were the "common property of the States the Territories, it must necessarily possess existing in their independent character, and the power to establish it. This he government, which gives Congress the pow- affirmed. er to make all needful rules and regula- Associate Justice Catron also stated the tions respecting the territory or other prop- history of the case, and said that if the

habited by a civilized community, capable brought. of self government and for admission to the

Union. But as we before said, it was not to As American Expension to Senasto. Principles against us. quired by the Federal Government as the post. - An expedition from the United States representative and tractee of the people of is about to undertake what the alited army

the description of property.

It is therefore, the opportured this Court work successfully that the net of Congress which problide citizens from holding preparty of this charactor north of a certain mae is not war. -The force on this road now amounts to was read, and referred to the Directors gasted by the Constitution, and is therefore sig hundred and odd hones, telag about No other business appearing, the meeting thousands in onderstimed natural through wold r and neither Bred Scott or say of his half white and half slave laborers. The adjourned, family is made five by their ferritance in Company have ample force and means to Dinois. The plaintiff is not a entired of accomplish the sections of ten and twenty; tors met and decided that it would be im- have set and gased for hours, and wondered

cumstances. As it appears to the Court that here, shout this time .- Have ten (Trace) the plaining is not a citizen of Missouri, nor Ping. a sill, it of the U. States who could see in

his master to Elizable, with a trew to a term parary residence, and after his return to purely out has pass for it State as worked emenicipation. He maintained that it did not. Such questions bebased to the States to decide for themselves As to whether Manager will recognise or give effect to the laws of Illinois notice sub- account to the countries of the sub- account to the enterprise. We are glad to adorable Adam, where the bright flawers to the chattledom of Mrs. Unaffee. What Exploration or the Nices -Our Washrt of anvery is for Maximuri herestifto deter manufacturer is about 800 per ton more, not as there any constitutional power rightfully to control her. Every State or

there with their rights of property, arms, State, and if Congress possesses power un. Aorth Carolina Cahig. they had a right to take their property to and then proceeded to show that the questhe territory, without the authority of the tien was one depending solely on the law of States" The object was to place these Missouri, concluding with the remark that things under the guardianship of a new the judgment of the Court below should be

erry of the U. States." It applied only to Court has no power to decide the question property hold in common at the time, and further than to dismiss it, it had no right not with reference to any property which to discuss the merits; but as he held that the sovereignty might subsequently acquire, the Court has jurniliction to decide the It applied to the territory then in existence merits of the case, which he proceeded to and known as territory of the United States examine. It was now too late to question the -then in the mind of the frame;; of the power to govern the Territories as incipient Constitution. It refers to the sale or rais. States, and fit them for admission. The ing of money. This is different from the only question was, how far the power of power to legislate over the territories - Congress is limited as to the Northwestern With the words "to make all needful rules Territory. Virginia had the right to aboland regulations respecting the territory," ish slavery there, and did so, by an agreeand regulations respecting the territory, are coupled the words "and other property ment, in 1787, with the other States; but of the United States." And the concluding this did not prevent new States being adwords render this construction irresistible: mitted with or without slavery. Subsequent-"and nothing in this Constitution shall be by North Carolina and Georgia ceded their so construed as to prejudice any claims of lands for the common benefit, and Congress hew gove the processary to carry into effect the principles and provisions of the Ordinance of 1787, tested after as they did before the versions which they regarded as an act of the States, were made. In Louisiana slavery was not one our citizens that he was an abolitionist.—

A horrible ides is taken up by some and discoveries in relation to the Bible. It occursions of the President himself indulges in the sworn at the alter to give only to her, and only its hot heads, fools and fanatics. The discoveries are relation to the Bible. It occursions will be found in another column, an impression that he are party, and only its hot heads, fools and fanatics. The discoveries in relation to the Bible. It occursions will be found in another column, an impression was made upon the minds of some of the principles of the Supreme Court description is one thing, and we have all a right

the textinary was obtained from France it mon rights. He therefore held that the net columns for known abolitionists. And next contained no population to be admitted as was void, and concurred with his prother week we shall publish from it a list of mora State, and it therefore became necessary judges that the plaintiff, Dred Scott, is a chants, whom Southern merchants can deal so hold possession of it until settled and in-slave, and was one when this suit was with, without any fear of having part of

the United States, and nust be held for their could not effect. It is making preparations. As we consider the decision of the Sufit ustil it should become associated as a harbor 100 vessels, including 15 line of It is long, but the importance of the case (previously most offensive) into the open air chair, a "dejetul sound" at his elbow, and morn of the Union. Until that time are battle ships, 7 frigates, 15 steamers, and 10 should induce every one to give it an attent was prevented. The inevitable result would the smell of gunpowder in his sanctum. rived it was undoubtedly necessary that brigs of war. The machinery of the steamers should induce some government be established to protect of war, before being sand, was exceptly Although w were government be established to protect the finishibitant in their persons and property. The power to acquire carries with it the power to acquire carries with it the power to preserve. The form of government the established to protect the power to acquire carries with it the power to preserve. The form of government the constitution of the power to preserve. The form of government the established to protect the figure of the people. Hence it is their dary to establish the power to preserve. The form of government the water that where the power to preserve. The form of government the water that this premise and property. They were a copairs carries with it house and the event of the built of the water. They were actually sectional agintion, we regret to state the bound in the country would be now that there are men at the North who seem that the name to see the house of the premate two the house of the premate the best with shoution. If the Constitution recognises the and first, and the hydraulic machinery is right of master and slave, and makes no of the most colored description. The roation between slaves and other proper tenet will take sightern morths to perform ty, no tribunal setting under the matherity the Bussian Government furnishing 4,000. The stockholders of this company met in two tribunal setting under the matherity the Bussian Government furnishing 4,000. ef the United States can draw such a dis-tention and dray the provisions and guar-anters secure against the alteroachment of which are included in the contract, and is which are included in the contract, and is Norment, of Robeson, C. H. Dockery, of the government. As we have already said the purbor of Sebastopol there are some the right of property in a slave is expressly sound of chains and anchors, which conferred in the Constitution, and guarant the French and English threw overboard, as Scoretaries. The Herald says : teed to every State. This is language too from machinity to carry them off. This congreat greater power over alares than any sylvania Legislature to incorporate the com-

Sourceas Parties Ramagap flores ev. fore had no right to see in a Court of the charter. The Company are unwilling to ingrowe their jures, expert with negroes hired

what he was brought back to Missouri from by the consumption of these hand- we infer line as straight as possible under the reliminate, he was under the law of the former that a fine market would be found here for quirements of the Charter. It has been estiled beef and flour from the prairies. Supplies and in pursuance of this idea, after a hastening to fulfil their various destinies in by the highest tribunals that an individual he the provision line generally would find a full discussion, the Directors decided that life. Their tread is rapid and acrevous as does not sequire his freedom under such cir- ready market at mighty remunerating prices

a sill, h of the C. States who come see the From sneamer southern Panillo Railroad the I nited States Courts, thus Court could intention of the Southern Panillo Railroad give no judgment, and hence the suit must Company of Texas to manufacture the iron be distributed for want of jurisdiction.

Associated distributed the grounds and solution of the building of its road.

Living of the building of its road.

Living of the building of its road.

Living of the building a steambout to ply between the and footman in livery after the style of the building a steambout to ply between the and footman in livery after the style of the building a steambout to ply between the and footman in livery after the style of the building a steambout to ply between the and footman in livery after the style of the building a steambout to ply between the and footman in livery after the style of the building a steambout to ply between the and footman in livery after the style of the building a steambout to ply between the and footman in livery after the style of the building a steambout to ply between the and footman in livery after the style of the building a steambout to ply between the and footman in livery after the style of the building a steambout to ply between the and footman in livery after the style of the building a steambout to ply between the and footman in livery after the style of the building a steambout to ply between the and footman in livery after the style of the building a steambout to ply between the and footman in livery after the style of the building a steambout to ply between the and footman in livery after the style of the building a steambout to ply between the and footman in livery after the style of the building a steambout to ply between the and footman in livery after the style of the building a steambout to ply between the and footman in livery after the style of the building a steambout to ply between the and footman in livery after the style of the building a steambout to ply between the and footman in livery after the style of the building as steambout to ply between the and footman in livery after the style of the building as steambout to ply between the and footman in livery after the style of the building as steambout to ply between the and footma that the argument of the Cours below must the Company can, with the expectiture of arrive. be affirmed. Having state 0 the case, sub-stantially, as above, he proceeded to exam-for from 100 to 200 miles at as less figures one if on its movies. The quantum was, as those pare by the New York Central.—whether the removal of the plaintiff with The S. P. R. E. C. not only owns this prohas our in the second of the wife amount of money had been drawn a few perceived, is no incominderable it in in the country at the Spring term of the Superior trusting heart heats only in union with his on behalf, and with the consent of the wife amount of money had been drawn a few cost and construction of the subject of the above whom she but littly called her own. She of Dr. Chaffee and her daughter, who were days before by a merchant in Columbus, a choice of evils, but as the happing the band. We country the African race. Mr. Smith Thir, it will be The New York Central Bullroad Come Bullroad to the attention of the people— is perfectly happy now, and looks upon this the heirs at law. The decision of the bench Mismosppi, who held No. 928, in class 24, tion of the African race. Mr. Smith and pany manufactures its own railroad from at the Jury was ananimous in their action and would of sin and would of sin and would of sin and would of sin and would be the first third States, and could not some their action and would of sin and would be the first third States, and could not some their action and would be the first third States, and could not some their action and would be the first third States, and could not some their action and would be the first third States, and could not some their action and would be the first third States, and could not some their action and would be the first third states and could not some their action and would be the first third states and could not some their action and would be the first third states and could not some their action and would be the first third states and could not some their action and would be the first third states and could not some their action and would be the first third states and could not some their action and would be the first third their action and their action are the first third their action and their action ac

nation passenger exclusive appearedgety and Sixte Lan Browners of Stories Goods, Resided friends of the undertaking jurisdiction within her own territory, and . The Boston (Mason January states that a ber lave effect and bind all property with four weres about a farilinated bourding in her limits. No State or nation can office; house in that may was rabbed of a large The question is fully established boarders. A Southern lady, a few days Governor of Kansas. His reason for resign. or bind persons or property variable of her amount of the warring appared of the that it belongs to the surereign State of afterwards, saw to the street a beautiful Missour to determine the question of slaves refret has which she have lost, on the head ry within her own jurisdiction and per safe of a large natural of piedges made to him by President to such limitation as may be found in the steamer is continued to Mr. Buiking the largest the public expense.

Conomic Paragraphic of a large natural of piedges made to him by President t dependent and species a character of the secure with the their atthough there were shereas he had to pay out of his own to modestly and smiles so killingly. They execution equaling the first bank note branch of the Niger which at the confluence counties, to the number of one handred and the confluence countries, to the number of one handred and the confluence countries, to the number of one handred and the confluence countries, to the number of one handred and the confluence countries, to the number of one handred and the confluence countries, to the number of one handred and the confluence countries, to the number of one handred and the confluence countries are the confluence countries.



CHARLOTTE:

Tuesday, March 24, 1857.

An Abelitionist done for!

and England, obtained from the Emperor Res. Dr. Cheever preached that the decision all thrown open no new cases of the disease a superabundance of this world a paintry pelf, and endeavor to get such proofs from some the Constitution, treaties, all cases afficing It seems however, that there is supposed of Russia the contract to reise these ships, and endeavor to get such proofs from some the disease property. The people in the formation of the Christian to proclaim the iniquity of the Christian to proclaim the iniquity of the constitution, delegated to the General the constitution, delegated to the General the work of the disease as superfect the constitution, delegated to the General the constitution, delegated to the General the work of the disease as superfect the constitution, and that it was obligatory on occurred, but as soon as the weather became known nothing about. I may say that your of the efficers and crews. His efforts have the Christian to proclaim the iniquity of the constitution, delegated to the General the work of the disease as superfect that the constitution, and that it was obligatory on occurred, but as soon as the weather became known nothing about. I may say that your of the efficers and crews. His efforts have correspondent is happier and more light been unavailing till the other day, when the Court the Wilmington Herzle using a succession of the Wilmington Herzle using a succession of the same war and succession of the disease as superfect to the constitution, and that it was obligatory on occurred, but as soon as the weather became known nothing about. I may say that your of the efficiency and may correspondent is happier and more light been unavailing till the other day, when the Court the Wilmington Herzle using the Court of the Court that the constitution, and what they design the contract to research the constitution, and that it was obligatory on occurred, but as soon as the weather became known nothing about. I may say that your of the efficiency and may be constituted that the constitution, and that it was obligatory on occurred, but as soon as the constitution, and that it was obligatory on the constitution, and that it was obligatory on the constitution. Government certain enumerated powers and leaves Philadelphia on or about the first of Dr. Cheever and the rest of the religious forbade the exercise of others. It has no April, and the second scon after. The fanatics, cannot preach Christerucided, and The steamer Alps arrived at New Ornot persons and property of cities number of persons angaged to accompany not noticing from their pulpits?

Richmond, and Samil H. Walkup, of Union, rially changed.

plain to be misunderstood; and no words tract is the greatest one ever entered into, was read by the Secretary, and a vote being be found in to-day's issue, ean he found in the Constitution giving Con- and an appropriation is now before the Penn- taken, the same was accepted by the stock-

A communication from the Mayor and citizens of the town of Fayetteville, suggesting the propriety of making that place

Missearl but was still a slave, and there give miles, within the time required by the practicable to comply with the wishes of where that gulf stream of human pedestrians Payetteville, because by the terms of the same from, and whither they were going! The Courte having examined the case as it by the year, the supplies of the country through Lumberton; and it was thought composed of persons from all nations, king-stands under the Constitution, proceeded to being stands quate to sustain a larger number, that the interests of the read would be sus-dome and climes and or heaven, and speaking that the interests of the read would be sus-dome and climes under heaven, and speaking

the castern terminus of the road should be if they were harrying from a pestilence, or the Company, we trust.

We learn further that the company intend bedeeked in jewell and diamonds, rolls by

The Wilmington Road.

urged upon the people to give a liberal sub- young parallee . which there is no farbid. United States, and could not sue in the U. Linta Intelligencer. learn that some of the most substantial shall never wither and fade, and where the does the Doctor propose to do with this in ington correspondent communicates some in-

for, bury -Linear

ment of piedges made to him by President peets and disappointed hopes.

The Rat-Poisoning.

too absurd to notice.

the Capital fountain, yet the distemper kept in fact every thing that was eaten or drunk, perfectly happy, but she is not-beneath but yet no clue has been discovered.

A man by the name of Thompson, arrived Several persons were seriously effected, in Charlotte by the Sunday morning train, and one lady, a Mrs. Adams, died from the command, and every luxury that wealth can and from his intercourse with some negroes effects-a post morten examination of this give, but perchance she is decied the wealth

be that this permeious miasm would find its But I must break off here, and resume marred in Naples, which has rendered no. ruler of the people. Hence the People have

leans on the 20th instant. She brings Liverpool dates to the 4th instant. The cotton

Sen. Walker.

The latest accounts from Gen. Walker Norment, of Robeson, C. H. Dockery, of state that his position had not been mate-

-----From our Correspondent.

CHARLESTON, March 20, 1857. A glance from my easy little attic window the temporary eastern terminus of the road, gives me a view of the ebb and flow of humanity's tide which pours its growding the througed and choked avenues of King as Walker's Perry-thus settling this mosted responding to the startling tones of a mid-and vexed point, to the real advantage of night fire bell. The wife and daughter of the millionaire.

with brawny arm and soiled apparel, singing, with happy heart, his merry evening song. men in the county are coming forward as witching wiles of a serpent shall never in creasing property?" trude. Ah, well would it he for her if that beautiful dream could last forever, and she Francisco Bases or Praventiens, Pa., who thous the fact, very pertinent in this connec-

the affections of that angelie being that BROS.

We published last week an article stating way, and she wreathes her beautiful face in Court of the United States is constituted as that President Buchanan came very near being poisoned at the National Hotel in Wash- destines shall be one. They are both ington City, from using water into which a happy in each other's smiles, but it is more number of rats that had been poisoned by of anticipation than reality. Their sky is arsenic had fallen. A letter from one of bright, and no dark cloud overcusts the fair proprietors, received in New York, states horizon of life's young hopes and budding that there is not a word of truth in the story promises. It is well to be happy while they that poisoned rate were found in the water may, but the day of reckoning will come, that poisoned rate were found in the toder and they will find that there is a serpent in at that house? The reason he gives for not the bowers of their beautiful hoen, and that denying this before is, that he thought it this earth that Adam cursed is not all smiles

satins. How she is cavied by those in an four are from the free. on. An analysis of milk, soup, vegetables, humbler sphere of life. They think she is that rich brocade and gilded bodice there beats a heart ill at ease and pierced by many a pang. She has thousands at her

avenue, and thus the escape of the effluvia tomb " suspended by a hair over his arm in Ninevah.

market had closed quiet on the day of sail- ment has received telegraphic advices to the him a certificate accordingly. The certifi. (Art 6th, Sec. 2d.) ing, with a demand and prices unchanged. effect that the Hon Isaac E. Morse, who was cate was placed in the bands of the Minisat Panama, has thus far failed in his nego. on the Susquehanna. His excellency imme. stitution is in the political world-with the tiations, nor does there appear to be the distely called on Signor Blanchini, the addition-that the Supreme Court of the decided measures are taken on the part of quiry. Last Friday or Saturday, therefore, civil war. Revolution is an undoubted right the United States.

labors, and much interest is felt to learn vior, he being a sergeant in the veteranswas also unsuccessful in his mission, and that one of his recommendations to our Government was the sciaure of the entire Isthmus, and placing it under the control of the United States Whether Mr. Morses will advocate the same decided measures remains to be seen. The subject is one of Government will be analously looked for:

Duka Scorr -- who is remanded to slavethe slave of one of the Mussachusetts, Free states there facts in the singular case :

son, of Missouri, who had died, leaving to momentary gaze upon the wealth which the regarded. and just across the way is the coal heaver, erson, in the performance of his duties as supply of goods for the spring sales, feeling white slavery, and it was far worse in family into Hilmons; they, on his death "pocket full of rocks," than if he had gone United States. Indeed, so strongly was And you ler, amid the gay throng of pleasure claimed their freedom, and brought a suit to buy upon a credit.

might never awaks to the dark and bitter ARE THE SOLE PROPERTIES OF DR. M'- tion, that the Admiralty have enlarged in realities of life, for the bridal wreath will Lawk's Chikumarks Vennueves and Liv- plans with regard to the contemplated ex. Court, has just decided that they are face with the sable drapery woven by the tofore used by them for M Lane's Vermi next five years, a small steamer up that hand of fate from the web of blighted pros- fuge and Liver Pills has been extensively river at the public cost. The command of Since If it equally applicable to the only sensor property and baring proor States belonging to the Conference of some policemen, the engaged; he may have "never engraving, hereafter, in tead of RED, the is is known as the Quorra, and that the setwenty, recently sent to the Legislature's
rate be admitted that Congress processes where a property will invariably be printed in cond years shall be devoted to the other
petition praying for also to pay out of his own
may not be engaged; he may not be engaged.

**A The second of t

shines like a star upon his benighted path- THE SUPREME COURT.—The Supreme ORGANIZING A PARTY AGAINST THE SU

Roger B. Taney, of Maryland. John McLean, of Ohio. James M. Wayne, of Georgia. John Catron, of Tennessee. Peter B. Daniel, of Virginia. Samuel Nelson, of New York. Robert C. Grier, of Pennslyvania. Benj. Robbins Curtis, of Massachusetta John A. Campbell, of Alabama.

Of the foregoing, Messrs. McLean and Taney were appointed by General Jackson; oo absurd to notice.

We learn that an analysis was made, which

Do you see that lady that has just stepped Messrs. Catron and Daniel by Mr. Van. Bunot used, but a supply was obtained from glance at the latest spring fashions. She is General Pierce. It will be seen that of nine

> HISTORICAL EVIDENCES OF THE AU-THENTICITY OF THE BIBLE RECORD .- The Paris correspondent of the Journal of Com-

son him. And the was an abolitionist,—
the time; and these representatives of the incidence residence of Mr. Corcoran, and partock of the Country acquired without the limits of the Union grant of the Union and partock of the Union acquired without the limits of the Union acquired without the to be held and governed in that elements of toll. If Congress could one consequently, there exhants not a superior of the consequently there exhants on the consequently there exhants on the consequently there exhants of toll. If Congress could with dram and fife, by many who had heard of the circumstance of the actress of the circumstance of the circumstance of the actress of the circumstance of the actress of the circumstance of the actress of the circumstance of the course of the actress of the circumstance of the actress of the course of the page.

The course of the circumstance of the actress of the circumstance of the actres. The circumstance of the circumstance of th shick Congress may lawfully exercise before throughout Louisians when it was acquired, it becomes a State. The power to acquire so it could exclude all descriptions of propagation of the circumstance during the Sabbath.—
Abbitionists had better be on their guard is perfectly pure and wholesome. This wrist description of acquire so it could exclude all descriptions of propagation of the direct states of the description of perfectly pure and wholesome. This wrist description of acquire so it could exclude all descriptions of propagation of the direct states and better be on their guard is perfectly pure and wholesome. This wrist of the first description of acquire so it could exclude all descriptions of propagation of the propagation of the propagation of the perfectly pure and wholesome. This wrist of the state of the first description of the propagation of the states in the state of the first description of the propagation of the states of the propagation of the states The writer recommends ventilation to re-move the cause of this minsm as he calls it. In the cause of this minsm as he calls it. In the inscriptions there is a the Book of Job belonged to a time 700 be-heat and haste of the moment may cause the Book of Job belonged to a time 700 be-him to be "called out" to face cold lead fore Christ. In the inscriptions there is a not only men's passions, but the passions of and villainous subjectre at the dangerous period of nearly a thousand years, without States and sections to the utmost-which My own explanation or theory (diffidently distance of ten paces. These are times, mention of Juden, but during that period could be settled on no political arena, but expressed) is that the disease was caused you know, when the freedom, or, if you there was no inducement for intercourse must be referred for decision to some high their money used to propagate abolition principles against us.

Expressed is that the disease was caused you know, when the freedom, or, if you there was no inducement for instructions by a poisconous mission, generated in and please, the licentiousness of the press must between the Assyrians and the Jews. The rising from the sewers, cespools, and sinks be hald in proper cheek by the pastol—sist of the Queen of Sheba to Solmeon was an inducement for instructions by a poisconous mission, generated in and please, the licentiousness of the press must between the Assyrians and the Jews. The court, made up of men exempt from all party rising from the sewers, cespools, and sinks be hald in proper cheek by the pastol—world solve the first of the Queen of Sheba to Solmeon was an inducement for instructions by a poisconous mission to some man the please. The court, made up of men exempt from all party verified to the Assyrians and the Jews. The court, made up of men exempt from all party verified to the court, made up of men exempt from all party verified to the court, made up of men exempt from all party verified to the court, made up of men exempt from all party verified to the court, made up of men exempt from all party verified to the court, made up of men exempt from all party verified to the court, made up of men exempt from all party verified to the court, made up of men exempt from all party verified to the court of the Queen of Sheba to Solmeon was an indicated to the court of the Queen of Sheba to Solmeon was an indicated to the court of the Queen of Sheba to Solmeon was an indicated to the court of the Queen of Sheba to Solmeon was an indicated to the court of the Queen of Sheba to Solmeon was a strange. So the treatment of the Queen of Sheba to Solmeon was a strange. So the court of the Queen of Sheba to Solmeon was a strange. So the treatment of the Queen of Sheba to Solmeon was a strange. So the court of the Queen of Sheba to Solmeon was a strange. So the court of the Queen of Sheba to Solmeon was a strang and receives all the waste and filth from two sight, but we have been favored to look upon captivities of the Jews. Some inscriptions must be the court of last resort. This and received and not effect. It is making preparations and squal benefit of the successful tide of referred to the time of Nebuchadnezzar; Court, thus constructed, has often, from the nequisition of the people of the United States acting through their sgents, and two construction. Thus you see that or an editor is not always a happy thouseness the decision of the successful tide of referred to the time of Nebuchadnezzar; Court, thus constructed, has often, from the promote that or an editor is not always a happy thouse of the successful tide of referred to the time of Nebuchadnezzar; Court, thus constructed, has often, from the promote that or an editor is not always a happy thouse of the successful tide of referred to the time of Nebuchadnezzar; Court, thus constructed, has often, from the large hotels, some restaurants, and livery the age of chivalry in the successful tide of referred to the time of Nebuchadnezzar; Court, thus constructed, has often, from the large hotels, some restaurants, and livery the age of chivalry in the successful tide of referred to the time of Nebuchadnezzar; Court, thus constructed, has often, from the large hotels, some restaurants, and livery the age of chivalry in the successful tide of referred to the time of Nebuchadnezzar; Court, thus constructed, has often, from the large hotels, some restaurants, and livery the age of chivalry in the successful tide of referred to the fact time of Nebuchadnezzar; Court, thus constructed, has often, from the large hotels, some restaurants, and livery the age of chivalry in the successful tide of referred to the fact time of Nebuchadnezzar; Court, thus constructed, has often, from the large hotels, some restaurants, and livery the age of chivalry in the successful tide of referred to the fact time of Nebuchadnezzar. The fact time of Nebuchadnezzar is a court of the successful tide of referred to the case of the successful tide of referred to the fact time of Nebuchadnezzar. The fact time of Nebuchadnezzar is a court of the successful tide of

> sick from cating a succession of late suppers. hanns had serred in the same war and supreme law of the land, and what is against ASHLEY. In the same ship. The captain did not the Constitution, they have a right to rulli recollect bins, but, from a number of ques and abrogate, or rather to declare not to be Washtsoros, March 13. tions which were well answered, he fee, law, " Anything in the Constitution or law THE PANAMA MASSACRE -Our Govern- convinced of the truth of his story, and gave, of States to the contrary notwithstanding appointed Commissioner on the part of the later. A day or two after, the wife of United States to arrange the settlement of Lauria valled on Mr. Owen, in great grief, the United States," who made the Constitu the sufficult, with the New Granadian au. to say that her busband had been arrested, thon-nor we, the Northern people. What therefore, growing out of the dreadful riots as she supposed because he had been the Bible is in the Christian world the Country because he had been the Bible is in the Christian world the Country because he had been the Bible is in the Christian world the Country because he had been the Bible is in the Christian world world the Christian world the Christian world the Christian world slightest prospect that any satisfactory are director of the police, who denied all United States is its authorized and rightful rangement can be effected, unless the most knowledge of the facts, but promised in expounder. We can rebel. We can ware an answer was returned, to the effect that of man-with all its consequences. Re-u It is understood that Mr. Morse has for Laurio had been arrested, not be police au- tance to tyrants is obedience to God. He warded to the Government the result of his therities but by order of his minitary supe. let him step forth, who dare unfur! that but what course the new administration will Here the case than ends, nothing explained, York Express. pursue. It will be remembered that our with the difference only, that the onus of the former Commissioner, Hon. A. B. Corwin, arrest is shifted from one party to another.

> Who WANTS MONEY !- The polite mana- N great importance, and the action of our the fortunate ticket, No. 10,515, was a genry by the recent Supreme Court decision, is one what kind of a look a man could have not reclaim them as slaves, he purchase mont, Freedom loving M. C.'s, Dr. Chaffee, thousand five hundred dollars, we accepted reclaim her children. Upon reaching the through his wife. Br. C. represents the the invitation. We are sorry we did, for we country, he heard they were in Section Springfield district, the Argus of which place were forced to wear a enviously lagabrious where he proceeded. He found there countenance when we saw the happy visage Edinburgh, and the mother's claim was to " Some years since, Dr. Chaffee, then a of the recipient of that wast amount of spected, even in Abelition England, when widower, married the widow of Dr. Emer- money. To a poor editor, it looked like a the rights of the master are unknown or an his wife and only daughter a considerable owner of Aladdin's Lamprealized. In this slave property. Among these slaves was instance, the Aladdin of Palmetta departs of these children to desert her master a Dred Scott and his family ; and as Dr. Eins ed on his way to New York to lay in a remain in England. She said she had not surgeon in the U.S. Army, had carried this doubtless, much more comfortable with his ized England, than African slavery in

We learn that the Grand Jury of Anson Seekers, is the young and lovely bride whose to enforce it. This suit, thus brought, was: Whilst conversing with the managers of that she clong to her master and return honeymoon is in the last quarter, and whose defended by the administrator of the estate the Lottery, we were informed that the same with him home, to endure the misery

> toresting statements respecting the interior of Africa. The London Daily News men-

PREME COURT OF THE UNITED STATES. It is very evident-that Kansas having ceased "to bleed "-and thus to furnish aliment for the Northern geographical sectional party—that party is here to be direct ed against the decision of the Supreme Court of the United States - a rather tough piece of granite to batter-a good deal tougher than President Pierce or President Buchanan-but, nevertheless, Gibraltar is thus to be battered, and, if possible, taken Nor is this unuatural, for the Supreme Coun has taken from this Republican party its

very and only foundation, and declared it unconstitutional, and the party to be an undiscovered a mineral substance which might from her carriage to the pavement and is ren; Mr. Nelson by Mr. Tyler; Mr. Cartis constitutional party; and hence, we say, in have produced the distemper, this water was entering a large dry goods store to take a by Mr. Fillmore, and Mr. Campbell by indignation is natural. It is not surprise. for us, then, to hear such organs as the sparkling with jewels and rabed in silks and Judges, five are from the slave States, and Tribune rave and rant and roar, and call the Court" a Washington bar-room," making decisions dictated by the bowie knife, he for disappointment and rage naturally give vent to such a vocabulary of slang.
We are, however, a little surprised—and vet not over much-to learn what calls itself merce thus alludes to the discoveries made "a Republican party; means to organize by Sir Henry Rawlinson, in Assyria, confirthe United States or of any particular land so more power to legislate slavery out of those cessions than it had to legislate slavery out of those cessions than it had to legislate of the would like; surprised, because such an organization of the would lady showed the effects of arsenic, this of those cessions than it had to legislate of the world lady showed the effects of arsenic, this of the struck with that of cannot long carry with it the intelligent and tongress under the wealth of the Bible record:

"Among the recent public lectures in the highest supreme tribunal of the Republic; surprised, because such an organization of this woman's heart, and without which she is undarged."

"Among the recent public lectures in the highest supreme tribunal of the Republic; surprised, because such an organization of the woman's heart, and without which she is lavishing upon benefit.

"Among the recent public lectures in the highest supreme tribunal of the Republic; surprised, because such an organization of the woman's heart, and without which she is lavishing upon benefit.

"Among the recent public lectures in the fible record:

"Among the truth of the Bible record:

"Among the recent public lectures in the identity nation of the Republic; surprised, because such an organization of the woman's heart, and without which she is layery into the truth of the Bible record:

"Among the recent public lectures in the highest supreme tribunal of the Republic; surprised, because such an organization of the Republic strength of

-for it was not created to be responsible to the people, but to be independent of, and AN AMERICAN AFFAIR .- A case has 60. above, the people-even the master and

> Now against this Supreme Court we exnot make war - peither " we, the people ! ner! Let him lead out his party !- New

THE ETHIOPIAN TWINS .- Some few years ago, a negro woman in Cumberland country C., gave birth to twin children, and gers of the Fort Gaines Academy Lottery singularly and wonderfully united than the nvited our presence yesterday, to witnesse Siamese twins. They were purchased by the payment of the quarter sicket of the Capt. J. C. Pervis of this place, and sold it lifty thousand dollar prize, in Claus No. 26, J. P. Smith, Esq., of Anson county, N. drawn on March 7th. The lucky holder of who entrusted them to Brower & Shalle tleman from the village of Palmetto, in the tion, where they were tricked out of them suighboring county of Campbell, named S. Recently Mr. Smith heard they were on el E. Watts, a merchant there. Anxious to hibition in England. Knowing that he coawho was suddenly put in possession of twelve their mother and teck hir to Legland to

No effort was spared to induce the mother impressed with the misery of white slave last -- Chernie Gazette.

COLORED CITIZENS IN RIFORE INLAND The Constitution of Rhode Island limits to right of suffrage to citizens of the University States. As such colored men have considered in that State and allowed to State Constitution is changed.

dence in Pennsylvania.