THE HUNTINGDON JOURNAL.

d to the ankle of each, and they are to day has a legal existence in the Territory. But

to the number of each , and they have on any maxing measurements are retrieved. The formally for exercising their the constitutionally protected free-peech, manaceled logather in couples, the problem of the constrained with the stream of the stream of

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oath or affirmation, the vote of such person shall be rejected." Merely boing an "inhabitant," if the person is in favor of the Nebraska bill, and of the Fugi-tive Slave Law, qualifies him as a voter in all the elections of the Territory affecting National or Territorial politics. The widest possible door is openel for the invalers to come over and car-ry each auceessive election as "inhabitants" for the time being of the Territory. But, turn to page 750, and notice the following provision the time being of the additional for voters at the petty corporation elections of Lecompton "All free white ranke clitzens who have arri-ved for the full age of wenty-one years and who shall be entitled to vote for Territorial offleers and who shall have resided within the city limits at least size months next preceding any election, and who shall have resided within the city limits at least siz months next preceding any election, and, moreover, who shall pay a city tax or any city license according to ordinance, shall be cli-gible to vote at any and or city election for offi-cers of the city.² Being an inhaltant

The to be the art of eity election for one of the city. And the election of the one of the city of the second second second second in the right to voic for Delegators in Congress of Representatives in the Legislature infero of a star insignificant election, in comparison, its month' residence is required! An Uvrong a judging that this inverting the assal rule, how that Missourians are wanted at one elec-on, but not the other ? If any one deems this pinlon unjust, let him study the following sec-tions of the General Election Law, page 283 : "Section 19. Whenever any person shall offer o voic, he shall ne runsus to be entitled to other."

to vote a shall be renearing person shall be defined to """ (Side 20). Whenever any person offers to vote his vote may be challenged by one of the judges, or by any voter, and the judges of the election may examine him touching his right to vote, and *y*'so crassined, NO WYDENCE TO CONTRADICT SILLL DE RECEVER." "Cortainly these provisions explain themselvoy, without comment. I will now invite your attention to a contrast in the penal code of this Tetribury, singular in his character, which we have a start of the contrast of the second of the start of the contrast of the second of the start of the contrast of the second of the start of the contrast of the second of the start of the contrast of the second of the start of the contrast of the second of the start of the contrast of the second of the start of the contrast of the second of the start of the contrast with intent to procers or effect the freedom of such slave, or with intent to deprive he swart thereof of the services of such slave, he shall be adjudged guilty of grand larceny, and on conviction thereof shall accord and have the beam prisoned at have hove nor views incoded inco-ation of the second base of the start of the the result of the second base of the start of the second base on the second thereof of the services of such slave, he shall be adjudged guilty of grand larceny, and on conviction when by a nurvely such as accord in the second base.

fore conresel, through their veins. But I must allude before concluding to the mockery of relief heid out to the pople by the President shock thus i condjutors. In his special message to Congress, on the 27th of January last, the President sphotch thus On page 210, the kidaupping and confinement of a free while person, for any person, even if a man, to sell him into slavery, or if a woman, for a still baser parpose, is to be punished "not exceeding ten years." Decoping and confine-ment on the set of the section of the sec-tion of the section of the section of the sec-tion of the section of the section of the sec-tion, page 604 : "Section 4. If any person shall entice, decay, or early away (markthe similarity of langunge 1) a slave from his master, is punished by death, or confine-ment not less than ten years. Here is the sec-tion, page 604 : "Section to effect procurs the freedom of such share, be shall be adjudged guilty of grand lareny, and, on conviction thereof, shall suffer mestart, or be imprised at hard labor for not less then to grant on pusition thereof shall suffer mestart, or be imprised at hard labor for not less then to grant and the adjudged guilty of grand lareny, and, on conviction thereof, shall suffer mestart, or be imprised at hard labor for not less them to grant and the adjudged guilty of a sec-livering the people of multic agents and by repeat laws, by a change of public agents and by repeat laws, by a change of public agents and by repeat laws, by a change of public agents and by repeat laws, by a change of public agents and by repeat laws, by a change of public agents and by repeat laws, by a change of public agents and by repeat laws, by a change of public agents and by repeat laws at the score and policing the section of a sec-ond resolution, like these which hare occasional by reported as coming from men who have recei-vel and high at the lands of their Government. That law the score and policing the section ad addition of a sec-ond resolution, like these which are occasiona

pedied, left them try to carry tonic power one polls, and let the majority decide the operation." Never, sir, was there a more signal instance of "holding the word of promise to the car, and break it to the hope." Where are the "cample" means of obtaining relief from the uncellurable tyranary that grinds down the Free State men of "moint at the polls ?" Left facts answer "indication the polls of the facts answer extended its term of service till 150s as o hat, if the entire representative branch was unanimous for their representative branch has the power to present the slightest change in them for two long years?

2. The Frée State men in Kanasa are abso-pressed 2. The Frée State men in Kanasa are abso-tely shut out from the polle by test onthe, lich no one with the soul of a freeman, who aces all the outrages there directly to the en-timent of the Nobraska bill can conscion-ously swear to it. 3. Even if they do go there, and swear to astain the Nobraska bill and the Fugilive Aave Lax, the election law is purposely fram-d, as I have shown, to invite invasions of Mis-ourians, to control the elections in favor of Silvery.

Maxicol I is would be a wavin which we should have no sympathies, no good wishes—in which all mankind would be against us; for, from the commencement of the Revolution down to the present time, we have constantly reproach-ed our British ancestors for the introduction of Slavery into this country."



PROTECTOR SAM. G. WHITTAKER.

Wednesday Morning, August 6, 1856.

Forever float that standard sheet, Where breathes the foe but falls before us, With Freedom's soil beneath our feet, And Freedom's banner streaming o'erus!"

FOR PRESIDENT, JOHN C. FREMONT, FOR VICE PRESIDENT, WM. L. DAYTON,

OF NEW JERSEY. FOR CANAL COMMISSIONER. THOMAS E. COCHRAN,

OF YORK COUNTY. FOR AUDITOR GENERAL, DARWIN PHELPS, OF ARMSTRONG COUNTY. FOR SURVEYOR GENERAL.

BARTHOLOMEW LAPORTE. OF BRADFORD CO

FREMONT AMERICAN REPUBLICAN COUNTY COMMITTEE. JOHM MCCULLOGH, Chairman.

Isaac Neff,	Wm. Rothrock,
J. A. Hall,	James Morrow.
John Laport,	Peter Swoope,
Wm. Brewater,	E. B. Wilson,
David Stever,	Ralph Crotsley,
Joseph Curfman,	Robert Baird,
Henry Hudson,	Charles Mickley, *
Isaac Taylor,	Levi Evans,
Jonathan McWilliams	John Graffius.
Samuel Thompson,	Wm. M. Lloyd,
John A. Doyle,	Peter Shaver, Jr.
S. L. Glasgow.	Robert R. Andrews,
Henry Robinson,	Benjamin F. Glasgo
Wm. Wigton,	Daniel Neff, Sen.,
Alasham Danaa	Persona Tata

Rally ! Rally ! ! FREMONT & FREEDOM

Suicide. "A failure—the attempted fusion hetween the Black Republicans and the Americans on Friday night last. It was "no go." Might as well try to mis oil and water. It can't be done." We elip the above extraordinary language, from the last Huntingdon American. It shows clearly that that sheet has either the blind stag-gers, or is bent on catting the han attings of the American party. We Republicans sincere-ly desire a union, to defact the Bodrer Rufian Democracy ; bui, if we cannot have an honora-ble fusion, we must and will enter the lists and fight Locoloccism, single-handed upon the issue of freedom or slavery. We hope, sincerely hope, the American Convention will not endorse the suicidal policy of the American. Ambrotype Gallery. Mass Meeting ! A meeting of the freemen of Haningdon County, opposed to the present National Ad-ministration, and in favor of Free Speech, Free Press, Free Territory and F R E M ON T, will be held in the Court House in the Borough of Huntingdon, on Tuesday the

121h of August, beginning at 7 o'clock, P. M. This meeting will be addressed by Gov. TOM FORD, of Ohio,

UNION ELECTORAL TICKET.

Suicide.

Ambrotype Gallery.

Ambrotype Gallery. We have the pleasure of announcing to our eaders, that Mr. G. H. Auxer has fitted up a nilery in the Court Heuse, and is prepared to atisfy all who may call on him. We have ex-mined some specimens of Mr. A/a work, and hey certainly excel anything of the lind we nave ever seen, much reasonabiling wax figures. We have no heasitancy in pronouncing Mr. A ux-ir the beat ambrotypist ever in this place. Call and see.

For the Journal.

UNION ELECTORAL TICKET.
 We so that a number of papers in the State --Fillmore and Fremont-are agitating the question of a Union Electoral Ticket, for the purpose of defating Buchmann and the Border Ruffian Democrecy. The plans proposed ary all good, and we would hearlify endorse any all good, and we would hearlify endorse any all good, and we would hearlify endorse any them. We have not the time nor space to speak further on this subject at present, buck render satisfaction to all parties. It is the idee of the Holidayaburg Register, America all groups to the State Central Counting tess of the two parties meet and aurange an Electoral ticket, taking the writing pleaged the Electors that if chosen, they will cast the earried, and *size removes*, that if Mr. Fremont shall have carried a larger number of Electora in other States than Mr. Filmore shall have carried, then the entire Electora to to othe state shall be cast for Mr. Fremont. Billy Bowlegs' Banter. The regard to the statement we made that the publisher of the Blattement we made that the publisher of the Blattement we made that the buckers. Barewstra: & WuitTrakmin --Your paper of July 30th contains a communication. We applied to do it to usyself.

guarmentions and pace num of their the distance of the State shall be east for Mr. Fremont.
State shall be east for Mr. Fremont.
Billy Bowlegs' Banter.
The regard to the statement we made that the publisher of the Huntnydon Clobe 'owned his present iredom to executive clementy.' we have a word to say. Lewis has had a notice in his paper of July 30th contains a communication of it to unyself and your correspondent is instaken in his premisse or you are in your correspondent to a water that move a new are morally opposed to gambling it we are atoms in the control of the true of the state money acade in the manner the take money acade in the manner the dividual has his ; we will not that question. Upon that question due to that question due pressed it were reat them by publishing a brief history of this immaculate Wm. Lewis-commencing with the cases may hand over that \$100, to John to say mass for the delivery of his soil (if he party organ, we make alloware, for rener, mathem and the cases in grant of public opinion, as to work well the acoust of the statem of the Nate, the state mone farmed that such far seeing men as the cleins of a man like Gene. Green, made the laws of of the statem of the state in the laws and have control of the Missouri Componies that we are astomshed that such far seeing men at the chains of a man with a state of the state in the case and there are state that is the hardwer the far seeing men and the ord Misso of the conton, as to work as the far seeing men at the che node with a so the far seeing men at the che node with a so there of the with the common areal to freedom, and there are work the node of the state in the common areal to freedom, and there weaks the mather weaks the there do there is of the county, who mee the banner of the With grammer the hardwest to be often of the state that the common areal to freedom, and there massers in Huntingdon Berongh the, four yeaks the there have the state that the manner the state that the common areal to fareedom to a searcow the state

DAVID BLAIR. Ever A pair of twin boys, born June 7, in La Salle county, Indiana, have been named Premont and Dayton. NEW ADVERTISEMENTS.

LEAD PIPE for sale at the Hardware Store of JAMES A. BROWN & CO. ATTENTION.

ATTENTION. The commissioned officers of the 4th Brigade 14th Division, P. M., are ordered to meet in citizens' dress at Spruce Creek on Wednesday, August 13th, at 6 o'clock, P. M. GEORGE DARE, Major.

AGRICULTURAL MEETING.

AGRICULTURAL MEETING, A meeting of the Huntingdon County Agri-cultural Society will be held at the Court House in the borough of Huntingdon, on Wed-nesday evening the 13th of Agust. The mem-bers of the Society, and farmers and mechanics generally are invited to attend as bankness of great importance will be transacted. The members of the Executive Committee will meet at 3 o'clock, P. M., to m.ke arrange-ments for the holding of a County Fair. J. S. BARR, Socly. Aug. 6, 1856.

CONFECTIONARY & FRUIT STORE. WILLIAM N. SHUGARD,