A RAPPLE FOR A NEGRO. - The Louis - THREATENED TROUBLE WITH MEXIle Junrial relates as an amusing incident wills Junital relates as an amusing measure of the Houston (Texas) Telegraph, of Ja- rendering a tree account of his steward-pay that day, (\$1,000, which he had ea- ted the pays of Santa Rosa, Morelos, and account as must commend itself to the faydorsed for a deceased friend.) and not have done. The purpose of recapturing orable consideration of all unprejudiced ing the wherewith to do it, was compelled to do what he gladly would not have done. That the fugitive slaves are harbored by progress, thus far has been one succession The boy to be railed was a smart, intelli-gent lad, about 18 years of age, and he went has been used to prevent our citizens from PROPLE have flocked to see and hear him ound and got the chances taken himself. re-capturing these slaves. This has so -to welcome him amongst them, to thank eighty chances, with "three dien," at \$10 per thance. But one chance to mained, and this was taken by a stranger who happened to be present, and who gave it to fill upon the condition that he would not inself, and "shake like oxea." Bill rolled his eyes in an astonishing manner, and alter a hearty whal whal in which he dies himself, and shake like oxea." Bill rolled his eyes in an astonishing manner, and after a hearty whal whal in which he dies himself, and shake like oxean and astonishing manner, and after a hearty whal whal in which he dies himself, and the state to be up a stranger who have been to expose a like in the would be presented as a fixed fact. A full over the dies himself, and "shake like oxean" and astonishing manner, and after a hearty whal whal in which he dies himself, and the beam as law with played two fightful rows of ivory, open. At the last accounts, a large party of arms lifty upon the condition that in would like one of texas in had assembled near Previding and direction of the Commonwealth must be organized as a fixed feet. A full vote will insure a Whig victory. It belooves the dark the town if the commonwealth must be persuaded and direction of the Commonwealth must be persuaded and a fixed feet. A full vote will insure a Whig victory. It belooves the will be displayed they off the Commonwealth must be persuaded of the Commonwealth of the Commonwealth must be persuaded of the Commonwealth must be designed and the Commonwealth of the Commonwealth of the Commonwealth the Commonwealth of the Commonwealth will be provided by the Com into individuals, but Bill was no "company of ninety men, well armed and induced to vote. And cannot this be done in company of ninety men, well armed and induced to vote. And cannot this be done in company of ninety men, well armed and induced to vote. And cannot this be done in company of ninety men, well armed and induced to vote. And cannot this be done in company of ninety men, well armed and induced to vote. And cannot this be done in company of ninety men, well armed and induced to vote. And cannot this be done in company of ninety men, well armed and induced to vote. And cannot this be done in company of ninety men, well armed and induced to vote. And cannot this be done in company of ninety men, well armed and induced to vote. And cannot this be done in company of ninety men, well armed and induced to vote. And cannot this be done in company of ninety men, well armed and induced to vote. And cannot this be done in company of ninety men, well armed and induced to vote. And cannot this be done in company of ninety men, well armed and induced to vote. And cannot this be done in company of ninety men, well armed and induced to vote. And cannot this be done in company of ninety men, well armed and induced to vote. And cannot this be done in company of ninety men, well armed and induced to vote. And cannot this be done in company of ninety men, well armed and induced to vote. And cannot this be done in company of ninety men, well armed and induced to vote. And cannot this be done in company of ninety men, well armed and induced to vote. And cannot this be done in company of ninety men, well armed and induced to vote. And cannot this be done in company of ninety men, well armed and induced to vote. And cannot this be done in company of ninety men, well armed and induced to vote. And cannot this be done in company of ninety men, well armed and induced to vote. And cannot this be done in company of ninety men, well armed and induced to vote. And cannot this be done in company of ninety men, well armed and induc the was 10; Bit supplied, setting and up came 18.—

The was declared that "Bill was free;"

Mexican authorities. Our information is derived from such respectable sources, and such a shout was never before heard.

Bit's success induced him to try another that we think there can be little doubt that very well. He was welcomed most corspeculation of the "same sort," believing difficulties are brewing on our western dially by the citizens, without distinct the he could do as a free man, as much as frontier, that may prove far more serious of party. He will address the people this than before done; he proposed to set himself up in a "raffle," and he thoughtit would be no more than fair that he should put the price at \$600 this time. The part the price at \$600 this time. The cautions to prevent another rupture with cautions to prevent another rupture with with Mexico.

buttons chance to himself. He pocketed buttons chance to himself. He pocketed buttons and his sport again commenced.

Bill's original owner and himself were the two highest again, and, in throwing off, Bill- lust. It proved a very fortunate speculation for Bill and his master both.

The master had made \$300 clear and Bill had cleared \$590, and remained with his imaster. Both were well contented and master. Both were well contented and Michael Dress, died last year, in the 40th which occasion there is to be a grand which occasion the provided the provided with the provided the provided the provided that the provided Service of the control of the contro

Gov. Johnston is actively engaged in

Friday Evening, Aug. 8, 1851. FOR PRESIDENT,

WINFIELD SCOTT. (Subject to the decision of a Whig National

John McGinley. ASSEMBLY. David Mellinger. BHERIFF. John Scott. PROTHONOTARY. William W. Paxton.

REGISTER & RECORDER. Daniel Plank. CLERK OF THE COURTS. Eden Norris. TREASURER. Thomas Warren. COMMISSIONER Abraham Reever. AUDITOR. Andrew Marshall, ir. DIRECTOR OF THE POOR

James Bigham.

THE STAR AND BANNER.

Mr. Bigler and his new Pro-SiaVery Platform.

Mr. Bigler and the Anti-KidnapPing Law.

Mr. Bigler and the Anti-KidnapPing Law.

Mr. Bigler and the Anti-KidnapPing Law.

When the late Reading Convention passed a the nationality of its Whigism which were the last a clever sort of a man, and, but for resolution against a portion of this faw, we supthe as a clever sort of a man, and, but for resolution against a portion of this faw, we supthe will political tricksters into whose arms he posed that the opinions of Mr. Bigler on this sub-colory whose arms he posed that the opinions of Mr. Bigler on this sub-colory whose all over the Union. Like gold, it has recently thrown himself, might make a rather jet were undergoing a revolution, and that he like legal fender to all men, of all places!"

State Senate, he did his part in vindicating the thought that he would be so foot to all sense of the scale knowledges and the nationality of its Whigism which—
"Unlike some after sorts of Whigism which—
it under the nationality of its Whigism which—
"Unlike some after sorts of Whigism that possed that the opinions of Mr. Bigler on this table of the sub-color of the last of the sub-color of the sort of the sub-color of th

honor and credit of the State, by voting for Resolutions of Instruction famorable to the Wilmot of this ensetment. In his letter to Mr. Martin, he —I.ocofocos included. It strikes us that it mar-Proviso, and countenancing the passage of the An- asserts that he did not vote for the law, and that in vellously resombles: the patrictian of the follow in ti-kidnapping law of that year. Since that, we his opinion, it could not have become a law, had its war of 1812, who, upon being challenged because

Pro-Slavery Bechaman platform by that body, it was discovered this Mr. Righer's votes in the Legislature old not square with the new profession of political faith. The Wilmot Provise was declared a humber—Mr. Bigler had voted for Resolutions instructing our Senators and Representatives in Congress to sustain the Wilmot Provise ander all crumstances! The Anti-Kidosephing Act of 1847 was declared to be seconstitutional and an outrage upon the rights of the South—Mr. Bigler was present in the Senate when that Act was setastionerly passed, and did not puter a single word against its adoption! Here was a bad fix, truly, for Mr. Buchaism. The game he and his friends had been so adroitly playing with the South was likely to be marred, after all. Something must be done, to retrieve the lost ground, or all would be lost. The inconsistency of the platform with the past votes of its candidate, must be reconciled; and to the result.

The difficulty is represented to Mr. Bigler, and stringhtway he tacks about—makes a confession. Ordered, That the Clerk return said bills or the sum of the most required the same without amendation that he sense of the south—mr. The game he and his friends had been so adroitly playing with the South was likely to be marred, after all. Something must be done, to retrieve the lost ground, or all would be lost. The inconsistency of the platform laid down by the Reading Convention with the past votes of its candidate, must be reconciled; and to the result.

The difficulty is represented to Mr. Bigler, and stringhtway he tacks about—makes a confession.

Ordered, That the Clerk return said bills to the with the case of which will be employed in defraying the sevenice, the individual of the major that the clerk return said bills to the will be called to the employed in the fact of the sevenice, the county of the approach of the plant of the admittance of the plant of the admittance of the plant of the major that the clerk return said bills to the county of the plant of the required that the clerk ret

And said bills were read the second and third time and passed.

And said bills were read the second and third time and passed.

And said bills were read the second and third time and passed.

And said bills were read the second and third time and passed.

And said bills were read the second and third time and passed time and passed.

And said bills were read the second and third recent improvements made in the beginning.

From James Campbell.

This gratienanties of the Buchanan nominees for Supreme Court Judgo—is traversing the ate verbatim at literatim, the capitals and italics.

GRAND RALLY SI PUBLIC SALE

The Elections.

But few returns of the Congression-I clockhan on Monday last, in the Western

and Southern States, have reached us .--Despatches from Alabama say that six out

of seven members of Congress have been

carried by the Union party. In the Mobile

In Kentucky, Marshall (Whig) beats

enridge (Leoo) beats Leslie County (Whig.) Gray (Whig.) is elected in the 2d district. Boys (Leoo) in the lest and Strunton (Lo-

Merriwether (Loss), in the 7th district; by

Judge Brago (Secessionist) is

In the 8th district, Brock

OF THE FREEMEN OF ADAMS COUNTY. Thave endoavored

manded for her all her Constitutional rights, no thatter who was been manued to he service was a service of the service and ready to the best of health you'd take in the glerious cause of Justice and Truth, and without or 15 the in rich of the manufacture of the intergreen cause of the state of the st

From State Line Color and James of the state of the state

THE CUBANS of material county.

All HOLLINGER of Combotines county.

All HOLLINGER of Petry county. W. Males, second addition of the county.

All HOLLINGER of Description, of the county.

All HOLLINGER of Petry county. W. Linguistics.

All HOLLINGER of W. Linguistic

REGISTER'S NOTICE.

NOTICE is hereby given to all Legaties and other persons concerned, that the Administration Accounts of the deceased persons hereinafter mentioned, will be presented at the Orphaus' Court of Adams county, for confirmation and allowance, on Alonday the 18th day of August, viz:

The Subscribers, Executors of the Last Will and Testament of George Himps, late of New Oxford, Adams county, for confirmation and allowance, on Alonday the 18th day of August, viz:

The second and final account of Residual Delivery, for the trial of all capital and other offenders in the said district—and James M'Divity, and Samuel B. Wright, deceased, will sell at Public Sale, on the premises.

On Wellnesday, the 10th day of Septem Wm. H. Wright, Exemptor of the last will and testament of Samuel B. Wright, deceased, with the following described property, to wit:

On Wellnesday, the 10th day of Septem Wm. H. Wright, Exemptor of the last will and testament of Samuel B. Wright, deceased, with the following described property, to wit:

BUSWELLE

PROCLAMATION.

the following described property, to wit:

ceased.

The first account of Michael Described property, to wit:

ARRIV.

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252. The first account of Michael Described property, to with the first account of Michael Described property, the first account of Michael Described property account of Michael Described property, the first account of Michael Described property account of Michael Descr

The property in the control of the c