regard to our National renarks : BAL RELATIONS.

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ary and alarming condition The extrac s demands your immedide attention in de 20th of December to take out of this State any negro or mu-fast, the convert in of South Carolina, or-lato, with the intention of keeping or sell-its letter. In many respects flav act is a ganised under it authority of the Legisla-ture of this State, in declared that it did not apply to the ander the matrice, is hereby the forcible removal of a slave by the owner or America, is hereby the based of forcible removal of a slave by the owner or America, is hereby the solut all to the forcible or fraudulent abduction from Brates indicates motionearly their intention. Brates indicates motionearly the states indicates motionearly their intention. Brates indicates motionearly the states indicates motionearly the states indicates motionearly their intention. Brates indicates motionearly their intention. Brates indicates motionearly the states indicates motionearly their intention. Brates indicates motionearly their intention. Brates indicates motionearly their intention. Brates indicates motionearly the intention. Brates indicates motionearly their intention. Brates indicates motionearly the their intention. Brates indicates motionearly the their intention. Brates indicates motionearly their intention. Brates indicates motionearly the their intention. Brates indicates motionearly the intention. Br ate attention p the 20th of December

applied to nat in some thing more man a mere compact, or the outcase, or the outcase, or the source in the several States. As sons who had been indicted in Pennsylvania, atter penal incite insurrections in any of the States of just pride of the people of other States, and Hamilton-Reuben Wolf. applied to nat into Virginia. And when it was found that the law of the as reasons of the law of the as crimes of a treasonable nature. It is of within their own borders likely to disturb the content of the constinued in the revised penal incite insurrections in any of the States of just pride of the people of other States, and Hamilton-Reuben Wolf. The people of other states of just pride of the people of other States, and the law of the as crimes of a treasonable nature. It is of within their own borders likely to disturb the constinued in the revised penal incite insurrections in any of the States of just pride of the people of other States, and Hamilton-Reuben Wolf. The people of the people of other states of just pride of the people of other states, and the law of the states of just pride of the people of other states, and the law of the states of just pride of the people of other states, and the law of the states of just pride of the people of other states, and the law of the states of just pride of the people of the states of just pride of the people of the states of just pride of the people of the states of just pride of the people of the states of just pride of the people of the people of the people of the states of just pride of the people of the states of just pride of the people of the states of just pride of the people of

The government owes protection to the cles. It required the judges, justices of the Prigg case, held that a State had no consti- cause of complaint against themselves, so olution, and therefore of nocessity million-recording to the cles. It required the judges, justices of the Prigg case, held that a State had no consti-recording to provide by legislation for that they may stand before high Heaven and giance. Its laws cannot be violated by its' oath of the claimant, to issue their warrant delivering up fugitives from labor es-ty were then of the opinion that State laws, to devote their lives and their fortunes to bunals created to enforce its decrees and to caping into this State; directing, however, consistent with and in aid of the constitu-bunals offenders. Organized resistance to that such warrants should be made returna-tional injunction, were valid and proper.— been devised by the wisdom of man.
State more state, or the rights of the pro-the for the arrest of source is such, before a judge. And this minority opinion is now the judg-the in rebellion. If successful, it may be pure-ble, by whomsoever issued, before a judge. And this minority opinion is now the judg-the of the Union every State more state, not the rights of the pro-state more state, or the rights of the pro-state more state, not interfere with the rights of the pro-state more state, not interfere with the rights of the pro-state more state, not interfere with the rights of the pro-state more state, or the rights of the pro-state more states not he rights of the pro-state more states not her the pro-state more states nore the pro-state mo

The people of the several States acted where permant issued by a justice of the peace, peace and harmony which are now so un. Erie Railroad Company. Under these circular of point acting the several states of the peace, peace and harmony which are now so un. Erie Railroad Company. Under these circular of point acting the several states of the peace, peace and harmony which are now so un. Erie Railroad Company. Under these circular of point acting the several states of the peace, peace and harmony which are now so un. Erie Railroad Company. Under these circular of point acting the sentiments of ANDREW these were the sentiments of ANDREW these were the sentiments of an ericular of the section in the public of the section of the fact that they ed, and without having obtained any war-would concede no principle—we would sin-lie debt, in so short a time, is a matter of Jackson, and they are peculiarly applicable to the falling back mean our spectra back mean our spectra back mean our spectra back mean our spectra back means and they are peculiarly applicable to the falling back mean our spectra back means our spectra back means and they are peculiarly applicable to the falling back mean our spectra back means our spectra back means our spectra back means our spectra back means and they are peculiarly applicable to be an eric of the Rambing the section of the secting the secting t

ins the revolutionary right of resistance: but a matter of form.

strated a federal government, to which they rant of removal, he delivered her to her ply be falling back upon our ancient policy, congratulation. surrendered certain powers of sovereignty, owner in the State of Maryland. These adopted at a time when our people were Uf the unfunded debt of \$120,821,78, the to the principles and policy of the Republi-and declared those powers, thus surrende-facts were found by a special verdict, and by themselves struggling for their rights, and sum of over \$29,600 consists of relief notes, can party. be moreme, without reserving to the the agreement of counsel, a judgment was never departed from, until, by a misconcep- most of which are undoubtedly either lost the agreement of counsel, a judgment was never departed from, until, by a misconcep- most of which are undoubtedly either lost in the people, the right of secession, entered against Prigg. From this judgment i tion of its meaning one of our most impor- or destroyed, and they will never be pre-

extremity, when the oppression of govern- the county of York, or by the Supreme mending grant of this privilege: Insquession of Penn-ylvania railroad ment. Private accounts from Charleston ment, has become so intolerable that civil Court of the State. The jury merely found tion cannot be truthfully answered in the Bonds of Penn-ylvania railroad ment. Private accounts from Charleston S7,200,000 state that a thousand negroes are engaged. ment, has become so intolerable that civil Court of the scale. The jury after it ounts the training of the safely averred that ' company, - war is preferable to longer submission, there the facts, and the action of both courts was affimative; but it may be safely averred that ' company, - by changing our policy in this respect we Bonds of Sunbury and Erie railro by changing our policy in this respect we Bonds of Sunbury and Erie railroad

as we high have had in one this set and in the particle of the first set and the set and t upon delegates in Congress from the other with power in every State of the Union to American States, and those held by persons seize and receptive his fave, he must, nev-while passing through this State, or sojourn-ing therein for a period not longer than six months. In 1788 it was made a high penal offences for any person, by force, violence or fraud, for any person, by force, violence or fraud, to take out of this State any negro or mu-to take out of this State any negro or mu-states. In the event of the event of the failure of Congress hard directly by the people of the State. In the event of the failure of Congress March 1837 the Patriot of the Haritan of the State any negro or sell-its letter. In many respects fan act is a

America, is hereby insolved;" and the ac-tion already taken is believed; "and the ac-tion already taken is believed;" and the ac-tion already taken is believed; "and the ac-tion already taken is believed;" and the ac-tion already taken is believed; "and the ac-tion already taken is believed;" and the ac-tion already taken is believed; "and the ac-tion already taken is believed;" and the ac-tion already taken is believed; "and the ac-tion already taken is believed;" and the ac-tion already taken is believed;" and the ac-tion already taken is believed; "and the ac-tion already taken is believed;" and the ac-tion already taken is believed; "and the ac-tion already taken is believed;" and the ac-tion already taken is believed; "and the ac-tion already taken is believed;" and the ac-tion already taken is believed; "and the ac-tion already taken is believed;" and the ac-tion already taken is believed; "and the ac-tion already taken is believed;" and the ac-tion already taken is believed; "and the ac-tion already taken is believed;" and the ac-tion already taken is believed; "and the ac-tion already taken is believed;" and the ac-tion of the state of free negrees, with the intention be as ource of great inconvenience to him; ple, with a view allely to the consideration to-to follow this example. "In the first across the already day, giving judicial sanction to-pact between the diversely acom-take bis slaves wherever be cond find them. officers. And the punishment of arreads from the source of all authority, the people is as that any or of the States which may are distates yourd of the States which may is as that already of of the States which may is as that already of of the States which may are distates yourd of the states which may are distates yourd of the states which may are distant and a right of recention, and the part of individu-er as inconversel states from the part of individu-er as inconversel states from the part of individu-er as inconversel states from the part of individ

by conquest, when clothed with legislative, ; ed her set 'to give effect to the provisions slave law, and the discharge of their con- United States. The people of Penn-ylvan- differ from one another in important par-judicial and securive powers, is necessarily, to the constitution of the United States rela- federate duties, and with the view of re- in are devoted to the Union. They will ficulars, and this difference is unavoidably in its nature sovereign : and from its sove-tive to free people of color, and to prevent recommend their constitutional repeal. decret by fill mintary and in an emer-which the American Colonies were original. While a majority of the judges of the Su-sponsibilities now dimly foreshadowed; it is ly planted-principles which had taken deep! record by its mintary and naval power, is decret law met all the existing emergen-preserve to the United States relations before the Revgovernment owes protection to the cies. It required the judges, justices of the Prigg case, held that a State had no consti- cause of complaint against themselves, so olution, and therefore of nocessity influence-

been deviced of enders. Organized resistance to that such warrants should be made returns-tion and his minority opinion is now the judg-method for resistance should be made returns-tion and be proper county. If required sheriffs method for excette such warrants should be made returns-the persons engaged in the rebellion may be and contables to excette such warrants — cated in a case which arose in the State Terefore, nothing to the privace state within the limits assigned tive to the county jail, and contrables to excette such warrants. The government of the ageneration of the prevent its abuse. which by its nerits, it is restoration to the place in our code to the suprement in the civilized world. The provisions to secure its effective execution. The government in the civilized world. The suprement in the suprement court is so jurtly entitled, is \$37,849,125,72, and unfmedd \$120,721 78 the there is an avail other suprement court of ant whether he would seek his remedy un-the suprement in the civilized world. The court of the suprement court of ant whether he would seek his remedy un-suprement in the civilized world. The court of the suprement court of ant whether he would seek his remedy un-the suprement in the civilized world. The court of the suprement court of ant whether he would seek his remedy un-the suprement in the civilized world. The suprement court of ant whether he would seek his remedy un-suprement in the civilized world. The court is decision of the land. Under the the fights of the spirit in the suprement court of ant whether he would seek his remedy un-the suprement is a suprement in the fight so for the spirit in the suprement in the limit suprement court of ant whether he would seek his remedy un-the suprement in the civilized world. The court is decision of the land. Under the the fight so the supreme law of the land. Under the United States, made in 1922, in the case fuer State or national laws. He had this an per ordinary nationals, including the ex- dy, are in united space of proposition to the spin in a constitution the general government has the of Prigg vs. the Commonwealth of Pennyl- right before the repeal of our act of 1826, pences of government and the interest on which the Union was formed, and must en-

be suppreme, without reserving to the interagreement of council a judgment item of its meaning, one of our most impor- or destroyed, and they will never be pre-. warman news moments into source in a greener it of council, a provide interagreement, item of its meaning, one of our most impor- or destroyed, and they will never be pre-. warman news moments into source interagreement, item of its meaning, one of our most impor- or destroyed, and they will never be pre-. warman news moments into source interagreement, item of its meaning, one of our most impor- or destroyed, and they will never be pre-. warman news moments into source interaction of its meaning, one of our most impor- or destroyed, and they will never be pre-. warman news moments into source interaction of its meaning, one of our most impor- or destroyed, and they will never be pre-. warman news moments into source interaction of its meaning, one of our most impor- or destroyed, and they will never be pre-. warman news moments into source interaction of its meaning, one of our most impor- or destroyed, and they will never be pre-. warman news moments into source interaction of its meaning, one of our most impor- or destroyed, and they will never be pre-. warman news moments into source interaction of its meaning, one of our most impor- or destroyed, and they will never be pre-. warman news moments into source interaction of its meaning, one of our most impor- or destroyed, and they will never be pre-. Warman news moments into source interaction of the state, where a pro forma judg- from 1780 to 1847, a period of sixty-seven not far distant when direct taxation in Penn- us further particulars of the stirring source, inc. Constitution of a pro- forma judg- from 1780 to 1847, a period of sixty-seven not far distant when direct taxation in Penn- us further particulars of the stirring source, inc. Constitution of a pro- forma independent of a free state

another form of nullification. Either, when interest, and the case removed to the Su-preme Court of the United States. I four within her limits, with their slaves, well guarded, so as to be prepared for every bellion, and should be treated as such by I will be observed that the question when those whose sworn duty is to maintain the thore Edward Prigz was really guilty of the and the case removed to the Su-preme Court of the United States. I for any period not exceeding six months, those whose sworn duty is to maintain the the United States. I will be observed that the question when the United States. I will be observed that the question when the United States. I will be observed that the question when the United States. I will be observed that the question when the United States. I will be observed that the question when the United States. I will be observed the the present sources revenue, the commonwealth holds the fol-bandages three or four inches wile, six passed upon, either by the court or jury in extremity, when the oppression of govern-the county of York, or by the Supreme friendly grant of this privilege? This quess-sale of her public improvements, viz: when the oppression of govern-the count of the State. The jury merely found the count of the State. The jury merely found the proved the the oppression of govern-the count of the State. The jury merely found the proved the the public improvements, viz: when the oppression of govern-the count of the State. The jury merely found the proved the present is depart. State of the bar week found the present is a present is depart. State of the state of the bar week found the present of the state of

The United States Army.

Jury List-January Term.

The instruction of the state of Maryland, and that she escapted tion, was the act of the people of the United pointed by the owner of the slave to seize the comity which should ever exist between Permsylvania Raihoad Company, and since and rights of others. Rest assured that the the state of the people of the several States acted sepa- pursuance of this authority, and under a undoubtedly tend greatly to restore that held by the State against the Sunbury and are not worthy of your confidence and de-

court of the State, where a pro forma judg- From 1780 to 1847, a period of sixty-even not far distant when direct taxation in Penn- us further particulars of the state, solvania will case, the Governor urges that movements there in connection with the Spices, Chocolate, fine, coarse, and dairy Salt, age heretofore extended to me, I hope, by up-another form of nullification. Either, when here a form Court of the United States of the States with their slaves, well guarded, so as to be prepared for every only the men, but the females seem to be Fish, etc.

in the erection of fortifications in the har-

Nountphissant-Nicholas Heltzel, George H

Liberty-Washington Shover, John Musselman. Noustjoy-Barnhart Sheely. Germany-Henry Bittle. Cumberland-Henry Myers.

Straban-Daniel Cashman. Franklin-Frederick Diehl, Andrew Heintzelman. John Throne.

Union-John Kindig, William Unger

Conowago-John Krug. Berwick bor .- Michael Strubinger.

Dec. 24, 1860.

Damask, Fringes, Cotton, Moss, Oil-cloth,

sortment of Knives and Forks, Britannia, Albata netts, Double and Twists, Cords, Jeans, &c.

Rolled BON, of all sizes and kinds, Cast, Shear, and Blister Steel, which they will sell as cheap is the chequest as the cheapest.

GROCERIES-a full and general assortment,

aroused. The Mercury, in reply to many A full assortment of Lean and zine, ary and aroused. The Mercury, in reply to many on a sorte in oil, also Fire-proof Paints; in fact, almost i ballow more thus can serve in oil, also Fire-proof Paints; in fact, almost i State at present by preparing roller every article in the Hardware, Coach Finding, Shoe Finding, House-Keeping, Blacksmith, Cabinet-makers, Painters, and Grocery lineall of which they are determined to sell as low

plete stock of Notions, Perfumery, Jewelry,

e, &c., &c., &c. ALL ('OME1 No trouble to show Goods.

New Goods! New Goods!

HAHNESTOCK BROTHERS would respect-

Tyson Brothers

Clothing! Clothing!

bargains and save inities to the Merchan

JAOOB BEININGER,

Cartisle street

Tailering Botablishment of

May 7, 1868.

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RED FRONT.

Oct. 29, 1860.

Oet. 22, 1860.

Gettysburg, Pa.

for each as any house out of the City. JOEL B. DANNER, RUB OFF, and when once applied, remains durable for years. The tint is so rich and na-DAVID ZIEGLER. Gettysburg, Dec. 24, 1860. tt

sural, that the closest scrutiny fails to detect its ise. Can be temoved by lemon juice and will



THIS DELICIOUS TONIC STINULANT, Mpecially designed for the me of the Madia g portany amigned for the new of the sector of Profession and the Fewily, having superco-dthe so-called "Gins," "Aromatic," "Cordial," "Medicated," "Schnapps," etc., is new en-forsed by all of the prominent physicians, chemists and connoissents, as possessing all of those intrinsic medicinal qualities (tonic and diuratic) which belong to an OLD and PURE Gin. Put up in quart bettles and sold by all

dreggists, grocers, etc. A. M. BINIXGER & CO., (Established in 1778.) Sole Proprietors,

No. 19 Broad street, N. Y. For sale by FRENCH, BICHARDS & CO.,-W. & H. SMITH, and all of the prominent Butler-David Weaver, John Haines, Jacob Wholesale Druggists in Philadelphia.

Oct. 15, 1860. 1y "Quick Sales & Small Profits." HAVING purchased a large and varied as-sortment of FALL AND WINTER GOODS, we are prepared to offer bargains to all who may favor us with a call. We will not attempt to particularize, as our stock comprises Forsign and Domestic Dry Ge 1s, Fancy Articles,

Frimmings, &c., &c., together with a large assortment of Groceries and Queensware, to which we would respectfully ask an examination before purchasing, as we are determined to sell as cheap as the cheapest. Thankful for the liberal encouragement heretofore extended to us we would respectfully ask a continuance

of the same. Oct. 15, 1860. A. SCOTT & SON.

\$100.000.

SAFE INVESTMENTI-Any person having money to invest, whether to the amount of

ortment; also, Varnish, Knols, etc., etc. ket. Black Doe Skin, Funcy Cassimeres of HOUSEKEEPERS will also find a large as-

and Silver Plated Table and Tea Spoons, Can-dlesticks, Waiters, Shovels and Tongs, Sad-irons, Enameled and Brass Kettles, Pans, Tubs, splendid assortment of VESTS just received at Picking's, of all kinds of material-every color,

you cheaply with Under Shirts of every

TO THE LADIES -HUNT'S "BLOOM OF ROSES." A rich and elegant color for cheeks or lips. IT WILL NOT WASH OR

another do my ustice to any portion of its of the personal day, at a cost of hity-six cents. Washington, saying: attempts to more than in 857. The convert to legislate upon this deli-per pupil per month, by 14,055 teachers, be-"from the Union, South Carolina, through her convention, among other reasons, de-ther that she is justified in exercising, at the time, that right, because several of the But, if the power to legislate upon this deli-per pupil per month, by 14,055 teachers, be-"from the Union, South Carolina, through her convention, among other reasons, de-ther time, that right, because several of the But, if the power to legislate upon this deli-per pupil per month, by 14,055 teachers, be-"from the Union, South Carolina, through her convention, among other reasons, de-ther accould have induced the declaration of the tax was well as a clear right to to exclude from their occupancy the citi-to exclude from their occupancy the citi-to exclude from their occupancy the citi-sone of color, and to punish those who, by the use of all days, at a cost of hity-six cents. Washington, saying: and way well pleased and soon curn for more. the as a full stock of DRESS GUODS, of ever. The State troops of Georgia now occup slaves. This the State had a clear right to shall not exist in the territories, is calculated to exclude from their occupancy the citi-to exclude from their occupancy the citi-sone of the southear or occupancy the citi-sone sof the southear or occupancy the cit this time, that right, because several of the her act could have induced the declaration to exclude from their occupancy the citi. some excenent remarks on the general system of the system of the tit was forbidden by the constitution of zens of the southern or slaveholding States: tem of education in the State, and the nec-States have for years not only refused to that it was forbidden by the constitution of zens of the southern or slaveholding States: tem of education in the State, and the nec-Savannah papers state that but for this action we enacted laws either nullifying the con- Edward Prigg had committed no crime in the territories of the United States, by con-the States, by con-Normer's the State of the State of the southern or slaveholding States. It is perfectly clear that while, to make it a legal institution in all e-sity of its improvement. The Farmer's the forts would have been seized by a sponta-neous uprising of the people. The arset al and forts at Mobile have been stitution, or rendering useless the acts of removing Margaret Morgan from the State gressional enactment, and to provide for its by commended as a valuable institution, estimated as a valuable institution and forts at Mobile have be active to a state of the farming interest. stitution, or rendering useless the acts of removing margaret morgan from the State gressional enactment, and to provide for its pocially to the farming interest. Congress relative to the surrender of fugitive of Pennsylvania to the State of Maryland, continuance during their entire territorial pecially to the farming interest. The state of maryland is the open and delivering her up to her owner; and it existence, would be equally injurious to the state for the farming interest. The state of establishment of societies, to disturb the is equally clear, that no attempt was made, people of the free States. The principle banking system, the Governor expresses the upon Fort Sumpter, as reported.

ty of a sovereign State.

Carolina, or wed to give the Indiana of this proamerting his masters earyies also all fy into this province and i be

bil be . And when, in 1780, irs before the Cons d her law for the gradies

The product is near in check by the ed states, it appears to have been taken for the product of NS20 made it a crime. States, Let us, then, renew this pledge of the product a warrant of re-barrened ballenable right to resist and destroy moval; and, upon this constructional and violation. The principal and informating down of the state and warrant of re-barrened ballenable right to resist and destroy moval; and upon this constructional and violation. The state sum and the laws are been to the first section of the action the action of the action the action of the action

the Union of the American States, and if it, State of Pennsylvania, where it was held to mon expenditure of blood and treasure. and the subject commended to the favora-shall appear that any of the causes of com- have no application whatever to the removal By the federal constitution power is given ble consideration of the Legislature, as is Some of the employers of the young men plaint are well founded, they should be un- of a slave by the master or his agent, with to Congress "to make all needful rules and also that of general education. The whole of Charleston who are now under military calls the attention of purchasers to his new and . It, parsents as prime and also that of general education. The whole of Charleston who are now under military calls the attention of purchasers to his new and . It, parsents as prime as prime and also that of general education. The whole of Charleston who are now under military calls the attention of purchasers to his new and . It, parsents as prime and also that of general education. The whole of Charleston who are now under military calls the attention of purchasers to his new and . It, parsents as prime and also that of general education. repeating for the future; for it is not to be tole- of 1788, and in re-enacting that statute, in States," Whether under this, or any other crease since 1857 of 44,422; these were taught — A gentleman of Charleston has received a suit town and country trade, that it is impos- a double extract of orange blossoms and coprotect that a government created by the 'the act of 1820, with an increased penalty, power confered by the 'the act of 1820, with an increased penalty, power confered by the 'the act of 1820, with an increased penalty, power confered by the 'the act of 1820, with an increased penalty, power confered by the 'the act of 1820, with an increased penalty, power confered by the 'the act of 1820, with an increased penalty, power confered by the 'the act of 1820, with an increased penalty, power confered by the 'the act of 1820, with an increased penalty, power confered by the 'the act of 1820, with an increased penalty, power confered by the 'the act of 1820, with an increased penalty, power confered by the 'the act of 1820, with an increased penalty, power confered by the 'the act of 1820, with an increased penalty, power confered by the constitution, con-people, and maintained for their benefit, it is manifest that the intention and object gress can prohibit or protect five months and five the South Carolina commissioners now in blo goods. All he asks is for persons to call perfume was first used by the Princess Royal and examine his complete stock. They will go of England, on her marriage. Messes, Huut & and examine his complete stock. They will go of England, on her marriage. Messes, Huut &

por of other. States; that the people of the non-laveholding States have aided in the his act a crime. He should have been dis-lave incited to servile insurrection those termination to exclude the South from the not transgressed its commands. The Supreme Court of the United States common territory of the Union. As the representatives of the people of Fennsylva-nis, it hecomes your solemn duty to examine these actions charges, made by the authori-that the whole act was void, because the intervention is the transpresent the source of have and under the source of the states and in the the solemn duty to examine the source of the way into our distant cense tax. A reform is also urged in the the source of the way into our distant cense tax. A reform is also urged in the the whole act was void, because the intervention is the transpresent the source of the way into our distant cense tax. A reform is also urged in the territories, to furnish them a shield of pro- mode of receiving, keeping and disbursing these serious charges, made by the authori- that the whole act was void because the territories, to furnish them a shield of pro- mode of receiving, keeping and disbursing power to provide for the rendition of fugi- tection and a form of government; but to the public revenues; and the various cha Pennsylvauia is included in the list of tives from labor was vested exclusively in the people themselves belongs the right to table and reformatory institutions of the listes that are charged with having refused. Congress, and the several States were there- regulate their own domestic institutions in State commended to the liberal regard of

intuition of the United States, which do aid of or to hinder, delay or prevent the detion of the United States. Why is he Silent? Southern States, as also a number of offi- Goods, Cloths, Cassimeres, Cassinets, Vestings, extent of the decision as delivered by Judge tained by me, and while I am sincerely of the prince into another, shall, in consequence Story, not only appears from the opinions of the opinion that their general adoption and sits by his fireside, passive, unmoved and the states as also a number of offi- Goods, Cloths, Cassimeres, Cassinets, Vestings, cers of the navy, and other West Point Domestics, &c., all of which will be offered so graduates. Capt. S. M. Morgan, of Tenn- low, as to defy competition. For Give us a the majority, but also from the discenting faithful onformment multiple and print and the states as also a number of offi-sits by his fireside, passive, unmoved and suppring into another, shall, in consequence Story, not only appears from the opinions of the opinion that their general adoption and sits by his fireside, passive, unmoved and essee, has a fire into another, shall, in consequence story, not only appears from the dissenting faithful enforcement would have preserved, silent as the grave, whilst fully cognizant of accepted. from such service or labor, but shall be opinions delivered by the minority of the and may yet restore peace and harmony to the fact that his election has produced a and many yet restore peace and harmony to be provided up, on claim of the party to whom meaning the truth of this charge, I making it the duty of her own officers to in a maresting and delivering up fugitives the set was in viola-to making it the duty of her own officers to in the set was in viola-to making it the duty of her own officers to in the set was in viola-to of dissolution because of his position before of up or under the evisting consti-tion of rather than obedience to the consti-tion of constinuing the truth of the set the one the constinuing the truth of the set the set the set the set of the set the set of the set the set of the se

tion of her own obligations, and by a high the State to repeal her law thus declared ding that slavery, or involuntary servitude. endeavor to do his share to quiet the raging not to be permitted to remain on our unconstitutional. This was done by the act, should not exist north of a certain line, and storm ? Conservatism and justice to the statute book." interests of her sister States. of 1847; and if that act had contained noth-imparty as 1705, the provincial authorities ing more than a repeal of the law of 1826, promise. In 1854 that restriction upon be worth something in the present emergenand the re-enactment of the law against slavery was removed, and the people, of all the stand of the importation of Indian slaves kidnapping, it could not have been subject the Territories were left free to decide the left that " the importation of Indian slaves to any just complaint. But the third see-ouestion for themselves. Now the seeother places, hath been to any just complaint. But the third sec-the Indians of this pro-tion of the act of 1847 prohibits, under tional issue is again presented, by the do-age for suspicion and dis-heavy penalities, our judges and magistrates minant power in the North, claiming that to give the Indians of fins pro-ne unibrage for suspicion and dis-bey penalities, our judges and magistrates on," passed an act against the im-of Indian alayes from any other is declared, "that no such Indian is declared, "that no such Indian

tumnituous and relating arrest of a fugitive istence. shave by any persona, under any industry or congress to promotion in ex-shave by any persona, under any industry or congress to promotion in ex-prefines distributed at the persona, under any industry of the people in model it the south-state is the south of the centry full of the south of the centry full of the people in model it the south-for the detection of furtive slaves, was to store in states is that, under the Constitution, for the detection of furtive slaves, was to store in the territories are all open to alarbay; there is the territories are all open to alarbay; there is the territories are all open to alarbay; there is the territories are all open to alarbay; there is the territories are all open to alarbay; there is the territories are all open to alarbay; there is the territories are all open to alarbay; there is the daty of the people in model is the south-the territories are all open to alarbay; there is the daty of the set. The foreman date of the entry of the people in model is the south-the territories are all open to alarbay; there is the daty of the set. The foreman date of the set. The fo and party be referred an inwfailly prohibit its existence, and that is is the daty of Congress to provide for it all been the provisions and the existence and the south, and it would probably be a difficult matter to concentrate a large first in take their is in the control of our failure by possible and it would probably by a difficult matter to concentrate a large first in take their is in the control of an analytic of our failure by possible to take their is in the control of an analytic of our failure by possible is in the control of an another by possible and is in the control of an another by possible and in the control of an another by possible and is a possible of our failure by possible and antended in the control of an another by possible and antended in the control of a set of the south of the boundary of the failed antended in the control of the control of the boundary of the south and antended in the control of the south of the boundary of the south of the antended in the south of the control of the south of the south of the south of the antended in the south of the antended in the south of th and the provinions meetful pro

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mapliance with that mandate of the con- fore incompetent to pass statutes either in their own way, subject only to the constitu- the Legislature.

tion of rather than obedience to the consti-settled an angry controversy growing out the country. It is a second Nero fidding, effect of Fugitive Slave acts of Congress are tution of the United States, has been almost tution of the United States. Under such of similar question, by dividing the terri-tervariably influenced by a proper apprecia-the State to real the law the manifest duty of the second nerver have been passed; and ought the country of the second nerver have been passed; and ought the second nerver have been passed; and the

cy.-Bedford Gazette By the old law the regular United States

Seisure of the U.S. Arsenal.

Charleston, Dec. 31 .- The troops of the Charleston, Dec. 31.—The troops of the Wool Capes and Hoods, of the very latest State, who have been acting for some weeks styles. Thread and Cotton Edgings, Laces, &c., past as a guard to the United States arsen- ac al in this city, this morning, under order of the Governor, took full possession, relieving the United States officer who has continued up to the present time in command.

The arsenal contains seventy thousand stand of arms, and other military stores.

fully inform the public that they have re-Military preparations are actively and turned from the Cities with the largest, cheapsealously progressing. Companies of vol- est and prettiest stock of GOUDS ever opened unteers have been tendered, from several in the County, consisting of Ladies' Dress

Old Clothes for Kaness .- The St. Joseph Journal learns that a day or two since, as the hands on the railroad were unloading a car, a barrel, marked old clothes, tumbled man's wear over offered in Gettysburg. He has every variety, style and price of goods. While gentlemen can always find Clothe to sait their to pieces, and instead of vests, pants, &c., cast rolled cartridges, very much to the as-tonishment of all. The barrel was sent out by the Emigrant Aid Society. instes they can at the same time have their measures inken and a garment put up to order upon the shortest notice, in the most subsinn-tial manner, and inshignable style. To secure

An Irishman called at a printing

A berner finding a down of idlers he sta

not injure the skin. This is a new preparation, Removal---New Goods!

las, Gruevelias and Mous de Lains, all prices. for \$3 00. Cash can either accompany the A large stock of Traveling Dress Goods, plain order, or be paid to the express agent ou do-

and figured Silks, Flounces. A full and com-plete stock of Prints constantly on hand.— CLOTIIS, Cassimeres, Daster Cloths, Satinetts, Regent St., London, and 77 Sansom St., Phile Regent St., London, and 77 Sausom St., Phila-Tweeds, Jeans : French, English and American delphia, Pa.

For Sale by all Druggists and Perfomers. Shawls, Plaid and Knitted Shawls for Children-all styles and prices. House-furnishing The Trade Supplied. [Oct. 15, '60. ly Goods of every description. A full and com-

Pay Up!

Hosiery, Gloves, Gente' and Ladies' Gauntlets, the subscribers, under the firm name of DAXXER & ZIBGLER, Jrs., baving been dissolved, hey hereby give notice to all persons indebted to them, by Note or Book Account, to call and settle the same before the first day of Jannary next, at which time their accounts will be

placed in the hands of an officer for collection; HENRY B. DANNER, WAYBRIGHT ZIEGLER. Nov. 2, 1840.

Dr. Esenwein's

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TAR AND WOOD NAPTHA PECTORAL s the best Medicine in the world for the Cure of Coughs and Colds, Croup, Bronchitis, Asthma, Difficulty in Breathing,

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and for the relief of patients in the advanced TAKE pleasure in announcing to their kind stages of patrons and friends that their new and ex-tensive "Sky-Light Gallery," (on the south

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A. SERWEIN & CO., Druggists and Clemists, N. W. cor. Ninth & Bunier Sts., Partabutburta. Sor Sold by every respectable Druggies and Dealer in Medicines throughout the Finte. April 2, 1860. 1y

Removals. 17. 14 .

FT VIEL undersigned, being the with horized simo to make removale inte foren Green Ceme hopes that such it's

will aven the North Car

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