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CONGRESS.

REPORT IN THE SENATE. February 4, 1856.

nant to the Constitution and the dictates tutional and wicked attempts have called time. It is the ground taken, and so a- was put down as unconstitutional, not be- supposed by the message, to determine as altered or modified by the compact; and political, that has existed between agree with the President as to the evil the principle that Congress has no its being immoral, irreligious, or intended General Government, and the other or to which they are subject. Among these vital subject; the vast amount of properintended to instigate the slaves to insur-

to the preservation of the domestic institutions of the slave-holding States, and, with them, their peace and security .-Concurring as they do, with the President, in the magnitude of the evil, and the nemittee, if they thought the difference of portion of the protection which the measure recommended by the President was intended to afford them. On the contrary, they believe all the protection intenserved rights of the States on the other.

The Committee, with these preliminay remarks, will now proceed to estabish the positions which they have assumed, beginning with the first-that the passage of such a law would be a violation of the provisions of the Constitution.

was made to the adoption of the Constitution. It was acknowledged, on all . The article is in the following words. ides, at the time, that the old confede-

or subsequently, give notice of their wish to have none were more successfully urged than freedom of the press is concerned.

of humanity and religion. They also to place the freedom of the press beyond withdraws from Congress all right of in- Having now shown that it belongs to ties, united by a constitutional compact. Emancipation would destroy the relations concur in the hope that, if the strong tone the possible interference of Congress, is terference with the press, in any form or the slaveholding States, whose institutions Among its members the laws of nations —would divest the masters of their proof disapprobation which these unconstiforth does not arrest them, the non-slave- bly sustained, by Mr. Madison, in his cause it prohibited publications against what papers are incendiary and intended and, of course, the States possess, the races from almost the first settlement holding States will be prompt to exercise celebrated report to the Virginia Legis- the Government, but because it interfer- to excite insurrection among the slaves, with that exception, all the rights, and of the Southern States. their power to suppress them, as far as lature, in 1799, against the alien and se- ed, at all, with the press. The prohibi- it remains to inquire, in the next place, are subject to all the duties, which setheir authority extends. But, while they dition law, and which conclusively set- tion of any publication, on the ground of what are the corresponding duties of the parate and distinct communities possess, to dwell on the pecuniary aspect of this and its highly dangerous tendency, and right, in any form, or in any manner, to to excite rebellion or insurrection, would States, from within whose limits and ju- are comprehended the obligation which ty involved, equal at least to \$950,000, the necessity of arresting it, they have interfere with the freedom of the Press. * have been equally unconstitutional; and, risdiction their institutions are attacked all States are under to prevent their cit. 000; the ruin of families and individuals; not been able to assent to the measure of The establishment of this principle not from parity of reason, the suppression of -a subject intimately connected with izens from disturbing the peace or en- the impoverishment and prostration of an redress which he recommends—that Con- only overthrew the sedition act, but was their circulation through the mail would that with which the committee are im- dangering the security of other States; entire section of the Union, and the fatal

After the most careful and deliberate will turn to the sedition act, in order to will next proceed to consider.

be attempted to derive the right from it is provided "that no stage, or other gress. It belongs to them, and not to citizen, or registered seaman of the U- not arrested. ther source, if there be any other. The Congress has the right to discriminate, in ures as may be necessary for their secu- lor." This provision speaks for it. horrence against the institutions and citof the Constitution, which, among other shall or what shall not be transmitted by them into effect, except such as may be a case in point, and fully embraces the dresses, lectures, and pictorial representations are the constitution. no law which shall abridge the liberty of the press, on all subjects, political, mor- Constitution. To establish the truth of fect is the act of 25th of February, 1799, ated statements.

" Congress shall make no law respecting an it, o high was the spirit of liberty, so the Government for a redress of grievances."

jealous were our ancestors of that day of and the people; while it would require separate States, excepting such as are indeed, be more difficulty in co opera- natic zealots come at once to the conclupower, that the utmost efforts were ne- the intervention of courts and juries to delegated to be exercised by the General ting with the States in the latter than in sion that it is their duty to abolish it, re-

shown to be necessary to guard the out-side, and circulation through the mail on to be found among the enumerated pow-ty of fine and dismission from office. any self is an evil, with most of its instituworks of liberty; such as the freedom of the other, of any paper, on account of its ers or not. If it be not among them, it deputy postmaster, in any State, Territions intended to protect life and prothe press and of speech, the rights of con- religious, moral, or political character, belongs, of course, to the reserved pow- tory, or District, from knowingly recei. perty, comprehending the civil as well as science, of trial by jury, and others of rests on the same principle, and that each ers. On turning to the Constitution, it ving and putting into the mail any let- the criminal and military code, which are like character. It was the belief of those is equally an abridgement of the freedom will be seen that, while the power of deter, packet, pamphlet, paper, or pictori-tolerated only because to abolish them jealous and watchful guardians of liberty, of the press, and a violation of the Con-fending the country against external dan- al representation, directed to any post would be to increase instead of diminishwho viewed the adoption of the Consti- stitution. It would indeed have been ger is found among the enumerated, the office or person in a State, Territory, or ing the evil. The reason is equally aptution with so much apprehension, that but a poor triumph for the cause of liber- instrument is wholly silent as to the pow- District by the laws of which the circu plicable to the case under consideration all these sacred barriers, without some ty, in the great contest of 1799, had the er of defending the internal peace and lation of the same is forbidden; and also to illustrate which, a few remarks on positive prevision to protect them, would sedition law been put down on principles security of the States, and, of course, prohibiting, under a like penalty, any slavery, as it actually exists in the Southby the power of construction, be under- that would have left Congress free to reserves to the States this important pow- deputy postmaster in said State, Terri- ern States, will be necessary. mined and prostrated. So strong was surpress the circulation, through the mail, er, as it stood before the adoption of the tory, or District, from knowingly deli- He who regards slavery in those States this apprehension, that it was impossible of the very publications which that odious Constitution, with no other limitations, vering the same, except to such per- simply under the relation of master and to obtain a ratification of the instrument act was intended to prohibit. The au- as has been stated, except such as are sons as may be authorized to receive them slave, as important as that relation is, in many of the States, without accompathors of that memorable achievement expressly prescribed by the instrument by the civil authority of said State, Ter- viewed merely as a question of property Mr. Calhoun made the following Re- nying it with the recommendation to in- would have had but slender claims on the itself. From what has been stated, it may ritory, or District.

croachment of Congress. One of the same principle which applied to the sedi- ties; and so jealous were the States of In order to comprehend more fully the be borne in mind that slavery, as it ex-The Committee fully concur with the most important of these is that which tion law would apply equally to a law this essential right, without which their nature and extent of their duty, it will ists in the Southern States, (including stands at the head of the list of amended punishing, by Congress, such incendiary independence could not be preserved, that be necessary to make a few remarks on under the Southern all the slaveholding cy of the papers which have been attempt. articles, and which, among other things, publications as are referred to in the it is expressly provided by the Constituthe relations which exist between the States,) involves not only the relation of ed to be circulated in the South, through as has been stated, prohibits the passage message, and, of course, to the passage tion* that the General Government shall States of our Federal Union, with the master and slave, but also, the social and the mail, and participate with him in the of any law abridging the freedom of the of a law prohibiting their transmission not assist a State, even in case of a do- rights and obligations reciprocally resul- political relations of two races, of nearindignant regret which he expresses at Press, and which left that important bar- through the mail. The principle on which mestic violence, except on the application ting from such relations. conduct so destructive of the peace and rier against power under the exclusive the sedition act was condemned as unconof the authorities of the State itself; thus It has already been stated that the ters of the globe, and the most opposite stitutional was a general one, and not excluding, by a necessary consequence, States which compose our Federal Union of all others in every particular that dis-That it was the object of this provision limited in its application to that act. It its interference in all other cases.

> Republican party, with Mr. Jefferson at are against the right, there are others not stood by all the parties. The committee of the former to adopt such measures as which the commerce, the navigation, the With these remarks, the Committee ed to the States, which the committee

and the act which the message recom- commends that Congress should pass a plying the corresponding duty. If, con- among the States of this Union, with such subversion of the existing relation between has not the power to pass such a law; that mends to be passed, as far as it relates law to punish the transmission, through sequently, the right to protect her inter- limitations as are imposed expressly by the two races, to which the committee will it would be a violation of one of the most to the freedom of the press. Among its the mail, of incendiary publications, in nal peace and security belongs to a State, the Constitution. Within their limits, confine their remarks. sacred provisions of the Constitution, and other provisions, it inflicted punishment tended to instigate the slaves to insur- the General Government is bound to re- the rights of the slaveholding States are Under this relation, the two races have false, scandalous, or malicious writing gress a right to determine what papers that purpose, and to co-operate in their whose limits and jurisdiction their peace if not disturbed, would long continue so

be puntry from anarchy and convulsion; speech, or of the press; or the right of the tutional compact, and are possessed of

cessary, under all the then existing pres- enforce the provisions of a sedition law, Government, is assumed as unquestion- the former, but that cannot possibly af gardless of all the disasters which must sure, to obtain the assent of the States to which experience has shown are not all-able. The compact itself expressly pro-fect the principle. Regarding it, then, follow. Never was conclusion more false the ratification of the Constitution. A. ways passive and willing instruments in vides that all powers not delegated are as established both by reason and pre- or dangerous. Admitting their assumpmong the many objections to its adoption the hands of Government, where the reserved to the States and the People. — cedents, the committee, in conformity tion, there are innumerable things which, the Paper discontinued at the expiration of the the absence in the instrument of those From these remarks. it must be appa- question is delegated or reserved, it is ted their chairman to report the same to which it would be madness to attempt to To ascertain, then, whether the power in with it, have prepared a bill, and direc- regarded in the abstract, are evils, but year, will be presumed as desiring its continuance general provisions which experience had rent that to prohibit publication on one only necessary to ascertain whether it is the Senate, prohibiting, under the penal- abolish. Thus regarded, Government it-

corporate in the Constitution various ar- gratitude of posterity, if their victory over be inferred that the right of a State to de- It remains next to inquire into the du- has a very imperfect conception of the The Select Committee to whom was referred ticles, as amendments, intended to re- the encroachment of power had been left fend itself against internal dangers is a ty of the States from within whose limits institution, and the impossibility of aboldanger apprehended, by placing these It will, after what has been said, re-right of self-defence, which, by the security of the slaveholding States are the history of the world. To understand part of the great, primary, and inherent and jurisdiction the internal peace and ishing it without disasters unexampled in Slaves to insurrection, submit the following important rights beyond the possible en- quire but few remarks to show that the laws of nature, belongs to all communi- endangered.

der severe penalty, the transmission of revolution, which, in 1801, brought the But, as conclusive as these reasons present juncture, ought to be fully under- gered, the right of the latter to demand tions of the great agricultural staples, on

investigation, they have been constrained show the identity in principle between it The message, as has been stated, recal, the existence of a right always im- This right remains, of course, in force thing compared to what must follow the mise that rights and duties are recipro- sures as its protection may require. - as these disasters would be, they are nocessity of its suppression, it would have ing the freedom of the press, which no will appear in the course of the discussion. right to pass all such laws as may be ne- ate and independent communities. ded may be afforded, according to the object of publishing is circulation; and as such, to prohibit their circulation the powers of Congress over the mail, holding States to defend themselves, it in the non-slaveholding States. and the prohibition of one may as effec- right would be virtually to clothe Con- conformity to the principle established, what are the means which, under the Con- ced in the same period so rapidly in numtually suppress such communication as gress with the power to abolish slavery, to respect the laws of the State in their stitution, are left to the slaveholding bers and improvement. the prohibition of the other, and of course, by giving it the means of breaking down exercise, and so to modify its acts as not States to protect themselves. The period To destroy the existing relations would would as effectually interfere with the all the barriers which the slaveholding only not to violate those of the States, but, has, not yet come, and they trust never be to destroy this prosperity, and to place freedom of the press, and be equally un. States have erected for the protection of as far as practicable, to co-operate in their will, when it may be necessary to decide the two races in a state of conflict which

will prevent their recurrence, and, if re- manufactures, and the revenue of the It may not be entirely useless to pre- fused or neglected, to resort to such mea- country, almost entirely depend. As great

prehended, as bearing on the point under mandate of the Government alone would tion of the Constitution. But, on a point enue officers, the masters and crews of garded, or the means by which it is pro- They would look to the other States. cur briefly to the history of the adoption culation through the mail, and thus, at volve the safety, if not the existence its- ficers in command on the station, to co- ness of fanaticism is proverbial. With come, victually, their allies and the existence its- ficers in command on the station, to coits sole will and pleasure, might inter-elf, of an entire section of the Union, it operate faithfully in the execution of the more zeal than understanding, it con-dants; and would thus place in ther. s. z. Cloudy. It is well known that great opposition cept all communication between the press will be proper to trace it to its origin, in quarantine and other restrictions which stantly misconceives the nature of the oborder to place it on a more immoveable the health laws of the State may establish." ject at which it aims, and towards which ment to destroy the influence and the clouds. ayon, from its weakness, had failed, establishment of religion, or prohibiting the free al Union are sovereign and independent of the country, are equally applicable to fully available to fully available

its nature and importance fully, it must

against the Government, with intent to are incendiary and intended to excite in- execution, as far as its delegated powers is assailed, to adopt the measures neces- to live. While the European race has defame the same, or bring it into con- surrection. The question then is, has may admit, or the measure may require, sary to prevent the same, and if refused rapidly increased in wealth and numbers, tempt or disrepute. Assuming this pro- Congress such a right?—a question of vital Thus, in the present case, the slavehold- or neglected, to resort to means to pro- and at the same time has maintained an vision to be unconstitutional, as abridg- importance to the slaveholding States, as ing States having the unquestionable tect themselves, as if they were separ- equality, at least morally and intellectuone now doubts, it will not be difficult After examining this question with due cessary to maintain the existing relation Those States, on the other hand, are holding States, the African race has multo show that if, instead of inflicting pun- deliberation, in all its bearings, the com- between master and slave in those States, not only under all the obligations which tiplied with not less rapidity, accompaopinion, as to the right of Congress, would ishment for publishing, the act had in- mittee are of opinion, not only that Con- their right, of course, to prohibit the cir- independent communities would be to a- nied by great improvement, physically flicted punishment for circulating, thro' gress has not the right, but to admit it culation of any publication, or any in-dopt such measures, but also under the and intellectually, and the enjoyment of the mail, for the same offence, it would would be fatal to those States. Nothing tercourse calculated to disturb or destroy obligation which the Constitution super- a degree of comfort with which the laborhave been equally unconstitutional. The is more clear than that the admission of that relation, is incontrovertible. In the adds, rendered more sacred, if possible, ing class in few countries can compare, one would have abridged the freedom of the right, on the part of Congress, to de- execution of the measures which may be by the fact that, while the union impo- and confessedly greatly superior to what the press as effectually as the other. The termine what papers are incendiary, and, adopted by the States for this purpose, ses restrictions on the right of the slave- the free people of the same race possess to prohibit circulation, is, in effect, to through the mail, necessarily involves the and of regulating commerce with foreign affords the medium through which their indeed, be safely asserted that there is without infringing on any provision of prohibit publication. They both have a right to determine what are not incendinations and between the States, may re-peace and security are assailed. It is no example in history, in which a savage common object—the communication of ary, and to enforce their circulation. - quire co-operation on the part of the Gen- not the intention of the committee to in- people, such as their ancestors were when sentiments and opinions to the public; Nor is it less certain that to admit such a eral Government; and it is bound, in quire what those restrictions are, and brought into the county, have ever advan-

their lives and property. It would give execution. The practice of the Govern- those questions; but come it must, un- must end in the expulsion or extirpation But to understand more fully the ex. Congress, without regard to the prohibi- menthas been in conformity to these views. less the States whose duty it is to sup of one or the other. No other can be sub-In the discussion of this point, the com- tent of the control which the right of tion laws of the States, the authority to By the act of the 28th of February, press the danger shall see in time its mag- stituted, compatible with their peace or mittee, do not deem it necessary to in- prohibiting circulation through the mail open the gates to the flood of incendiary 1803, entitled "An act to prevent the nitude, and the obligations which they security. The difficulty is in the diverquire whether the right to pass such a would give to the Government over the publications which are ready to break in- importation of certain persons into cer- are under to adopt speedy and effectual sity of the races. So strongly drawn is law can be derived from the power to press, it must be borne in mind that the to those States, and to punish all who tain States, "where, by the laws of those means to arrest its further progress. the line between the two, in consequence establish post-offices and post-roads, or power of Congress over the Post Office dare resist as criminals. Fortunately, States, their importation is prohibited, That the full force of this obligation may of it, and so strengthened by the force from the trust of preserving the relational and the mail is an exclusive power. It Congress has no such right. The inter-masters or captains of ships or vessels be understood by all parties, the committee of habit and education, that it is impossed. tion created by the Constitution between must also be remembered that Congress, nal peace and security of the States are are forbidden, under severe penalty, "to tee propose, in conclusion, to touch brief sible for them to exist together in the same the States," as supposed by the Presi- in the exercise of this power, may de- under the protection of the States them- import or bring, or cause to be imported by on the movements of the abolitionists, community, where their numbers are so dent. However ingenious or plausible clare any road or navigable water to be a selves, to the entire exclusion of all au- or brought, any negro, or mulatto, or with the view of showing the dangerous nearly equal as in the slaveholding States. the arguments may be, by which it may post road; and that, by the act of 1825, thority and control on the part of Conthese, or any other sources, they must vehicle, which regularly performs trips on Congress, to determine what is, or is not, nited States, or seamen, natives of coun. Their professed object is the emanci- between them is impossible. No power fall short of their object. The jealous a post road, or on a road parallel to it, calculated to disturb their peace and setries beyond the Cape of Good Hope, in pation of slaves in the Southern States, on earth can overcome the difficulty. The spirit of liberty which characterized our shall carry letters." The same provision curity; and of course, in the case under into any port or place, which shall which they propose to accomplish through causes resisting lie too deep in the princiancestors at the period when the Consti- extends to packets, boats, or other ves- consideration, it belongs to the slavehold- be situated in any State which, by the agency of organized societies, spread ples of our nature to be surmounted. But tution was adopted, forever closed the sels, on navigable waters. Like provis- ing States to determine what is incendia- law, has prohibited, or shall prohibit, throughout the non-slaveholding States, without such equality, to change the predoor by which the right might be implied ion may be extended to newspapers and ry and intended to incite to insurrect the admission or importation of such and a powerful press, directed mainly to sent condition of the African race, were from any of the granted powers, or any pamphlets; which, if it be admitted that tion, and to adopt such defensive measnegro, mulatto, or other person of coexcite in the other States, hatred and abit possible, would be but to change the Constitution which and article reference to their character, what papers rity, with unlimited means of carrying self, and requires no illustration. It is izens of the slaveholding States, by ad- the slaves of the community, instead of things, provides that Congress shall pass the mail, would subject the freedom of expressly inhibited to the States by the principle laid down. To the same ef- tations, abounding in false and exagger- sibility and interest in their welfare, on the press—a provision which interposes, al, and religious, completely to its will this position, so essential to the safety of respecting quarantine and health laws, If the magnitude of the mischief affords their present masters; while it would be a sufficient to the safety of respecting quarantine and health laws, If the magnitude of the mischief affords their present masters; while it would be a sufficient to the safety of respecting quarantine and health laws, If the magnitude of the mischief affords their present masters; while it would be a sufficient to the safety of respecting quarantine and health laws, If the magnitude of the mischief affords their present masters; while it would be a sufficient to the safety of respecting quarantine and health laws, If the magnitude of the mischief affords the masters; while it would be a sufficient to the safety of respecting quarantine and health laws, If the magnitude of the mischief affords the masters; while it would be a sufficient to the safety of respecting quarantine and health laws, If the magnitude of the mischief affords the masters; while it would be a sufficient to the safety of respecting quarantine and health laws, If the magnitude of the mischief affords the masters while it would be a sufficient to the safety of respecting quarantine and health laws, If the magnitude of the mischief affords the mischief affords the mischief affords the mischief affords the masters while it would be a sufficient to the safety of respecting quarantine and health laws, If the magnitude of the mischief affords the mis as will be hereafter shown, an insupera- and pleasure. It would, in fact, in some those States, it would seem sufficient to which, as belonging to the internal po- in any degree, the measure by which to destroy the security and independence of the measure by which to destroy the security and independence of the measure by which to destroy the security and independence of the measure by which to destroy the security and independence of the measure by which to destroy the security and independence of the measure by which to destroy the security and independence of the measure by which to destroy the security and independence of the measure by which to destroy the security and independence of the measure by which to destroy the security and independence of the measure by which to destroy the security and independence of the measure by which to destroy the security and independence of the measure by which to destroy the security and independence of the measure by which to destroy the security and independence of the measure by which to destroy the security and independence of the measure by which to destroy the security and independence of the measure by which to destroy the security and independence of the measure by which to destroy the security and independence of the measure by which to destroy the security and independence of the measure by which to destroy the security and independence of the measure by the security and independence of the measure by which to destroy the security and independence of the measure by which the measure by which to destroy the security and independence of the measure by the security and independence of t ble objection to the measure recommendrespects, more effectually control the appeal to their constant exercise of this lice of the States, stand on the same judge of the criminality of a project, few the European race, if the African should ground. The act, among other things, have ever been devised to be compared be permitted to continue in their changes in the continue in the continue in their changes in the continue in the continue in their changes in the continue ing of this provision may be fully comlaw, however severe its penalties. The question, both before and since the adopmethoded, as bearing on the point under the present, whether the end be recondition within the limits of those State. 1836. consideration, it will be necessary to re- be sufficient to close the door against cir- of so much importance, which may in- the revenue cutters, and the military of- posed to be accomplished. The blind- support and protection, and would be really to the birds of the birds.

> the intercourse by mail. There may, stance. Setting out with the abstract relation that now preserves in quietda. all the powers belonging to distinct and See 4th article 4th section of the Constitution. principle that slavery is an evil, the ta- security more than 6,500,000 human be