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TODD HUTCHINSON, Publisher.

I WOULD RATHER BE RIGHT THAN PRESIDENT .- HENRY CLAY.

EBENSBURG, PA., THURSDAY, APRIL 5, 1866.

Sabbath morning at 101 and in the evening at 7 o'clock. Sabpolat 9 o'clock, A. M. Prayer meet-Thursday evening at 6 o'clock. st Episcopal Church-Rev. A. BAKER, in charge. Rev. J. Pershing, As-Preaching every alternate Sabbath 104 o'clock. Sabbath School at 9 Prayer meeting every Wednes-

J. K. Shryock,

S'merhill.

first Monday evening of each on every Tuesday, Thursday and epting the first week in

Sabbath School at 1 o'clock Prover meeting every Friday evening,

-REV. W. LLOYD, Pastor .-- Preach-Baptists-REV. DAVID EVANS Sabbath School at at I o'clock, P. M. -REV. R. C. CHRISTY, Pastor .every Sabbath morning at 104 o'clock pers at 4 o'clock in the evening.

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Phila. Express	16	9.55		
Yast Line	64	10.33	P.	M.
Mail Train	4.6	9.02	P.	M.
Altoona Accom.	1.1	4.32		
-Phila. Express	44	8.40	P.	M.
Fast Line	44	2.21	A.	M.
Day Express	14	6.41	A.	M.
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S OF SUBSCRIPTION

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The following is the message of President Johnson vetoing the Civil Rights bill:-

To the Senate of the United States: I regret that the bill which has passed both Houses of Congress, entitled "An Act to protect all persons in the United States in their civil rights, and furnish the means each State, it has frequently been thought and there subjected to fine and imprison- cases of admiralty and maritime jurisdic- for that purpose, "to employ such part of of their vindication," contains provisions expedient to discriminate between the ment for the performance of the duties tion; to controversies to which the United the land and naval forces of the United which I cannot approve, consistently with two races. By the statutes of some of the which such State laws might impose. my sense of duty to the whole people and States, Northern as well as Southern, it is The legislation thus proposed invades between two or more States, between a sary to prevent the violation and enforce my obligations to the Constitution of the enacted, for instance, that no white per- the judicial power of the State. It says State and citizens of another State, between the due execution of this act." This strained to return it to the Senate, (the latto. Chancellor Kent says, speaking of that this act is unconstitutional, if you zens of the same State claiming land military force, that is to be always at hand,

sons born in the United States, and not comprehends the Chinese of the Pacific corum." States, Indians subject to taxation, the races, born in the United States, is by the bill made a citizen of the United States. It does not purport to declare or confer any other right of citizenship than Federal citizenship; it does not propose to pending bill cannot be necessary to make persons are not citizens, as may be assumed from the proposed legislation to make them such, the grave question presents itself whether, when eleven of the thirtysix States are unrepresented in Congress at the time, it is sound policy to make our entire colored population, and all other excepted classes, citizens of the United States. Four millions of them have just it be reasonably supposed that they possess the requisite qualifications to entitle them to all the privileges and immunities same enactments are sufficient to give like protection and benefits to those for whom this bill provides special legislation -Besides, the policy of the Government, from its origin to the present time, seems to have been that persons who are stranzens, as contemplated by the Constitution | make rules and regulations" for them. of the United States. The bill, in effect, to the nature and character of our institutions than he who, coming from abroad,

piness of the same." Masonic Hall, Ebensburg, on the treatment and the first section of the bill also contended and punish him under any other law.—

The first section of the bill also contended and punish him under any other law.—

"paid out of the United States," whether there is a conviction or enjoyed by these classes, so made citizens, fine and imprisonment upon the legislators Then resort is to be had to "the common States," whether there is a conviction or "in every State and Territory in the Uni- who may pass such conflicting laws, or law, as modified and changed" by State not; but in case of conviction, they are ted States." These rights are: "To make upon the officers or agents who shall put legislation, "so far as the same is not to be recoverable from the defendant. It and enforce contracts, to sue, be parties, or attempt to put them into execution. It inconsistent with the Constitution and seems to me that under the influence of and give evidence, to inherit, purchase, means an official offence, not a common laws of the United States." So that over such temptations, bad men might convert lease, sell, hold and convey real and per- crime, committed against law upon the this vast domain of criminal jurisprudence any law, however beneficent, into an insonal property," and to have "full and person or property of the black race. - provided by each State for the protection strument of persecution and fraud. equal benefit of all laws and proceedings Such an act may deprive the black man of its own citizens, and for the punishment By the eighth section of the bill, the

The Civil Rights Bill---Veto with white citizens, and to none others. therefore assumed that under this section what source Congress derives the power he is not mentioned,) to any part of the

son shall intermarry with a negro or mu- to every State court or judge, it you decide citizens of different States, between citi- language seems to imply a permanent House in which it originated,) with my the blacks, that "marriages between them refuse, under the prohibition of a State under grants of different States, and be- and whose only business is to be the en-By the first section of the bill, all per- the States where slavery does not exist, that over such a subject matter the State foreign States, citizens, or subjects." and they are prohibited in all the slave- law is paramount, and "under color" of a subject to any foreign power, excluding holding States, and when not absolutely State law refuse the exercise of the right Indians not taxed, are declared to be citi- contrary to law, they are revolting, and to the negro, your error of judgment, zens of the United States. This provision regarded as an offence against public de- However conscientious, shall subject you

can only make such contracts as the whites | doubtful constitutionality. themselves are allowed to make, and therestraints, as for instance, in the State power | the land. of legislation over contracts, there is a The third section gives the District of citizenship of the United States? Have aliens and citizens, between artificial rights secured to them by the first section." great constitutional law of freedom. rights. Those rights proposed to be con- by this bill, why, it may be asked, may templation. It is a denial or deprivation ferred by the bill are, by Federal as well not Congress repeal in the same way all of such rights "in the courts or judicial aliens and foreigners even before the com- races on the subjects of suffrage and of- fore, clear of doubt that the offence and

proposes a discrimination against large bill is to afford discriminating protection the Government of the United States thus charged." This extraordinary power is persons. This guarantee has been rennumbers of intelligent, worthy, and patri- to colored persons in the full enjoyment takes from the judicial department of the to be conferred upon agents irresponsible dered especially obligatory and sacred by otic foreigners, and in favor of the negro, of all the rights secured to them by the States the sacred and exclusive duty of to the Government and to the people, to the amendment of the Constitution abolto whom, after long years of bondage, the preceding section. It declares that "any judicial decision, and converts the State whose number the discretion of the com- ishing slavery throughout the United avenues to freedom and intelligence have person who, under color of any law, stat- judge into a mere ministerial officer bound missioners is the only limit, and in whose States. I therefore fully recognize the now been suddenly opened. He must of ute, ordinance, regulation or custom, to decide according to the will of Congress. hands such authority might be made a obligation to protect and defend that class necessity, from his previous unfortunate | shall subject or cause to be subjected any deprivation of any right secured or pro-Constitution of the United States, and some existing or future law of a State or State law, is to govern. well disposed to the good order and hap- Territory, which may conflict with the

Thus a perfect equality of the white and members of State Legislatures who should to transfer to Federal tribunals certain district, upon the order of the President, black races is attempted to be fixed by vote for laws conflicting with the provis- classes of cases embraced in this section? and there hold a court "for the purpose of Federal law, in every State of the Union, ions of the bill; that judges of the State The Constitution expressly declares that the more speedy arrest and trial of perover the vast field of State Jurisdiction courts who should render judgments in the judicial power of the United States sons charged with a violation of this act," covered by these enumerated rights. In antagonism with its terms; and that mar- "shall extend to all cases in law and equity and there the judge and the officers of the no one of these can any State ever exercise shals and sheriffs, who should, as minis- arising under this Constitution, the laws court must remain, upon the order of the any power of discrimination between the ternal officers, execute processes, sanction of the United States, and treaties made, President, "for the time therein designaed by State laws and issued by State or which shall be made, under their au- ted." In the exercise of State policy over judges, in execution of their judgments, thority; to all cases affecting ambassadors, matters exclusively affecting the people of could be brought before other tribunals other public ministers and consuls; to all dent, or such person as he may empower

and the whites are forbidden in some of law, to allow a negro to testify, if you hold tween a State, or the citizens thereof, and torcement of this measure over the vast to fine and imprisonment. I do not ap-I do not say this bill repeals State laws prehend that the conflicting legislation courts jurisdiction over cases originating of master and slave-capital owning labor. people called Gipsies, as well as the entire on the subject of marriage between the which the bill seems to contemplate is so in State tribunals, is careful to confine Now, suddenly, that relation is changed, race designated as blacks, people of color, two races, for as the whites are forbidden likely to occur as to render it necessary them to the classes enumerated in the and as to ownership, capital and labor are

right of State citizenship is just as exclu- contracts generally, Congress may not also and without impairing the efficiency of have not been engaged in rebellion. citizenship, thus to be conferred on the meration of rights contained in this bill seems to be, in this respect, not only amended, to enforce, by appropriate leging to its own peculiar circumstances, and the restriction that in cases of conflict cannot, however, be justly claimed that, nate. them such. If, on the other hand, such the safety and well being of its own citi- with the Constitution and constitutional with a view to the enforcement of this zens. I do not mean to say that upon all laws of the United States, the latter article of the Constitution, there is at as a people living under Federal and State

or race, shall have the right to sit as a eral law. In other words, when a State hands, one or more suitable persons from the States the bonds of union and peace. juror or as a judge, to hold any office, judge, acting upon a question involving a time to time to execute warrants and other My lamented predecessor, in his procand, finally, to vote "in every State and conflict between a State law and a Federal processes described by the bill. These lamation of the 1st of January, 1863, gers to and unfamiliar with our institu- Territory of the United States." As re- law, and bound, according to his own numerous official agents are made to con- ordered and declared that all persons held tions and our laws should pass through a spects the Territories, they come within judgment and responsibility, to give an stitute a sort of police, in addition to the as slaves within certain States and parts certain probation, at the end of which, the power of Congress, for as to them the impartial decision between the two, comes military, and are authorized to summon a of States therein designated were and before obtaining the coveted prize, they law-making power is the Federal power; to the conclusion that the State law is posse comitatus, and even to eall to their thenceforward should be free, and, furmust give evidence of their fitness to re- but as to the States, no similar provisions valid and the Federal law is invalid, he aid such portion of the land and naval ther, that the Executive Government of ceive and to exercise the rights of citi- exist, vesting in Congress the power "to must not fellow the dictates of his own forces of the United States, including the military judgment at the peril of fine and impris. litia, "as may be necessary to the perfor- and naval authorities thereof, would rec-The object of the second section of the onment. The legislative department of mance of the duty with which they are ognize and maintain the freedom of such

It is clear that in States which deny to terrible engine of wrong, oppression and of our people, whenever and wherever it condition of servitude, be less informed as inhabitant of any State or Territory to the persons whose rights are secured by the fraud. The general statutes regulating shall become necessary, and to the full first section of the bill any one of these the land and naval forces of the United extent compatible with the Constitution tected by this act, or to different punish- rights, all criminal and civil cases affect- States, the militia, and the execution of of the United States. Extertaining these has to some extent at least familiarized ment, pains or penalties on account of ing them will, by the provisions of the laws, are believed to be adequate for sentiments, it only remains for me to say himself with the principles of a Govern- such person having at any time been held third section, come under the exclusive every emergency which can occur in time that I will cheerfully co-operate with ment to which he voluntarily entrusts in a condition of slavery or involuntary cognizance of the Federal tribunals. It of peace. If it should prove otherwise, Congress in any measure that may be "life, liberty, and the pursuit of happi- servitude, except as a punishment of crime, follows that it, in any State which denies Congress can at any time amend those necessary for the protection of the civil ness." Yet it is now proposed, by a single whereof the party shall have been duly to a colored person any one of all these laws in such a manner as, while subserv- rights of the freedmen, as well as those of legislative enactment, to confer the rights | convicted, or by reason of his color or rights, that person should commit a crime | ing the public welfare, not to jeopard the | all other classes of persons throughout of citizens upon all persons of African race, than is prescribed for the punish- against the laws of the State, murder, rights, interests, and liberties of the people. the United States, by judicial process undescent born within the extended limits | ment of white persons, shall be deemed | arson, rape, or any other crime, all proof the United States, while persons of for- guilty of a misdemeanor, and on convic- tection and punishment through the laws of ten dollars shall be paid to each com- mity with the provisions of the Federal

States shall be a party; to controversies States, or of the militia, as shall be neces-

Here the judicial power of the United

all the powers which this bill confers.

Federal limitation that no State shall pass Courts of the United States exclusive present nowhere exists within the juris- lish for the security of the colored race, a law impairing the obligations of con- "cognizance of all orimes and offences diction of the United States; nor has safeguards which go infinitely beyond any tracts; and as to crimes, that no State committed against the provisions of this there been, nor is it likely there will be, that the General Government has ever shall pass an ex post facto law; and as to act," and concurrent jurisdiction with the any attempt to revive it by the people or provided for the white race. In fact the money, that no State shall make anything | Circuit Courts of the United States of all | the States. If, however, any such attempt | distinction of race and color is, by the emerged from slavery into freedom. Can but gold and silver a legal tender. But civil and criminal cases "affecting persons shall be made, it will then become the bill, made to operate in favor of the colwhere can we find a Federal prohibition who are denied or cannot enforce in the duty of the General Government to exer- ored and against the white race. They against the power of any State to dis- courts or judicial tribunals of the State or cise any and all incidental powers neces- interfere with the municipal legislation of

eign birth, who make our land their home, tion, shall be punished by fine not ex- of the State are taken away, and he can missioner in every case brought before Constitution. must undergo a probation of five years, ceeding one thousand dollars, or impris- only be tried and punished in the Federal him, and a fee of five dollars to his deputy I now return the bill to the Senate, and can only then become citizens upon onment not exceeding one year, or both, courts. How is the criminal to be tried? or deputies, "for each person he or they and regret that in considering the bills proof that they are of "good moral char- in the discretion of the court." This If the offence is provided for and punished may arrest and take before any such and joint resolutions-forty-two in numacter, attached to the principles of the section seems to be designed to apply to by Federal law, and not the commissioner," "with such other fees as ber-which have been thus far submitted may be deemed reasonable by such com- for my approval, I am compelled to with-It is only when the offence does not missioner," "in general for performing hold my assent from a second measure provisions of the bill now under consid- happen to be within the purview of Fed- such other duties as may be required in that has received the sanction of both The first section of the bill also con- eration. It provides for counteracting eral law that the Federal courts are to try the premises." All these fees are to be

region where it is intended to operate.

I do not propose to consider the policy States is expressly set forth and defined; of this bill. To me, the details of the bill and the act of September 24, 1789, estab- seem fraught with evil. The white race lishing the judicial courts of the United and the black race of the South have States, in conferring upon the Federal hitherto lived together under the relation negroes, mulattoes, and persons of Afri- to intermarry with the blacks, the blacks at this time to adopt a measure of such above recited clause of the Constitution. divorced. They stand now each master This section of the bill undoubtedly com- of itself. - In this new relation, one being In the next place this provision of the prehends cases and authorizes the exercise necessary to the other, there will be a new fore cannot under this bill enter into the bill seems to be unnecessary, as adequate of powers that are not, by the Constitu- adjustment, which both are deeply intermarriage contract with the whites. I judicial remedies could be adopted to tion, within the jurisdiction of the courts ested in making harmonious. Each has cite this discrimination, however, as an secure the desired end without invading of the United States. To transfer them equal power in settling the terms, and if instance of the State policy as to discrim- the immunities of legislators, always im- to those courts would be an exercise of left to the laws that regulate capital and give these classes of persons any status as ination, and to inquire whether, if Con- portant to be preserved in the interests of authority well calculated to excite distrust labor, it is confidently believed that they citizens of States, except that which may gress can abrogate all State laws of public liberty; without assailing the inderesult from their status as citizens of the discrimination between the two races in pendence of the judiciary, always essential for the bill applies alike to all of them, as Capital, it is true, has more intelligence; United States. The power to confer the the matter of real estate, of suits, and of to the preservation of individual rights, well to those that have as to those that but labor is never so ignorant as not to Society every Tuesday evening sively with the several States, as the power repeal the State laws as to the contract of ministerial officers, always necessary for It may be assumed that this authority its own value, and not to see that capital to confer the right of Federal citizenship marriage between the two races? Hith- the maintenance of public peace and order. is incident to the power granted to Coo- must pay that value. This bill trustrates is with Congress. The right of Federal erto every subject embraced in the enu- The remedy proposed by this section gress by the Constitution, as recently this adjustment. It intervenes between several excepted races before mentioned, has been considered as exclusively be- anomalous but unconstitutional; for the islation, the article declaring that "neither questions of political economy through the is now, for the first time, proposed to be longing to the States. They all relate to Constitution guarantees nothing with slavery nor involuntary servitude, except agency of numerous officials, whose intergiven by law. If, as is claimed by many, the internal policy and economy of the certainty if it does not insure to the sev- as a punishment for crime, whereof the est it will be to foment discord between all persons who are native born already respective States. They are matters which eral States the right of making and exe- party shall have been duly convicted, shall the two races; for as the breach widens, are, by virtue of the Constitution, citizens in each State concern the domestic condi- cuting laws in regard to all matters arising exist within the United States, or any their employment will continue, and when of the United States, the passage of the | tion of its people, varying in each accord- | within their jurisdiction." It | it is closed, their occupation will termi-

> In all our history, in all our experience these subjects there are not Federal re- should be held to be the supreme law of present any necessity for the exercise of law, no such system as that contemplated by the details of this bill has ever before Slavery has been abolished, and at been proposed or adopted. They estabcriminate, as do most of them, between locality where they may be any of the sary and proper to maintain inviolate this the States, with the relations existing exclusively between a State and its citithe people of the several States expressed persons called corporations and natural The construction which I have given to The fourth section of the bill provides zens, or between inhabitants of the same such a conviction? It may also be asked persons, in the right to hold real estate? the second section is strengthened by this that officers and agents of the Freedmen's State—an absorption and assumption of whether it is necessary that they should If it be granted that Congress can repeal third section, for it makes clear what kind Bureau shall be empowered to make power by the General Government which, be declared citizens in order that they all State laws discriminating between of denial or deprivation of the rights arrests, and also that other officers may be if sequiesced in, must sap and destroy our may be secured in the enjoyment of civil whites and blacks in the subjects covered secured by the first section was in conby the President of the United States .- break down the barriers which preserve It also authorizes Circuit Courts of the the rights of the States. It is another as State laws, secured to all domiciled State laws discriminating between the two tribunals of the State." It stands, there- United States and the Superior Courts of step, or rather stride, toward centralizathe Territories to appoint, without limita- tion, and the concentration of all legislapletion of the process of naturalization; fice? If Congress can declare by law the penalties provided in the section sec- tion, commissioners, who are to be charged tive powers in the National Government. and it may safely be assumed that the who shall hold lands, who shall testify, ond are intended for the State judge, who, with the performance of quasi judicial The tendency of the bill must be to who shall have capacity to make a con- in the clear exercise of his functions as a duties. The fifth section empowers the resuscitate the spirit of rebellion, and to tract in a State, then Congress can by law judge, not acting ministerially, but judi- commissioners so to be selected by the arrest the progress of those influences also declare who, without regard to color cially, shall decide contrary to this Fed. courts to appoint in writing, under their which are more closely drawing around

The seventh section provides that a fee | der equal and impartial laws, in confor-

houses of Congress.

ANDREW JOHNSON. WASHINGTON, D. C., March 27, 1866.

Gen. Nye, in a recent speech in Baltimore, said very aptly that the rebels, five years ago, defied the power of the Government to keep them in the Union -now they defy the power of the Government to keep them out of the Union.

for the security of person and property as is enjoyed by white citizens." So, too, they are made subject to the same punishment, pains and penalties in common ciary or the State Legislature. It is of all persons who violate its criminal of all persons who violate its criminal laws, Federal law, wherever it can be made one place for white citizens, must migrate, the right itself, either by the State judito apply, displaces State law.

United States Courts, which sit only in one place for white citizens, must migrate, the right itself, either by the State judito apply, displaces State law.

The question here naturally arises, from (and necessarily with the clerk, although) Dublin, and more Jews than in Palestine.