Whig. Morth Carolina

"Be true to God, to your Country, and to your Duty."

VOLUME 6.

CHARLOTTE, N. C., APRIL 14, 1857.

NUMBER 7.

THOMAS J. HOLTON. EDITOR & PROPRIETOR.

TERMS:

The North Carolina Whig will be afforded to subscribers at TWO DOLLARS in advance: TWO DOLLARS AND FIFTY CENTS if payment be server, that there are some things which disayes for three months; and THREE DOLLARS every man has to learn for himself. It at the end of the year. No paper will be discon-mand until all arrearages are paid, except at the is called accommodation paper was one of

A vertisements inserted at One Dellar per square in this way, yet tens of thousands have been runed in this way, yet tens of thousands continue in this way, yet tens of thousands have been runed in this way, yet tens of thousands have been runed in this way, yet tens of thousands have been runed in this way, yet tens of thousands continue in the proper in the prop higher; and a deduction of 334 per cent, will that they also, in spite of their assertions ade from the regular prices, for advertisers by that they would never be losers by it, are the year. Advertisements insurted monthly or a state of \$1 mer square for each time. Semi-monthly 15 cents per square for each time. brought to bankruptcy by it. Sir Walker

terPostumaters are authorized to act as agents adding acre to acre, farm to farm, woke one

Union Line. CHARESTON TO CHERAW VIA GEORGETOWN.

STEAMERS MARION AND GOV. GRAHAM. trueted. Even Barnum, whose name had Pepular steamer Mari.
on Capt. Jno. Ferguson is now regularly engaged in fatuation accompanying the practice of endows the first steamer Mari. and is known as the most prompt and of. dursing notes, which fulls sagacity to sleep,

The for Graham is a very light draught and oil calculated for the River trade, and being away their fortunes on this mercantile rouge of in the hands of an old all experienced com.

The for Graham is a very light draught and away their fortunes on this mercantile rouge of moir. No man ought ever to endorse an er. J. I. Reiger can be relied upon, to serie- accommodation note. The financiering which and the freight without detention. The Gov. Gra-raises money in this way is radically wrong am will only fine to Georgetawa but will con-demorally regarded as the cheapest, it is neet with the Marion in low stages of the River, berely avoiding any detention from low water really the very dearest method; for the on floats being well previded with suitable friend who endorses for you is sure, some

beignments to the Agents in Charleston will CALDWELL & ROBINSON.

SHACKLEFORD & FRASER DAN'L A. HORN.

Encourage Home Industry! H AVING PURCHASED the CONCORD FAC-

B B BE W

Qualergn. Sheetings. Shirtinger, Grain Bagging, Heavy Deilling,

Threding Ropes, Bed Cords. Well Hopes, Carpet Chain, Wronging Twine.

I am making an article of Cloth for the purpose of Shipping Floor, Wheat and Corn. Farsurings in use it. All orders from a distance will be about addition with a property of the pr J. McDONALD.

Countryl, Oct. 28, 1826.

a all its beauches, we bake this method of inform

nor, all amost of Lumber rapped and jointed to or you can pay; and be sure of one thing - then, suspiciously glancing at the child every der, our such and Blird machines are in constant, when you pay, as most likely you will, it little while, she continued setting the table operation will be at a time when the payment is est for supper-

of the best Loraber the country affords.

fages we have of doing work with simpatch our mitto is, "By industry we thrive."

RUDISILL & WHISNANT. May 27, 1856. 1416 I. Thunkful for the natzonage so liberally be Mewed upon me by the estractor of Charlotte and the autrounding country heretolore, I ask a con-JONAS RUDISILL

G. P. ANDERSON.

MERCHANTS,

No. 10, Ronaoke Square,

NORFOLK, VA.

Notice.

d.FOffice in Brawley's Building, upstairs.

J. A. YOUNG.

J. H. WHITE.

DIRECTURS: M. B. TAYLOR, President.

S. P. ALEXANDER, Vice President.

J. H. CARSON, Executive Com-

E. NYE HUTCHISON, Secretary.

Notice.

call close up the same, by note or each, I shall be compelled to file, forthwith, Bulls in Equity, there-

by subjecting such persons to additional and un-accessity costs.

Charlotte, June 17, 1856.

York District S. C.

which nates and clames, being the prop erty of A. C. Steele, A. Bethane & Co., and oth-

S. W. DAVIS,

A. C. STEELE, mittee.

J. H. WILSON, Atturney.

Notice. DERSONS Owing accounts at the Charlotte Provide sticulture to the sair of Flour and other Book More, for the year 1855, must call and et kinds of Process, according unon coverity charges and removing prompt ratures. LOWRIE & ENNISS.

April 8, 1856.

New Establishment. 2 THE CHARLOTTE MUTUAL INSURANCE COMPANY continues to take risks against loss by Fire on Humas, Goods, Produce, &c., at

THE undersigned having established himself usual Dermanally in Charlotte, intends categorg on the following branches of humaness, via:

Silver Plating, Gun and Locksmithing, Bell Hanging : Silver, Brass and all kimis of Metal Work repuired; Composetion Mill Inks and Toxes of the most durable kind made, and warranted to be reperior to any other hind for Mill and

Factory purposes. All of the above branches I warrant to turn out in a workinghibe style.

Coach makers at a distance that wish to have their work done I will give particular attention to

dispatching as soon as possible.

Foreconsists distance Wishing Consultered from float to percussion or otherwise repaired, excep-stocking, will have them repaired and returned on be sinctest time possible.

I could give any number of reference as to orthonombip, but I deem it unnocessary as I will work as your as possible all.

LF JOBBING will be each. Please give a call at my shop, opposite the Pres-

hylezean Church. JOHN M. MASON. Charlotte Murch 18, 1856.

Was Last Notice. a M bUBLIC NOTICE is hereby given, that all the Notes and Accounts at SPRATT & ALLISON - SPRATT, DANIEL & Co., and ALLISON & DANIEL, we transferred to the uncespiced, for the benefit of the creaters of sai J. R. DANIEL for immediate collection.

JOHN ALLISON.



ENDORSING NOTES.

them. Tens of thousands have been ruined

Scott, who had gone on from year to year,

morning to find that he was rained through

his endorsements on Constable's paper; and

cessive labor-bad to be devoted not to

carrying out the favorite dream of his am-

bition, but to liquidating the debts thus con-

else how can we account for the fact that so

many able men have, so to speak, gambled

time, to want an endorsement in return;

and he who once begins to endorse for

another, has put his fortune at the risk of a

hundred casualties beyond his own control.

It is a game of hazard, which, once com-

menced, hardly ever can be stopped. Money

can be got so readily by endorsing, that the

temptation is great to enter on speculation

that would never otherwise be thought of,

and hence it requires the coolest of heads

and the most prudent of operators to resist

becoming too extendent when a habit of ex-

the rest of his life-a life shortened by ex-

HALLOWED BE THY NAME.

BY ELIER COOK. List to the dreamy tone that dwells In rispling wave or sighing tree; Go hearken to the old church bells. The whistling bird, the whizzing beat

"Tis "power and glory" they proclaim; The chimes, the creatures, waters, wind, All publish, "hallowed be thy name."

The pilgrim journeys till he bleeds, To gain the altar of his sires; The bermit porce above his bends, With zeal that never wares nor tires;

But holiest rite or longest prayer. That soul can yield or wisdom frame, What better import can it hear, Than Father, "hallowed be thy name!"

The savage kneeling to the san, To give his thunks or sak a boon ;

The rapture of the igint one, Who laughs to see the elear round meen, The saint well taught in Christian lore-The Moslem prostests at his flame-All warship, wonder and score

And end in "hailowed he thy name !"

Whate'er may be man's faith or creed, We hear them in the flowing cill; no charas halls the Great Supreme,

First varied breathing is the same-Is Father, "hallowed be thy name.

Miscellancous.

TER LITTLE OUTCAST.

that you give me; out wood, go after water ships, and also one of the Sardinian. changing endorsements has been fallen into, and do all your errands."

Nine men out of ten, sooner or later, get beyoud their depth. Hard times come on, filled with tears. It was a lad that stood and the men the finest looking crew in several States. We know that James Madi- been made, and six States formed upon them the following extract from Gov. Wise's

AVING associated ourselves together for to whom they would scarcely sell a bill of benumbed hands. The woman was evident. The woman was evident. Russia up to a point of civilization and free-

plicant at once whatever you can afford to "Come in at any rate, till the goodman of having Yankee Doodle from our hand torial or temporary government is requisite, down to 1848, Congress has excluded slavery ercise of the power originally by the Genethrow away—for then you know where you comes home; there, sit down by the first imthrow away-for then you know where you comes home; there, sit down by the are; -a delicate compliment to them, as well as as it is because if you endorse for him, he you look perished with cold; and she to our country, as they had just been given, and she to our country, as they had just been given, to govern the system. That has been given, to govern to acquire carries with it the power timet instances in which Congress has organto govern to acquire carries with it the power timet instances in which Congress has organto govern to acquire carries with it the power timet instances in which Congress has organto govern to acquire carries with it the power timet instances in which Congress has organto govern to acquire carries with it the power timet instances in which Congress has organto govern to acquire carries with it the power timet instances in which Congress has organto govern to acquire carries with it the power timet instances in which Congress has organto govern to acquire carries with it the power timet instances in which Congress has organto govern to acquire carries with it the power timet instances in which Congress has organto govern to acquire carries with it the power timet instances in which Congress has organto govern to acquire carries with it the power timet instances in which Congress has organto govern to acquire carries with it the power timet instances in which Congress has organto govern to acquire carries with it the power timet instances in which Congress has organto govern to acquire carries with it the power timet instances in which Congress has organto govern to acquire carries with it the power timet instances in which Congress has organto govern to acquire carries with it the power timet instances in which Congress has organto acquire carries with it the power timet instances in which Congress has organto acquire carries with the carr

t) sizes kept constantly on sizes at reasonable pecially inconvenient. No private friends. Day after day, passed, and yet the boy shippehowever close, justifies one man in hegged to be kept only till to-merrow; 27 Orders from a distance for Sash or Blinds asking another to endorse for him. He who so the kind couple concluded after due contakes offence when refused an endorsement, sideration, and as long as he was docile, We have on hand and expect to keep a supply is unworthy to be your friend, for he is ig- and worked so heartily, they would take

nerant wherein true friendship consists- care of him.

"You have a boy out there splitting W D. BEYNOLDS.

significantly. "Yes-you know him ?" ANDLESON & REVNOLDS.

erasively

" And where !-who is he !" "A jail-bird;" and the peddler swung his

his sentence-ten months. Hie's a hard one. You'd do well to look carefully at him."

down his head, his checks bursting with the five cents, children half price," hot blood : his lips quivered, and auguish ed guilt had rolled off. " I may as well go the General Assembly of that State, says: to ruin at once : there's no use of trying to The only bill of note passed, beside the

go to rain at once. " Tell me," said the woman, who had been gradually lessening the distance between them, "how came youto go so young to such a place ? Where was your mother !

"Oh !" exclaimed the boy, with a burst of . grief that was terrible to behold-" Oh ! I NCONSEQUENCE of inverse host by the fire han't got may mother! Oh! I ha'n't had be not in the morning of the 27th of May last, various Notes and claims no mother he continued his anguish grow. Southerland, Westervelt, and Woods, all ing more venement, and tears gusning out from his eyes. "I would not have been bound out, and then kicked and cuffed, and then kicked and cuffed, and the affirmative of this bill.

The constitution is a fact that all slightest confidence in his skill or tack as highly satisfactory, as the wheat which had the free native born subjects of New Hamp. against numerous persons in this and adjoining ting more vehement, and tears gushing out same persons, therefore, against whom any of such that which the persons are still standing unsettled, are kereby dustream of a lawyer is to fight out was not touched by smut, whilst that which carroined, that unless they appear immediately away, and then stole because I was hangry.

Carastnorite.—The following singular Carolina, descended from the African race, his client's case, and he cannot undertake to had been prepared by being rolled in lime averaged the active is to fight out was not touched by smut, whilst that which carolina, descended from the African race, his client's case, and he cannot undertake to had been prepared by being rolled in lime averaged the active is to fight out was not touched by smut, whilst that which carolina, descended from the African race, his client's case, and he cannot undertake to had been prepared by being rolled in lime averaged the active is to fight out was not touched by smut, whilst that which carolina, descended from the African race, his client's case, and he cannot undertake to had been prepared by being rolled in lime averaged the active is to fight out was not touched by smut, whilst that which carolina, descended from the African race, his client's case, and he cannot undertake to had been prepared by being rolled in lime. ers, which were placed to my hands to collection: laid on with whips. I wouldn't have been All persons, therefore, against whom any of such Oh I I ha'u't got no mother since I was a bourn, Wis. A son of Mr. Alanson Holly, franchise of electors on equal terms with authority. - Balt. American.

SURGERY. Unless professionally absent, he may be found at his residence, Fort Mill Depots She went up to the poor boy-not to has-

and from henceforth findin her a friend! and a mother. Yes, she can put her arms DISSENTING OPINIONS OF JUDGES one of his franchise. It is not true, in point about the neck of that nedlected, forsaken one; she poured from be mother's heart sweet, womanly words-v - le of good counsel and tenderness.

Oh, how calm was her weep that night; how soft her pillaw! Visions ethereal filled could witness her holy je without envy.

Did the boy leave here ly youth. The low character of his countenance has given place to an open pleasing expression, with depth enough to make an interesting study. His foster-father is dead : his good foster-mother is aged and sickly, but she knows no wast. The once poor outcast is her only dependence, and nobly does he repay the trust. Truly, " he that saveth a soul from death, hideth a multitude of

writing from Genoa, gives the following ac- come citizens without being naturalized, count of a visit of the Russian Grand Duke Constantine to the Frigate Congress:

"The Grand Duke Constantine arrived here on the 20th ult., two days are, on his way to Nice. He is at the head of the Russian navy, and a fine squadron of five or six men of war - some of them two deckers were lying in the harbor waiting his arrival. A message was scut by him to our commodore that he would be pleased to visit the Congress, and a grand demonstration was made harbor—Russian, Sardinian and American state of Pennsylvania, the state of siavery nothing in history or in the language of the manned yards and poured forth volleys founded and limited to the range of the of welcome as he appeared in sight with his

The troubled eyes of the speaker were the frigste in the most perfect condition, and then insolvency follows as a matter of course. It is always wiser to raise money on bone fide securities, and if these cannot be had, then to curtail one's business as fast as possible. Where two men are in the as possible. Where two men are in the had, then to curtail one's business as formed by a staff, glittering all over the doubt as possible. Where two men are in the had to exchanging endursements they are really in partnership together; but a part. change of endor-emonts; but what shall we say of the mun who endorses from motives warmth at the blazing fire within, warm cordinity, won the hearts of all --

A WILD MAN .- A St. Joseph correspon-

if the word was branded into his whole York Times, in his report of the proceedframe-relaxing as if a burden of conceal- ings on the 22d all, in the lower House of the twenty lifth section of the judiciary act, ment of a cause, the choice of arguments collections an experiment which was made

do better—everybody hates and despises The only but of note passed, beside the me; nobody cares about me—I may as well stant. Aid Society, intended to operate in grant Aid Society, intended to operate in the purchase and sale of Virginia land, and under the operation of which, it is anticipated, that slavery will gradually be rousted out in the Old Dominion.

It is worthy of mention that Messes, Allen, Bouck, Brodford (a native of Virginia,) Crowe, Dunmick, J. D. Dixon, Funk, Glev-

editor of the Kilbourn City Mirror, was kill other, or white citizens. With strength all exhauseted, the poor ed by falling over the rocks of the Wiscousin persons were not only included with the boy sank upon his knews, sobblug great river. It appears that he killed a cat in the body of the white persons in the adoption sian emigrants, with women, children and this kind which had come under the notice choking sobs, and rubbing the bot tears morning before his breakfast and went to of the constitution, but had the power to away with his knuckles. And did that wo the river to throw the cat away, and not man stand there unmoved? Did she coldly coming back, was searched for by the fath-stitution every free person born on the soil him neels up and he off? No no er where he found his son and cat tereth.

THE DRED SCOTT CASE. McLEAN AND CURTIS.

relative to the subject, the plea as to juris- ty the blessing of liberty, and as for the craft, for both of whom we have due respect, up her dreams. Her up; children came diction is radically defective. It had never colored citizens in five of the States, they have long ago pronounced that it is constito her with smiles, and he seed their little been held necessary that to constitute a citi- were among those for whom the constitution tutional. For example, here is Chief Justhe strongest bands of love She had pluck in the federal courts, and so may an indi-ed some thorns from the 18th of a sinking vidual who has his domicil in the State in ship under the constitution of the United ed some thorns from the sath of a sinking wideal who has his domien in the State in ship under the constitution of the most general definition of the most tion of a citizen is a freeman. The plea power to make control persons citizens has

ty; but this was more a matter of taste than clusions: of law. Several of the States have admitted | 1. That the free native-horn civizens of est, and has long produced, and is still pro-A Russian Grand Duke on Board of Held, that the inhabitants did not become diction in this case shows no fact except as John Manshall. AN AMERICAN FRIGATE -A correspondent held, that the inhabitants did not become diction in this case shows no fact except as of the New York Journal of Commerce, citizens under the treaties. They have be- to African descent, and as this fact is not

out exception, it has been held that slavery Missouri was incorrect. He therefore discan exist only in a territory where it has sented from the opinion of the majority of been established, and beyond that the master the court, that a person of the African race

deut of the St. Louis Republican tells a persons of color injurious to a Territory, it by seven Presidents, coming regularly down the system fully and effectually, he propostory for" the marines" about a wild man has the power to prohibit them from be- from Washington to John Quincy Adams, see his great Land Bill, -great, I say, for being captured and brought to that town, coming settlers therein. Where a territorial thus including all those who were in public all the old States especially, without injus-He was explured in a som of lair, filled with government has been established on slave life when the constitution was adopted. - tice or injury to the new, -to distribute the the bones and skins of cats, which seem to territory, it has uniformly remained in that This should have much weight on the ques- proceeds of the public lands among all the have constituted his principal food, and condition; so when the territory was free; tion of construction, and it would be difficult States, to be applied by them as they see the most beginning the most construction and two most be supplied by them as they see

the most beginning to man a right to ruin

the Methods the most church where one of us can be supplied by them as they see

that relation giving no man a right to ruin

the Methods the most church where one of us can be supplied by them as they see

and this was accorded with satisfactory re
to resist the force of the acis to which refer on the science of us can be supplied by them as they see

and this was accorded with satisfactory re
and the whole of the satisfactory re
and this was accorded with satisfactory re
and this was accorded with satisfactory re
and the whole of the satisfactory re
and the was accorded with satisfactory re
a the straight fine.

He solution was the description of the circuit court for Missouri should insure school and the letters styles of work par give or exchange endorsements, if you would made his appearance, and readily disposed secure him, but his agility and speed were enument extends to all territory of the cision of the circuit court for Missouri should insures equal bearing to all the States, and toularly situated to. We would have the right to act the cause remanded for a benefits not to be calculated in extent or a long time. of the bushes, and fences offered no quire territory, we have the right to govern new trial.

| value, without the least violence to the Con| impediment to his headlong course. His it; and this has always been exercised. | Messrs. Wayne, Daniel, Grier, and Camps stitution, and in exact conformity to the "You have a boy out there splitting height was about five and a hall feet, his The constitution was framed for the whole hell had also prepared papers expressive of Patriotic grant of Virginia of this herihair was long, reddish brown, and motted ; country, and the prohibition of slavery north their views on particular points, but they tage of domain for the common benefit of his eyes large, gray and resiless; his finger of 36,50 was constitutional. Where there were not read. "I have seen him," replied the peddler, mails as long as the claws of a tiger; his de- is no local law establishing slavery, the portment cronching-half timid, half threat master cannot control the will of the slave ening-and his garments consisted of a by force, and the presumption is in favor of THE AUTHORITY OF COUNSEL.-A case at Chief Justice Marshall, Mr. Buchanan thousand fatters of cloths, barks, cat skins. freedom. The suaster, in going into a Ter- was recently adjudicated in England which and Gov. Wise, all Democrats but the first, "A jail-bird;" and the peddler swung his and Gov. Wise, all Democrats but the array with him the law of has some interest as showing what is the says it is constitutional. So said, also, Mr. as he looks, I saw in court myself, and heard he was from the State of New York, and the State from which he removes. Slavery proper limit of authority of a lawyer to Jefferson, Mr. Madison, Mr. Munroe, and had been in the woods thirty-six years.— he repeated, or property in human beings, whom the legal charge of a suit is given. Mr. Jackson. Whose opinion on a constitu-Very untertunately while he was being ex- does not arise from the international or A leading barrister entered into a compro-Oh, there was something so herrible in the word jail. The poor woman trembled as heads of these who introduced him and the common law, but from a more municipal mise of a case not only without the authoritate take—that of the renowned statesmen we regulation. There was no just ground for two of his but in spire of his objections to it name, or that of these who introduced him and she laid away her purchase; nor could she darted away with the speed of the reinrest until she had called the boy in and asdarted away with the speed of the reinMissouri question. There was on just ground by the she she had so been so that of Messrs. Banks and Thaci
the argument that this was exclusively a The client went into Court to resist the seston, of Petersburg!—Ruchmond Whig.

Missouri question. Dred Scott and his tion of his counsel and the latter attempted sured him that she knew that dark part of deer?' Pursuit was vain, and the public family were free under decisions given with- to justify his course as within the power of will not have the pleasure of secting this in the last twenty-eight years. A slave a lawyer acting in good faith for what he SMUT IN WHEAT.—Mr. B. F. Barkley, of Ashamed and distressed, the child hung for across," for the small sum of twenty- who acquires his freedom by his removal to believed to be the benefit of the party he Birdville, Farrant county, Texas, in a letter another State cannot be reduced to slavery represented. The power of attorneys was to the Commissioner of Patents, states in by his returning to the State from which be fully discussed by the Court, and it was looking over the Patent office reporter for was painted as vividly upon his forehead as The Albany correspondent of the New emigrated. So far from this being merely held that, within the compass of his ordi- 1855, his attention was called to the subject a Missouri case, it is one which comes under nary functions, namely, the general manages of smut in wheat. This brought to his reand, therefore, may be brought for the re- and the line of conduct to be pursued, the by an acquaintance of his Mr. John Mitchell,

to discriminate between color or deprive any | DISTRIBUTION-CONSTITUTIONALLof fact, that the constitution was made exclusively by and for white people. The Associate Justice McLean proceeded to preamble openly declares that the constitu-

does not show Dred Scott to be a slave. It been seted upon in repeated instances - in attention. The subject is of immense inter-

anch persons to the right of suffrage, and each State at the formation of the constitution of the constitution as citizens; and this has tion became citizens of the United States "My sentiments concurrence of the Constitution been done in slave as well as in free States.

2. That free colored persons born within those contained in the report, which are so some of the States, and citizens of those clearly and so well expressed, that it must, been very fastidious. Under the late treaty with Mexico, we have made citizens of all grades, combinations, and colors. The same was done in the cases of Louisiana and the cases of Lo

Throughout the continent of Europe, with-States, the decision of the circuit court for

ofthe State of Missouri. for dissenting from the majority of the court. But compromises and settlements, though peck was covered with water, and after being The question is, whether a person of African matters of frequent occurrence in lawsuits, permitted to remain undisturbed for twenty. The constitution ases the language, "citizen within the ordinary functions of counsel, but and sown immediately; a third peck after of the United States at the time of the adop- are, on the contrary, transactions requiring being steeped in water, was rolled in ashes tion of that instrument—referring to those a special authority. It was argued by Jus- from oak wood, and immediately sown; and who were chisens under the confederation, sice (frowder, who gave judgment in the the fourth peck was sown without any pre-It may, therefore, be safely said, the citi- case, that a man might think a particular paration, zons of the several States under the cou- lawyer an excellent advocate, and might. The se EXULES SIDE AL GALD,

DR. E. M. COBE

The plane of the following practical form the departments of MEDICINE and there are not form on the soil of a State, and made a citizen by force of its bid him pack up and be off? No. no.—

She had been a mother, and though her on the cold sou in the departments of MEDICINE and the cold sou in the departments of MEDICINE and the department of the departments of MEDICINE and the department of the departments of MEDICINE and the department of the departm of the constitution, he said that every citizen ten him away, but to lay her fingers kindly. It is said a distinguished Virginian has at the time of the adoption of that instrument. The Macon Telegraph says every Demosoftly upon his head -to tell him to look up, been offered the Governorship of Utah. | cantorcoopuled, and no power was conferred eras in Georgia is a candidate for Governor, Monables) "I'ts worm out, sir."

TY OF IT. The South Sule Democrat is in immense labor, and trying to show that a distribution of the public lands would be unconstiexpress his views in the case of Dred Scott tion was formed in order to secure to the tutional. Vain effort! Because wive and against Sanford. After stating the facts people of the United States and their posteri- better men than the editors of the Demo-

palms within hers. She id limited a poor zen a man should have the qualification of was ordained and established. Color, in tice Marshall's opinion of the question, consuffering heart to her own the most silken, an elector. Females and minors may sue the opinion of the framers of the constitumond, May 7th, 1832," soon after Mr. Clay's celebrated report on the public lands was published. This eminent constitutional authority says : does not show Dred Scott to be a stave. It been seted upon in repeated the state of the treaties with the Chectaws, the Cherndoes not follow a man is not free whose anthe treaties with the Chectaws, the Cherndoes not follow a man is not free whose anthe treaties with the Chectaws, the Chernfrom a visit to my friends in our upper coundoes not show Dred Scott to be a stave.

The processor of the treaties with the Chectaws, the Chernfrom a visit to my friends in our upper coundoes not follow a man is not free whose anthe treaties with the Chectaws, the Chernfrom a visit to my friends in our upper coundoes not follow a man is not free whose anthe treaties with the Chectaws, the Chernfrom a visit to my friends in our upper coundoes not agreeable members of socielikes, and that if leads the following conreport on the lands, which I have read with

"My sentiments concur entirely with

There is Judge Marshall's opinion. Now et as see what is the opinion of the present Democratic President of the United States.

Here is what Mr. Buchanan says: " Now, sir, a distribution of the proceeds cannot sustain himself save by some express cannot be a citizen of the United States - of the public lands smong the States would stipulation. There is no nation in Europe He did not believe the opinions of the court remedy all these crits, and correct all these which considers itself bound to return the master his fugitive slave, under the civil binding. He believed, however, that the to us a settled policy on which the country iaw or the law of nations. The slave is court has jurisdiction in this case, and main. might rely. It would draw off from the held to be free where there is no treaty obtained that, under the law of Missouri, General Government this excentric course ligation, or contract to return him to his Dred Scott and his femily were free persons of revenue, and distribute it among the u receiving him. All the men-of-war in the State of Prigg against the particular on there return to that State. There was all then be left where the constitution in the state of Pennsylvania, the state of slavery nothing in history or in the language of the Constitution in the price of the constitution is described by the price of the constitution on the constitution is described by the constitution of the constitution of

"Mayn's I stay ma'am! I'll do any thing staff. He visited several of the Russian in the case of Somerset, in England, which to such territory only as was owned by the let us see what the present Democratic to such territory only as was owned by the let us see what the present Democratic to such territory only as was owned by the let us see what the present Democratic to such territory only as was owned by the let us see what the present Democratic to such territory only as was owned by the let us see what the present Democratic to such territory only as was owned by the let us see what the present Democratic to such territory only as was owned by the let us see what the present Democratic to such territory only as was owned by the let us see what the present Democratic to such territory only as was owned by the let us see what the present Democratic to such territory only as was owned by the let us see what the present Democratic to such territory only as was owned by the let us see what the present Democratic to such territory only as was owned by the let us see what the present Democratic to such territory only as was owned by the let us see what the present Democratic to such territory only as was owned by the let us see what the present Democratic to such territory only as was owned by the let us see what the present Democratic to such territory only as was owned by the let us see what the present Democratic to such territory only as was owned by the let us see what the present Democratic to such territory only as was owned by the let us see what the present Democratic to such territory only as was owned by the let us see what the present Democratic to such territory only as was owned by the let us see what the present Democratic to such territory only as was owned by the let us see what the present Democratic to such territory only as was owned by the let us see what the present Democratic territory only as was owned by the let us see what the present Democratic territory only as was owned by the let us se The scene in the Congress was quite Congress has no power to interfere with brilliant. All the officers were in full dress, stavery in the States, or to regulate what is and the men the first looking crew in commonly called the slave trade among the four distinct acquisitions of territory have dustry of our neighbor of the four distinct acquisitions of territory have dustry of our neighbor of the four distinct acquisitions of territory have dustry of our neighbor of the four distinct acquisitions of territory have dustry of our neighbor of the four distinct acquisitions of territory have dustry of our neighbor of the four distinct acquisitions of territory have dustry of our neighbor of the four distinct acquisitions of territory have dustry of our neighbor of the four distinct acquisitions of territory have dustry of our neighbor of the four distinct acquisitions of territory have dustry of our neighbor of the four distinct acquisitions of territory have dustry of our neighbor of the four distinct acquisitions of territory have dustry of our neighbor of the four distinct acquisitions of territory have dustry of our neighbor of the four distinct acquisitions of territory have dustry of our neighbor of the four distinct acquisitions of territory have dustry of our neighbor of the four distinct acquisitions of territory have dustry of our neighbor of the four distinct acquisitions of territory have dustry of our neighbor of the four distinct acquisitions of territory have dustry of our neighbor of the four distinct acquisitions of territory have dustry of our neighbor of the four distinct acquisitions of territory have dustry of our neighbor of the four distinct acquisitions of the four distinct acquisitions of the four distinct acquisition acquisition and the four distinct acquisition acq

called such. The time was near the latter breast, without sword or any other appear. States exercised the right of suffrage when shall have power to make all needful rules opinion upon that question. But the system nership only of rels, not of profits; and worse yet, a partnership in which neither can control the other. So far, we have been speaking of cases in which their was a mutual equivalently resing all that passed around speaking of cases in which their was a mutual consideration between the parties, an except a pair of for the time was near the rate of the condition was adopted, and it was and regulations respecting those tracts of the condition was adopted, and it was and regulations respecting those tracts of the condition was adopted, and it was and regulations respecting those tracts of the condition was adopted, and it was and regulations respecting those tracts of the condition was adopted, and it was and regulations respecting those tracts of the condition was adopted, and it was and regulations respecting those tracts of the country which falsely practices, through which his bright eye were not doubted that its tendency would be to country without the limits of the United States have or the country which falsely practices, through which his bright eye were not doubted that its tendency would be to country without the limits of the United States have or the country which falsely practices, through which his bright eye were not doubted that its tendency would be to country without the limits of the United States have or the country which falsely practices, through which his bright eye were not doubted that its tendency would be to country without the limits of the United States have or the country which falsely practices, through which his bright eye were not doubted that its tendency would be to country without the limits of the United States have or it; they have we sted so many millions, and may equipment to the country which falsely practices of the country which falsely practices of the country without the limits of the country without the limits of the country which falsely practices. the belief was cherished by leading men, perty of the parties making the cession -- en representatives of the people so much both of the South and the North that the Congress has power to legislate with regard trouble, in the language of my friend Peysay of the man who endorses from motives of private friendship, and not as a business of my friend Peyton and the North that the Congress has power to legislate with regard trouble, in the language of my friend Peyton and the North that the consistencies up to the Territories until they shall apply for ton, "in rowing in their consistencies up admission into the Union as States."

In the constant of the South and the North that the consistencies up to the Territories until it should become extinct. All slavery has its origin against natural laws must be "needful," and are left to bring them within the pale of the Constitu-CARPENTER AND JOINER'S

not the moral courage to say no. It would but said:

The purpose of carrying so the goods on credit, simply because they have not the moral courage to say no. It would but said:

The purpose of carrying so the goods on credit, simply because they have not the moral courage to say no. It would but said:

The purpose of carrying so the goods on credit, simply because they have not the moral courage to say no. It would be unwilling to grant the child's request. In leaving the ship he begged the privilege lations respecting the public lands, a terrigioning with the First Congress has excluded slavery ercise of the power originally by the General course, and the moral courage to say no. It would but said:

The purpose of carrying so the moral courage to say no. It would be grant the child's request. In leaving the ship he begged the privilege torial or temporary government is vequisite, down to 1848, Congress has excluded slavery ercise of the power originally by the General course of the power original course of t prohibited by the constitution, nor has it nised slavery, and continued it therein; also, can construct the work more efficiently and power to regulate the internal concerns of beginning with the First Congress and com- economically than the General Government a State. If Congress deem slaves or free ing down to 1822. These acts were signed can. And in enable the States to enter upon

Thus the case stands. The South Side

the Union."

vision of this court from the supreme court Inwyer is vested by his client with an abso- while he (Mr. B.) resided in Nicholas counlate discretion, of which he can only be de- ty, Kentucky. One bushel of wheat was Associate Justice Curtis gave his reasons prived by dismissing him from the case .- prepared in the following manner: One descent can be a citizen of the United States. do not, in the opinion of the Court, come four hours, it was rolled in hickory ashes,

The soil used for this experiment was which had been sown without any preparation was almost entirely destroyed by its A company of two hundred and fifty Prus- ravages. This was the only experiment of

America, carefully examining his unmen-

I Planner incuigence cannot be given, as the table many by paral.

Dec 31, 1845

J. R. DANIEL.