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rites. A reasonable domination will be made to those who advertise by the year. Book and Job Printing dune with peatores a n despatch, and on accommodating terms.

COMMUNICATIONS.

For the North Carolina Star. ON THE DISTRIBUTION OF THE PUBLIC LANDS. No. L

 No. 1.
 Mr. Entrops — In the contemplation of a subject of such wast interest as the present, it is interest on the property. This is to expective the subject commencements in two. This is to expective the subject commencements in the consideration of the subject of as soid: and extensive range as the nature of it can possibly justify. All gratuites which have for their object the

All granutes which have for the purpose of ac-erention of a common flowl, for the purpose of ac-complishing some ulterior end, must be applied ac-cording to the principles specifically understood at the time when, and the circumstances under which the time when, and the circumstances under which those gratuities were made. According to this view, these gratuities cannot be otherwise oppro-priated than as specified in their original dona-tion. To appropriate them to objects not con-templated; or, only to a particle of those specified, would, in either ease, by a proposite violation of the original and fumintumal principles of their grant, and would, therefore, be an unjust and un-versated by a specified. rrantable appropriation.

Moreover ; all additional funds to this common Moreover; all anatheness infer to this contain stock, either by subsequent domation or by pur-chase, must also, for the ame reasons be oppre-priated, both primarily and secondarily according to the same principles and rule. No Legislatic, Logid or Administrative appropriation of said funds, contracting the original principle, (and therefore, the rating one.) can be either Coverin-

these also must fill model the same rate and the being similar to the following as found in the principle. It appears to me, str. that Congress, in giving these Lunds, or their prioreds to only This deal was excended in December, 1758 and approved by Congress April 2, 1790. It is in the found, while she a litholds a *like* portion from all other States, unlates the constitutional princi-ple under which the government is bound to act, and by which her Legistative untions must be

and by which her inspiritative intions much is immed, shuff be constructed as a construct of the properties of the prop greational Legislation either than as the specified time. " These anchors competes are invaluable grant of power to that effect extends ; it follows, monuments of an age of virtue, patrioties and

the would require, that, if distribucion is made ! 2. By the Nauariva principle of the constitu-

Austrie would require, that, if distribution is made at all, it should hold some propertion at lensit to the original, as well as required interest hold by the States in this Federal fund. So that regards should be had to the secrifices made, the stipulat tour entered into, and the weight of principle in volved in the value of other acquired funds, grow-ing out of and manifestanted with the corriginal graticity by those States, who made the secrifices in the Federal Government of portions of their came proper property. The federal Government of portions of their the great arguine long of this Federal comparison the great arguine long of this Federal comparison to some the bound of the federal comparison to many property. The federal comparison of the transmitted only when distribution, when there was a " angular of Keremer" in the Treasury. But (2, " Congress " is equally restricted with re-ing of the functions of this Federal comparison of Keremer" in the Treasury. But (2, " Congress " is equally restricted with re-ing of the functions of the federal comparison of Keremer" in the Treasury. But

distribution these States a double advantage over the others ; by affording them superior familities for the advaucement of their internal policies, and establish

tation of the United States. Such a procedure would also wrong those other States. 2. Beccuse it would deprice them of their pro rate interest recoved by them, of this public domaid, without

us, we must be continuity liable to fall, into, arrors and inextrivable difficulties. Clinging to these, we think we shall be able to steer clear in

our examination of the variety of phases that this ateresting subject may present. To show with certainty the grounds upon which

these principles in part are founded, I shall, in this No., give your readers such vouchers as will satisfy their minds fally, as to the propriety of investigating the subject in the light thus pre-sented. The following vonchers are all that I deem necessary for my parpose at the present 1. ON THE CONSTITUTIONAL QUESTION.

VOLUME XLV.

be so adjusted is to equalize this

2. The following is the Constitutional law h self, viz : "The Congress shall have power to dis-pose of and make all useful rules and regulations especting the territory or other property belong ag to the United States; and nothing in thi omitiution shall be so coas rule as to preindice, by elaims of the United States, or of any par-icular State." Constitution of the United States

and we think rather sooner too, trust the rights
because the relative of the relation of the

It is evident to my mind, Mr. Editor, that this is the very character of the relation of the Federal al Government to the Public Lunds, or their pre-ceeds. These Lunds were either doors do the pre-served a law interesting the second of the federal to that use sould the said debt shall be fully such to that use sould the said debt shall be fully such of the saids were either doors and parting by the Remain and the these time to any parting the easily the Remain and the these times there to be the federal for structure that the principles of the Articles of the saids were either doors and parting by the Remain and the these times there to be easily the saids were either doors and parting by the Remain and the there to be a the said the said debt shall be fully such the federal for the succession, because it was in the to that use sould the saids of the Articles of the saids were either doors and parting by the Remain and the there to be a the said the said debt and relation of the saids were either doors and the principles of the Articles of the saids were either doors and the principles of the Articles of the saids were either doors and the principles of the Articles of the saids were either doors and the principles of the saids were either doors and the there are said the said con-the constant of the Federal to constant, the State dother are transpired in the whole of Mexico were anneared not mathed and raticles principles that the principles of the said the the said to the back country, " Ke, &e: A frage countring itself to the bill, the Admini-relative frage and the same principles that the to be a country, " Ke, &e: A frage countring itself to the bill, the Admini-teres of the format, and parting from the grades in the same country, the the follow in the teres and the the saids interesting is the follow of the format, and parting from the grades in the same country, the same country is the follow in the teres and the tempations of care the the man country is the follow. The same country is the f

these alow must fill under the same rolo and, terms similar to the following as found in the principle. It appears to sam sir, that Congress, deed of casion of the State of North Carolina -ind in the This deal was executed in December, 1789; and

RALEIGH. NORTH CAROLINA, WEDNESDAY MORNING, JUNE 7, 1854.

WASPINCTON, May 29.

SENATE -The chair laid before the Senate a

His reasons, he said, he would not mention.

500 additional opies of the agricultural part of the Patent Office Report, was taken up and re-considered. The resolution was amended so as

o require the printing to be done by the Schate ginter, and as thus smooded was passed.

The bill authorizing the coinage of \$100 and

After an Executive session, the Sounte ad

HOUSE OF REPERSENTATIVES .- Mr. Faulkeer whell leave to introduce the following resolu-

Resolved. That the Committee on the Judici

ary be instructed to inquire into the facts con-nected with the recent death of Jas. Bashelder, a deputy marshal of the United States, who, it

s alledged, was murdered in Boston, on Friday

ist, while engaged in enforcing a law of the alon against a violent and treasanable mob and if they find, as reported, that he was killed n the faithful and pairietic performance of duty, and has left a widow and children, they be furth-

\$50 gold please, was taken up, read and post-

Worthouse the first first

North Carolina Star.

- Congressional.

spended.

to any oue, or more of the States, to the exclusion of others. Because, in doing this, it would 1. Give

Mr. Gwin submitted a resolution providing for an adjournment of Congress on Monday July 3, 1854. It was haid over. a monopoly of interests never contemplated, either by the original donors of this fund or the consti-The Nebraska and Kansas bill was signed by the chair. The Indian appropriation bill was taken up. d a few amendments added to it, and it was

their consent, according, to the stipulations of their decision (congress, therefore, has a constitutional power to " diagne of " the "the' ritarial or other property now belonging to the United States," yet, so as not thereby to interfere with " any claims of the United States, or any particular State." Any act, therefore, which f conflicts with these " claims " is unconstitution-al. Your respectively."

al. Yours respectfully, IOTA.

THE VOTE ON THE NEBRASKA BILL.

Southern Democrats are taking great delight a pointing to the vote of Northern Democrats in r of the Nebraska Eist. This comes with rather a poor grace from mem, after, as the New York National Democrat expresses it, "joining the Administration in the conlition with Free sollers and raying to crush out the National Dein oeracy." Their game is perfectly plain. The hope to make political capital at the South by trast of the vote of the two pulitical parties at the North on this question. They have played at that game before, and by a system of extraordinary humbuggery, known best to Locofocoism.

have compout winners, we admit. Now, for our part, we have just about as much confidence in the patriotism of the Northera Whigs who did not vote for the Nebraska Bill, as we have for many of those Northern Democrats who did vote for it. We would as

Congress into terms, and many of them yielded reluctant obedience, who this day curse the

Nebracka Bill from the very bottom of their licarts. On the other hand, the Whigs were left free to follow and carry out the views that local ermpathies suggest to them against the repeal of the Missouri restriction, just as naturally as the ppusite views preponderate at the South. In

CANDIDATES IN RANDOLPH. Letter to the Edilars of the Olaserver, dated WASHINGTON, May 29.

Asuramoron, May 23, 1854. SENATE .- The Senate refused to recele from amendments to Delicioney Bill, and appointed a Committee of Conference on the printing of the whole Patentoffice report given to Senate printer, concerning which, there has been a dispute be-tween the House and the Senate printer. Mesars, Dockery and Bragg met quite a respectable portion of the citizens of this county to-day in the Court House in this place, and ad-dressed them upon the topics of the day, with marked attention from both parties; and there was evidently a good effect produced in the Whig House .- Mr. Faulkner asked leave to offer a ranks.

solution to compensate the wislow of the Depa-Marshal killed at Boston. The rule was not

was evidently a good effect produced in the Whig ranks.
The speaking continued four hours : each an hour and a half, with a rejoinder of a half hour and a half, with a rejoinder of a half hour and a half, with a rejoinder of a half hour and a half, with a rejoinder of a half hour and a half, with a rejoinder of a half hour and a half, with a rejoinder of a half hour and a half, with a rejoinder of a half hour and a half, with a rejoinder of a half hour and a half, with a rejoinder of a half hour and a half, with a rejoinder of a half hour and a half, with a rejoinder of a half hour and a half, with a rejoinder of a half hour and a half, with a rejoinder of a half hour and hered a discover of accountability. A military officer ennous conduction with economic of the balary of the democratic partian previous of the latery of the standary of the democratic parts, and called the attention of his audience to the hast, that in the convention of 1855. Whigs were not known there, neither were Democratis built that all absome at a diguity far above anything like partian prevention of his audience to the hast, that in the there, neither were Democratis built that all absome at a diguity far above anything like partian prevention of his audience to the hast, that in the text neither were Democratis built has a standing that the legal alary is built a small part of their compression. It is that a small part of their compression merit and high social standing, in whom might be have the interves of them and contained the most entire confidence. But let any party is built a small part of their compression. It is that a mall part of their compression merit and high social standing, in whom might be party in the convertion of a Legislative character.
The subject of Common Schools met complete the constanding the work and relevant of the most and complete the any party of the most and complete the most and appointment without a party.
The Argus denice the charge that Gen, how withe the most ane

then passed. The Deficiency bill was then taken up, Mr, Hunter united that the Semite invite on all the amendments and ask for a conference. Mr. Petiti moved that the Semite recede from outflow for the the amendment appropriating a million for the water works. He said he would rather defeat the hill than rote for the amondment at this time After some debate, Mr. Hunter's motion was agreed to. The resolution directing the printing of 37,

of education on our children. He had been abused and ridiculed, on account of his want of literary attainments, by democratic politicians and pre The Basis question was next in order of dis

The Basia quostion was next in order of distinct of the public lands. Upon that subject he was willing to trast the people. He charged Mr. Bragg, third of the public lands. We peoned that article scale in this fact data is a few days after the pool if is in which the doministion to the fact had it are the public lands. The East notified, "the East notified," on that question be was "not willing to trast the West," and that in a few days after the notifier column where the Argue point the locality is in which the administion to the fact had it are the notifier column where the Argue point the locality is there to Col. Person in another column where wells stated to Col. Person in another column where wells stated to the rest. Well were the the transformer of the state of the state

r instructed to report a bill making some prap-Mr. Dean objected, caving it belongs to the Scoretive to enforce the laws. Mr. Falihuer moved a suspension of the

not enforce the laws. Mr. Faglkner replied the intention of the reso-lation was to provide for the widow and children

Mr. Fudihner moted a suspension of the rules.
Mr. Joues, of Tennessee, wished to know of the public of the subject of Internal Improvement, Gen, the subject of the subj other questions of national policy, which we ine die, on the third of July next; peading

adjournment of Congress on the 3d of July next; which, after a lengthy delate, was to about the that, the Hoase converting, the President of the Senate and the Specker of the Hoase adjourn flowir respective leaves on the first Monday of July till the third Monday of October, and pass-d-yees 26, nave 17.

up in front of the pulpit

sure that the good people of B ate the disinterested uffices left onslaught on Mr. C. and return lislature. islature: You ought to be more "judicious" M how you be patter certain Whiles " whom you mapped of being a "su have suspected for some time, that "Catch a Tartar," and you dave due boro Telegraph. in New York, offering to relund 57.00 of the money which the late Bishop it is reserved from the diocese just hefore his departure for En-

rope. We find the foregoing paragra-our exchanges. The action of which melt in this form, one, irre-the rangement of resolution dep the passaga of a reaching design claim with sat up for the refuncting advanced to the late Binhop 1946. Treasurer of the Bincose is the proery did at Carthage admit there was very little probability of getting North Carolina's partian of the public lands. We penned that article somereceive all menties justly date

did way, and he shill reintenited it, that with a democratic President, a democratic Congress, a democratic Legislature, and democratic Governme, it was traprobable, but a revolution in the afare-said departments would immere as one share of said depa

So says the Edenton Whig.

Spats and the Unitab Statta - The Madrid correspondent of the London Tunes, of May 1

I am positively much maline aive of his government's sympa-in its present unplement dippo-States. I have strong reasons States. I have strong reasons as failers at this information is correct, and its reaction simultaneously with the reasons of Spanish te-going to Homo, remaineds me of a report can have some time ago, but never automities that Spain had expressed a willing uses to a theories thousand means to Totlerg, if Presses England would guaranty to first premium Cuba.

NUMBER 23.

Since Mb. 10.

scamp as Mr.

dard towards Mr. Cherry

THE LATE BISHOP IVES.

At the recent sitting of the N

A Valexins Dramosn Fe

sequently he took it to Prof. De diately pressured it a diamen

The Discussion .- We had the

purest water and of

est of the evening DEMOCRATIC TESTIMONY. saw Mr.

The old and close observer of public affairs, for, sends to the "Sun" the following glocary picture of the way things are managed under our free republican Gorerument. Is there no ramely for such disgreectal practices? "The appropriation for the Potomac Aque-duct and for the new Executive Buildings will certainly pass Congress, if the question that has arisen concerning eivil emperintendency can be settled. The House will enter consent to make ary appropriations for any unblic works in this increased him as a me She atomed that worthless, ugir shamp, and pringd that such a lovely should have consented to

The Argus denies the charge that Gen. Dock

gaged in throwing up a quantity of ev-ered among a sparking mbanases throw as a so of no value. Mr. Noo workman, task it up, and upon emuli so much h so much impressed with a possesses that in detarmine mitted it to several juweler that it must be ait

nineteen carati-the fargest over dis North America. Prof. D. supposed been washed to the sput where it was hearing the discussion between dates for Governor at Grahar

The House adjourned. WASHINGTON, May 30. SENATE. – After the usual moreing business, Mr. Gwin called up fils resolution respecting the adjournment of Congress on the 3d of July uset; which, after a kengthy delate, was an amount of any top and any top and and any top and and the second trust the people of the East. He would trust no man below the whole, old Randolph will roll up her full strength for the Whig candidate. General Dekery was known here before, and favorably known; but we think he added to his vote by which, after a kengthy delate, was an amount of the second of a second of the second to his vote by which, after a kengthy delate, was an amount of the second the second to his vote by which after a kengthy delate, was an amount of the second to here there there the second to here the second to here the second to her

dates for Government at Gradmans are universary like and a part of the discussion at this place on Man day. It was our purpose to give a full report of the debates this week, but the press apart or columns would prevent its publication, see if we had thus to write it out. We will endow or to propure a report for our next lame. We may slid that, judging from the two day observation, fleen. Darkery has the adventure observation dien. Darkery has the adventure observation and mergy and fur argent him in the case and manifarity with write in huests hie follow citizens, and we similar pre-ing a single on the stream of the second stream.

ly disappointed if he does not i unjority in August pert-di-

grant of power in that effect extends; it follows, that Congress has no constitutioned right to grant any of all this grantedy of hands by the States to the Federal Government, to any other States to the original Trainers s, solves, a like grant is made at the reme-time, to all other States. This is expressly the strates to the Federal to remain the original grant constitutional principle there for Congress is force where hered from such Legis-lation as will constitutional principle there for congress is force where hered from such Legis-lation as will constitutional principle there for congress is force where hered from such Legis-lation as will constitutional principle there for the original granteer of the First Federal functs. the nurvional region for which they fought should become the prey of posity military tyranice, or hablished at home. To avert such consequences and threw around liberty the shield of union States, whose relative strength at the time gave interest. By parity of reasoning it follows, that as all the Lands that has been since parchased, and have been partly paid out of fauls arising from the sale of those Lands, and partly by funds arising from other sources of Ravenue, in which each State is alike interested, therefore, the same them a prependerating power, magnanimous each State is didy inforested, therefore, the same principle unat control the Legislation of Congress with regard to all the Public Lands belonging to the Fadra Government.
That Congress possesses constitutional powers to Legislate upon the subject is, it issues, here conceded, it, intertributes, does not appear that these powers as a constitutionally estimates to our esofeleration."

erviced, as as moments to our particular of the States and a distribution of particle lands or their pro-ceeds ; white others, and they may originally in-terested, are entirely about out from all " tenents." as intended by them as their original doners..... minute investigation of this momentous subject MATTER Such Legislation would, undensitedly, he salver-aive of these constitutional principles, which so-cure to the different Sigter all registerand interests enter to the stress to the medices, by the slipulated conditions upon which their productes were grant of to the Federal lieverment. For these and many effect reasons, I contend

This there are many pairs any law which shall grant a poor, or the whole of the public domain by laws States widdlin whose a the public domain by laws states widdlin whose a stringent limits three labds are, to the exclassing of any or all other States whole of the original Thing rays or three perceix that have been received into the Union since the adoption of the Pederal Constitution by the Thirtwen. And, what is true in this regard is

must be so considered hore.
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in purchases an expensive model. And the maximum of a by Treaty stipulation. However, the interaction can be claimed, in a gen cost Representation states.

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the final passage of the bill worthy of note. The majority of the Democrats of the Free States voted against the bill (46 noss to 42 ayes,) and gave a larger vote in opposition than the Whigs of the

orthern States, who numbered 41 votes. "In the face of the efforts to make this more ure a test of party, the position of a majority of the Democracy of the North is significant."

Richmond Whig. Richmond Whig. OURTELATIONS WITH SPAIN. If the Informing gamin from Washington be correct, our relations with Spain are becoming ery critical. We extract it from the corresp lence of the New York Courier and Enquirer e correspo Mr. Clayton, the leading member of the com-titues on foreign relations, it is said, is of th minion that may with Spain will commune within opinion that nor with Spain with consister schema niesty dys. Our military and naval propara ations are not imposing. The war will begin, if at all, by the blockade of Cuba, and by ferting loose the fillbauers on the island. This will cut off the flours trade with Spain, which is very profitable and important, and the sugar, coffe and fruit trade with our Atlantic coast.

The flibuster organs pretend that flory will nave a new expedition organized under the commaid of General Quitman, and that they have raised one million dollars by Londs of the Pro-

1. The first point for consideration is, Tax raised one million dollars by bonds of the Pro-visional Cuban Government. The closences of the State Department relative to the advices from Spain, indicates a serious state of affairs. Mr. Window left Madrid, May 4th, and has been here two days. He has left fallowme hints which go to show that Spain yielded ash-ing to Mr. Scale's demands, and that, upon his part, Scale a data making in the tone of his communications, notwithstanding that the Span-ish legation here gave currency to a statement that our minister's rejoinder to Senor Caldware -enty was humble and avoingetie. CONSTITUTIONAL FOWER OF CONCELLS OVER THIS I shall here repeat the language of the Constitution, that your readers may see at a glance the whole force of this question,

whole force of this question, "The Congress shall have power to dispute of, and make all needful rates and regulations re-specting the torritory or other property belonging to the United States, and mathing in this constitation shall be as construct as as prejudice any Plaine of the United States, on we are particular epty was humble and avologetic.

In analyzing this constitutional low, it will be perceived that it regards the "power of Com-grand both is a positive and negative form ; and must be so considered here. I. Irs reserve runs. And here notice

A sector of a sector of regulation," don't deliver therefore is an actionly the way is which ran be discover its first that is an action of the sector of the the sector of the sector of the sector of the the sector of the sector of the sector of the the sector of the sector of the sector of the sector of the the sector of the sector of the sector of the sector of the the sector of the sector of the sector of the sector of the the sector of the sector of the sector of the sector of the the sector of the sector of the sector of the sector of the the sector of the the sector of the sect

The second second

duty till the third Monday of October, and pass-ed—yees 26, mays 17. The Lasarse Land bill was then taken up and made on him and his party by his opponent: in fact that circumstances were such that he was on almost all occasions placed in the defensive. The committee of conference on the disagree-ing votes of the two houses of Congress on the asserdments to the Deficiency hill then made the result of Demogratic influence. Upon the their report, which was concurred in, the appro- seliject of Internal Improvement. He was for a rintian for the water works and custom houses one absordinged by they Senate. The Senate

en adjourned. House of Recersestativin.--Mr. Henn in-The first was referred to the Committee on

communicate to Congress, if in his judgmen not incompatible with the public interest, a pie of correspondence with Carroll Spence, the U.S. Ministre to Constantionale, and which has been transmitted by him to the State Department. He wild be believed our Minister has been

unjustly assailed about a speech which he de-livered. He thought that when an authentic

inversed. He thought that when an authentic-corry of that opposed shall be received, it would be fourist that he only declared the well sourced principles of this. Or arrangent. He desired that justice should be done to him. He wished to add that the correspondence buckling the ex-pations of this Greaks from Constantinople would meet the approximation of the constant.

The resolution was adopted, On mation of Mr. Wells, it was Resolved. That the Consultion on Counter e-be instructed to inquire, into the expedience of repualing so much of the fourth section of the act of the second of March, 15-31, to regulate the ANTA ANNA. Santa Anna's flight from bei're Acapiles seems to have been a most diagraceful aso, and was marked by acts of crustly ubble would have been abameful in a Turk. Henttenapied tabeite bar Ignicle Communent, the communeler of the small garries at San Dego, aftering him S100, 500 and a General's communeler of the mode the castle. "Tell the Dictator," was the mode the castle. "Tell the Dictator," was the mode with the hund of the indices call in a further and the mark of the indices call in an avert with a discharge from the game of the sould, which sent the one logged general to atter has track track in double quick time. The form the instantice of the Markov in the Indices call in his vertices, the dimension of the indices call in the instantice of the track of the track of the track of the track time of the sent in the markov in the instantice of the the sent in the markov in the instant of the sent in the mark of the time of the sent in the markov in the instant of the sent in the markov in the instant of the instant of the sent in the mark in the mark in the markov in the sent inter of the sent in the markov in the sent in the markov in the instant of the insta

ter that the watere of the rever weith died and summind." It is the sense of the first and the first and

courses alopted by the Locofoco candidate. But it is doubtless forced upon a politician of easy virtue by the alloanness of the doctrine advanced in the East. Why should the people trust a man who is unwilling to trust them, and who insults then by a public arows' of that unwillingness, couched in the most offenite language? " He would trust no man with his purse." In reply to fee. Dockery, Mr. Brags spake of this very expression of this, and did not desp that he had used it, but attenment to remove lie offenite the had used it, but attenment to remove lie offenite the an-ity remarking in effect that his packet book in the hands of any of the grathemen around, even Gen. Dockery binneif. His explanation, ap-parently intended as an apology was worse than the original offence,--Fey. Gis. "judicions system," but we were not able to get at him, as to what were his conceptions of jud-

As for Free Suffrage, he was for that measur

mode. Upon the subject of Distribution, he gave his views next. He said, that he did not believe that that measure could ever be effected, and if that the necessary could ever be effected, and if "He [Mr. Bragg] did not benitate to give an cuphathe "NO" when asked if he was in favor of the State's horowing money to build that road." Military Affairs, and the second to the Comi-mittee on Pablic Lands. Mr. May offered the following resolution: Resolved. That the President be requested to we were likely to get into a difficulty with Spain if could we ought not to have it. That the pro-ceeds ought to be kept in the Treasury to defray the expenses of the General Government. That we were likely to get into a difficulty with Spain, relative to the "Black Warrer" affair: that in that event, with many others, we would need large amounts of unoncy to defray the expense incumbent on each conflicts. He spoke in terms of congentulation as to the acquirements of Territory by Locoffsee influence of so reat worth—clust the Whig party had ride, enlest the Damocrats for it, and such that the whole of California and New Maxim ware not worth a Battion, when they were pouring into our

worth a Battion, when they were pouring into our coffers millions of dollars which the Whigs were as gready to pray upon an if they and favored the eclosure in their origin.

the schemes in their origin. Gen. Dockery replied in a half an hour's speech. Said that he had advised Seminors iromahineconity lag a for free Saffrage, even if they had to git for it by Legislative ensettoest, but he preferred a Convention. He was led proposed of the Max-can war, that he was in Congress, that he preferred is the system. Therefore Gen, Dickery was called being interval in the spectrum in the spectrum in the setter's formation enter the firme in effects? This is a part which they had being here is a preferred is the system. Therefore Gen, Dickery was called in these sets in other alternative, her with the preferred is the system. Therefore Mr. Henge manopresed in this part of the State's borrowing moves that in this part of the State's borrowing moves that is not for spectrum. He was had any concluded the speak-ter is not for the State's borrowing moves that is not for the State's borrowing moves that is not for the State's borrowing moves that the spectrum in the speak-If is not for the State's borrowing moves that is not for the speak-ing the system. The state's borrowing moves that is not for the speak that the s the activities in their origin. Gen. Dockery replied in a half an bear's speech. Said that he had obvied Senators from his county to go for Free Suffrage, even if they had to go for it by Legislative enactment, but he preferred a Convention. He was led is speak of the Moxprofy termination. Mr. Bragg rejoined and concluded the speak-

ing. He is a very governed man, --a parentic speaker-not so good we think as many others of the party. As to the effect he produced in the heave ranks we know not. They were no doubt predispond to vote for him before the

The operation of the reading of it, that the first have a read to vote for him before the first have a ready at the first have at the r

 and distributed and principal distributed in the second distributed distribut

SPECIAL COMMUNICATION TO NEADY .- The Special Conditionant To Sector The remote in regard to our difficulties with Su-that the Hon. 19, M. Dulles and Endern Cobb are to be despitational to Machine as commissioners with the abimatum of the erannent relative to Caina. In the meantime President, it is said, will insue a positive against fillinoitees who, it is alleged, will a new experiment, set alleged, will a new experiment, as they have the term of Onceral Quinnant, as they have the term million of dollars by lamba of the Provati-Cular poversumpt.

Not may a the Edminist Whig.
In the discussion at this place, Gen, Deckery acked Mr. Bragg. "Toid I not ask you at Edminist of Gameral Quitness, as diey have the firm maney to built raitonder". And what was Mr Bragg's ruph? "I think and, I do not resulter to do not result and the procession of the result It is given in avidance in prove the a go of Demostracy on Interestil Inspire compar-Calvin Graces gays the conting time. For the trail Railroad toll. All house, ag we, to G

Covernment of M. R. Cornent Sorra,-On the Senate, 17 c In afra 1

In is maid abroad, also place on Bonday.