MESSAG OFTHB

President of the United States. DECEMBER. 1845.

Fellow-Citizens of the Senate and House of Representatives

It is to me a source of unaffected satisfaction to

That functionary, however, notwithstanding these maining several months by the permission of his

and organizing armies; issuing proclama-are necessary and expedient, I am happy that I ean congratulate you on the continued properity of onr country. Under the blessings of Divine Providence and the benign influence of our free institutions, it stands before the world a spectacle of national happiness. institutions, it stands before the world a spectacle is confirmed for the congress and the Convention of the geople of Texas invited this govern-With our unexampled advancement in all the people of Texas invited this govern-berments of national greatness, the affection of the genets is confirmed for the doctrines of popular liberty, which lie at the foundation of our government. It becomes us, in humility, to make our devont. It becomes us, in humility, to tions with foreign Powers, I am gratined to be a per, as a precautionary measure, to order infavor of claimants under the convention in favor of claimants under the convention of Con-ble to state that though with some of them there a strong squadron to the coasts of Mexico; in favor of claimants under the convention of Conule to state that mough with some of mem mere have existed since your last session serious causes of irritation and misunderstanding, yet no actual base firitation and misunderstanding the max.

affaires in Texas; and also the correspondence of by "the United States and the principal thas not yet received the rath the Mexican government. the terms of ameration which were onered by Texas, the manifest to the whole world that any furth- been reduced from affluence to bankruptcy, with its harbors, bays and creeks, and the been made and rejected, was, by my direction, object, it shall meet with my hearty concurthe U. States having been accepted by Texas, the manifest to the whole world that any furth-been reduced from alluence to bankruptey, with its narbors, bays and creeks, and the subsequently withdrawn, and our title to the reduced from alluence to bankruptey, with its narbors, bays and creeks, and the subsequently withdrawn, and our title to the reduced from alluence to bankruptey, with its narbors, bays and creeks, and the subsequently withdrawn, and our title to the reduced from alluence to bankruptey, with its narbors, bays and creeks, and the subsequently withdrawn, and our title to the reduced from alluence to bankruptey, with its narbors, bays and creeks, and the subsequently withdrawn, and our title to the whole origination of all rivers within the same, be whole oregon territory asserted, and, as is be- At the end of the year's notice. should to the compared of their union. Nothing remains the origination of the term of ten years from termine terms of ten years from termine termin public faith of both parties is solemnly pledged | er attempt on the part of Mexico to con- are winnout remeay, uness their rights be here of the remove of the remove of the remove of the remove of the remains of the remains of the remains of the remove the original pool an equal looting with the original second satisfied of this fact, and whist the States, had they been committed by one of jeets of the two Powers; it being well un- ings a spirit of liberal concession on the part of states. Strong reasons exist, why this should be question of annexation was pending before States, had they been committed by one of jeets of the two Powers; it being well unobserved that, by the constitution of lexas, the existing government is only continued temporarily till Congress can act; and that the 3d Monday of the present month is the day appointed for hold-ing the first general election. On that day a gov-ertor, a lieutenant governor, and both branches of the side control to acknowledge the inde-ertor, a lieutenant governor, and both branches of the side control to acknowledge the inde-ertor, a lieutenant governor, and both branches of the side control to acknowledge the inde-ertor, a lieutenant governor, and both branches of the side control to acknowledge the inde-ertor to a lieutenant governor, and both branches of the side control to acknowledge the inde-ertor to a lieutenant governor, and both branches of the side control to acknowledge the inde-the side control to the side control the legislature, will be chosen by the people. The pendence of Texas, whether with or with-president of Texas is required, immediately after the receipt of official information that the new many for the the solution, is conclusive, against the receipt of official information that the new many for the the solution of the gress, to convene the Legislature; and, upon its fact conceded by Mexico herself, and she her a good understanding. We have there- mong themselves."

extend our territorial possessions by a conquest, or our republicant institutions over a reluctant people. It was the deliberate homage of each nion. If we consider the extent of the reaty between the two volved in the annexation—its prospective infi-ence on America—the means by a conquest, or our republicant institutions over a reluctant people to the great principle of our federative u-nion. If we consider the extent of the risk prospective infi-ence on America—the means by a conquest, or our republicant institutions over a reluctant people to the great principle of our federative u-nion. If we consider the extent of the risk prospective infi-the means by a conquest, people to the great principle of our federative u-nion. If we consider the extent of the risk prospective infi-the month of September last, to ascertain volved in the annexation—its prospective infi-the month of September last, to ascertain volved in the annexation—its prospective infi-the month of September last, to ascertain volved in the means and in those of volved in the means and the treaty between the two countries of the 5th of April, 1831, that the designs of the Mexicun government for themselves. Strong in the designs of the Mexicun government for themselves. Strong in the designs of the Mexicun government for themselves. Strong in the designs of the Mexicun government for themselves. Strong in the designs of the Mexicun government for themselves. Strong in the designs of the Mexicun government for themselves. Strong in the designs of the Mexicun government for themselves. Strong in the designs of the Mexicun government for themselves. Strong in the designs of the Mexicun government for themselves. Strong in the designs of the Mexicun government for themselves. Strong in the designs of the Mexicun government for themselves. Strong in the designs of the Mexicun government for themselves. Strong in the designs of the designs of the designs of the strong for the designs of the designs of the designs of the designs of the designs o The jurisdiction of the U. States, which at the formation of the U. States, which at the formation of the felteral constitution was bounded for time since some of the injuries have by the St. Mary's on the Atlantic, has passed the jurisdiction, construction was bounded to the penetral constitution was bounded to the scalable of the diplomatic interset. Which had been suspended in darg of the U. States, iddenee of forest using and property of our citizens, upon the country which had been our ancient ally—the count and people by the late Extraording with all nations, immediate war." He which, by the cession of Louisiana, first opendie, by the forest of the two country with has a common interest with as a common interest. Which had been our ancient ally—the country which had been our ancient ally—the count and people by the late Extraording and restore relations of good understanding using the gradued war." He which had been wars and first opendie to see the two country which had been our ancient ally—the country which had been our ancient ally—the count and people by the late Extraording and restore relations of good understanding using the gradue of the two republies, I waired all the country with the set the two republies, I waired all the two which by the cession of Louisiana, first opened to the country with eyes of all nations, immediate war." He between the two republies, I waived all U. States in London was authorised to Canada were empowered to take cognizance of the province of Uppe us access to the Gun of Mexico-the country with of the of the formed an immediate war. He control and two tophones, I warred an offer to those made in 1818 causes civil and criminal. Justices of the peace It is well known to the Amercian people which we have been every year drawing more and did not, however, recommend an immediate ceremony as to the manner of renewing di- make a similar offer to those made in 1818 causes civil and criminal. Justices of the peace It is well known to the Amercian people

ministration of public affairs. In performing, for course between the two countries was suspended, claims, amounting to between three and the view of having it communicated to that the U. States for the first time, the duly imposed on me by the Conthe first time, the duty imposed on me by the Con-state of the usual route between our frontier settlements of the settled conviction, that the British and organizing armies; issuing proclama-are necessary and expedient, I am happy that I

executive government, the Congress, and the peo-executive government, the Congress, and the peo-executed their orders with such discretion, by presented to the Mexican government proved unsuccessful. complied with all the terms and conditions of the joint resolution. A constitution for the govern-tion of the Bate of Texas, formed by a Convention of the joint commission, it is well known, also, that the people of Texas and declared her independence, it is well known, also, that the people of Texas and ratified the constitution. It is well known, also, that the people of Texas and ratified the constitution. It is well known, also, that the people of Texas is not the polls have accepted the terms of annexation, and ratified the constitution.

her territory or rightful sovereignty and jurisdice | sand one hundred and thirty-nine dollars | linquent in remitting the money to the U.S. was the same offer which had been made | extended to such tribes as dwell beyond them. tion. He was also assured that it was the sincere and sixty-eight cents in favor of citizens of Mexico has involved this subject in much discovery and model and sixty-eight cents in favor of citizens of Mexico has involved this subject in much discovery and model and sixty-eight cents in that distant region.

government to manual with that of the U. States against the Mexican govern-ons of peace and good understanding. ment, leaving a large amount of claims un-mary, however, notwithstanding these That functionary, however, notwithstanding these ment, leaving a mege amount of claims on - instances, to culti-representations and assurances, abruptly termina- decided. Of the latter, the American tic form, from the agent of the U. States, the American plenipotentiary on the day it vate amicable relations with the Indian tribes representations and assurances, aoruphy termina- decided. For the latter and and the indian tribes ted his mission, and shortly afterwards left the Commissioners had decided in favor of our appointed under the administration of my was submitted. This was the only pro- of that territory. For this purpose, I recomcountry. Our Envoy Extraordinary and Minister citizens, claims amounting to nine hundred predecessor, was received at the State De-Plenipotentiary to Mexico was refused all official and twenty-eight thousand six hundred and partment on the ninth of November last. British plenipotentiary. The proposition Indian agency, and such sub-agencies as may be intercourse with that government, and after re-maining several months by the remainistion of his twenty-seven dollars and eighty-eight cents, This is contained in a letter, dated the sev-on the part of Great Britain having been dollars and eighty-eight cents, This is contained in a letter, dated the sev-For the protection of emigrants whilst on which were left unacted on by the unpire entcenth of October, addressed by him to rejected, the British plenipotentiary remeet the Representatives of the States and the own government, he returned to the U. States. which acte of the unabled on of our citizens then in Mexico, with quested that a proposal should be made by Indian tribes occupying the country through People in Congress assembled, as it will be to re- Thus, by the acts of Mexico, all diplomatic inter- authorized by the treaty. Still further one of our citizens then in Mexico, with quested that a proposal should be made by every in consistent and the view of having it communicated to that the U. States for "an equitable adjustment which they pass, I recommend that a suitable number of stockades and block-house forts be

It becomes us, in humility, to make our devoit acknowledgements to the Supreme Ruler of the universe, for the inestimable civil and religious blessings with which we are favored. In calling the attention of Congress to our rela-tious with forcing Powers, I and genere and the interest due on the awards ble to state that thouch with some of them there to state that thouch with some of them there be my duly not abruptly to break it ôff. In com-sideration, too, that under the conventions of so far, a part of our own country, as to and defence. I therefore deemed it pro-store to order in favor of claimants under the convention to state that thouch with some of them there

of irritation and misunderstanding, yet no actual hostilities have taken place. Adopting the max-in in the conduct of our foreign affairs, to "ski in in the conduct of our foreign affairs, to "ski in a the conduct of our foreign affairs, to "ski in a the conduct of our foreign affairs, to "ski in a the conduct of our foreign affairs, to "ski in a the conduct of our foreign affairs, to "ski in a the conduct of our foreign affairs, to "ski in a the conduct of our foreign affairs, to "ski in a the conduct of our foreign affairs, to "ski in a the conduct of our foreign affairs, to "ski in a the conduct of our foreign affairs, to "ski the country between the Nucces and the in equal instalments every three months; ine qual instalments every three months; ine to be prepared to resist aggression, and to ine further proposal for the settlement of the Oregon question, more consistent with fair-in the source in the faits of the side term of five years to commence in a that is wrong," it has been my anxious desire to ine qual instalments, every three months; in the said term of five years to commence in the source further proposal for the settlement of the Oregon question, more consistent with fairtime, to be prepared to resist aggression, and to the settlement fair-maintain all our just rights. In pursuance of the joint resolution of Congress, "for angeing Texas to the U. States," my prede-eersor, of the 3d day of March, 1845, elected to the settlement and protection to defend our sition thus offered and rejected repeated in a position to defend our Seventeeen of these instalments remain and the three instalments remain and to the proposal for the resonable expec-tion of the settlement fair-the delay as possible. (an form, and report the resonable expection, more consistent fair-the delay as possible. (b) the Mexican forces. Our squadron in the gulf was ordered to co-operate with day of April, 1843, and the three first of the twenty instalments, have been paid. (c) and to the patriotic pioneers who, midst eessor, on the 3d day of March, 1815, elected to submit the first and second sections of that reso-lution to the republic of Texas, as an overture, on the part of the second sections of that reso-lution to the republic of Texas, as an overture, on the part of the second sections of the second se the part of the U. States, for her admission as a state into or dered to commit no act of hostility a-state into our Union. This election I approved, and accordingly the charge d'affaires of the United States in Texes, under instructions of the 10th of Narch 1545 market intervening for evaluation of the 10th of and accordingly the charge d'affaires of the United States in Texas, under instructions of the United States in Texas, under instructions of the 10th of March, 1845, presented these sections of the reso-lution for the acceptance of that republic. The our military and naval commanders have executed the property of our citizens, were subsequent-by presented to the Mexican government the Congress and the peo-or control of the reso-lution for the acceptance of that republic. The our country, was one which I was unvilling to property of our citizens, were subsequent-by presented to the Mexican government a convention, have successively that the peace of the two republies has not for payment, and were so far recognized, These negotiations took place at London as the convention of the two republies has not for payment, and were so far recognized.

government in successful operation during treaty was ratified by the United States, ed to accomplish its object, resulted in the of the British government, and the rejection of The recommendations which I have that period. Her separate existence as with certain amendments, to, which no conveniion of the twentieth of October of the proposition made in deference alone to the best manner of securing and ratified the constitution. I communicate to conveniion of the twentieth of October of the proposition made in deterence atome to the recommunications with certain amendments, to, which no conveniion of the twentieth of October of the proposition made in deterence atome to the recommunications with certain amendments, to, which no conveniion of the twentieth of October of that period. Her separate existence, as just exception could have been taken; but that year. By the third article of that con-between the Sectory of State and our charge d an independent State, had been recognized it has not yet received the ratification of vention, it was "agreed, that any country to impose, afford satisfactory evidence that not gress with great deference. Should they, The latter with the authorities of Texas; together with the authorities of Texas; together with the official documents transmitted by him to his own government. The terms of annexation which were offered by different nations, and it became the mode different became the mode different of the same the mode and navigation had been concluded with the same different nations, and it became the mode different b

to consummate the event, but the passage of an act by Congress to admit the State of Texas into the Union upon an equal footing with the original fo done at an early period of the session. It will be the people of Texas, during the past sum- the principal nations of Europe. Mexico derstood that this agreement is not to be the constitution of Texas during the past sum-"done at an early period of the session. It will be the people of Texas, during the past sum-observed that, by the constitution of Texas, the mer, the government of Mexico, by a for-existing government is only continued temporarily which either of the two high contracting. It will be the people of Texas, during the past sum-existing government is only continued temporarily which as a contracting. It will be the people of Texas, during the past sum-the principal nations of Europe. Mexico derstood that this agreement is not to be the construction of the session. It will be the people of Texas, during the past sum-the principal nations of Europe. Mexico derstood that the principal nation of the aban-construed to the prejudice of any claim to be the controversy.

the receipt of official information that the new State has been admitted into our Union by Congress, to convene the Legislature; and, upon its lact conceded by Mexico hersell, and she how agood understanding. We have there, and she has fore, borne the repeated wrongs she has neeting, the existing government will be super-seded and the State government organized. Strictions as to the form of government in the form of government will be super-committed, with great patience, in the hope failed to effect an adjustment by comprom-ties, in their letter and spirit, has ever been, and in the form of government will be super-set of the strictions as to the form of government in th ons deeply interesting to Texas, in common which Texas might afterwards choose to that a returning sense of Justice would ul- ise, resulted in the convention of August I trust will ever be, scrupulously observed by tentiary during the negotiation. The British timately guide her councils, and that we the sixth, 1827, by which it was agreed to the United States. Under that convention, a proposition of compromise, which would nue laws and judicial system over her people and might, if possible, honorably avoid any hos-territory, as well as measures of a local character, But though Mexico cannot complain of file collision with hor nue law and judicial system over her people and territory, as well as measures of a local character, will claim the early attention of Congress: and therefore, upon every principle of republican gor-ernment, she ought to be represented in that body without the provision so misunderstanding between the toxic an autorities and people on the subject. As soon as the act to admitted these injures ing out of unredressed injures inflicted by the discless netweent. No aver of force has been made the countries continue to exist, gress, mile a triffic on this index to would, in my judgment, be proper to giver, and therefore the two countries continue to exist, gress, mile a triffic on this index to would in the value of the united States on account of the annex subject. As soon as the act to admitted these injures, incluse the two forces and property of citizens of the use injures, and property of citizens of the use injures, and pressing the ensure the value territory. This motion is and property of citizens of the use injures, and pressing the ensure the value to admitted these injures, and property of citizens of the use injures, and pressing the two of our territory. The bease and no part in the victory. We have not sought to extend our territory has the finance finance and abrogate this convention of the state of things the innectant of our territory. We have not sought to extend our territory in the induce the mercan flag, by - continue in force, for an indefinite period, party to the other, before the joint occupancy ty nine degrees, with a trifling addition of the provisions of the third article of the shall terminate, and before either can rightfully detached territory to the United States,

volved in the annexation—its prospective influ-ence on America—the means by which it has been accomplished, springing purely from the choice of the people, themselves to share the bles-sings of our union—the history of the world may n-the history of the world may the resident of the United States declared, they were disposed to adjust and settle, in the forty-ninth degree, from the Rocky that our laws should be extended over them, and the President of the United States declared, they were disposed to adjust and settle, in the forty-ninth degree, from the Rocky that our laws should be extended over them, and the resident of the United States declared, they were disposed to adjust and settle, in the forty-ninth degree, from the Rocky that our laws should be extended over them, and the resident of the United States declared, they were disposed to adjust and settle, in the forty-ninth degree, from the Rocky that our laws should be extended over them, and the resident of the United States declared, they were disposed to adjust and settle, in the forty-ninth degree, from the Rocky that our laws should be extended over them, and the resident of the United States declared, they were disposed to adjust and settle, in the forty-ninth degree, from the Rocky that our laws should be extended over them, and the resident of the United States declared, they were disposed to adjust and settle, in the forty-ninth degree, from the Rocky that our laws should be extended over them, and the resident of the United States declared, they were disposed to adjust and settle, in the forty-ninth degree, from the Rocky that our laws should be extended over them. the interview of the control of the control of the injuries have of the

which we have been every yeardrawing more and more closely the bonds of successful commerce-most nexpectedly, and to our unleigned regret, took part in an effort to prevent annexation, and to impose on Texns, as a condition of the reason would power join herself to the U. States. We may rejoice that the tranquil and pervading influ-ence of the American principle of self government. The forther the tranquil and pervading influ-ence of the American principle of self government of success which is ence of the American principle of self government of the reason of the re may rejcice that the tranquil and pervading influ-ence of the American principle of self government was sufficient to defeat the purposes of British and Franch interference a peaceful and effective rebuke. From this exclusive factor a freedom to the factor a freedom to the factor a peaceful and effective rebuke. From this exclusive factor a freedom to the factor From this example, Earopean governments may learn how vain diplomatic arts and intrigues must ever prove upon this continent, against that sys-term of, self-government which, seems natural to ference. Towards. Texas, I do not doubt that a liberal and genetous spint will never have cause to regret that summer of 1838, with full authority to nal that shewill never have cause to regret that the full authority to nal that shewill never have cause to regret that the full authority to nal that shewill never have cause to regret that the full authority to nal that shewill never have cause to regret that the full authority to nal that shewill never have cause to regret that the full authority to nal that shewill never have cause to regret that the full authority to nal that shewill never have cause to regret that the full authority to nal that shewill never have cause to regret that the full authority to nal that shewill never have cause to regret that the full authority to nal that shewill never have cause to regret that the full authority to nal that shewill never have cause to regret that the full authority to nal that shewill never have cause to regret that the full authority to nal that shewill never have cause to regret that the full authority to nal that shewill never have cause to regret that that the full never have cause to regret that the full never have cause to There and the dependence of the property of our citizens. In the post and the dependence of the property the property the property the property of the prop Attain which he chose to regard as a violation of republican in-the right of Mexico, and in consequence of it, he American citizens on the government of Mexico. The commission was organized the right of Mexico, and in consequence of it, he American citizens on the government of Mexico. The commission was organized the state of the Mexico and in consequence of it, he Mexico. The commission was organized the state of the Mexico and in consequence of the Mexico. The commission was organized the state of the Mexico and in consequence of the Mexico. The commission was organized the state of the Mexico and in consequence of the Mexico and in the state of the Mexico and in consequence of the Mexico and in consider in the state of the Mexico and the desire the state of the s

ple was distinctly announced to the world where it is produced. American continent.

committed to their charge, without the in- claims that, under a correct construction of and noble spectacle of a great and growing dustry' of the others.

ry to carry into effoct a decision made by him between the captain and crew of the Prussian ship Borussia; but the request was refused on the ground that, without In bate decision made by him between the captain and crew of the Prussian ship Borussia; but the request was refused on the ground that, without In bate decision made by him between the captain and crew of the portations, and to produce a less amount of revenue, than would be derived from lower rates. They operate as 'protection mere-was refused on the ground that, without In bate decision made by him between the captain and crew of the revenue, than would be derived from lower rates. They operate as 'protection mere-ions by Congress, to its captain the full benefit of acknowledged authorship. The puerile construction of the Odd Fellow Institution were made in the progress of a Trait at the will for one moment hesitate to give him the full benefit of acknowledged authorship. The puerile construction of the odd Fellow Institution were made in the progress of a Trait at the state to give him the full benefit of acknowledged authorship. The puerile construction of the odd Fellow Institution were made in the progress of a Trait at the state to give him the full benefit of acknowledged authorship. The puerile construction of the odd fellow Institution were made in the progress of a Trait at the state to give him the full benefit of acknowledged authorship. The puerile construction of the odd fellow Institution were made in the progress of a Trait at the state to give him the full benefit of acknowledged authorship. The puerile construction of the odd fellow Institution the state to give him the full benefit of acknowledged authorship. The puerile construction of the odd fellow Institution the state to give him the full benefit of acknowledged authorship. previous legislation by Congress, the judi sage of December last, recommended an cherish the hope of soon being able to con by taxing_other_branches. ciary did not possess the power to give ef- appropriation, to satisfy the claims of the gratulate the country on its recovering once By the introduction of minimums, or as- bar room slang and declamation, are wholly unfect to this article of the treaty. The Prussian government, through their minis, of the U. States, which had been proviously adjusted, so far to the which had been proviously adjusted, so far to the which had been proviously adjusted for the treaty. The Prussian government, through their minis to the treaty adjusted for the treaty and to the treaty adjusted for t ter here, have complained of this violation as the powers of the Executive extend. - to the world the benefits of self government, inequalities of the act of 1812, in its prac- ned by any other individual than JAMES K. POLK Territory of Wisconsin. of the treaty, and have asked the govern- These claims arose out of the act of disar- in developing all the sources of national tical operations on different classes and of Tennessee. ment of the United States to adopt the net ming a body of Texan troops under the prosperity, owes to mankind the permanent pursuits, are seen and felt. Many of the cessary measures to prevent similar viola command of Major Snively, by an officer example of a nation free from the blighting oppressive duties imposed by it under the tions hereafter. Good faith to Prussia, as in the service of the United States, acting influence of a public dobt. well as to other nations with whom we under the orders of our government; and The attention of Congress is invited to one per cent., to more than two hundred gress commenced at Washington on Monday last. have similar treaty stipulations, requires the forcible entry into the custom house at the importance of making suitable mod fi-that these should be faithfully observed. I Bryarly's landing, on Red river, by certain exting and reductions of the rates of duty anticher and house at 12 o'clock. that these should be faithfully observed: 1 Bryarly's landing, on Red river, by certain cations and reductions of the rates of duty articles, partially so on others, and bear The Senate was called to order by Vice Presi have deemed it proper, therefore, to lay the chizens of the United States, and taking a- imposed by our present tariff laws. The most heavily on articles of common neces. dent Dallas, and 43 members answered to their subject before Congress, and to recommend way therefrom the goods seized by the col object of imposing duties on imports should sity, and but lightly on articles of luxury. names. The new Senators from Tennessee, Mis- and rather dull. Holders of City Mills. flour are

morican vessels, since the twenty minth of United States does not discharge or invali- nations should be within the revenue stan. portion of the taxation required for the sup- At 12 o'clock, the House was called to order vellow 69 a 70. Onts 39 a 41 cents. and Ruce April, 1832, have been admitted to entry in the port of Spain, including those of the sort of spain the the spain to the spain the sort of spain the the spain the the spain the sort of spain the the spain the sort of spain the the spain the sort of spain spain the s in the port of Spain, including those of the Belearie and Canary islands, on payment of the same tonnage duty of the commissioner appointed to China ton, as though they had been Spanish ves-eels; and, this, whether our vessels arrive in indirectly from the United States, or indirectly from the United States, or indirectly from the United States, or indirectly from the united state, shore of the base or this duties on the sets are not means and the reduction of tonnage duty, merely to Spanish vessels 'coming from g optiming the commissioner were dutationer appointed to China site as the point of the support of gevernment. The commissioner appointed to China sets; and, this, whether our vessels arrive in this initision in the United States, ship comes ogenitical, that, by the advice of his heatth had be sets and that, we atte of his heatth had between the two governments, they construed to spanish vessels 'coming from g optiming from g optiming to spanish vessels 'coming from g optiming the commissioner were dutationer appointed to China site is the spanish vessels 'coming from g optiming the commissioner appointed to China spanish vessels 'coming from g optiming the commissioner appointed to the bias spanish vessels 'coming from g optiming from g optiming the commosine were dutationer appointed to china spanish test spanish vessels 'coming from g optiming from g optiming from g optiming the commissioner appointed to china spanish test spanish vessels 'coming from g optiming from g optiming from g optiming the to remains against such vessels 'coming from g optiming from g duty to remain against such vessels coming from a port in any other country. It is ging with the proper authorities the ratifi-If Congress levy a duty for revenue of his investsments in manufactures. All the Michael Mathematical and the formation of the format from a port in any other country. It is ging with the proper authorities the rath-manifestly unjust that, wilst American ves sets, arriving in the ports of Spain from other countries, pay no more duty than of the commissioner to the United States. other countries, pay no more duty than of the commissioner to the United States, irry, and will incidentally and necessarily tected by it. Upanish vessels, Spanish vessels arriving his health has been much improved, and he afford protection, or advantage, to the a- / The government in theory knows no as follows: any other foreign country, be refunded .---

Diffuse as ecompleted from duty allogether. This exemption we universal, without relations which af provide a given article, and the revenue is increase of duty, they are within the senting house standard. This exemption we universal, without relations which af provide a given article, and the revenue is increase of duty, they are within the senting house standard. This exemption from duty allogether, the solution of August, 1842, this ex-emption from duty allogether, the solution of August, 1842, this ex-emption from duty allogether, the solution of August, 1842, this ex-emption from duty allogether, the solution of August, 1842, this ex-emption from duty allogether, the solution of August, 1842, this ex-emption from duty allogether, the solution of August, 1842, this ex-emption from duty was restricted to coffice imported in American vessels from the tritted, and alloget, each we solution and first four the and first hundle and first four theorem is allogeter and there allogeter alloget Netherlands complains that such a discrim- hundred and thirty-four dollars for domestie ticles will bear a much higher revenue du- in the Supplement accompanying to-day's paper.

sertion of this principle, especially in re- able on the like article being the growth, July last, was seven millions six hundred proportion of their ability to bear it. in Junc, 1844, applied to Mr. Justice Sto-ry to carry mo effoct a decision made by fore recommend to Congress such legisla-obstacle, it is contemplated to apply all the portations, and to produce a less amount of the arguments adduced insupport of its positions.

United States, in December, 183!, A. the terms of annexation proposed by the duty on different articles; but the discrimi- empts the rich from paying their just pro-d the Sena's adjourned.

Netherlands comptains that such a discrim-inating duty should have been imposed on coffee, the production of one of its colonies, and which is chiefly brought from Java to fourteen millions six hundred and forty-six ought to discriminate in the rates imposed, of this dreadful discase have occurred in In the House, a number of communications from

ent state, propose to unite themselves with with the Netherlands is highly beneficial to ninety-nine millions two hundred and nine, amount which, when added to the proceeds our confederacy, this will be a question for both countries, and our relations with them ty-nine thousand seven hundred and seven. of sales of public lands, may be needed to them and us to determine, without any for- have ever been of the most friendly charac- ty six dollars. The receipts into the Trea- pay the economical expenses of the goveign interposition. We can never consent ter. Under all the circumstances of the sury during the same year were twenty- eroment. by Encopean Powers shall interfere to case, I recommend that this discrimination nine millions seven hundred and sixty-nine In levving a tariff of duties, Congress

turb the 'balance of power' which they Java imported from the Netherlands be pla-may desire to maintain upon this continent ced upon the same footing with that impor-Near a quarter of a century ago, the princi ted directly from Brazil and other countries lies five hundred and twenty-sight there. was negatived-yeas 88, nays 115.7, Upon put and one hundred 'and twelve dollars and tion free of duty. On others they may im. IT- We have thought it due to the Postmaste ceeding to an election for Printer to the Ho the annual message of one of my prede- Under the eighth section of the tariff ac seventy cents; from sales of public lands, pose low duties. In these classes should of this place to state that the article in the last the vote stood as follows: cessors, that the American continents, by of the 30th Aug., 1842, a duty of fifteen two millions seventy-seven thousand and be embraced such articles of necessity as "Star" in regard to the irregular delivering of our the free and independent condition which cents per galton was imposed on Port wine twenty two dollars and thirty cents; and are in general use, and especially such as paper to subscribers, had reference to the conduct they have assumed and maintained, are in casks; while, on the red wines of sever from incidental and miscellaneous sources, are consumed by the laborer and the poor, of several offices in the county, cf which we have henceforth not to be considered as subjects al other countries, when imported in casks, one hundred and sixty-three thousand nine as well as by the wealthy citizen. Care had frequent complaints. We have no reason to for future colonization by any European a duty of only six cents per gallon was im- hundred and ninety-right dollars and fifty- should be taken that all the great interest- ges "are regularly and promptly mailed at the state of the should be taken that all the great interest. Power.' This principle will apply with posed. This discrimination, so far as re- six cents. The expenditures for the same of the country, including matufactures, ag- Gettysburg office." Our remarks had special ref. master. Mr. French was unanimously re-clectad greatly increased force, should any Euro- garded the Port wine of Portugal, was deem period were twenty-nine millions nine hun- riculture, commerce, navigation, and the erence to another quarter and will be understood Clesk of the House. poan power attempt to establish any new ed a violation of our treaty with that Pow- dred and sixty-eight thousand two hundred mechanic arts, should as far as may be by those for whom they were intended. English Potatoese colony in North America. In the existing er, which provides, that "No higher or oth and six dollars and ninety eight cents; of practicable, derive requal advantages from 117 The New York papers seem to be unde NT-On Monday last Messrs KURTZ, COBEAN, circumstances of the world, the present is er duties shall be imposed on the importa- which, eight millions five hundred and the incidental protection which a just syscircumstances of the worid, the present is or duties shall be imposed on the importa- which, eight millions five hundred and the incidental protection which a just sys-deemed a proper occasion to reiterate and tion into the United States of America of eighty eight thousand one hundred and fif-tem of revenue duties may afford. Taxareaffirm the principle avowed by Mr. Mon-in any article the growth, produce, or manu-ty-seven dollars and sixty-two cents were tion, direct or indirect, is a burden, and it Courts, entered upon the discharge of the duties of the dollars and sixty-two cents were tion, direct or indirect, is a burden, and it Courts, entered upon the discharge of the duties of the state of the duties of the d ly exaggerated, and designed to influence Brit politics. At all even's, the following item from roe, and to state my cordial concurrence in facture of the kingdom and, possessions of applied to the payment of the public debt- should be so imposed as to operate as e their respective offices. the N. Y. Journal of Commerce of Saturday, dur its wisdom and sound policy. The rc-as. Portugal, than such as are or shall be pay. The balance in the Treasury on the first of qually as may be, on all classes, in the not look much like-"fumine" in England :

117-Tho Lutheran Observer states that the Rev. "The Saint Patrick packet ship, to arrive ference to North America, is at this day produce, or manufacture of any other for- and fifty-eight thousand three hundred and . To make the taxing power an actual S. D. ALLEMAN, late of Gettysburg, has taken but the promulgation of a policy which no eign country." Accordingly, to give ef-European power should cherish the dispo-fect to the treaty, as well as to the intention of the public debt remaining the burden of the others beyond their prosterling (84 cents) a bushel. The packou sition to resist. Existing rights of every of Congress, expressed in a proviso to the unpaid on the first of October last, was sev- portion, and would be manifestly unjust. President's Message. of the same line which left Liverpool at European nation should be respected; but tariff act itself, that nothing therein contain- enteen millions seventy five thousand four The terms 'protection to domestic industry' European nation should be respected, but tarm act user, that nothing interim contains entern contains it is due alike to our safety and our inter-it is due alike to our safety and our inter-ests, that the efficient protection of our laws with subsisting treaties with foreign nations, cents. Further payments of the public debt ply under a just system to all the various with the view of giving it to our readers *catire*, bushel. In both cases we are assured the "IT The President's Message will be found in the same time last year, brought a similar should be extended over our whole territo. a treasury circular was issued on the 16th would have been made, in anticipation of branches of industry in our country. The we have accompanied our paper with a Supple-potatoes were bought at the fair market rial limits, and that it should be distinctly of July, 1844, which among other things, the period of its reimburgement under the farmer or planter who toils yearly in his ment, containing that portion of the message announced to the world as our settled po- declared the duty on the Port wine of Por- authority conferred upon the Secretary of fields, is engaged in 'domestic industry.' which could not be thrown into the 'STAR." The price," announced to the world as our settled po-liey, that no future European colony or dominion shall with our consent, be plant-ed or established on any part of the North ted that the excess of duties which had been collected on such wine should be re state of our relations with Mexico menaced ic, who are er gaged a'so in 'domestic in- sion of Texas into the Union as a State is warmly accompanyings completing a set, all placed A question has recently arisen under the funded. By virtue of another clause in the hostile collision with that power. In-view dustry' in their different pursuits, The urged-the different pursuits, The loss in a rich cosket, intended as a present to tenth article of the subsisting treaty be same section of the act, it is provided that of such a contingency, it was deemed pru-tween the United States and Prussia. By all imitations of Port, or any other wines, dent to retain in the Treasury an amount the age gate of the 'domestic industry' of Mr. Yan Buren wreeked his political fortune, re-all tho subscribers to the "memorial," old tween the United States and Flussia. By an initiations of Fort, of any other writes, there is a state of the have the right to sit as judges and arbitra-tors 'in such differences as may srise be-wine, the production of France, are import-growing out of the Revolution and the war tors 'in such differences as may srise be-wine, the production of France, are import-fully printed. A copy has been bound in • tween the captains and crews of the vessels belonging to the nation whose interests are committed to their charge, without the in-claims that under a correct construction of a great and growing to belong a correct construction of a great and growing the presented to the vessels of 1812 with Great Britain was extinguish by increasing burdens on the 'domestic in the presented to the vessels of the vessels of the vessels by increasing burdens on the 'domestic in the presented to the vessels of the vessels of the vessels of the vessels by increasing burdens on the 'domestic in the presented to the vessels of the vessels of the vessels of the vessels of the vessels by increasing burdens on the 'domestic in the present Tariff laws, and proposes a reduction of duties to a purely revenue standard. Of course as a token for the great Statesman himself terference of the local authorities, unless the act, these imitations ought not to pay a people who had fully discharged every ob-the conduct of the crews or of the captain higher duty than that imposed upon the o ligation. Since that time, the existing debt inquire how far the tariff act of 1842, is presses throughout Pennsylvania, and by none should disturb the order or tranquility of riginal Port wine of Portugal. It appears has been contracted; and small as it is, in consistent with them. That many of the more warmly than such as most lustily should Hon. JANES Cooper to Harrisburg last the country; or the said consuls should re-quire their assistance to cause their decis-ions to be carried into effect or supported, The Prussian consult at New Bedford, Valuable article from Portugal should pay a the state of the country normit, and espect on farming that act are inviolation of the operations of that act are inviolation of the growsian as it is, in consistent with them. I but many of the provisions of that act are in violation of the during the last campaign for "Polk and the Tariff week the compliment of a Public Dinner instations of Port wine should be subject instations of Port wine should be subject to me to be unequal and unjust, that French comparison with the similar burdens of provisions of that act are in violation of the growsian consult at New Bedford. The Prussian consul at New Bedford, valuable article from Portugal should pay a the state of the country permit, and, espe- on some articles are prohibitory, and on seen. ongagements,

DTED in the ports of the United States from oth- entertains the confident belief that he will monnt of one per cent. to the home manu- distinction of person, or classes, and should "21. No petition, memorial, resolution, or oth-On Friday last, in Cashtown Franklin er countries should be subjected to heavy soon be able to proceed on his mission. facture of a similar or like article over the not bestow upon some favors and privile. er paper praying the abolition of slavery in the District of Columbia or any State or Territory, or ship, Capt. Peter Mark, aged 71 years. discriminating tonnage duties. This is Unfortunately, differences continue to ex. importer. If the duty be raised to ten per ges which all others may not enjoy. It the slave trade between the States or Territories neither equality nor reciprocity, and is in ist among some of the nations of South A. cent., it will produce a greater amount of was the purpose of its illustrious foun- of the U. States in which it now exists, shall be wielation of the arrangement concluded in merica, which, following our example, have money, and afford greater protection. If it ders to base the institutions which they received by this House, or entertained in any way LAW PARTNERSHIP December, 1831, between the two coundestablished their independence, while in be still raised to twenty, twenty-five, or reared upon the great and unchanging prin- whatever." THE undersigned, having associated tries. The Spanish government have made others internal dissensions prevail. It is thirty per cent., and if, as it is raised, the ciples of justice and equity, conscious that The amendment was negatived by a decided themselves in the Practice of the repeated and earnest remonstrances against differs internal discensions provant. It is found to be in- if administered in the spirit in which they vote: yeas 84, nays 121-the name of Mr. Mcthis inequality, and the favorable attention iv enlisted for their welfare; that we should creased, the protection or advantage will were conceived, they would be felt only CLEAN, the representive from this district, we re- Law under the firm. of M'CLEAN and this inequality, and the favorable attention of Congress has been several times invok ed to the subject by my predecessors...1 recommend, as an act of justice to Spain which have been levied under the act of the thirteentr of July, 1832, on Spain wessels coming to the United States from any other foreign country, be refunded. The Professional business, herett any other foreign country, be refunded.— This recommendation does not embrace which I deem it necessary to call-your at-this recommendation does not embrace which I deem it necessary to call-your at-this recommendation does not embrace which I deem it necessary to call-your at-this recommendation does not embrace which I deem it necessary to call-your at-this recommendation does not embrace which I deem it necessary to call-your at-this recommendation does not embrace which I deem it necessary to call-your at-this recommendation does not embrace which I deem it necessary to call-your at-this recommendation does not embrace which I deem it necessary to call-your at-this recommendation does not embrace which I deem it necessary to call-your atfore entrusted to the subscriber, will be at This recommendation does not embrace Spanish vessels arriving in the United States from Cuba and Porto Rico, which Will still remain subject to the provisions of the act of June thirtienth, 1834, concer-ing the differences with Mexico and Great By the act of the fourteenth of July,1832, By the act of the fourteenth of the most act of four act o TUESDAY, December 2, 1845. tended to by Mr. M'CONAUGHY, who will be in frequent correspondence with the MOSES M'CLEAN. Dissolution of Partnership. coffee was exempted from duty altogether. tions are of the most satisfactory character. a given article, and the revenue is increased it was not intended to be permanent, and President having been received, the reading of i

the ports of that kingdom, and exported thousand six hundred and six dollars; of taking care to the adjust them on different; and around Pittsburg since May last. the different; and around Pittsburg since May last.

GETTYSBURG:

Friday Evening, Dec. 5, 1845.

style, demagogue tone, and unblushing array of

Congress.

be printed. WENNKSDAY, Dec. 4. In the Senate. on motion of Mr. Allen, 25,000

. .

portion of them, constituting an independ- from thence to foreign countries. Our trade which, the amount of domestic articles as to produce in the aggregate the BANNER. dt tobe printed. Among them the annual report of the sector with with the Netherlands is highly beneficial to innet in an added to the proceeds of the Sector of the Sector of the Sector of the Treasury, showing the t tal receipts into the National Treasury during it a past year to have been \$29,700,133 56, and the xpenditures \$29,058,306 22. The Post-master General recommends the adopion of the old plan of charging by the sheet, in

Messis.	Ritchie and Lieiss	F		1997 - E. B.	A 40
u 1	Dow & Fisk		•		0.0
44	Gales & Scaton			1.1.1.1	. 4
	Jefferson & Co.			11111111111	
Dr. L	ane was re-elected	1.50	rgean	it-at-Ari	115-('.
5. Whit	nev. Door-keeper.	and	Mr.	Johnson	n, Poster

The Grand Jury in N. York have refused to indict M'KENZIE for the publi

FLOUR .- The Flour market is still unsettled such legislation as may be necessary to such legislation as may be necessary to give effect to these treaty obligations. By virtue of an arrangement made be-tween the Spanish government and that of

MARRIED.