## own THE RALEIGH MINERVA．

［TMAR pol lines put roth ］


VoL． 15.
RRIDAY，APRH，5， 1811.
No． 789 ．

##  <br> $\frac{1}{5}$  speech or the hon Mt MEARSO <br>  

##  <br>  <br> 






 the eserine of that power the prexidat initio








 He reiterated last night，that his arguments wert
unanswered and unanswerable．I to not pro fess，sit，to be perfectly acguninted with the proc tical extent of the order of blockade of My， 180 have a 1iknowed hey precise quabtuite bf injury in attempting its justification $-I$ should be the wis so concede any principle or any right to which hot
country hasa claim．But，sin i ami compollec to believe，that an setificiat importance lo th it hi
moment given to the subject，Which it hos not re moment given to the subject，Which it has not to
exived at nutty offer period？hind far adoption i
 t608；and in the arrangement with Mr．Erskine the question was net ever made a witter of cord
testadonv and tin＇five an examination of the ex ecative papers，from the date or tic order of the of

 he condensation of an American vestal under t operation．－Oa the contrary，at the time of th who was believed to be as friendlily dispoweit of Fox， us，as any man who ever administered the affine of the British cabinet）this measure wis spoken
of by our miniver at london，（Mr．Morse）is of by our minister at London，（Mr．Monroe）as
relaxation favorable to neutral commerce－If mia） not be improper to refer to the order Milf，it
edmpiniticated by Mr．For to Mr Monroe， the 16.1 b of May 1806, after the preminble of note states， 4 that the king，taking into conilder
zion the to cr and extraordinary meme resonate期：the enemy lon the purpose of distressing the commerce of his subjects，hes thought at to of the blockade of the cost，rives and porte，frow
the river Elbe to the port of Bret tot ind the river Elbe to the port of Brent，both inclusive be considered as blockaded．－－Bur hire，majesty＇s + pleased to declare，that mich Blockade shall no extend to prevent neutral slips and vessels，lidice
with＇ goods not being the property of his thigh enemas and not being prontratand of tar，trot Wiling fum the rivers and ports（save rind except

 if now have been laden of any port belong in ot inpongension of him majesty port Eneriflesising the aid ships ably veivets to siting from the
4 rivers and ports（except as enoresiald）that a of chis majorly＇s cherries，nor haw pied broken the block sides＇This order their deity o on board or articles contraband of war of which cases they we yt liable to primary









 Whee mentioned Th t merlon melsures of
France ac declared by Mr Fox to be lie este

 vole in waited evitiority in aftmost every po wodiction of griffith products and merchandise

 cretan of States peaking of the order lie say


 $f$ exception，considering ever）encruy is on bowery it admits the triode of neutrals within the
camel limits to i be free，ti，the productions of ene is colonies，in every，but the
os it cannot be doubted but ry
the government ti reference to the question id if intended by the cabinet，as a foundation or obtained by win for the purpose，it mut be view ed in in very favorable light e it semis cleat
put an end of filter seizures，on the prinelpt Which his heretofore been in contestation：－This view of the object，which surely is a fifer one
eponected with the silence of tie administration for four yearly，wist pout an end to the clamor
often raised agsingit his order，which bis bee be alleged erase，of the Berlin decree，an charge Against Great Britain，of having been th
first aggressor of our neutral sights Sir， first aggresior of our neutral nights．Sir，
have indeed peen indited，injured and abused b
 leisure hour potter，but let us not palate the crimes of one ，po pd man，but let us not pollinate th
and above of the other and above all，let us not whit ourselves because
they wilt not respect us；let uss not become Quixotic s as to aet the port of a famous fandigh sadie luis mistress would no o berkimed． Mr．Speaker，af the arrangement with M／
Mr． Fokine has beer offer mentioned，and much ie
fed on by the advozaten of this bill，if is insert led on by the advocate of this 6 il ，it is deserve，
some further notice－That arragement was their fris ate of the present executive attar he camp
into office ；fit wis hatted as a poticall omb \％by ali denominations of politicianin－particu orly those who had not contributed to the sleva
ton of the pistert cliff magistrate ：we thou it we perceived in that event that evidence of a of prion in the present executive（which of a could nor discover th bis predecessor）to relieve y
from that byarem of commercial restriction，thin selfaestroying policy；which had made us poo indeed；we also thought a determination wa
manifested not 10 decline any udvintacireous com notation with Greit－Bithain－whether France sui u yea or＇nay． $1 /$ will be but to well remember n
of，that we hat been groaning for two years un 5．that we had been groaning for two years un
en die pressure of noainitercourso－our treas u yr wat drained y yb citizens unable to pay their

 we nation，and pope hid marked the features bid as firewall
 of returning funfine，peace and prosperity－with
honest and upright hearth，we are willing to P p suspecting the manger or motives with which Take given，The delusion soon vanished ；and
 Intiqualified applique．：


 decrees ware wetusily repealed，and ceased to have
effect on the Aet of No p What have we ginat ？ vo mite been filially fiformed by the French $m$ ．
 that var mot valuthe te produce lops，partiololint
of the southern states，are at this mo mint exclude

 potation ito Trance io at this moment egpecialify
prohibited，tut I Ave reasons to believe（and 1
 ot zest on any（nets）that some ntodisicptions wii firations will nit depend on the elect of event
but will be the result of other measures，firm and

 is with The United Stoles，In In is letter wi
 1810，which is point of principle and arrogance
is not surpassed by any act in the history of Bo－








 hear mainufictured rices；they cap oily depart
 gabion of bringing with them a Gazette of the
day o other departure，also a certificite of the or
 merchant，who shall eater their vessels to come． of R as prove that they are concerned th the fatbice cemple to extend French in milloence by bribing a lect close of our metolnonts $/ \mathrm{g}$ grating favours
o favorites it an attempts to mate commercial fluyation in ouiv－owo porte，and violate our co
 United States，which is specially denied by toe
constitution．In addition to all this，we hived list of duties established at the French custom in Aug the sh august（the very memorable of the Bus de Cadre subjecting lock satidiple tit


 actions pot oe fran importation of American pro． nisible．Thee Act of May on temp veterty in tho
he Secretion g of Stangunge We secretary of Stater bad for its object not mere principle te，bret then enjoyment of asulasatintial ben fit：The overture then presented，obviously em－ coded the reasonable belicicial advantage，it it．
the Berlin and Mite purgation E the Berlin and Milan decrees would lo ave th
ort of produce of the United Sinter，ta they were previn
inly 19 the promulgation of the decrees Cor the revoked decrees）municipal 1 ers，then ing the © fine effect lave municipal lives prodoc
 ocker ip her ports ugalotit the introduction 9
the product of the United Stated，what motif pone to government in a discussion with mouth in on the privilege of：going France？，hence the inducentengtio of urge the an
 d to American cargoes would obtain a mark e
in ty of hes ports．In such \＆state of hit es any of her brief．In such $\&$ state of things
blockade of he copt France；would be to the U
 ane of the Caspian Scan，This i is the languet Which I did not very much expect to hergung from
the Secretary actions time s because it exposes th
 oked，and would ceupelolhwe effect site fol



 －Hoe otters but if he e dive ked in this mead． and，but to balance in the other s in one is one． arobien or war in the other the binge of slave emile
ny
sir，
intent sent measure may have on the proplich the preen citizens，at this mometinin the property of our



 restoration of French property seized under cir
 1810 ．It is true，we sold have lost nothing by such a convention，because no Frenclingig by
hide been seized by un under that law，end the for

 ant，and unless we Map－mppe reline on th a justice and Sorbearapoe of England，thin gentle－
men declare the hive ought wo u sot
 ur these example of France，fill her colters with

 pence the filtsch by prectisis on our ow a dit A the snares of Aompiremin Th Sperikef io lo
 way in lie dole of thaprodematien，and which

 ing framing the judiciary of the country tho power of deciding on it yo ty，pip which why one of power the


 his bul，－The honorable gentleman（Mr．Eppes）
ho reported whit bill，declares，that tis grevi of ce c is to prevent questions aviating，ir the course，

 ce，is not only prospective bini retronative．It


 who came into power understood native of icpubih． cans．
It io
It in in yin，MIr．Speatentaseck for the jugti－ done，of from the indications while th the has given of her fixed course of policy offer grift plijet is
the destruction of the chromite of tut world




