I have it my guiden a blood beet, larger the appreha not having been served. has any I are at the Fair. Now, boys, MI Brown rose from his bed and adlook out it I'll less you next Fall. The dressen the Court stating that although the limit due noise of corn must be Gov. Wise had promised him a fair trial, done up this Fall. If it be sward-land it was after all nothing but a mockery, tinet voice said : hreak it up now, after covering it with He stated that his money (\$260) had "I have, manual". In the Spring, put on a good been taken from him and that he had words to say supply of well-pulverized manure, harrow therefore no means to employ any one to what I have all along admitted the testing what I have all along admitted the testing and plant on the turf. So the man do errords for him or to hunt up testion may part to free the slaves. It intended certified in Suignellannah county and he got mony; that the officers had refused to do thinly to have made a clean thing of that matsupply of well-pulverized manure, harrow therefore no means to employ any one to the Committee decided that "topping" tiere... In my opinion the corn requires, counsel withdrew from the case... 6. I have another objection, and that is, it is said will absorb all the moisture there is On the 20th of October, a short time unjust that I should suffer such it penalty.

### Political.

We are indebted to the Tiogu Agfillior for the following abstract of the

Triat and Sentence of Brown.

For the past two weeks the daily newsbid with him into the jaws of death in the ed, and concluded in the afternoon. late invasion of the State of Virginia.

ers had counsel, when Brown addressed and insurrection. the Court as follows:

my own defence.

a trial, no insult, nothing but that which con-

assisted by Mr. Green his partner.

On the 26 of Octobor examinations of States or of a sovereign State. witnesses for the prosecution commenced.

tor that purpose. Mr. Betts read to the der in the first degree." Court a dispatch received from responsi-

the serving the write for his ter as I did list winter, when I went fate and didn't come out till the ballot for the the support of the Lecompton swindle, dral paper that soaking the seed gorn in witnesses; that he had no confidence in Missouri and there took the slaves without next office. Better then abandon the the great heart of the State throbbed hier the southing the secondary in the secondary in the south state of spoke asking for time which was refused. is the best way contrary to what I be Messra. Bott and Green, the Virginia

sis of the leading facts in the trisi, as want in this case be compelled to elect one or of space debars us from publishing the the counts in the indictment and abandon I believe that to have interfered as I have done, for the 25th of October the prelimina-four counts and is endorsed thus: an in-behalf of life despised poor, was no brong fy examination commenced at Charles-dictment for treason, advising and con-I should forfeit my life for the further-face of the seat of justice of Jefferson coun- spiring with slaves and others to rebel, the ends of justice, and mingle my block furthe Var Right magistrates were on the and for murder. The charge of murder ther with the blood of my children, and with bench, and by their direction the Sheriff is laid in two of the counts, the third and the blood of millions in this slave country trought the prisoners into Court under a fourth. The charge of treason is in the and unjust enactments, I admit, co let it by guard of eighty armed men—five times first, and the second charge alleges a done. Let me say one word further. I feel The number of Brown's invading force - charge different from that which is en- entirely satisfied with the treatment I have whole county ticket next year, they will courage to sustain manfully those who One Copy, one year were placed as a guard around the dorsed on the back of the indictment, received on my trial. Considering the cirwho were placed as a guard around the dorsed on the back of the indictment, cumstances it has been more generous than I dronce protected house in order to prevent his co- and which is upon record. The second expected, but I feel no consciousness of guilt, this letter: cape should be succeed in breaking the count is under the following statute: "It I have stated from the first what was nyinteniron manacles which bound-him to Cop- a free person advise or conspire with a tion and what was not. I never had any delie, the other prisoner. Brown seemed slave to rebel or make an insurrection, he sign against the life of any person, net and weak and haggard, with his eyes swelled shall be punished with death, whether disposition to commit treason, or excite the from the effects of the wounds on his such a rebellion or insurrection be suc-Sheriff Campbell read the commitment in the indictment is that these parties who Let me say also in regard to the statements of the prisoners. Mr. Harding, State's are charged by the indictment conspired made by some of those connected with me.

Wirginians I did not ask for any quarter vising and conspiring with slaves to rebel of them I never saw and never had a word of the Agutator a more extension with, till the day they came to littion throughout the country. at the time I was taken. I did not ask to and advising and conspiring with others me; and that was for the purpose I have stately the spared. The Governor of the to induce slaves to rebel. Whether he ed. Now I have done." State of Virginia tendered me his assurance was to avail himself of this irregularity that I should have a fair trial, and under no was to avail himself of this irregularity circumstances whatever will I be able to at by instructions from the court to the jury tend to a trial. If you seek my blood you can to disregard this second count entirely; or have it at any moment without the mockery whether it would be proper to wait until of a trial. I have had no counsel. I have not the conclusion of the trial, and then move here able to advise with one. I know nothing about the feelings of my fellow prisoners and I am utterly unable to attend in any way to the movie that the proceeded to argue the movie that the proceeded to argue the movie that the proceeding be comthe motion that the prosecution be com-My memory don't serve me. My health is pelled to elect one count and abandon an-

From the authority he read it would be science gives or cowardice would drive you to seen that in ease of treason could not be united arnment for trial, the prosecutors hoping scription list fer the Agitator: of strial. I do not know what the design of sould not be associated with other treating in the trial as witnesses or otherthis examination is; I do not know what is to some inferior grade of an offence be the benefit of it to the Commonwealth; I of the same character could not be inhave now little to ask, other than that I be already in so are the counts still loss can be considered. High treasure treating in the trial as witnesses or otherhave now little to ask, other than that I be already in so are the counts still loss can be considered. not foolishly insulted, as cowardly barbarians cluded in se, arate counts, still less can insult those who fall into their power."

At the conclusion of this speech the son in this country is high treason; treaCourt assigned Messrs. Faulkner and son against the State of Virginia is trea and has been taken to the Utica Asylum.

Court assigned Messrs. Faulkner and son against the State of Virginia is trea and has been taken to the Utica Asylum.

Court assigned Messrs. Faulkner and son against the State of Virginia is trea and has been taken to the Utica Asylum. Botts as counsel for the prisoner, the son against her sovereignty. We have He constantly supposed himself under ley's wife and daughters, and was their just and full recompense. It will inflexibly commend the policy of winning hither from accepted the position. Mr. Botts was treason can only be committed against treason can only be committed against sovereignty, whether that of the United A. I. Mr. The slave hold and published by Mr. Green his partner. sovereignty, whether that of the United

He was replied to by Messrs. Harding

in a bod which was brought into Court spiring with slaves to rebel and for mur-

these facts could be proved by witnesses mout, both on account of errors in the in-

the of market with Mr. Feet in the arti- for the defence immediately followed. State, except by a citizen, it ruled that the of market sugar, but I will give him a The object of this was to prove that Brown wherever allegiance was due, treasin may the of maple sugar, but I will give him a The object of this was to prove that Brown wherever allegiance was due, treasen may opposed to the stealing of men to make an amount of the object of this was to prove that Brown wherever allegiance was due, treasen may opposed to the stealing of men to make an amount of the object of this was to prove that Brown wherever allegiance was due, treasen may opposed to the stealing of men to make an amount of the object of tur, will be benten in the manufacture of Two or three witnesses were examined tions as to the form of the verdict reguler; that very, tery dischil article—soft south and others and not mayor to she indianger; ed, were also regarded us insufficient. The Court then asked Brown whether tens, then, vote accordingly."

he had anything to say why segtence should not be prohounced, when

Brown stood up, and in a clear and dis-

"I have, may it please the Court, a few Tit In the first place, I deny everything but mit murder or treason, or to destroy property. or to excite or incite the slaves to rebellion and to make an insurrection.

- I have another objection, and that k, it is

in the stalk consequently the stalk should was given for new counsel for the prison- liad I interfered in the manner which I admit ty. It is cowardly for those who represents the distinguished with until the grain is er who had just arrived, to consult—to has been fairly proven (far Ladmite the truth—sent others, to desire to do it secretly.

Already his organ, the State Sentinel, wit; Saml. Chilton, Esq., of Washington, the windsess who have testified in this case, but the windsess who have and Henry Griswald of Clearland, Ohio. and I so interfered in behalf of the rich, the Mr. Chilton made an address to the powerful, the intelligent, the so-called great, Court explanatory of his position. He or in behalf of their friends, sither father, was there at the earnest solicitation of his any of that class, and suffered and sacrificed friends, and being there, he desired to do what I have in this interference, it would have his duty as counsel for the prisoner, but been all right. Every makin this Court would voting would not be tolerated for a month, of October 29th. this he could not do without at least sev. have deemed it an act worthy of reward rather this he could not do without at least several many decreased and act worthy of reward rather and the same reason, the Republicans of that expedition (Brown's Reviews of Books; Literary Intelligence, than punishment. This Court acknowledges, indicturent, atc. He therefore asked for a delay of a few hours. But the Court is the same reason, the Republicans of this county, if they are wise, will choose raid on Virginia, has created a temporal rather person Mechanics and the Arts, &c. &c. Is each book kissed here which I suppose to be the Bible, of at least the New Testament. That therefore asked for a delay of a few hours. But the Court is the same reason, the Republicans of raid on Virginia, has created a temporal person Mechanics and the Arts, &c. &c. this county, if they are wise, will choose raid on Virginia, has created a temporal restrict to make the Tribure a newspaper to the danger that impends over the heads alone costing over \$15,000 per annum. papers have been filled will the court a delay of a fee hours. But the Court be the Bible, of at least the New Testament. proceedings in the case of "Old Brown" refused this. The trial must go on. The That teaches me that 'all things whatsoever and the other unfortunate men who rush- examination of witnesses was then resum- I would that men should do to me, I should ord. Let there be a fair and just repre- plicated in that nefarious transaction, has do even so to them.' It teaches me further. invasion of the State of Virginia. Mr. Chilton, for the prisoner, rose and with them.' I endeavored to act up to that open voting for candidates, and there will which will probably last until the storm open voting for candidates, and there will which will probably last until the storm open voting for candidates, and there will which will probably last until the storm open voting for candidates, and there will which will probably last until the storm open voting for candidates, and there will which will probably last until the storm open voting for candidates, and there will which will probably last until the storm open voting for candidates, and there will which will probably last until the storm open voting for candidates, and there will which will probably last until the storm open voting for candidates, and there will which will probably last until the storm open voting for candidates, and there will which will probably last until the storm open voting for candidates, and there will which will probably last until the storm open voting for candidates, and there will which will probably last until the storm open voting for candidates, and there will which will probably last until the storm open voting for candidates, and there will which will probably last until the storm open voting for candidates, and there will which will probably last until the storm open voting for candidates, and there will be not the probably last until the storm open voting for candidates, and there will be not the probably last until the storm open voting for candidates, and there will be not the probable open voting for candidates, and there will be not the probable open voting for candidates, and there will be not the probable open voting for candidates, and there will be not the probable open voting for candidates, and there will be not the probable open voting for candidates, and there will be not the probable open voting for candidates, and the probable open voting for candidates, and the probable open voting for candidates are p to remember them that are in bonds as bound derstand that God is any respector of persons. the others. The indictment consists of as I have always freely admitted I have done, whose rights are disregarded by wicked, cruel delivered. If the Republicans of this Presidential election, and repudiate every termined that it shall remain in the front slaves to rebel, or make any general insurrecsuch a rebellion or insurrection be suction. I never encouraged any man to do so, cessful or not." But the second count but always discouraged any idea of that kind. Attorney, asked that the Court might astogether, and, with other persons, to insign counsel for prisoners, if they had duce certain slaves, the property of Altogether, and, with other persons, to inthe Court inquired if the prisonstadt and Washington, to make rebellion
them, but as regretting their weakness. Not
erv one, viz: "clubbing" for the Anitator!

Attorney, asked that the Court might astogether, and, with other persons, to inthe country, and contains Exthem, but as regretting their weakness. Not
erv one, viz: "clubbing" for the Anitator!

Attorney, asked that the Court might astogether, and, with other persons, to inthe least
donbt, but there is another way of "clubglibly repeat, but we submit they are unpublished every Saturday, and contains Exthem, but as regretting their weakness. Not
erv one, viz: "clubbing" for the Anitator!

Inc. Harding, State's are charged by the indicator and the contract in the country, and contains Exthem, but as regretting their weakness. Not
erv one, viz: "clubbing" for the Anitator!

Inc. Harding, State's are charged by the indicator and i There is a broad difference between ad- greater part at their own expense. A number

> While Brown was speaking, perfect! The Court proceeded to pronounce the sentence. After a few preliminary remarks, in which he said no reasonable is getting along? It is most assuredly had better find some other defender than raisers a year's subscription price. doubt could exist as to the prisoner's guilt, those who support their party paper. Who the glib libeller of the Sentine. he sentenced him to be hung in public on are they that do the growling if the coun-I'riday, the 2d of December.

My memory don't serve me. My health is justificient, although improving. There are other, quoting Archibald's Criminal plead ing in support of his view. He further be allowed us, that I would urge in our favor; but if we are to be forced with a more form of a trial; to execution, you may spare youragely self-situate trouble. I am ready for my fate charges in the same trial.

In memory don't serve me. My health is pelled to elect one count and abandon another those who do not read their county paper? The Brown wire them for its in those who do not read their county paper? The Republicans who withhold their been convicted: nd sentenced to be hung on the 1sth of Dec., and we presume that country have the prisoner for meet various and direct our Union—will continue in essence what it has been the carnest champion of Liberty, and any larger number, \$1 cach.

The Republicans who withhold their support from their party paper in this country, are counted by the thousand our Union—will continue in essence what it has been the carnest champion of Liberty, and any larger number at \$1.20 cach.

From the authority he read it would be the same time. Stevens has been the carnest champion of Liberty, and any larger number at \$1.20 cach.

Progress, the trial is to those who do not read their county paper?

The Republicans who withhold their those who do not read their county paper?

The Republicans who withhold their those who do not read their county paper?

The Republicans who withhold their those who do not read their county paper?

The Republicans who withhold their those who do not read their county paper?

The Republicans who withhold their those who do not read their counts paper?

The Republicans who withhold their those who do not read their counts paper?

The Republicans who withhold their those who do not read their counts paper?

The Republicans who withhold their those who do not read their counts paper.

The Republicans who without their party paper?

The Republicans who without their party paper in this diffused trial, no insult, nothing but that which concience gives or cowardice would drive you to
factive.

In a person sending us a club of Twenty,
formed for 1860. Pass around the subscription list fev the Agitator.

In a person sending us a club of Twenty,
formed for 1860. Pass around the subscription list fev the Agitator.

In the same indictment. High treason
thus to involve distinguished Republifactive.

In the same indictment. High treason
thus to involve distinguished Republiserial. I do not know what the design of
the White likewise from Land Monopobis examination is; I do not know what is to
bis examination is; I do not know what is to
bis examination is; I do not know what is to
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be excused form the united to an extra copy, in a club of fifty, we will send the su

### The Notter Journal.

the citizens of this county know when but we have not yet heard a whisper from us calculated to enhance the dignity or the the county was organized, or any thing a single one of these allies of Slavery, and recompense of Labor and promote the wellstern as the county was organized, or any thing a single one of these allies of Slavery, and recompense of Labor and promote the wellstern as the first degree."

Brown sat up in his bed while the ver- of its early history; we are sure that some so our friend of the Eric Guzette perison.

The "irrepressible conflict" between Darks

the public purse. Let intelligent citi-other inference is possible

Viva Voce Voting in Conventions

We clip the following pithy paragraph rom the last Warren Mail:

"Some of the Chautauque papers intimate that Worthy Putnam was cheated he stood up for the doctrines of his inauthe late County Convention, because gural, in the face of the efforts of the Nadue of his votes stuck in the hat lining tional Administration to coerce him into cowardly secret ballot, as we have. Bring our delegates up to the viva voce pitch, and you will know who dodges and who thusiastic in his support. But when that

be no trouble about the ticket nominated.

#### The Surest Way of Electing the Wifele Republican County Ticket Next Year.

The following letter from the Wells-

COVINGTON, October 27, 1859. Mr. Young: In your last week's issue to the grand struggle in prospect, next year. That such a movement would ac

juict prevailed. When he had finished, paper, or, is it that large class of voters who withhold their support?

y nominations do not suit them? Is it

was heredilary in the family, and that these facts could be proved by witness, the could be proved by witness, the could be proved by witness, the could not be the account of crors in the region ont, both on account of crors in the region of crors in the region of the family, and that the prisoner had been firmed the truit of the statement but refused to take any advantage of this plea, was not on each count separately, but a statement but refused to take any advantage of this plea, was not on each count separately, but a statement but refused to meet his fate as a man and not as a presument manica.

If the prisoner had been found guilty of both. By agreement the argument of the same performance of the processory of the pleasure of the processory of the proc

osed to the extension of human bondage, of involuntary human servicade.

Packer Democrats.

When his excellency, William F. Packer, called the Hon. John C. Knox to his as a relable mirror of the passing world aid as the law officer of his Cabinet, the people put confidence in him; and whon with pleasure, and the people were enweak-kneed Lamberton made his whin-We commend the above argument in ing appeal in the State Convention, every favor of viva voce voting in County Con-sensible man knew that Packer's opposiventions to the Republicans of this countion to Lecomptonism would soon coze

Congress and of the Legislature, if they State affords, and is as reckless in slanshould abandon the viva voce method of dering the Republican cause and its excepted). woting, and conseal their actions from the advocates, as ever was the Pennsylvanian, the best newspaper writers of the day knowledge of the people? Such secret Witness the following from the Sentinel mestic and Foreign Correspondence; Pro

that their constituents can see their rece of many of their prominent leaders, imsentation of the different Townships, and imposed a present restraint upon them, less the same party—reckless, dishonest, traitorous and unprincipled. One thing the Cattle, Horse, and General Markets, at to-day, another to-morrow—any thing for bly reported expressly for the Tribure; by power and spoils and, unless we mistake eign and Domestic Correspondence; and them' much, in order to avoid the odium ing the sessions of Congress it contains are Soro Agitation contains more working po. which attaches to them in consequence many of Congressional doings, with them initial advice, than the best speech ever of the Harper's Ferry transaction, they make the Semi-Weekly Tribune a Literary, will change their name again before the well as a political newspaper, and we cre county desire to make a sure thing of the suspected leader. They have not the of family papers. once profit by the lesson contained in sustain their cause, but, coward-like, desert in the hou: of danger those who dared boldly to carry out their principles."

We are at a loss for any motive or ex- seenber, \$2.20 cach. "Frank" urges the formation of political cuse for uttoring such gross and notorious over, will be entitled to an extra copy. subs in every township throughout the fulsehoods against a majority of the peocounty, as a preliminary movement, prior ple of the Free States. Reckless, dis- one year. honest, traitorous and unprincipled, are men at \$2 per apunin. complish wonders, I have not the least epithets which any bar-room loafer can them, but as regretting their weakness. Not ery one, viz: "clubbing" for the Agitator! nowspaper; and that a party which de- the news of the week, interesting corresponds to the news of the news of the week. Now I insist upon the Republicans giv-ing the Agitator a more extended circuitor of the United States while writing at ing and reliable Political Mechanical and a I would ask who are the werkers of the his desk in the Senate chamber, is not in We shall doesn't does Republican Party, or any other party? a condition to make these charges against stantly labor to improve the quality of their left the man that supports his county any opponent with decency or propriety. WEEKLY TRIBUNE, which, we intend, that If Governor Packer desires to retain a he the best Family Weekly Newspaper p Who are they who know how the party particle of respect from honest men, he Market Reports alone richly worth to

### THE NEW-YORK TRIBUNE.

Most of our readers have heard of the ence on remote Markets which paralyzes ex- Subscription Free South, published at Newport, Ken- ertion by denying to foil any adequate and Terms always cash in advance. All letter tucky, by WM. S. BAILEY. It was an chief evil of our time is the inordinate multierate free speech in that State, and so ly into debt, while our laborers roam in fruitthey ordered a mob to destroy the press less quest of employment, leaving their chile A COMPLETE ASSORTMENT ON During the day from stated that he had fall confidence in the goodness of God; that he was confident that He would rescan him from the perils that then surrousded him; that he had before had right move for an arrest of judgement.

On Mondy the trial was resumed. Mr was, but that God had always been at his side; and that as he knew Hz was with he feared nothing.

On the 27th Brown was so unwell as to make it necessary for him to lie down. Alvert to make it necessary for him to lie down. The COUDERSPORT, PA.,

I have all flow ordered a mob to destroy the press and type on which the Free South was form in want of bread, though the farm in want of bread, though the farm is and type on which the Free South was form in want of bread, though the farm is and type on which the Free South was form in want of bread, though the farm is and type on which the Free South was form it was of the sell his crops at most in the gublished. The mob obeyed orders with alacrity. Mr. Bailey's enture property the independent of that every other material and type on which the Free South was form it want of bread, though the farm is and type on which the Free South was form it want of bread, though the farm is want of bread, though the farm is want of the sell his crops at most investigation of the sell his crops at most investigation

Court a dispatch received from responsible parties in Ohio, saying that five of
Brown's immediate relatives were afflicted with insanity; that this montal disease

Brown sat up in his bed while the verof its early history; we are sure that some
of the mest intelligent of our citizens were
ignorant of the mest intelligent of our citizens were
ignorant of the matter until they heard a

of the mest intelligent of our citizens were
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of the mest intelligent of our citizens were
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of the mest intelligent of our citizens were
ignorant of the matter until they heard a

of Damogratic prints which have been ment give a seeming advantage to Wrong;
was hereditary in the family, and that

Mr. Chilton moved an arrest of judge

Mr. Chilton moved an arrest of judge Association a week or so ago. We take rage of Harper's Ferry mob have noth. Humanity and Right. The year 1860 must

thropy and the inalienable, Rights of and Domestic Correspondence and stren ed our Editorial staff, we believe the may safely challenge a comparison will in the collection or presentation of intelli though we eschew that reputation for prise which is acquired by bribing m gers and clerks in public offices to con the premature publication of treaties of official documents. We prize accept statement quite as highly as promptitud endeavor not to sacrifice, the latter ning, curing the former. Essentially, the ha will be what it has been, while we shall e stantly study to improve its every featu " make each day a critic on the last general verdict of the Press and the has affirmed the success of our past a by equal earnestars and assignity. We those who believe the general influen

ng that influence through an increase abscriptions. THE NEW-YORK DAILY TRIBUNE is printed on a large imperial sheet, and he lished every morning and evening (Sun It contains Editorials on the ings of Congress; reports of Lectures; News; Castle, Horse, and Produce Marke

our journal to be salutary to aid as in ex

TERMS: THE DAILY TRIBUNE is mailed to serbers at \$6 per annum, in advance; § six months.

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Any person sending us a club of twent

The Semi Weekly Tribune is sent to Cle

We shall, during this year, as litherto, co lished in the World. We consider the Ca

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