Political.

From the N. Y. Tribune, March 5. The Last Night,

CONGRESS HAS ADJOURNED! Thank the Constitution for that! The XXXVth

pl-of those who stood for the Right .mined not to lend its countenance to any nearly every Republican, nearly every vision at this session.

Still, a majority of the House professed to be immovable in their hostility to any more borrowing, and we cherished hopes where Mr. Broderick revolted at the sic. in Connecticut on his return. ritice of the Pacific Mail Steamer Appro priation and evinced a determination to hold the bill to death by talking out the Session, but he was finally induced to relet the Mail Steamers go and hold on to President. The session will of course be the Treasury Notes. So the bill was wor- a short one, devoted to the consideration and carefully consider, and affixed his retain the seats hitherto filled by them: name instanter. So the Treasury Notes were carried and Tariff Revision lost.

-This is in effect a proclamation by the Slave Power that the Forty Millions borrowed under Mr. Buchanan shall be carried over to the next Administration for payment. The President urged and reurged the Revision; Secretary Cobb as sented to it; Pennsylvania begged for it; most of the Northern Democrats desired But the Southrons have the ordeal of their Elections just before them, and they dreaded, or professed to dread, to meet it on the back of an increased Tariff. recommended by a Democratic President and enacted by a Democratic Congress. At all events, they resolved that the borrowing, shinning policy should be maintained and the paying postponed, and they had their way, as usual.

-On another point, however, they were baffled by the firmness of the House. E. Stuart. The Pro-Slavery interest had determined that the Rates of Postage should be raised, and the Senate registered its euros, course. But the House had a will of its Thompson.

Thompson.

Tennessee—A. O. P. Nicholson, v. John Bell.

Texasi—J. W. Hemphill, v. Sam Houston. as this was a measure to raise Revenue, be returned to the Sepate unacted on. The try. From the Southern States, Ken out the provision which raises the Rates have been a pretty good Free-Soiler; professional labors for a few months will, printed by the State printer in a neat could we hope for an abatement of the resisted and debated to the end.—N. Y. of Postage and pretends to abolish Frank- while on the other hand the three Dem- it is hoped, work his cure.

nevitable.

ute of gratitude to two Members of this Republicans. Congress expired by law on the 3d of Congress for their services at the late Ses- It is noticeable that Messrs. Anthony Murch, but the breath of life was kept in sion. Where so many did well, it may Bingham, Grimes, Bragg and Powellits pure carcass until noon of Friday, seem invidious to specify; but we feel that five of the eight new Senators—have been March 4th, when not even impudence no true Republican will dispute the jus- Governors of their respective States: could pretend that it had a right longer tice of our award to Senator Wade of Messrs, Bingham, Grimes and Bragg have too soon—they will "blow" him with Ives,) to carry through any line of policy quently this may be an unpleasant dat to exist, so it malodoriously expired. It Ohio and Wang of Parameters of Messrs, Bingham, Grimes and Bragg have too soon—they will "blow" him with Ives,) to carry through any line of policy quently this may be an unpleasant dat to exist, so it malodoriously expired. It Ohio and Mr. Grow of Pennsylvania of ing scarcely ceased to be such when choseems a pity that its most popular act the highest honors. Mr. Wade has hith- sen Senators. Mr. Anthony has won adjournment without day-should be one erto evinced an intrepidity, an energy wider and more honorable distinction as for which it can claim no credit whatever, and a devotedness turely equaled and nev Editor of The Providence Journal than the State so sweepingly as we would have Its last hours were marked by a most er excelled; in our judgment, in his ef- has been or well could be achieved by it done in the face of a Presidential conto commind the second of the s The House had early and properly deter- for Human Freedom-in short, for every House as a Democrat of Free-Soil prorajors horrowing or shinning for the sup- excelled even his own former services—the Republican movement, and was cho- ever. Our advice to all gubernatorial asport of the Government, but to insist on The rights and interests of Free Labor sen Governor of his State in 1854 by 4, pirants is, don't be in a hurry, and you should adopt. We are glad to see this propriate notice is taken by the private laying the Income made to balance the later of the citizens or the public official control of the second propriate notice is taken by the private laying the Income made to balance the later of the citizens or the public official control of the citizens or the citizens of the cit having the Income made to balance the have seldom had a more clear-sighted and 977 majority. He, too, will prove an ac- will gain time. Expenditures. In this determination, effective, and never a more whole-souled, quisition to the Senate. He is by birth American, and the Democrats from Penn- Wade. And Mr. Grow, whom we have Grimes is a native of New Hampshireexivania (with perhaps a few others) pro-soldom praised, and never greatly admir- a lawyer—went early to Iowa, where he member of the Ohio House of Represenfessed to be heartily agreed. But the ed, has this Session evinced a fertility of edited (we believe) the first Agricultural Senate, utterly controlled by the Proresource, a command of parliamentary tacpaper published in the State, has made
the Sovereignty of the People."
The Gwin of Cal., and Benjamin of La., have
the Sovereignty of the People."

The Gwin of Cal., and Benjamin of La., have
our laws regulating the sale and traffic
ties, a promptitude in seizing an opportuone of the largest and best farms in it.—

The sovereignty of the People."

The sovereignty of the People should not be increased, and that, while nity, a wisdom in act and a brevity of In 1854, when the Republican party was speech is an able one, and supports a propthe Expenditures were kept at a high fig.

speech, such as bave rarely been exhibit. first organized in Iowa, he took the stump pattern with which they cheated the people is a part of the replenished of ure, the Treasury should be replenished ed on that floor. The passage of the as its candidate for Governor, canvassed only by an augmentation of the Rates of Homestead bill under Mr. Grow's leader the State pretty thoroughly, and was Postage and by the re-issue of Twenty ship would of itself have/sufficed to con-elected by 2,486 majority—the first time Millions of Treasury Notes. Meantine, for honorable distinction; a single mistak-the House Committee of Ways and Means the House Court of the United States therefor, and kept shilly-shallying for weeks—to-day while it is the privilege of the Court of the United States therefor, and while it is the privilege of the Court of the United States therefor, and while it is the privilege of the Court of the United States therefor, and while it is the privilege of the Court of the United States therefor, and while it is the privilege of the Court of the United States therefor, and while it is the privilege of the Court of the United States therefor, and while it is the privilege of the Court of the United States therefor, and while it is the privilege of the Court of the United States therefor, and while it is the privilege of the Court of the United States therefor, and while it is the privilege of the Court of the United States therefor, and while it is the privilege of the Court of the United States therefor, and while it is the privilege of the Court of the United States therefor, and the Court of the United States the Court of the United States therefor, and the Court of the United States therefore, and the Court of the United States the Court of the United States the Court of the United States the Court o kept shilly-shallying for weeks—to-day have enabled its adversaries to interpose persedes its last representative of Sham become informer or not at his pleasure, it to the people of each judicial district, the become informer or not at his pleasure, it to the people of each judicial district, the become informer or not at his pleasure, it to the people of each judicial district, the become informer or not at his pleasure, it to the people of each judicial district, the become informer or not at his pleasure, it to the people of each judicial district, the become informer or not at his pleasure, it to the people of each judicial district, the become informer or not at his pleasure, it to the people of each judicial district, the become informer or not at his pleasure, it to the people of each judicial district, the become informer or not at his pleasure, it to the people of each judicial district, the become informer or not at his pleasure, it to the people of each judicial district, the become informer or not at his pleasure, it to the people of each judicial district, the become informer or not at his pleasure, it to the people of each judicial district, the become informer or not at his pleasure, it to the people of each judicial district, the become informer or not at his pleasure, it to the people of each judicial district, the become informer or not at his pleasure, it to the people of each judicial district, the become informer or not at his pleasure, it to the people of each judicial district, the become informer or not at his pleasure, it to the people of each judicial district, the become informer or not at his pleasure, it to the people of each judicial district, the become informer or not at his pleasure, it to the people of each judicial district, the people of each judicial district, the become informer or not at his pleasure, it to the people of each judicial district, the people of ea Phillips of Pa. would vote with the Opposition Members to report a Tariff bill, gered its passage, if not ensured its defeat.

Mr. Bragg is the son of a noted Democracy in Congress.

Mr. Bragg is the son of a noted Democracy in Congress.

When it is known to the Dred Scott decision, property in slaves of their number. When it is known to the Dred Scott decision, property in slaves of the Science's attempt to force the House of the Science's attempt to force the House of the law, in selling liquor without license, Phelps of Missouri, (Chairman), who to raise the Rates of Postage was met by believe) was formerly himself Governor term not exceeding nine years."

This in the Territories must have adequate and of the law in selling liquid with the state of wants to be Speaker of the next House Mr. Grow in a manner and spirit that at of North Carolina. The son was chosen proposition is ably supported in a brief positive protection by Congress, if such of the law, in selling liquor without license, and will be when he gets votes enough? Wr. Grow in a manner and spirit that at of North Carolina. The son was chosen proposition is ably supported in a brief positive protection by Congress, if such of furnishing it to miners or proposition is ably supported in a brief positive protection by Congress, if such of furnishing it to miners or proposition is ably supported in a brief positive protection by Congress, if such of furnishing it to miners or proposition is ably supported in a brief positive protection by Congress, if such of the law, in selling liquor without license, and will be a supported in a brief positive protection by Congress, if such of the law, in selling liquor without license, and will be a supported in a brief positive protection by Congress, if such of the law, in selling liquor without license, and will be a supported in a brief positive protection by Congress, if such of the law, in selling liquor without license, and the law of (and will be—when he gets votes enough) once decided the contest—decided it in Governor, in 1854, by 2,085 majority, speech by Mr. Leete, in which the mon-lation or unfriendly action. As to the that nothing decisive should be done up. that nothing decisive should be done, un- be required, the responsibility will clearly Mr. Powell was chosen Governor of Kentil it was too late for the Committee to rest on Toombs, Mason and Pearce—all tucky in 1851, beating Arch. Dixon (the resport a bill in order, when Phillips and Maclay both voted to report a fair bill, and Phelps declined to vote at all, saying the Committee had decided to report with
the Committee to rest on Toombs, Mason and Pearce—all tucky in 1851, beating Arch. Dixon (the man who first in Congress suggested the living colors, and the rights and soventies and People is ably und Phelps declined to vote at all, saying the public service to serious are unlawfully sowing the servi the Committee had decided to report withjecting the public service to serious onout him. But now a vote of two-thirds
in the affirmative was required to give is a member of the next House, where was the more emphatic. He is a fluent

The Committee had decided to report withjecting the public service to serious onthose who are unlawfully sowing the seeds
out him. But now a vote of two-thirds
out him. But now a vote of two-thirds
barrassment. We rejoice that Mr. Grow
else at that election, Mr. Powell's triumph
favorably known to our citizens. His

The is a fluent

The is leave to report a bill; and, though the Pennsylvania will make quite another fig. and effective stump speaker, never at a speech indicates him to be a statesman of the pennsylvania will make quite another fig. and effective stump speaker, never at a speech indicates him to be a statesman of the pennsylvania will make quite another fig.

> Post, under date of the 6th, also pays Mr. years ago. Grow a handsome compliment, as follows:

ity of the Senate, that it would not au- from three to five cents, is universally thorize a reissue of Treasury Notes. But commended, except by the organs of this bankrunt Buchanan administration. The beautiful to the provident and most of his Secretaries bankrunt Buchanan administration. The beautiful to the provident and most of his Secretaries bankrunt Buchanan administration. the President and most of his Secretaries bankrupt Buchanan administration. The hibited. He (Nicholson, not Cass) has were in the Capitol, and they successive- Union of this morning pays Mr. Grow a ly manipulated and mesmerized the Penn- very high compliment for the vast service sylvania and other stiff-necked Democrats he has rendered to the country. Whatuntil they constrained them to eat the ever may be the opinion of the Unica, South Carolinians, who stomach Democ- the North than we gain support at the ence of their actions; they are apt to trust emphatically the sin and bane of the country than we gain support at the emphatically the sin and bane of the country than we gain support at the emphatically the sin and bane of the country than we gain support at the ence of their actions; they are apt to trust emphatically the sin and bane of the country than we gain support at the ence of their actions; they are apt to trust emphatically the sin and bane of the country than the ence of their actions; they are apt to trust emphatically the sin and bane of the country than the ence of their actions; they are apt to trust emphatically the sin and bane of the country than the ence of their actions; they are apt to trust emphatically the sin and bane of the country than the ence of their actions; they are apt to trust emphatically the sin and bane of the country than the ence of their actions; they are apt to trust emphatically the sin and bane of the country than the ence of their actions; they are apt to trust emphatically the sin and bane of the country than the ence of their actions; they are apt to trust emphatically the sin and bane of the country than the ence of their actions. leek; so at 7 o'clock yesterday (Friday) there will be but one deliberate and setmorning, the House—that is to say, the fled verdict of the American people, namesetem it the chief bulwark of Slavery.

South Carolinians, who stomach Democthe North than we gain support at the ence of their actions; they are apt to trust
emphatically the sin and hanc of the countries too much to the opinions of their call cagues
try. We are fast becoming a nation of
esteem it the chief bulwark of Slavery. Pennsylvania Democrats—backed square ly, that Mr. Grow has not only given the down, and the Senate's Treasury Note attuchment to the Miscellaneous Appropri- fringe upon the constitutional rights of in Texas. His politics are understood to the Republican party, rather than success office,—unconscious, as it were, that their cile to protect its liberties. There are ation bill was concurred in—Yeas, 94; the House, but that he has prevented a be of the extreme Fire-eating sort, but by means of a "Union" of elements which independent judgment and impartial description of the extreme fire-eating sort, but by means of a "Union" of elements which independent judgment and impartial description of the extreme fire-eating sort, but by means of a "Union" of elements which independent judgment and impartial description of the extreme fire-eating sort, but by means of a "Union" of elements which independent judgment and impartial description of the extreme fire-eating sort, but by means of a "Union" of elements which independent judgment and impartial description of the extreme fire-eating sort, but by means of a "Union" of elements which independent judgment and impartial description of the extreme fire-eating sort, but by means of a "Union" of elements which independent judgment and impartial description of the extreme fire-eating sort, but by means of a "Union" of elements which independent judgment and impartial description of the extreme fire-eating sort, but by means of a "Union" of elements which independent judgment and impartial description of the extreme fire-eating sort, but by means of a "Union" of elements which independent judgment and impartial description of the extreme fire-eating sort, but by means of a "Union" of elements which independent judgment and impartial description of the extreme fire-eating sort, but by means of a "Union" of elements which independent judgment and impartial description of the extreme fire-eating sort, but by means of a "Union" of elements which independent judgment and impartial description of the extreme fire-eating sort, but by means of a "Union" of elements which independent judgment and impartial description of the extreme fire-eating sort, but by means of a "Union" of elements which independent judgment and impartial description of the extreme fire-eating sort, but by means of a "Union" of elements which independent judgment and impa Nays, 83. Our correspondent telegraphs great wrong from being committed upon that the reconsideration was moved by the people at large, for the benefit of an Slavery, like Hammond, or values it for schience in their working character. Mr. Grand Jurors are chosen by ballot, which Florence, (who fitter?) and that Gillis, extravagant slave oligarchical administrations. His colleague, like Hammond, or values it for schisms in their working character. Mr. Grand Jurors are chosen by ballot, which its use to Sham Democracy, like Nichols schisms in their working character. Mr. Grand Jurors are chosen by ballot, which its use to Sham Democracy, like Nichols schisms in their working character. Mr. Grand Jurors are chosen by ballot, which its use to Sham Democracy, like Nichols is the only correct mode of selecting with son, time must show. His colleague, Botts may or may not be sincere in his ed with him for the loan; while Phillips the afternoon of Friday for New Hampand Montgomery dodged. Owen Jones, Shire, in order to speak in that state two Dewart and Reilly stood their ground to or three times before the election which Dewart and Reilly stood their ground to or three times before the election which the last. There was still a sharp and (for takes place on Tuesday next. He will a time) doubtful struggle in the Senate, speak in Providence, B. I., and perhaps

From the New York Tribune, March 4th. The New Senate.

A new U. S. Senate convenes in Washlent, and the Senate voted (27 to 22) to ington to day by special summons of the ried through, about half-past 11 oclock of Treaties, Appointments and purely exyesterday; and the President swallowed ecutive business. The ten following Senhis vaunted determination not to sign any lators, having been reelected for a further bills that he was not allowed time to read term of six years, will qualify afresh, but

Wm. Pitt Fessenden. Maine. Massachusetts, Henry Wilson Stephen A. Douglas, Illinois. Robert M. T. Hunter. Virginia. James Chestnut, jr. South Carolina Robert Toombs. Georgia, Mississippi. Albert G Brown. Clement C. Clay. AlabamaWilliam K. Sebastian. Senators for the ensuing term have thus far failed to be chosen as follows:

New Jersey, in place of William Wright. Minnesota, James Shield .. Delazon Smith. Eight new Senators have been chosen in place of those whose terms expired yesterday, as follows: Rhode Island-Henry B. Anthony, v. Phillip

Delaware-William Saulsbury, v. Martin W. Michigan-Kinsley S. Bingham, v. Charles

Iowa-James W. Grimes, v. Geo. W. Jones. North Carolina-Thomas Bragg, v. David S.

-The most casual glance at the above which the Senate was forbidden by the table will indicate the radical revolution Constitution to originate, the bill should now proceeding in the politics of our coun-Senate flared up, of course, and stood on tucky, Tennessee and Texas, three modits dignity; but, finding the task about crate, conservative Whigs or Americans as pleasant as standing on one foot, it was go out, and their places are taken by Proobliged to come down, not very gracious. Slavery Democrats of the extreme school; ly. Toombs, sulky on account of this Mr. Saulsbury, who comes in from Delasurrender, objected to a second reading of ware, is also Pro-Slavery, replacing Mr. the new compromise Post-Office Appro-Bates, who, if he had acted on his own priation bill, (which was simply the orig- convictions rather than under the influ-time, will probably sail for Europe early

ing, but doesn't,) and struck it dead. Ma- ocrats from Free States whose terms have son and Pearco backed Toombs. So no just expired, have all been replaced by Opposition papers, we see, are speculating Post-Office Appropriation bill at all has Republicens, and it is highly probable passed, and an Extra Session would seem that New Jersey and Minnesota will their last chosen Legislatures were now Gazzam, one of the State Senators from must rest the campaign of 1860—the so profile of examples. But here And here, in closing, let us pay a trib- to elect Senators, they would choose two Allegheny county. The Dr. is a talented South will not recede from it one inch.

ricultural College bill, for Retrenchment, Mr. Bingham served six years in the cries "time" to the proposition, while the paign. The position of Brown, Davis & good word and work—he this Session has clivities, and was among the first to hall champion in Congress than old Ben a Vermonter, by vocation a farmer. Mr.

motion for leave received 128 Yeas to 88 ure than in the last, especially at its close. Nays, it could not be carried. Thus perished the sanguine hopes of a Tariff Revision at this second. The correspondent of the Evening his running once or twice for the House,

> Mr. Nicholson is a veteran politician, has already been in the Scrate (by Execperson to whom Gen. Cass addressed his of 1860 by a long-winded but able speech ly, as it ought to be, and in this fact alone and the voice of every good citizen will formula (Wish down 1975). person to whom Gen. Cass addressed his of 1860 by a long-winded but able speech famous "Nicholson letter," wherein the in New York in favor of a Union of the we find the genuine cause of so much rethis open notorious evil, in which there considerable talent, and is a devotee of sham-democracy. We have no faith in their acts. Few men who are chosen to is more wide spread than all the evils with Slavery because he esteems Slavery the any such attempts at "Union," because occurs seats in the Grand Jury of a coun- which our land is cursed. It is the particular of Slavery the land is cursed. mainstay of Sham Democracy—unlike the we believe that we lose more strength in ty are aware of the importance and influ-

before Judge Lecompte on a writ of habeus carpus, were discharged yes orday.

The Notter Lournal.

COUDERSPORT, PA., Thursday Morning, March 10, 1859, T. S. CHASE, EDITOR AND PUBLISHER.

labor because black slave labor required it. emplars, confide their hopes to the God people. The veto message is a document which is and the integrity of their cause; let our not a whit more statesmanlike than his battle-cry be for Free-Territory, Free-Lafar-famed Kansas message.

The Senate strangled the Homestead be ours. Bill to save the President the necessity of vetoing that also.

the last term has been a bloody one.—
George Riddle, whose victim was BottinThis and the preceding volelli, was convicted of murder in the first ume contains a vast amount of well predegree, after a twenty-four hours' discussion by the jury. Jacob Foust, charged to be read as ordinary matter—a great with killing Matthew Dinsmore, was convicted of manslaughter. The trial of these causes occupied five days of the week. Judge Derrickson specially combooks. We sincerely thank our able Senplimented the District Attorney, (our tal- ator for these books, and for other docuented young friend, James Sill, Esq., of mentary favors.

Era, who has been seriously ill for some

Correspondents of the Pittsburg upon the next Republican candidate for reflect upon their position with regard to dalgences" from the Bench, for which the the Governorship, and urge Dr. E. D. the Southern platform upon which they court records of our common county and energetic man, and withal a Republi- They have always managed to have retainand energetic man, and withat a Republicant to the backbone; but we suggest that ers enough at the North, (like Allison but they are bound by the solemnity of a country of a if his friends desire him to get the nomi- White, J. L. Gillis, J. Glancy Jones that oath, to make presentment of everything nation they are bringing him on the course was, and, to come nearer home, Timothy they may know to be presentable. Ph too soon—they will "blow" nim with they choose to adopt. We desire to diffaults would be gladly kept concealed, he concerns to the concealed by the concealed b not believe the Doctor is the man to carry rect the attention of Democrats to the

We are in receipt of a speech of Hon. Ralph Leete, of Lawrence county, a platform : archical tendency of the U. S. Supreme States, only the right of reclaiming fugi- they have but one discretion and that is Court as now constructed is portrayed in tive slaves and the right of transit are to make known the fact by a presentment lawyers as well as people should give line." much candid consideration.

The Hon. John Minor Botts, old-Mr. Hemphill is new to the National party on its own basis in 1860, preferring who may have the reputation of being inebriates, and if reform, by some means arena. We believe he has been a Judge a defeat which will add to the strength of better versed in the formulas of their or another is not brought about, another in Torons.

Thanks.

To Hon. Simon Cameron U. S. S., for The Court calender of Eric county a paper of valuable seeds, and a copy of

of this, more anon-now for the Southern could be avoided if but their causes we "Messrs. Brown and Davis of Miss., so ch onic as to be incurable! Was tatives, on "the Rights of the State and Clay of Ala., Hunter of Va., Green of Mo., havock is constantly making in our mids only repudiate the Squatter Sovereignty liquor, while those who witness it, and stitution of the United States as to secure plc and elected Buchanan, but they shall are afraid to call its authors to a prope to the people of each judicial circuit the in future deny the right of the Territories reckoning for it, and why? Mostly be

The Power and Duties of Grand exposed by the hundred and one grog

People is not so well understood, general- you may take of offenders, but conscience

We desire now to bring to notice the fol-endurable. If our citizens, constables and lowing definition of the lesser duties and magic trates would but have a few of these powers, (not that they are less important, characters arrested and wholesomely dealt but because public opinion so regards with, it would defer others from the purthem), as Judge Derrickson recently expressed them in a charge to the Grand

Jury of Pric County That indicated the spread and growing moral gangrene." Jury of Erie County. That judicial district may well be proud of such a judge, of Representatives! It is no mockery--a judge who takes so much pains to no mere varnished deception—but a sub instruct the people in their rights, through stantial fact. The House yesterday, on their representatives before the law. The motion of Mr. Grow, voted that the atentire charge is published in a column of tempt of the Senate (by 29 to 28—ever the Gazetts, and is so full of good common sense and legal erudition, and withal the rate of Letter Postage from three to five cents per single letter, and that of the general in its applicability that we so general in its applicability, that we Newspapers to quadruple its presen sincerely regret our lack of room for it charge, was of the nature of a revenue Erie, and his associate, (Mr. Craig, of To Hon. Lewis Mann, of State Legisla- entire. We, however, find room for the measure, which the Senate is forbidden Lawrence county,) and also the counsel ture, for a copy of the Annual Report of following extract, the soundness and plainfor the defence, (Messrs, Lyon and Vinthe Trustees and Superintendent of the ness of which will at once commend it to
thus encumbered, should be returned to cent,) for their able conduct of the cases. State Lunatic Hospital, which we propose the mind of the intelligent and impartial the Senate without further action thereon They are all, we bolieve young men, and to notice more at length hereafter. Also, reader. It puts forth one of the most The vote on Mr. Grow's motion stood-They are all, we believe young men, and for a copy of the "Twenty-sixth Annual have thus made a creditable public debut, Report of the Managers of the Pennsylsecuring to themselves brilliant prospects vania Institution for the Instruction of the Blind."

Dr. Bailey, the editor of the National Ergs, who has been seriously ill for come lature, for regular copies of the Record. lature, for regular copies of the Record. in the country were as fearless and pro- and desperate efforts to undo Postage Re To Dr. Rhea, Clerk of the House, for a gressive as Judge Pearson, of Dauphin, form and go back to higher rates and coninal bill, as it first passed the Senate, with ence of his unscrupulous colleague, would in the spring. An entire release from his copy of Washington's Farewell Address, and Judge Derrickson, of Crawford—then sequently diminished service have been copy of Washington's Farewell Address, and Judge Derrickson, of Crawford—then sequently diminished service have been copy of Washington's Farewell Address, and Judge Derrickson, of Crawford—then sequently diminished service have been copy of Washington's Farewell Address, and Judge Derrickson, of Crawford—then sequently diminished service have been copy of Washington's Farewell Address, and Judge Derrickson, of Crawford—then sequently diminished service have been copy of Washington's Farewell Address, and Judge Derrickson, of Crawford—then sequently diminished service have been copy of Washington's Farewell Address, and Judge Derrickson, of Crawford—then sequently diminished service have been copy of Washington's Farewell Address, and Judge Derrickson, of Crawford—then sequently diminished service have been copy of Washington's Farewell Address, and Judge Derrickson, of Crawford—then sequently diminished service have been copy of Washington's Farewell Address.

The Schisms Of Democracy. and debasement—then could we hope We hope Northern democrats will a reversion of the practice of criminal "The Grand Jury acts not only

charges preferred by the proper office

painful as it may be, it is one that is no presentment which is not founded in res firmness of action finding so much pracmuch to be regretted that this is so. Hor tice among our Republican leaders. But much suffering and misery and wrong checked or removed before they become of the offenders. Gentlemen, I invite from the tempeations to which they areshops with which community is infested. The relation of a Grand Jury to the Some may speak evil of you for the notice ultant at the hopes he holds up to them; short-comings—such, for instance, as in- and boys assemble together after night, St. Louis, March 3 -Messrs. Harri- but we cannot withhold the expression of capacity, partiality and indifferent moral and by their shricks and yellings, their son, Campbell and Jeffries, the parties to our misgivings as to the result of the plan standing. Yet, were we to abandon this blasphemous and vulgar ejaculations, the the recent kidnapping case, and who were by which he proposes to accomplish his mode of selecting them we would at once spirits of Pandemoniam had been let lose surrender their utility and do away with upon them, and fears are created for the The N. Y. Tribune, we fear, will dis- sovereign justice. Grand Jurors are the safety of property and of life. Such pergover too late that, nationally, its "Union" arbiters whose duty it is to harmonize the one are violators of the peace and liable hobby will not work. It evinces but lit- sovereignty of the people with that of the to be indicted for their offensiveness. In the confidence in the integrity of our party sprinciples when it proposes to bolster the requirements of justice and the rights press the evil, and a notice of it from the them up to battle with antagonisms which, of man; their power is derived from a Grand Jury might not be without its sale however great a present success they combined confidence of those relative sovuttary effect. Vagrants, in the guise of A week ago last Saturday, the would produge, would eventuate in humil-creignties—in other words their judgment paupers and mendicants, are a class of President vetoed the Agricultural College lating defeat. We say let the Republished the Agricultural College lating defeat. Bill, thus striking a blow at white free- can party, like their Revolutionary exopportunities to pilfer and take whatever But our object in this article is not to they can get their hands on. Hence in make a long disquisition upon the duties our cities and towns, the front rooms of bor and Free Opinion, and the victory will of the Juror or the rights of the people. dwellings have to be kept constantly lock-

Thank Heaven! there is a House

pamphlet.