

SYDNEY HOWARD GAY, Editor.

All communications for the paper, and letters relating to the pecuniary concerns, should be addressed to the Editor.

Advertisements to the Treasury of the American Anti-Slavery Society may be forwarded to FRANKS JACKSON, Treasurer, at Boston or to S. H. GAY, Assistant Treasurer, at New York.

TERMS.—One Dollar per annum. Strictly in advance in all cases.

H. M. HENRY, PRINTER.

Selections.

MEMORIAL.

We find in the New York Mirror the following capital address on Slavery. It is a comprehensive statement of the whole matter, and just such an one as we wish to see before the people if the press generally will be so good as to print it. It is a most excellent address, and we think it will do more good than all the other addresses we have seen. We are sure that it will be read with interest and profit by all who are true friends of the oppressed.

It is something more than thirty years since Joshua Quincy, a representative of the American people, has had the address to be made, in the face of the nation, before the Convention of the American Anti-Slavery Society, held in New York, on the 1st of September, 1825. It was a most excellent address, and we think it will do more good than all the other addresses we have seen. We are sure that it will be read with interest and profit by all who are true friends of the oppressed.

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Without Concealment—Without Compromise.

NEW-YORK, THURSDAY, NOVEMBER 5 1846

WHOLE NUMBER 353.

THE SLAVE CASE.

In the Court of Oyer and Terminer this morning, Judge Edmonds delivered the opinion of the majority of the court in the case of the slave boy, George. By the United States Constitution, Article IV, § 2, a fugitive from service may be claimed only by the party to whom he is indebted.

By the Act of 1793, 1 Story Laws of the United States, § 2, in case of the escape of a person held to service, his agent or assignee is empowered to seize or detain him, and to sue for his recovery. As to the right to sue for his recovery, the law is clear, and the right to sue for his recovery is not denied to the agent or assignee.

The general language of the law in this case, and the fact that the slave boy, George, was found in the possession of the defendant, is a fugitive from service in the State of Georgia, and that the defendant is his agent or assignee.

The law of Georgia does not operate beyond her territory. From the first moment that the slave boy, George, was taken into the territory of the United States, he was under the protection of the laws of the United States.

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of all State legislation upon the same subject, and by necessary implication prohibit it. For the purpose of a constitutional power to regulate the foreign commerce, and to regulate the intercourse with the foreign nations, it is necessary that the power should be given to the United States, and it is necessary that the power should be given to the United States, and it is necessary that the power should be given to the United States.

In this case, the Court held that the power to regulate the foreign commerce, and to regulate the intercourse with the foreign nations, is given to the United States, and it is necessary that the power should be given to the United States, and it is necessary that the power should be given to the United States.

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of the court-room, and soon the passages and marble staircases were filled with the noisy procession, each eagerly pressing forward towards the Court. The Court was held in the Court Room, and the judge, Mr. Edmonds, was seated on the bench. The Court was held in the Court Room, and the judge, Mr. Edmonds, was seated on the bench.

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NATIONAL ANTI-SLAVERY STANDARD.

90, as though they recognized old friends in their step. Mr. Jay having concluded, and Mr. White having helped himself to some snuff, Mr. Blunt was the next to speak...

The Anti-Slavery Standard.

NEW-YORK, THURSDAY, NOV. 5, 1864.

The Slave Case.—The Pastor Prevails.

When our last number went to press, the supposed case, George Kirk, was again in confinement. The effort to effect his escape the day before, by sending him to the boat, was frustrated...

ESTER FOR DRAGGING A MAN INTO SLAVERY.

Some cases spring upon us as if they were dropped from heaven. Such was the case with the late case of a man named Ester...

HONOUR TO WHOM HONOUR IS DUE.

JEANNE ENGLISH, it is understood, will give the first lecture in the course of the fugitive slave. It is a very interesting case...

COMMUNICATIONS.

DAVID L. CHAD, October 20th, 1864. DEAR SIR:—I have been not a little surprised to receive an article in your issue...

MESSRS. WHITE, McKINNON, and JAY, are entitled to the thanks of every friend of Justice and Humanity for their noble efforts...

THE FUGITIVE SLAVE CASE. The fugitive slave case, which has been so long pending, is now about to be decided by the Supreme Court...

discovered a fugitive slave will be safe here on any safe and no longer. The week has been one of unwarmed labor and intense anxiety to many of us...

GOODS AS THE CONSTITUTION.

We have finished our notice of all that Mr. Goodell has done for the anti-slavery cause, and now we propose to give a general view of the position...

THE FEDERAL GOVERNMENT.

The Federal Constitution contains no limitations of the power of the Federal Government in the matter of Slavery. That Government, therefore, retains all the power...

THE STATE GOVERNMENTS.

Under such a Government, as ours, expressly declared to possess no power but those delegated, one might as rightfully exercise a power, expressly forbidden in the Constitution...

THE CONSTITUTION.

It is a right in the books that a statute contrary to natural equity and reason, or repugnant to justice, is void...

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