing several acts of lawlessness,	to be present on that occasion, I deem it my duty to correct the misstatement-mothing of the kind having occaned during the bala
OF THE MANUFACTURE OF	COAL OIL5 bbls extra-superior quant Coal Oil, in store and for sale by ROWLEY, ASHBURNER, & CO., No. 16 South WHARVES.	As has been seen, this doctrine is not only not in-	Morere Anars and RROWS of Missisarphi Jons.	By them no sovereignty was recognized in any	on the original and pure fountains of political jus	turned his daughter and his wife into the street. The	thing passing of very quietly. What the object of the informant of our cotemporary was in misrepre-
WILLIAM D. ROGERS.	TAR -Just received, a large invoice of	but maintained by its principles. It is now proposed to show that it has the clearest Congressional and Demonstrational Demonstration	SON and SEBASTIAN, of ARKANSAS, and RUSK, of TEXAS. The purpose of this amendmont, its solo purpose, was to submit the very question of domes-	ould legitimately act on property or persons with out the restraint of these just principles of justice	the President, ore long, to allay the dangerous ex	husband beat her in an outrageous manner. He then gathered together her clothing, and, stuffing them	to correct the misstatement-nothing of the kind having ocentred during the whole evening, every- thing passing off very quietly. What the object of the informant of our cotemporary was in missepre- senting the quiet people of Beverly I do not know, but certainly he has drawn upon his imagination for his "facts." Dy giving this communication a place in your columns, you will confer a favor upon the citizent
BEPOSITORY,	J. Tar, in superior order and large ingrels, and for sale by WEAVER, PITLER, & CO., of No. 21 N. WATER and 22 N. BRI.AWARE AV.	but maintained by its principles. It is now proposed to show that it has the cleares: Congressional, and Democratic, and Executive sanction. As to the first, this might ho done by an examination of the Compromise of 1850. The terms of that legislation, and the graunds upor which it was supported and opposed, from its pro- posal to its consummation, would, it is submitted	tic slavery to the people of the Territory, untram- melled, as a domestic institution of their own, which	and society, in which alone society can be enjoyed or tolerated. These, they well knew, must be the implied conditions of all societ news, and as effect	d principles as ancient as free government itself," i e was declared to be, by the President, not only the dectrine of the country but the lar of the lar	t into the stove, set hre to them. The timely ap- e pearance of a policeman alone saved the building from destruction. Andrew was taken into custo-	By giving this communication a place in your columns, you, will confer a favor upon the citizens
CHESTNUT STREET. 10	II NEW YORK SYRUP-300 bhls. assorted for sale by JAMES GRAHAM &: CO.	y terms of that legislation, and the grounds upor which it was supported and opposed, from its pro posal to its consummation, would, it is submitted	or was resolved not to control. It was to be theirs, to be disposed of "in their own way." as the same	tual to limit and restrict it as if in words, repeate again and again, in its particular Constitution. I	d which all men were bound to obey, whother pea ff sant or President, "that the people of a Territory	dy, and yesterday was committed to Moyameneing prison, by Ald. Killinger,	of Beverly, New Jersey. W. L. B. FRIDAY, Nov. 4, 1859,
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