National Anti-Slavery Standard.

igion, of civilization, of morality. It is the care f masters there, who desire the countenance and ellowship of the community, to see that on the abbath day the slave attends the worship of the upreme Being. The word is given to them by heir own preachers or by white preathers, and

the penitentia-l jail delivery of he slaves are in dight of morality

IMPORTANT DEBATE IN THE SENATE.

see of the N. T. Thune.

HARMSENERO, Feb. 2.—6 P. M.
ough has been thrown into a state of
(or the past twenty-four hours, in
eq. and two unprincipled colored mea,
tree coloured boy, at a late hour on
th. The names of the accused are
der (a well-known trafficker in human
the 'stoo-ljecom' of the Sonthern
the 'stoo-ljecom' of the 'stoo-ljecom' of the Sonthern
the 'stoo-ljecom' of

THE RANDOLPH NEGROES.

presence of applauding througs, why may not largy Stone express her best thoughts and feelings in divine speech in public! Let those who are been are full of melody sing; let those who are not gifted with song speak, specially if they have aught to say. Let them speak when they oan find an ear to bear.<sup>2</sup>

# National Anti-Slavery Standard.

THE CASE OF EDWARD G. LORING.

existence, and the absolute and despotic nature of this power, Mr. Phillips proved beyond a cavil in his great argument before the Legislative Com-nittee. The people even refused to require tha notice should be given to an offending Judge

LOSE OF THE ANTI-SLAVERY LECTURE

# GEN. CAMERON DEFEATED.

nce, with great satisfaction, the fall rupulous politician, Gcn. Simon C re an election to the U.S. Senate fi

our first interrogatory:
you ever, at any time, been, or are you now, o
ever be, in farour of the so-called Kanas Ne
1, passed by Congress at its last session?" From the day it was introduced in the this time, I have been opposed to the sall I ever favour it.

cognise the right of Congress to legislar

ns such an act, to remain in this country as s before being entitled to the rights of suffrage possess them, and will you use your vote an accomplish such change?" ur last interrogatory, I answer in the

For most the most of the station, and heartily liganised with this new work of his. We never where the station of the station

of the law.

Resolved, That we resifirm, as wise and just, the sentiments of the Pittsburg platform, adopted by the Convention of the Undependent Democracy held August 12th, 1862.

ELI DILLIN, President.

E. H. COGGINS, Secretary.

From our Cincinnati Correspondent.

New Question in the Public Schools—Liquor La Presentations — The Temperance Party persevering Passage of Maine Law in Indians.

at the new trial will result in an acqu

EMBANA——THE LEGISLATURE OF Indiana made sher attempt, on the 22d ult, to choose a Se or in the place of Mr. Pettit. The two Hou alled to agree—the Senate naming Isaac Bla drod, and the House substituting Joseph G. Mahall. The former is Nebraska, the latter Rep

The Latrice Folks.—We have received from Syracuse a little book for Children, entitled "An Illustrated Alphate, with Pretty Rhymes. By Amanda Weston." Published by "Uncle Lucina," size the Editor of the Westoyan. It is a pretty (iff-book for a small child, just learning its letters.

The trial of Oliver Lee, for the marder of Wing. Harrison, was concluded on the 22d alist, ja Brocklet and the state of the state of

, in the number of mirders committed. The per is determined by the national character, by mittal predispositions, by early education, by pro-nal employments, by the custom of carrying, and especially by the habitual use of intoxicat-rinks.—Cor. Eve. Post.

Adbertisements.

MOTORPATHY.—Dr. H. HALSTEI

THE SPIRIT OF POETRY

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