THE OREGON SENTINEL.

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JACKSONVILLE, OREGON, SATURDAY, FEBRUARY 23, 1861.

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Office over Cluggage & Drum's Stables.

TERMS OF SUBSCRIPTION (IN ADVANCE.)

 One Copy, One Year.
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'refessional or Business Cards, Each Square,
per annum, \$30 00; for Six Months, \$15 00;
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A liberal discount will be made to persons who advertise to the extent of four squares.

The number of insertions should be marked on the margin of advertisements.

b. WM. DOUTHITT. Attorney and Counselor Have just received from the Atlantic side of and San Francisco, a complete stock of everything in their line, and will keep constantly on hand an assortment of the best

Jacksonville, Oregon. TATEDESTNO MARTIN CULLIN

HAS for the present established a shop at the public house of Mr. Michael Brennan, on California street, Jacksonville, where he is prepared to execute every description of work in his line. Suits, warranted to fit, mole at short notice, in any style the enstoner may choose. He has on hand the latest fashion patterns. Repairing done neatly, with dispatch. Charges low.

Jacksonville, Dec. 8, 1869.

47if

Dr. N. Caldwell Boatman

HAS permanently located in Jacksonville, and offers his professional services in the

Medicine, Surgery and Obstetries. Office at his residence, on California street, in the house formerly occupied by A. M. Berry, next door to Judge Prim's.

Charges very reasonable. Calls attended to at all hours of the day or night.

Dec. 21st, 1860.

dec21:49:6m

L. H. DEWEY

H AS opened a shop opposite Anderson A Glenn's, on California street, in br. L. Ganung's drug store, for repairing WATCHES, CLOCKS, JEWELRY, ETC All work warranted to give satisfaction. Jacksonville, Dec. 22d, 1860. 49:1y

G. W. GREER, OFFICE, JACKSONVILLE DRUG STORE,

Oregon.

DR. JOHN HERRBOLD, SURGICAL AND MECHANICAL EDECK'E'ESE'E' Feoleson ville, Orogon. SETWEENON SON AND THIRD STREETS. All my work will be executed at greatly reduced prices, ron cash only.

[Oct. 20th.40]

JOS. H. BLEDSOE, w son and Josephine counties, and in Supreme Court of the State.

REED & BERGEN.

Attorneys at Law, JACKSONVILLE, OGN., Will attend to any business confided to them in the several Courts of the First Judicial District of Oregon, and in the Supreme Court.

R. WILLIAMS. ATTORNEY AND COUNSELLOR AT LAW, KERSTVILLE, OGN. WILL practice in the several Courts of the First Judicial District of Oregon, and at-tend promptly to business entrusted to his care. Collections attended to with dispatch. 27

CHAS. B. BROOKS, M. D., HAS LOCATED IN JACKSONVILLE, and 11 offers his professional services to this community in the practice of Medicine, Surgery and Obliveries.

Office on California street, next door to Neu-

ber's Jewelry store.
Calls attended to at all hours of day or night.
March 31, 1860.-11-tf

PETER BRITT, PHOTOGRAPHIC ARTIST

Jacksonville, Oregon.
Is prepared to take Pictures in every style of the Art, with all the latest improvements. I PRES'E'EL ER EGAS do not give satifaction, no charges will be made. Call at Funk's Cigar Store, or at the Gallery on the Hill, and see his Pictures.

SEWINGMACHINE

MATTRESSES, BEDDING AND TENTS.

On HAND and made to order. House Lin-ing and paper Hanging, by A. C. ALBERTS, California Street, above Oregon.

Law and Collection Office OEO, H. WILLIAMS, (late Chief Justice.) A. C. GIBBS. WILLIAMS & GIBBS.

Portland, Oregon. Will practice in the Courts of Oregon and Washington Territories. B. F. DOWELL,

ATTORNEY AT LAW,
Jackson ville, Oregon.
Will practice in all the Courts of the 3d Judicial District, the Supreme Court of Oregon, and in Yicka, Cal.
Particular attention paid to procuring Land Warmen's and acticating claims against the Government.

201y

SURGICAL HOSPITAL. am now prepared to receive patients in the Hospital, on the corner of Third Street, back of the "Union Hotel." TRANS ASII OR GOOD SECURITY. CHAS. B. BROOKS, M. D. Jacksonville, July 28, 1800, 28-1f.

THE OREGON SENTINEL LOVE & BILGER, EVANSVILLE HOTEL.

California Street, Jacksonville, Cregon.

DEALERSIN

Tip. Erass and Copper Ware. Stores, Iron and Steel, Hardware, Cutlery, Blacksmith's Tools; Pawder, Shot & Lead, Paints, Oils, Glass, &c., &c. WORKERS IN

TIN, SHEET IRON, COPPER, LEAD AND BRASS.

LOVE & BILGER

Tin, Sheet Iron & Copper Ware,

Brass Pipes, Hydraulie Nozzles, Force Pumps, Chains, Lead Pipe, Hose, HARDWARE, CUTLERY, And Wails, all Sizes;

Bar, Plate and assorted Iron; Paints, Oils, Sizes and Glass; All qualities of Fowder;
sit of all numbers;
Brushes of every variety, etc., etc.
All articles sold by them or manufactured.
WARRANTED. Their work is made of the
best mater al and of shockest patterns. patch, and filled according to directions.

STOVES! STOVES!! Atso, just received, a large lot of Stoves, of

Buck's Patent Cooking Stoves, The New World Stove.

The two very best, most approved patterns in

Parlor, Office and Cabin Stoves. Pancy and Plain, constructed on latest fuel

Bollers, Kettles, Pots, Puns,

and everything connected with these Stoves, durable and perfect.

In everything, their stock is the largest and completest ever brought to Jacksonville, and they are determined to sell PHYSIGIAN AND SURGEON, CHEAR FOR CAST Call and examine their stock before purchus-ing chawhere. [June 23, 1869,-23,

JOHN ANDERSON, - - . JAMES T. GLENN, ANDERSON & GLENN,

CALIFORNIA St.,

WHOLESALE AND BETTER AND BETTER. Attorney and Counselor at Law, STAPLE & FANCY DRY GOODS, Charles Barrett, of Portland, enuments, to examine said claim and to agree GROCERIES, PROVISIONS.

> HARDWARE, CROCKERY, WINES, LIQUORS,

Clothing, Boots, Shoes, Hats and Caps.

FURNISHING GOODS. Preserved Fruits, Pic Fruit Preserved Meats, Oysters, Fresh Spices, Sauces, Jellies and Pickles,

MINING TOOLS Mechanics' Implements, Par-

ming Implements; Paints, Oils, Iron and Steel, AILS, LOCK S,

HARDWARE, (of all kinds) FLOUR, GRAIN, SACKS,

CANDLES, CAMPHENE, LAMP OIL, TIN WARE, WOODEN WARE, BROOMS, PAILS,

INDIA RUBBER 300DS Daggo and Gigars to which we respectfully invite persons wishing purchase as we are determined to SELL CHEAP FOR CASH.

Jacksonville, October 15, 1859.-tf 39, EXPRESS SALOON,

BY P. H. LYNCH.

At the Old Established Express Corner

THE BAR is supplied with the choicest Liquors, Wines and Cordials, obtained from the best San Francisco houses.

The best approved Qualities of English, Scotch and American Malt Beverages, on draught or in bottle.

CIGARS of prime Havana brands, purchased direct from first-class importing houses, will be kept constantly on hand.

In every department the Express Saloon will be kept in first-rate style, and no opportunity will be neglected to cater for the comfort and refreshment of guests.

SPRAGUE & HAYDEN, Attorneys & Counselors at Law KERBYVILLE, OREGON.

Clocks A GOOD assertment of Clocks at the Jack-sonville Book and Variety store, corner Cal forms and Oregon store its.

BY BEN. HAYMONDE.

main Oregon road.

A fine, spacious Hall is kept in readiness for Parties, Balls and other festivities, every arrangement for which can be made in short

everages, which foreign or domestic markets an furnish.

A good stable is attached to the Hotel, and Buchanas, President of the United States of

Evansville, Feb. 16, '61.

(LATE UNION HOUSE), Jacksonville, Oregon. BY LOUIS HORNE.

THE best accommodations given to guests, transient and permanent. The Hotel has been refurnished and refitted in every department. It is now unequalled by any Hotel in southern Oregon, Jacksonville, Dec. 1, 1860.

SLATE CREEK HOUSE. By the President of the United States of By George T. Vining.

opportunity of enjoying themselves, Sept. 8, 1860-310.

AMERICAN BE CD C C . Cres sent City.

THE accommodations, both in the EATING and SLEEPING DEPARTMENTS, are unualled by those of any hones in this part of State. The ROOMS are spacious and a why mished, and every attention paid to the com-

FAMILIES and at most moderate rates, M. J. McNAMARA, Proprietor.

Wild, send by Overland Mail, every day, it Musical in America of alread, Pocare in Musical Musical Instruments of all kinds, strings for Violiny, Guitars, etc., etc. Fishing Tac be-Rods, Lines, Hooks, etc.—Stationery, Books of all sorts, Cutlery, Fruit, Candles, etc. Pleas-send in your orders. [Sept. 29—27-6m]

JACKSONVILLE INSURANCE AGENCY!

R ISKS taken upon Mills, Hotels, Stores, Dweilings, etc., on favorable terms, in the following well known and responsible

ompanies:
Hartford Insurance Company, Hartford,
Phoenix Insurance Company, Hartford,
Merchants Insurance Company, Hartford,
Charter Oak Insurance Company, Hartford,
City Fire Insurance Company, Hartford,
Metropolitan Fire Insurance Co., N., York,
Goodfour Fire Insurance Co., New York,
Girard Fire and Marine Insurance Company, Philadelphia,

pany, Philadelphia. Quaker City Insurance Company, Phila. All losses paid immediately upon adjust ment. Parties leaning money upon buildings should see that they are insured. E. C. SESSIONS, Agent.

JACKSONVILLE DRUG STORE.

THOMPSON & GREER WE keep constantly on hand the best asse

DRUGS, MEDICINES,

PERFUMERIES, ETC. ETC. We have now in store the

ARGEST AND BEST SELECTED

Jacksonville, Ogn., Sept. 22.—36 IRON AND STEEL 20,000 LBS. of Assorted Iron and Steel, especially selected for for this market, for sale by ANDERSON & GLENN.

Jacksonville, June 23 1860, 41-23.

Musical Instruments! PLUTES, Fifes, Harmonicans, Jews Harps and other Musical Instruments, can be found at the Jacksonville Book and Variety store. 17 [Continued from fourth page.]

The present treaty shall be ratified by his Excellency the President of the United States of America within the term of fifteen months. THE undersigned has purchased this longestablished, popular public House, and will hereafter conduct it under his own supervision. He has made important improvements in the Motel, so as to assure to every guest the very best of attendance and comfort in every manner. The House is situated near the south bank of Rogue River, eleven miles from Jacksonville, and about one mile from Gold Hill, upon the main Oregon road.

A fine, spacious Hall is kept in readiness for Parties, Balls and other festivities, every ar-

Parties, Balls and other festivities, every arrangement for which can be made in short notice.

Attached to the premises is a fine, luxuriant Garden and Fruit Orchard, with ample scope of pleasure grounds.

The Larder and Bar is supplied with all the choicest varieties of Viands, Wines, Liquors and Beverages, which foreign or domestic markets can furnish.

Nicotas Vasquez, Serai.

And whereas the said treaty has been duly ratified on both parts, and the respective and the and the respective of the said treaty has been duly ratified on both parts, and the respective of the said treaty has been duly ratified on both parts, and the respective of the said treaty has been duly ratified on both parts, and the respective of the said treaty has been duly ratified on both parts, and the respective and the respective on the 7th instant, by Lewis Cass. Secretary of Statz of the United States, and Sector Don Jose Berges, Special Commissioner of the Republic of Paraguex, on the part of their respective governments:

Now, therefore, be it known that I. I.

A good state is affached to the Hotel, and attentive hostlers will keep care of horses entrusted to their charge.

In short, everything calculated to conduce to the comfort of guests and their animals, will be abundantly furnished.

BEN, HAYMONDE.

BEN, HAYMONDE.

The same is a factor of the Cuited States and treaty to be made public, to the end that the same, and every clause and article thereof, may be observed and fulfilled with good faith by the United States and the citizens thereof.

In witness whereof, I have hereunto set my United States and the citizens thereof.
In witness whereof, I have hereanto set my

hand and caused the seal of the United States to be affixed. Done at the city of Washington, this twelfth day of March, in the year of our Lord one thousand eight hundred and sixty. and of the independence of the United States of America the eighty fourth. JAMES BUCHANAN.

By the President : Law. Cass. Secretary of State.

CONVENTION WITH CHILE.

onvention between the United States of America and the Republic of Chile. Arbi-tration of Macedonian Claims. Concluded at Santiago, November, 10, 1858. Rati-fied, August 4, 1859. Exchanged, October 15, 1859. Proclaimed by the President of the United States, December 22, 1859.

A PROCLAMATION. Whereas a convention, providing for the reference to an arbiter of the questions relative THE proprietor wishes to inform his friends and the traveling public generally that he has purchased the above Hotel formerly kept by O. J. Evans, and has newly furnished and theroughly relitted the same in the finest style. Teamsters and travelers visiting Kerbyville was concluded and signed by the respective was concluded and signed by the respective was concluded and signed by their respective property of the style of the bright many the property of the property of the bright many the property of the p Teamsters and travelers visiting Kerbyville and Crescent City will had excellent accommodations at this Hotel.

The House is localed about midway between Jacksonville and Kerbyville.

Persons desirous of enjoying a few weeks of recreation will find at this place an excellent convention between the English and Spanish languages, is word to word, as follows:

Convention between the United States of Chile.

America and the Republic of Chile, The government of the United States of America and the government of the Republic ation of the Union; of Chile, desiring to settle amicably the claim made by the former upon the latter for certain c.t.z. us of the United States of America. who claim to be the rightful owners of the silver in coln and in hars forciby taken from the possession of Captain Eliphalet Smith, a citizen of the United States of America, in

citizen of the United States of America, in the valley of Stana, in the territory of the former Vice Royalty of Peru, in the year 1821, by order of Lend Cochrane, at the time Vice Admiral of the Chilean Squadron,— bave agreed, the former to name John Bigher, Eavoy Extraordioury and Minister Photopo-tentiary of the United States of America, and the latter Don Geronino Urmeneta, Minister of State in the Department of the Minister of State in the Department of the Interior and of Foreign Relations, in the name and in behalf of their respective gov-

upon terms of arrangement just and honorable to both governments. WH.I. send by Overland Mail, every day, it desired any Newspaper, Periodical Novel or Novels, published in the United States. Each close for each Newspaper ten cents in each or stamps; for Novels generally, fifty cents a volume, unbound. Subscriptions received by the six months or by the year for any Paper pablished in America or abroad, Dealers in Masic, Masked Instruments of all histogeneous, and to remove all instruments of all hinds, strings for Movels (and the might weaken or violing, Gultars, etc., etc. Fishing Tac bedges to the six meants of all hinds, strings for soverage the representation of South Carolina, says, if it could properly be done I presume the country to choose their officers and to administer the firmth occasion for testing the strength of the succession, and in alluding to the present difficulties will find a condition of South Carolina, says, if it could properly be done I presume the country to choose their officers and to administer the first of the constitution, must not be surrendered, and will not be, whatever may happen.

He pledges himself to stand by the Constitution, and dismiss, so soon as only a voluntary associations of States dissolved to the present difficulties will find a consideration of South Carolina, says, if it could properly be done I presument. The right of secession for testing the strength of the majority to choose their officers and to administer the constitution, must not be surrendered, and will not be, whatever may happen.

He pledges himself to stand by the Constitution, and dismiss, so soon as any constitution, and dismiss, so soon as a constitution of South Carolina, says, if it could properly be done I presument. The right of the majority to choose their officers and to administer the country to choose their officers and to administer the constitution, must not be surrendered, and will not be, whatever may happen.

He pledges himself to stand by the Constitution, and dismission, so soon as any constitution, and dismission of a Roman of the country of the

eccdings ex acquo et bono, on the following

First. Is, or is not, the claim which the government of the United States of America nakes upon that of Chile, on account of the capture of silver mentioned in the preamble of

the capture?
Third. Is the government of Chile, in Third. Is the government of Chile, in addition to the capital, to allow interest there out and, if so, at what rate and from what date is interest to be paid?

The contracting parties further agree that his Majesty the King of Belgium shall decide the foregoing questions upon the correspondence which has passed between the representations of the secondary of th

tives of the two governments at Washington and at Santiago, and the documents and other proofs produced during the controversy on the subject of this capture, and upon a memorial or argument thereon to be presented by

Each party to furnish the arbiter with a copy of the correspondence and documents above referred to, or so much thereof as it STOCK OF DRUGS

Ever offered in this market, and we mean to maintain, by regular importations, and by selling the best articles at the LOWEST CASH PRICES, that leading position which the Jacksonville Drug Store has heretofore held.

THOMPSON & GREER.

Jacksonville On Seria 202

FINE CIGARS—A few thousands just re-quesiton.

Each of the governments represented by

This convention to be ratified by the gov ernments of the respective contracting parties, and the ratifications to be exchanged within twelve months from this date, or scoper, if

twelve months from this date, or sconer, if possible, in the city of Santiago.

In testimony whereof, the contracting parties have signed and scaled this agreement in duplicate, in the English and Sanish languages, in Santiago, the tenth day of the month of November, in the year of our Lord one thousand eight hundred and fitty eight.

John Bioler.

Envoy Extraordinary and Minister Plempotentiary of the United States of America.

Gerosymo Urmenera. judicial mind may perceive in this or in any other regard, will be declared, because the

GERONIMO URMENETA. Plenipotenciario ad hoc. (i. s.)
And whereas the said convention has been And whereas the said convention has been duly ratified on both parts, and the respective ratifications of the same were exchanged at Santiago, on the 15th of October last, by John Bigler, Euvoy Extraordinary and Minister Plenipotentiary of the United States, and Geronimo Urmeneta, Minister of Poreign Relatives of Chile and the said of the Control of

Relations of Chile, od the part of their respective governments : Now, therefore, I. James Buchanan, President of the United States of America, have caused the said convention to be made public, to the end that the same and every clause and article thereof may be observed and fulfilled with good faith by the United States and the

citizens thereof. In witness whereof, I have bereinte set my hand and caused the seal of the United States

Done in the city of Washington, this twen-ty-second day of December, in the year of our Level one thousand eight bur-[smat.] deel and fifty-nine, and of the independence of the United States the eighty-

JAMES BUCHANAS. By the President : Law, Cass, Secretary of State. THE END.

Extracts From Messages.

As in the present crisis, it is interesting to learn the views of the Executives of the various States in regard to existing difficul-

sentations of the Northern Democratic pressus to the intentions and designs of that party. In relation to the Personal Liberty laws of this State, he says if they are unconstitutional and in conflict with the Fugitive Slave law, they should be repealed; but says these laws are right, and speak the sentiments of the people, and are in strict accordance with the Constitution, and ought not to be repeated. Let them stand—this is no time for timid and

change them, have agreed, in the name of the government which each represents, to submit to the arbitration of his Majesty the King of Belgium, the pending question between them respecting the legality or lilegality of the above referred to capture of silver in coin and in bars, made on the ninth day of May, 1821 by order of Lord Cochrane, Vice Admiral of the Chilean squadron, in the vailey of Sitans, in the territory of the former Vice Royalty of Pen, the proceeds of sales of merchandise imported into that country in the brig Mace donian, belonging to the merchant marine of the United States of America.

Therefore the above named ministers agree to make his Majesty the King of Belgium as arbiter, to decide with full powers and proceedings ar acquo et bono, on the following had the effect to prevent the execution of the lugitive slave law in a single instance, but whenever an appeal has been made to the courts to enforce that law, it has been done in good faith. He invites judicial scratiny into the legislation of the State, and is willing to this convention, just in whole or in part?

Second. If it be just in whole or in part what amount is the government of Chile to allow and pay to the government of the United States of America, as indemnity for gov. DENNISON OF OUTO.

and affirming that Ohio remains loval to the Union and the Constitution. He suggests the repeal of the obnoxious features of the Fugitives Slave Law, by which the repeal of any Personal Liberty bills subversive of the Fugitive Slave Law would be secured. It seems to me, Southern States should also reseal this leave the secure of the Constitution of the Constitutio stitutional rights of the citizens of the free who will insist upon the Constitutional rights acy. These they cheerfully accord to citi-zens of Southern States. Determined to do no wrong themselves, they will not contentedly submit to any wrong, and, unawed by threats,

the contracting parties is authorized to ask and obtain the acceptance of the arbiter; and fice has made it indissoluble and eternal, both promise and bind themselves in the most Neither can that portion of the continent now son, our old original utilities, whom the both promise and bind themselves in the most solemn manner to acquiesce in and comply with his decision, nor at any time thereafter to raise any question directly or indirectly connected with the subject-matter of this arbitration.

Ince has made it indissoluble and eternal.

Neither can that portion of the continent now occupied by the American States be portioned on our new Governor, Claib Jackson, our old original nufflifier, whom the Douglas men were silly enough to suppose as a Conservative.

Gov. Jackson of Missouri—inaugural of our new Governor, Claib Jackson, our old original nufflifier, whom the continent now occupied by the American States be portioned as a Conservative.

Gov. Jackson of Missouri—inaugural of our new Governor, Claib Jackson, our old original nufflifier, whom the continent now occupied by the American States be portioned as a Conservative.

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Gov. Jackson of Missouri—inaugural of our new Governor, Claib Jackson, our old original nufflifier, whom the continent now occupied by the American States be portioned as a Conservative.

Gov. Jackson of Missouri — inaugural of our new Governor, Claib Jackson, our old original nufflifier.

It is certain that the legislation of Massa-chusetts is intended to be constitutional; and chusetts is intended to be constitutional; and I am bound to declare my belief that it has proceeded upon principles of the strictest constitutionality. If, however, any party to any legal proceedings shall deem himself aggrieved by any thing found written in our statutes, we are counciled by the knowledge that he has access to judicial tribunals which will bestow most intelligent and conscientions attention to his complaint. Whatever legal truth the

judiciary exists not to make the law but to expound it.

There can be no doubt that the first and most sacred duty of the government is to pro-tect the lives and liberties of subjects. I believe that every person who is prima face cally aban free, being in possession of his liberty and expect the claiming title thereto; that every parent being expect the crument. in possession of his child; or guardian having custody of his minor ward, has a right to a judicial vindication of his rights in that regard. whenever and wherever they are practically

drawn up in question.

The proceedings under the fugitive net of 1850 are not judicial, and they are not adapted to determine the questions of right which arise whenever a free man or the wrong man is innocently se'zed, or recourse is had to the arbitrary provisions of the act itself by mere kidnappers, for nefarious purpose. On the propriety of exerting all the Constitutional power which we possess. (but none other than that.) for the protection of the liberties of the people of the commonwealth against kidnappers, there can be no delay.

pers, there can be no debate.

Gov. WASHIEUN OF MAINE—INAUGURAL.

The history of the past shows that no concessions will be accepted as satisfactory which do not secure to the Slave States the right of expansion and protection to their peculiar property, under the federal Constitution. This is what they believe they need, and this alone will satisfy them. I believe that I speak the voice of every true, brave and conservative man in the North, when I say such concessions cannot be made.

South Carolina, which has taken her Southerr sisters by surprise. He would make no special reference to her course, had he not been invited to do so by her late Executive, in uncalled for reference to Virginia.

The free States were responsible for the present condition of affairs, and if the Union is disrupted, upon them rests the solemn responsibility. He alludes at length to their aggressions, and says they have the power to end the strife and restore confidence. Will they do it? He awaits their response, not without apprehension.

annot be made.

But, if not, we are told that the Slaves Without apprehension.

He says, overt action should be based upon

are right, and speak the sentiments of the people, and are in strict accordance with the people, and are in strict accordance with the Constitution, and ought not to be repealed. Let them stand—this is no time for timal and vascillating counsels, while the cry of treason is ringing in our cars.

Let them stand—this is no time for timal and vascillating counsels, while the cry of treason is ringing in our cars.

Let them stand—this is no time for timal and vascillating counsels, while the cry of treason is ringing in our cars.

Let them stand—this is no time for timal and considered the cherished doctrines and purposes of the great men who is ringing in our cars.

Let them stand—this is no time for timal and considered the cherished doctrines and purposes of the great men who established it, and shall attempt by force to execute such purpose, they will be guilty of the Pederal troops to pass across Virginia for the purpose of coercing a constant purpose of coercing a constant purpose of the great men who is ringing in our cars. In discussing national affairs he denies the treason against the United States, and will must be repelled. He is not with

entirely inoperative; and without any disposi-tion to interfere, he respectfully invites all States that have laws of this character, conflicting with the Federal Constitution, to re-peal all of them. He thinks it would be well for the Legislature of New York State to give solemn assurances to the Southern States that all of their rights under the Constitution GOV. DENNISON OF OUTO.

He discusses the secession question, denying the right of any State to secede at pleasure, and affirming that Ohio remains and affirming that Ohio remains.

ACTING GOV. WOOD OF HALL-VALEDICTORY. If grievances to any portion of our Conof our sister States, have found a place upon our statute books, let them be removed. If prejudice and alienation towards any of our fellow countrymen has fastened upon our minds, let it be dismissed and forgotten. Let us be just to ourselves and each other—allowneither threats to drive us from what we down to be our duty, nor pride of opinion prevent us correcting wherein we may have been wrong. Demands are being made, from quar-

Governor Jackson's inaugural address is almost exclusively devoted to the discussion of our federal relations. He says that the desti-no of the slave holding States is identical, and that Missouri will best consult her own interests and the interests of the whole country, by a timely declaration of her determination to stand by her sister slaveholding States, in whose wrongs she participates, and with whose institutions and people she sympathises. Missouri will remain in the Union so long as there is a hope of maintaining the guarantees of the Constitution, but if the Northren States are determined to put the slaveholding States on a footing of inequality by preventing the entrance of their states into the Territories—admitting no more slave States into tories—admitting no more slave States into the Union—and persisting in nullifying and perverting the Constitution in reference to slave property, then they, themselves, practi-cally abandon the Constitution, and cannot expect the South to submit to such a gov-

Gov. Letcher, alluding to the condition of the country, says: All see, know and feel that danger is imminent, and all true patriots are exerting themselves to save us from impend-ing perils. He renews his proposition, in his last message, for a convention of all the States, and says it is monstrous to see a government like ours destroyed because ment cannot agree about a domestic institution. It cannot agree about a domestic institution. It becomes our State to be mindful of her own interests. Disruption is inevitable, and if two confederations are to be formed, we must have the best guarantees before we can attach to either. He condemned the hasty action of South Carolina, which has taken her Southern

States, or a portion of them, will withdraw wrongs done our own people. He proposes a from the Union. No, they will not. They State Convention, and suggests that a community go, and in the end they will not want mission of two of the most discreet statesman ties—their causes, and the means suggested from the Union. No, they will not. They cannot go, and in the end they will not want to go.

It is—their causes, and the means suggested from the Union. No, they will not. They cannot go, and in the end they will not want to go.

It is the restoration of harmony and fraternal feelings—we give the accompanying extracts to go.

The concessions, for the most part, which have passed Personal Liberty bills, and insist on their unconditional repeal, except the New England States. Also, we must have a proper and effective guarantee for the protection of the Union:

Gov. winner of the Union:

Gov. winner of the Chances for a perpetusation of the Union:

He takes strong ground against the right of Secasion, charges the President of the United States with misrepresenting the principles of the Republican party, and attributes the present sectional excitement to the misrepresentations of the Northern Democratic press.

If the neoule of account the true of the States has a state convention, and suggests that a commission of two of the most discret statesman visit the Legislatures of the States which have passed Personal Liberty bills, and insist on their unconditional repeal, except the New England States. Also, we must have a proper and effective guarantee for the protection of slavery in the District of Columbia; our equality in the States and Territories under the takes strong ground against the right of Secasion, charges the President of the United States with misrepresenting the principles of the Constitution, and a trunsfer of the government of the Constitution, and a trunsfer of the government of the Constitution, and a trunsfer of the government of the Constitution, and a trunsfer of the government of the Constitution, and a trunsfer of the government of the Constitution, and a trunsfer of the government of the Constitution, and a trunsfer of the government of the Constitution, and a trunsfer of the government of the Constitution, and a trunsfer of the government of the Con power of the few.

If the people of any of the States have determined that Mr. Lincoln, who has been
regularly and legally elected President of the
under distance is not to enter upon the duties

that of such persons in the free States as organize
under distance is not to enter upon the duties

that office more upon the duties u of that office, unless he and those who have supported him, will purchase his inauguration the General Government to be deprived of the

GOV. MORGAN OF NEW YORK.

Secsaion is disunion, and disunion, so zoon as it shall take form and proportion, is treason, which it will be the duty of the General Government to arrest and punish. To permit or acquiesce in treasonable conspiracy against the national authorities, is to confess that our government is an absolute failure. The peace of the country, by wresting from the same and the peace of the country, by wresting from the peace of the country, by wresting from the peace of the country, by wresting from the same and the peace of the country, by wresting from the same and the peace of the country, by wresting from the same and the peace of the country, by wresting from the same and the peace of the country, by wresting from the same and the peace of the country, by wresting the same and the peace of the country, by wresting the same and the peace of the country, the national authorities, is to confess that our government is an absolute failure. The people of New York are not prepared for such an admission, and in the enforcement of the laws will give their carnest, faithful and constant support. New York does not ask, nor does she desire, the restoration of the Missouri compromise line. After fall and free discussion, her people have decided against the extension of slavery into any of the Territories, and this they regard as a disposition of that question, till revised by the same authority.

Gov. Morgan recommends the repeal of the so called Personal Laberty law, although it is entirely inoperative; and without any disposit of the local States on just and honorable measures of conciliation. If they are just

measures of conciliation. If they are just and moderate the danger may be averted. Ours is a National Governmen, having all the attributes of sovereignty, and among them is the right of self-preservation. No State or combination of States can secrete or absolve themselves from the obligations of the Union. To permit this without the consent of the rest is to confess the Government a failure. Pennsylvania will never acquiesce in such a conspiracy, nor assent to a dectrine involving the distruction of the Government. If it is to exist, it must have the power adequate to the enforcement of supreme laws in every State. It is the first duty of the Federal them be redressed. If unconstitutional laws, trenching upon the guaranteed rights of any of our sister States, have found a place upon it a united heart and faithful support. The nearly and faithful support. The needle mean to preserve the integrity of the United States at every lazard. Amendments to the Constitution, made in a constitutional manner, the people will consider and act of deliberately upon as their importance demands.

being sensitive, but it ought to teach a person tenderness toward others. It does not, howevabove referred to, or so much thereof as it, desires to present, as well as with its said memorial, within one year at furthest from the date at which they may respectively be notified of the acceptance of the arbiter.

Each party to furnish the other with a list of the papers to be presented by it to the arbiter, within the year aforesaid, the arbiter may make his decision ngon what shall have been submitted to him within that time.

The contracting parties further agree that he except on of prescription, raised in the conscious of the contracting parties further agree that he except on of prescription, raised in the contracting parties further agree that the covering parties further agree that the covering parties further agree that the except of discussion between their respects of a submitted to him within that time.

The contracting parties further agree that the except of discussion between their respects of the contracting parties further agree that the covering parties further agree that the covering parties further agree that the except on of prescription, raised in the contracting parties further agree that the covering parties further ag