

HARVEY SICKLER, Proprietor

"TO SPEAK HIS THOUGHTS IS EVERY FREEMAN'S RIGHT. "-Thomas Jefferson.

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BY HARVEY SICKLERa

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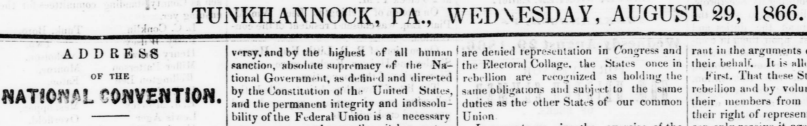
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The undersigned having lately purchased the "BUEHLER HOUSE" property, has already com-menced such alterations and improvements as will reader this old and popular House equal, if not supe-rior, to any Hotel in the City of Harrisburg. A continuance of the public patronage is reflect-full existence. fully solicited. GEO. J. BOLTON.

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The Hon. HENRY J. RAYMOND, Chairman of the Committee on Resolutions and an Address, at the late National Convenvention at Philadelphia, read the following address which had received the unanimous approval of the Committee and which was adopted by the Convention without a dissenting voice.

ADDRESS. To the People of the United States :

Having met in Convention at the city of Philadelphia, in the State of Pen-ylvania, this 16th day of August, 1866, as the representatives of the people in all sections and all the States and Territories of over all the territory and over all the States right of any Congress, in formal possession them, and duties may be evaded by the the mode which the constitution itself the Union, to consult upon the condition and the wants of our common country, we to promote.

Since the meeting of the last National Convention, in the year 1860, events out. All the rightful power it can ever such conditions as it may dictate have occurred which have changed the possess is that which is conterred upon it in ously, the reasons for such exclusion being nations of the earth. Our Government has passed through the vici-situdes and the perils of civil war - a war which, though mainly sectional in its character, has nevertheless decided political differences that from the very beginning of the Government had threatened the unity of our national existence, and has left its impress. deep and inclaceable, upon all the interests, the sentiments, and the destiny of the Republic. While it has inflicted upon the States. The war was carried on by virtue Western or Southern interests, or of both whole country severe losses in life and in of its provisions and under the limitations combined, may exclude the Northern or property, and has imposed burdens which which they prescribed, and the result of the the Eastern States from the next, must weigh on its resources for generations war did not either enlarge, abridge, or in to come, it has developed a degree of noble any way change or affect the powers it con- the establishment of the principle now ascourage in the presence of national dangers fers upon the Federal Government, or re-serted and acted upon by Congress will a capacity for military organizations and lease that Government from the restrictions render thera by no means impossible. The achievements, and devotion on the part of which it has imposed. the people to the form of government which

given new scope to the ambition of politi- several States or to the people thereof. cal parties, and fresh impulse to plans of

bility of the Federal Union is a necessary Union. consequence ; and secondly, it has put an test, and controversy upon both has ended

absolutely and finally by the result. In the third place, we deem it of the ut-

possession or of civil authority, which it lege, at its own discretion, and until they States. It was that power and that au change.

was simply the defeat of that attempt. The Government of the United states Congress may exclude it for another. One acted throughout the war on the defensive. State may be excluded on one ground to-

It sought only to hold possession of what day, and another may be excluded on the was already its own. Neither the war nor opposite ground to morrow Northern asthe victory by which it was ended changed cendency may exclude Southern States in any way the Constitution of the United from one Congress-the ascendency of

of its republican institutions, and command so, precisely as before the war, all the the respect of the civilized world Like all powers not conferred by the Constitution

This position is vindicated not only by hitherto to establish and maintain free gov. cal parties, and tresh implified of pairs of pairs of innovation and reform. Amidst the chorus of conflicting sentiments, inseparable from the language and spirit of the Constitution, South America. Party necessities assersuch an era, while the public heart is keen- but by all the acts and the language of our themselves as superior to fundamental law, directly from the laws of war; that it is the stability of free government, that the ly alive to all the passions that can sway Government, in all its departments and at which is set aside in reckless obedience of amorg the rights which victorious war al constitution of the the public judgment and affect the public all times, from the outbreak of the rebell behests. Stability, whether in the exert ways confers upon the conquerors, and tended most carefully to provide. We deaction, while the wounds of war are still ion to its final overthrow. In the messa-fresh and bleeding on either side, and fears ges and proclamations of the Executive it erament or in the enjoyment of rights, be-waive, in his own discretion. To thus we In this alone, can we find a bafor the future take injust proportions from was explicitly declared that the sole object comes impossible, and the conflicts of party, reply, that the laws in question relate solethe memories and resentments of the past, and purpose of the war was to maintain which under constitutional governments ly, so far as the rights they confer are conit is a difficult, but an imperative duty the authority of the Constitution and to are the conditions and means of political cerne?, to wars waged between alien and of the usurpation which we condemn, that which, in your behalf, we who are here as- preserve the integrity of the Union, and progress, are merged in the conflicts of independent nations, and can have no place the condition of the Southern States and For the first time after six long years of solemn declaration, and added the assur- ably tend. alienation and of conflict, we have come to- ance, that whenever this object should be It was against this peril, so conspicuous, when all of connective have come to- attempted the war should cease, and all the and so fatal to all free governments, that its anthority. If we had carried on suc- sentiment and purpose, and that neither of our land, as citizens of a common coun- States should retain their equal rights and our Constitution was intended especially try, under that flag, the symbol agair. of a dignity unimpaired. It is only since the to provide. Not only the stability, but the common glory, to consult together how best war has closed that other rights have been very existence of the Government is made to secure and perpetuate that Union which asserted on behalf of one department of the by its provisions to depend upon the right is again the object of our common love, and General Government. It has been pro- and the fact of representation. The Conthus secure the blessings of liberty to our- claimed by Congress that in addition to the gress, upon which is conferred all the legpowers conferred upon it by the Constitu- | islation power of the National Government, In the first place, we invoke you to re- tion, the Federal Government may now consists of two branches-the Senate and member always and everywhere that the claim over the States and the territory, House of Representatives--whose joint war is ended, and the nation is again at and the people involved in the insurrec- concurrence or assent is essential to the peace. The shock of contending arms no tion, the rights of war-rights of conquest validity of any law. Of these, the llouse longer assails the shuddering heart of the and of confiscation, the right to abrogate of Representatives, says the Constitution, of the United States was the enly Govern- in all their public conduct to the require-Republic. The insurrection against the all existing governments, institutions, and (Article 1st., section 2d.) shall be composed supreme authority of the nation has been laws, and to subject the territory conquer. of members chosen every second year by people had relations with foreign nations, have no right to exact from them conformsuppressed, and that authority has been ed and its inhabitants to such terms and the p ople of the several States. Not only again acknowledged by word and act in regulations as the legislative department of the right of representation thus recognized they were recognized or known anywhere own. every State and by every citizen within its the Government may see fit to impose, un- as possessed by all the States and by every jurisdiction. We are no longer required der the broad and sweeping claim that the State, without restriction, qualification, or or permitted to regard or treat each other clause of the Constitution which provides condition of any kind, but the daty of as enemies. Not only have the acts of war that no State shall without its consent be choosing Representatives is imposed upon been discontinued and the weapons of war deprived of its equal suffrage in the Sen- the people of each and every State alike, laid aside, but the state of war no longer ate of the United States has been annull- without distinction among them for any exists, and the sentiments, the passions, the ed; and States have been refused, and are reason or upon any grounds whatever,relations of war have no longer lawful or still refused, representation altogether in And in the Senate, so careful is the Conrightful place anywhere throughout our both branches of the Federal Congress; stitution to secure to every State this right broad dominion. We are again people of and the Congress in which only a part of of representation, it is expressly provided the United States, fellow-citizens of one the States and of the people of the Union that no State shall without its consent be country, bound by the duties and obliga- are represented has asserted the right to deprived of its equal suffrage in that body, tions of a common nation, and having neith- exclude others from representation and even by an amendment to the Constitution er rights nor interest apart from a common from all share in making their own laws itself. When, therefore, any State is ex destiny. The duties that devolve upon us and choosing their own rulers, unless they cluded from such representation, not only now are again the daties of peace, and no shall comply with such conditions and per- is the right of the State denied, but the longer the duties of war. We have assem- form such acts as this Congress, thus com- constitutional integrity of the Senate is imbled here to take counsel concerning the posed, may itself prescribe. That right itself is brought in question. But Conmost wisely and effectually heal the wounds it has been exercised, and is gress at the present moment thus excludes the war has made, and perfect and perpet- practically enforced at the present time.- from representation in both branches of uate the benefits it has secured, and the Nor does it find any support in the cry Congress ten States of the Union, denving blessings which, under a wise and benign that the States thus excluded are in re- them all share in the enactment of laws by Providence, sprung up in its fiery track - bellion against the Government, and are which they are to be governed, and all par-This is the work not of passion, but of calm therefore precluded from sharing its author- ticipation in the election of the rulers by and sober judgment ; not of resentment ity. They are not thus in rebellion. They which those laws are to be enforced. In for past offences prolonged beyond the lim- are one and all in an attitude of lovalty its which justice and reason prescribe, but towards the Government, and of sworn al- twenty-six States are represented asserts of a liberal statesmanship which tolerates legiance to the Constitution of the United the right to govern, absolutely and in its what it cannot prevent and builds its plan States. In none of them is there the slight- own discretion, all the thirty six States and its hopes for the future rather upon a est indication of the resistance to this au- which compose the Union; to make their community of interest and ambition than thority, or the slightest protest against its laws and choose their rulers, and to exclude In the next place we call opon you to tion of renewed loyalty has been officially government, nutil it sees fit to admit them recognize, in their full significance, and to recognized by solemn proclamation of the thereto. What is there to distinguish the it was in these respects the result of com- should defy for a time the imperfect disciaccept, with all their legitimate conse- Executive Department. The laws of the power thus asserted and exercised from promises and concessions to which, hower- pline of law and excite anew the fears and quences, the political results of the war just United Statss have been extended by Con the most absolute and intolerable tyranny? er necessary when the Constitution was forbodings of the patriotic and well disclosed. In two most important particulars gress over all these States, and the people Nor do these extravagant and unjust claims formed, we are no longer compelled to posed. It is unquestionably true that lothe victory achieved by the National Gov- thereof. Federal Courts have been re- on the part of Congress to powers and au- submit; and that now, having the power cal disturbances of this kind, accompanied ernment, has been final and decisive, first : opened, and Federal taxes imposed and thority never conferred upon the Govern- through successful war, and just warrant by more or less of violence do still occur. it has established beyond all further contro- levied, and in every respect, except they ment by the Constitution, find any war- for its exercise in the hostile conduct of the But they are confined entirely to the cities

sanction, absolute supremacy of the Na- the Electoral Collage, the States once in their behalf. It is alleged--

Obvi-

Improbable as such usurpation may seem character, indeed, the very existence of tice which has rendered fruitless all attempts tion and laws of the United States.

versy, and by the highest of all human are denied representation in Congress and rant in the arguments or excuses urged on insurgent section, the actual Government of the United States may impose its own tional Government, as defined and directed rebellion are recognized as holding the First. That these States, by the act of conditions and make the Constitution conby the Constitution of the United States, same obligations and subject to the same rebellion and by voluntarily withdrawing form in all its provisions to its own ideas and the permanent integrity and indissolu- duties as the other States of our common their members from Congress, forfeited of equality and the rights of war. Con-

their right of representation, and that they | gress, at its last session, proposed amend-It seems to us, in the exercise of the can only receive it again at the hands of ments to the Constitution, enlarging, in end, finally and forever, to the existence of calmest and most candid judgment we can the supreme legislative authority of the some very important particulars, the auslavery upon the soil or within the jurisdic- bring to the subject, such a claim so enforc- Government, on its own terms and at its thority of the General Government over tion of the United States. Both these ed involves as fatal an overthrow of the own discretion. If representation in Con- that of the several States, and reducing, by points became directly involved in the con- authority of the Constitution, and as com- gress and participation in the Government indirect disfranchisement, the representapiete a destruction of the Government and were simply privileges conferred and held tive power of the States in which slavery Union, as that which was sought to be ef by favor, his statement might have the formerly existed; and it is claimed that fected by the States and people in armed merit of plausibility. But representation these amendments may be made valid as most importance that the real character of insurrection against them. It cannot es is, under the Constitution, not only ex- parts of the original Constitution without the war, and the victory by which it was cape observation, that the power thus asser- pressly recognized as a right, but it is im- the concurrence, of the States to be most closed, should be accurately understood. ted to exclude certain States from repre- posed as a duty, and it is essential in both seriously affected by them; or may be im-The war was carried on by the Govern- sentation is made to rest wholly in the will aspects to the existence of the Govern- posed upon those States by three fourths ment of the United States in maintainance and discretion of the Congress that asserts ment and to the maintenance of its au- of the remaining States, as conditions of of its own authority and in defence of its it. It is not made to depend upon speci- thority. In free governments fundamenown existence, both of which were men- fied conditions or circumstances, not to be tal and essential rights cannot be forfeited, gress and in the Electoral College. aced by the insurrection which it sought to subject to any rules or regulations whatev except against individuals by due process suppress. The suppression of that insur- er. The right asserted and exercised is of law, nor can constitutional duties and rection accomplished that result. The Gov- absolute, without qualification or restric- obligations be discarded or laid aside .-ernment of the United States maintained tion, not confined to States in rebellion nor The enjoyment of rights may be for a due deliberation may deem expedient .--

and people within its jurisdiction which the of legislative authority, to exclude any refusal to perform them. The withdrawal points out, in conformity with the letter Constitution confers upon it, but it acquir- State or States, and any portion of the peo- of their members from Congress by the and spirit of that instrument, and with the address to you this declaration of our prin - ed thereby no new power, no enlarged ple thereof, at any time from representa- States which resisted the General Governciples and of the political purposes we seek jurisdiction, no rights, either of territorial tion in Congress, and in the Electoral Col- ment was among their acts of insurrec tion-was one of the means and agencies did not possess before the rebellion b.oke shall perform such acts and comply with by which they sought to impair the authority and defeat the action of the Government ; and that act was annulled and ren- three-fourths of all the States, including escharacter of our internal policy, and given express terms, or by fair and necessary im- wholly within the discretion of Congress, dered void when the insurrection itself pecially those to be most seriously affected the Unit of States a new place among the plica ion, by the Constitution of the United may change as the Congress itself shall was suppressed. Neither the right of rep- by them, or to impose them upon States or

thority which the rebellion sought to over- One Congress may exclude a State from was in the least impaired by the fact of in- admission to any of the rights, duties, or throw, and the victory of the Federal arms all share in the Government for one rea- surrection, but it may have been that, by obligations which belong, under the constison, and that reason removed the next reason of the insurrection, the conditions on aution, to all the States alike; and with which the enjoyment of that right and the still greater emphasis do we deny the right performance of that duty for the time de- of any portion of the States from any share pended, could not be fulfilled. This was, in their councils, to propose or sanction in fact, the case. An insurgent power, in changes in the constitution which are to the exercise of usurped and unlawful au- affect permanently their political relations, thority in the territory under its control, and control or coerce the legitimate action had prohibited that allegience to the Con- of the several members of the common stitution and laws of the United States Union. Such an exercise of power is simwhich is made by that fundamental law ply a usurpation, just as unwarrantable the essential condition of representation in when exercised by Northern States as it Government. No man within the insur- would be if exercised by Southern, and not gent States was allowed to take the oath to be fortified or palliated by anything in to support the Constitution of the United the past history either of those by whom it States, and as a necessary consequence no atempted or of those upon whose rights and The Constitution of the United States is Congress and the Union, is thus made man could blawfully represent those States liberties it is to take effect. It finds no they have ordained, and to the principles to day precisely as it was before the war- dependent solely and entirely upon the in the councils of the Union. But this warrant in the constitution. It is at war of liberty which that Government was de- the supreme law of the land, anything in party and sectional exigencies or forbear - was only an obstacle to the enjoyment of with the fundamental principles of our form signed to promote, which must confirm the the constitution or laws of any State to the abce of the hour. We need not stop to the right and to the discharge of a duty; of go zeroment. If tolerated in one inconfidence of the nation in the perpetuity contra y not withstanding. And to-day al- show that such action not only finds no it did not annul the one nor abrogate the stance it becomes the precedent for future warrant in the Constitution, but is at war other, and it ceased to exist when the invasions of hbertyand constitutional right, with every principle of our Government usurpation by which it was created had dependent solely upon the will of the party great contests which rouse the passions and upon the General Government, nor prohib- and with the very existence of free unsti- been overthrown and the States had again in possession of power, and thus leads by test the endurance of nations, this war has iter by it to the States, are reserved to the tutions. It is, indeed, the identical prac- resumed their allegiance to the Constitu- direct and necessary sequence to the most

their readmission to representation in Con-

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It is the unquestionable right of the people of the United Stats to make such changes in the Constitution as they upon by force of arms the supreme authority to States that have rebelled. It is the time suspended by the failure to claim Bot we insist that they shall be made in principles of self government and of equal rights which lie at the basis of our republican institutions. We deny the right of congress to make these changes in the fundamental law without the concurrence of sentation nor the duty to be represented people as conditions of representation or of fatal and intolerable of all tyrannies, the Second. But it is asserted in support of tyranny of shifting and irresponsible politi-



the House. T. B. WALL, Owner and Proprietor. Tunkhannock, September 11, 1861.

NORTH BRANCH HOTEL, MESHOPPEN, WYOMING COUNTY, PA Wm. H. CORTRIGHT, Prop'r

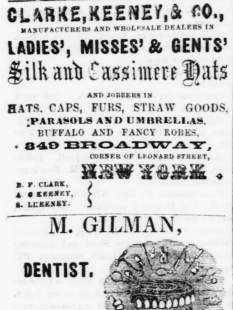
Having resumed the proprietorship of the above Hotel, the undersigned will spare no effort to render the house an agreeable place of sojourn for sll who may favor it with their custom. Wm. H CORTRIGHT.

June, 3rd, 1863



PROPRIETOR.

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sembled have undertaken to perform. -

selves and our posterity.

upon distrust and the weapons of force.

other **v**ords, a Congress in which only

right to enforce our laws upon their peo- might reply to thisple, aud to impose upon them such laws States, limited only by our own Constitu- ted States.

tion. Our laws were the only national

on the fare of the earth. In all these re-

insurrection against the Government gives overthrow their authority. additional authority and power to that

just and binding obligations. This condi- the other ten from all share in their own justice and impartial equality which the principles of our Government require ; that

United St

Congress more than once reiterated this arms, to which they directly and inevit- or force in this regard in a war waged by people is not such as render safe their rea government to suppress an insurrection admission to a share in the government of of its own people upon its own soil against the country; that they are still disloyal in cessful war against any foreign nation, we the honor, the credit, nor the interests of might thereby have acquired possession the nation would be safe if they were reand jurisdiction of their soil, with the admitted a share in its councils. We

First That we have no right for such and such obligations as we might choose. reasons to deny to any portion of the But we had, before the war, complete ju- States or people rights expressly conferred risdiction over the soil of the Southern upon them by the Constitution of the Uni-

Second, That so long as their acts are laws in force upon it. The Government these of loyalty ; so long as they conform ment through which those States and their ments of the Constitution and laws, we and its flag was the only flag by which ity in their sentiments and opinions to our

Third. That we have no right to disspects, and in all other respects involving trust the purpose or the ability of the peonational interests and rights, our possession | ple of the Union to protect and defend unwas perfect and complete. It did not need der all contingencies, and by whatever to be acquired, but only to be maintained; means may be required, its honor and its and victorious war against the rebellion welfare. These would in our judgment, be could do nothing more than maintain it .-- full ond conclusive answers to the plea thus It could only vind cate and re-establish advanced for the exclusion of these States the disputed supremacy of the Constitu- from the Union. But we say, further, that tion. It could neither enlarge nor di- this plea rests upon a complete misappreminish the authority which that Constitu- hension, or an unjust perversion of existing tion confers upon the Government by facts. We do not hesitate to affirm that which it was achieved. Such an enlarge- there is no section of the country where ment or abridgement of constitutional the Constitution and laws of the United power can be effected only by amendment States find a more prompt and entire obeof the Constitution itself, and such amend- dience than in those States and among ment can be made only in the modes which those people who were lately in arms against them, or where there is less pur-The claim that the suppression of an pose or danger of any future attempt to

It would seem to be rational and inevita-Government, especially that it enlarges ble that in States and sections so recently the jurisdiction of Congress and gives that swept by the whirlwind of war, where all body the right to exclude States from rep- the ordinary modes and methods of organresentation in the National Councils, with- ized industry have been broken up, and out which the nation itself can have no an- the bonds and influences that guarantee sothority and no existence, seems to us at cial order have been destroyed ; where variance alike with the principles of the thousands and tens of thousands of turbu-Constitution and with the public safety. | lent spirits have been suddenly loosed from Third. But it is alleged that in certair, the discipline of war, and thrown without particulars the Constitution of the United resources or restraint upon a disorganized United States fails to secure the absolute and chaotic society, and where the keen sense of defeat is added to the overthrow of ambition and hope, scenes of violence