National Anti-Slavery Standard.

SYDNEY HOWARD GAY, EDITOR

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EDMUND QUINCY, JAMES RUSSELL LOWELL, CORRESPONDING EDITORS.

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relating to its pecuniary concerns, should be addressed to to S. H. Gar, New York. Ser Donations to the Treasury of the American S Aver.SLAVERY SOCIETY may be forwarded to FRANCIS I Located Treasurer, all Bolton: or S. H. Gar. New ...

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Pra-Slavery.

THE FUGITIVE SLAVE BILL

SPEECH OF HON. T. G. PRATT,

In the United States Senate, August 20 and 21, 1850. THE Senate having under consideration the bill to provide for the more effectual execution of the third classes of the second section of the forth article of the Constitution of the United States—

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the third section of this set. Interface the and directed up to the prime or presono delivering such transcript, or formibility such that proof as a forestard, the set of the set of the set and the set of the or they result, again the finite set of the set of the or they result, against the finite set of the set of the of such the set of the set of the set of the set of the of sets the set of the set of the set of the set of the of such the set of the set of the set of the set of the of such the set of the set of the set of the set of the of such the set of the set of

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Size. — And be if jurker enocted, That it shall as and may be lawlinf or any claimant who may reic cover judgment as a foresaid, to make an authentirated corpy thereof, and to present the same to the w Scoretary of the Treasury of the Uaited States, who is is hereby authorized and directed to pay the same P out of any money in the Treasury not otherwise (

Let $C_{\rm ext}$ and b if J priority frameworks, we are have $J_{\rm ext}$ in the state of the

Mr. PRATT. I suppose that the amountain which lave had the honor to offer for the consideration of the Senare, has been read by aimost every Senaro present. The Senare will precise that it proceeds apon the hypothesis, that the Canstitution of the United Starse imposes upon the Federal Goverament the obligation to deliver to the master histogive slave, when the slaves shall have excepted from the State within which ite master reades to any other viator of this toin. The clause

of the constitution is in these words. "No person held to service or labor in one State, under the laws: thereof, escaping into another, shall, in consequence of any law or regulation therin, be discharged from such service or labor, but sholl be delivered up on claim of the party to schem such service or labor may be due."

Here is an express continuional direction that left is an express only the expression of the second particle and the second second second second second to be a second second second second second second second to be a second second second second second second second to be a second second second second second second second to the second second second second second second second to the second second second second second second second to the second second second second second second second the second second second second second second second second to the second second second second second second second the second second second second second second second second to the second second second second second second second second maginaria. It makes it is defined a second second second maginaria. It makes it is defined a second determine the rights of the second sec

which he had escaped hast to the State where her this agent of the own field. Now, in connection with hit escapitation of the was is juit beyond the provision and the art of 1293, the consultation of the was is juit beyond the consultation of the matter by bear direct grant the So-matrix and the state of 1293 (the consultation of the matter by the direct grant the So-matrix and the master the dury of delivering to discharge of Maryland. See a structure the Supreme Corn further decide the matter by the dury of delivering to discharge of Maryland. See a structure the Supreme Corn further decide the matter by the dury of delivering to discharge of Maryland. See a structure the Supreme Corn further decide the matter by the super structure that it is represent to success the super structure and the success the super structure and the structure the super structure and the super structure and the subscription on the property. I apprediate the system of the structure super structure and by the structure the subscription on the property. I apprediate the structure the darge and obligation on the property. I apprediate the structure the subscription on the property is an individual by the subscription on the property is an individual by the subscription on the property is an individual by the subscription on the property is an individual by the subscription on the structure the statis that the construction of the Constructions on a material is binding, the state of bis decided is provident and the structure the statis that the construction of the Construction of the Structure the state of the structure the state of the structure the state of the structure the structure the state of the structure the st

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Some years age when I was Governered the Nate i of Maryland -... Solves more inter-Solves in the Union of Maryland -... Solves more inter-Solves in the Union and web Virginia and Kentecky, and perhaps Tere researe and Missenik de only Nates With as an interested practically in systematic the solvest force the rights of the clience of my State under the at of 1753, and under the comultational provide the state of 1753, and under the comultational provide the state of 1753, and under the comultational provide and web in the state of the solvest of the solvest and the solvest of the solvest of the solvest and the solvest of the solvest of the solvest miss. Several angrees the solvest of the solvest indicated but the solvest on the solvest of the oreal people what shall be followy within their over indicated but the solvest on the solvest of the oreal people what shall be followy within their over indicated but the solvest on the solvest of the oreal benefits of the servents who has desception and bad thereby committed of Tempolynesis of the oreal solvest of the servents who has desception and the solvest of the solvest one solvest of the solvest on the other solvest on the desception and the solvest of the solvest one of the solvest of the solvest of the solvest one of the solvest of the solvest of the solvest one of the solvest of the solvest of the solvest one of the solvest of the solvest one of the solvest of the solvest of the the solvest one of the solvest of the solvest of the the solvest one of the solvest of the solvest of the solvest on the solvest one of the solvest of the solvest of the the solvest one of the solvest of the solvest of the solvest of the solvest one of the solvest of the solvest of the solvest of the solvest one of the solvest of the solvest of the solvest of the solvest one of the solvest of the solvest of the solvest of the solvest one of the solvest of the solvest of the solvest of the solvest one of the solvest of the sol

mere another judge. Ins indue minimals for minimals for minimals of the second se

Court: is alone authorized to discharge that duty) the obligation to pay the dumage, if they fail to discharge the duty ' Tho American people are essentially a practical people. I never shall believe that they are willing to risk the destruction of this Government upon a mere abstraction. Now permit me to ask my friends on the other safe of the Chamber, what do they proo

in the other side of the Chamber, what do here preloss for themeses. It are not the Sandars from theore entertained by res and ("Arshi's it is during postions are simple to the side of the Sandars from theore entertained by res and ("Arshi's it is during postent of all this side size of the side of the side of the entertained size of the side of the size of the size of the entertained size of the size of the size of the size of the entertained size of the size of the size of the size of the entertained size of the size of the size of the size of the entertained size of the size of the size of the size of the entertained size of the size of the size of the size of the entertained size of the size of the size of the size of the entertained size of the size of the size of the size of the entertained size of the size of the size of the size of the entertained size of the size of the size of the size of the entertained size of the size of the size of the size of the entertained size of the entertained size of the size of t

But, independent of this \$1,600,000,000 which would be imposed to the Fderal Germannit by the abolizion of Navery as a consequence of it would be increasing validation to remore the discrete Synan can for a moment believe that there could exist in the southern States appropriate and of that description of population without the being slaves. These most states are appropriated and the southern states are single moment. It would be slave for the that year and a provide an even being that the southern states are single moment. It would be slave for the that year and a provide an even before the slave traves that year and a provide an even description of the slave traves that years and a provide an even description that the shade and the same description of the slave traves are shaded undergo a commutated inversive years after the shaded undergo accoundated inversive years after

year. The altimate result would be the issue. I have given the abiliest every consideration, and I am sure there example any well-founded constinutional objection to the proposition which I have induced. I result this memory in more than the induced objection of the proposition with the there induced. I result this memory is an example of this back of the South Botter the proposition and any result of the South spont his subject. Permit me to real two extracts from that speech.

1 ask the attended of these teams to be added at the set of the

¹⁰⁰ The second state of the second state

⁶ Reform your own code; extend a cornal wetome to the fugitive who lays his weary limbs at your door, and defend kim as you would your household gods." Yes, sir, " defend him as you would your honsehold gods."

dr. CASS. The "higher law." dr. PRATT. That is it. Now, I ask those Set

win Maryland could addy case 'thus Union, can you expect that the great ubject initio of Franzyivana. While which the Senai (has had in view for the last is made of the senaity of the

eq upon them as fully as we see them, well there instructions; and if as the Samar from autimates and, the law sames be extended an understand, the law sames be extended an use set of 12. Tony on expect the permass holdins was amount of property, this 51.000.000,000 line was amount of property, this 51.000.000,000 line was an another the way into of 100 passage; and the set of 12. Tony of the set of the same line was an another the set of the same set of the set of the set of the set of the same set of the set of the set of the set of the same set of the the set of the set

constitution to do, then the right is given them to constitution to do, then the right is given them, or more base can the Government and any "A var etsime" in the second second second second second bigging in now pay in for the low we have susing of the second s

This, so take would surger his saving; through the machimo this menchanes, only that which he would obtain by selling his servant at once. I repeat, willout going forther at his time into P he consideration of his subject, I shall hope, with the ite assistance of the other firsted of the bill, to he are all to namerer successfully any objection which can all to the system. It als for the y cass and may the top of the y cass and may the

Iter some remarks from Messrs. Winthrop, Day-Badger, and Butler, the Senate adjourned. WEDNESDAY, August 21, 1850.

he bill and the amendments being again under sideration-

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verdice without a bir trail, so far as the United Sins are, the series, the Senar from New Jers sep could not have examined with his musi care the anneadness to which he is an urged that object the defendion in heating, to prove the interest of durate starsney of the United States, who is mode the defendion in heatin, to prove the interest of in order no conform to the dury to imposed upon him. If he know by the defending the interest of the second stars and the second stars and in order no conform to the dury to imposed upon him. If he know by the defending the second stars in order no conform to the dury to imposed upon per affects in the rendered, that one of the issues it, which the master made application to the proper officer for the deform of the second, and we there at the time he made the demond. This, then, is monoid an a court of the United States, Whey defending an officer of the United States, Whey defending an officer of the United States, Whey defecting is constrained upon the second stars and the United States.

the defendant, whose duty it is to defend the rights of the United States, and when one of the issues to be track is, whether the master made application to the servent, and whether the servent was within the bailwick of that officer at the time the demand was made, it cannot be believed that this officer, who is to ser on the part of the United States, would got have all the ruinesses there necessary

The fraction of the MILT control to the difference which the Seman has urged to the principle, as has terrors is, of the amendment; and in regard in this has reinteractific the assertion that the principle, as has been as the semantian of the semantian of the semantian endoarcer upon him subject for all the defaulting States. Now, it the Semant will give me bits atteclion, and Ido out cowrince him mind that he is virtuag amendment which have offered. Unlike the Semator from South Carolinon, [Mr. Buller, Who addressed the Seman will provide the semantian of the liver that he is governed and ought to be governed by the decision of the Singersen Carolin of the Singer "the endoarce IT" What is the idea he designed to convey I. Now, what is the meaning of being "the endoarce IT" What is the liver he designed to convey I. Now, what is the the meaning of being "the endoarce IT" What is the liver he designed to convey I. Now, what is the the he designed to convey I. Now, what is the the he designed to convey I. Now, the Singer here the semantian of the semantian

Mr. Byrzze. It is perhaps mght that I should tush here, (with experiment and of renearly has been referred to, that I said that I was willing to be overmed by the decision of the Supreme Court in the case of the Commonwealth of Pennsylvania extension of the Commonwealth of Pennsylvania extension of the only question adjudicated was the one decided by Chiel Janice Taney.

Mr. Part: lunderstood the Senator Hom South Carolian yeared by toary, to reference to that deelcarolian yeared by the senator of the senator learn as the considered it right, and good law. That, however, ian out the dostine of the Senator learn New Jersey. He believes that the Supreme Court is a tribunal appointed by the Constitutional questions, and it is definit on regard to constitutional questions.

Now, the proposition of the Senator from New Jerrey is, list the Ohirel States are the sedocres using a lability only belonging, secondarily to the United Stress, and primarily its the States there. Commonwealth of Pensyrivanis as. Pring without admitting that the Supreme Court have there decard through the Supreme Court have there decard through the Supreme Court have the set decard through the Supreme Court have the set deconstructional function of the Supreme Court have made the Supreme Court have the set deconstructional function in the matter. I dety the Senator and that not only have the State government one coconstitutional function in the matter. I dety the Senator any jurged south the State government to exceede any larged south of the State government to be exceeden any larged south the State government to be exceeden any larged south the State government to be exceeden by the senator of the State government to be exceeden by the senator of the State government to be exceeden by the senator of the State government to be exceeden by the senator of the senator of the State government to senator and the senator of the senator of the senator promet south develocities of the senator of the States, hecause act only were the States every funct the original defaultions; the senator of the senator Government heigh Government, the lability game therefore would. Here, then, instant of the Pedault Government heigh Government, and the only defaultion States, here develocities that and the part of the senator government being the endorser hor the defaulting States, here develocities that and the part of the forein the senator of the senator government being the endorser hor the defaulting states, the senator on the senator of the pedaulting states, the senator on support in y mendems the senator of the develocities of the senator of the defaulting states the senator act that the outh on the senator act that he could not a support in y mendems the senator of the senator act that be actioned and the outhi

IT. PRATT I did not impute it to you.

All DATES. To be serve speking in connection Mr. P.A.T. Vos a bost or respeking in connection Mr. P.A.T. Vos as abost or remark that the proposition involved in the amendment may be new to the serve one. Some years ago, a lawless mob is the city of Batimore, uncontrolled by the eity authoriine, desurged the property of one of Art dittern read, the city would have been to list the the damage that occasion, but there being on such the mior Sine, the lighted parties spilled to the Jarses and the city would have been listle for the damge that occasion, but there being on such the mior Sine, the lighted parties spilled to the Jarseperty of ther ditions, she was also listle for dumages of the second statistic states and the property of the distance of the spilled to the list of the parties of the second state the list is principle while the listle for a republic bound for flow of the spiller into the spiller distance of the spinler of the correst of the opplication of the principle is and opposing on relify protection of the principle. The restor correct discuss and the principle is the the spinler discuss and the principle. The restor correct discuss and the size of the spinler into the local second born. There of hundreds of them to the property one listics for the spinler discussion of the list discuss and discussion of the principle. The restor correct discuss and discussion for the spinler discussion to the spinler discussion for the spinler discussion of the list discuss and discussion of the list discussion the list of the spinler discussion of the list discussion of the list of the spinler discussion of the list discussion of the list of the spinler discussion of the list discussion of the list of the spinler discussion of the list discussion of the list of the spinler discussion of the list discussion of the list of the discussion of the list discussion of the list of the discussion of the list discussion of the list of the list discussion of the list discussion of the list of the discussion

> ALL DATION. Whit the constant permittion wir. PRATT yielded the floor. Mr. DAVTON. But suppose that the Gove: re to carry ont the obligations of the treat

erer to carry out the onightons of the resay, any erer to pat a sufficient number of troops there for he defence of it, yet hy some kind of accident a layican house was to be hurnt, or some Mexican noroperty lost, does the Senator mean to say that the lexican could wall pon this government to be reponsible for the damage for not sapplying the proyer defences?

and Suppose that the United States send what sup down a sufficient number of tropps of the purnos of arrying out this treaty obligation on their entry of the streat obligation of the send int up in prices, so as to be make to reach their sup of the streat obligation of their streat obligation of the streat obligation of the streat of rige that onligation, and it he stationals are not exected, that I should hold that we are bound to emmify them; and so are we also bound to innify citizens of the Uited States for losses occaied to them hy reason of this non-compliance of Government with a well-recognized constitution hiligation.

But the Senator way that if you admit the price ple involved in bits assendament, there are hundred mathematical ple involved in bits assendament, there are hundred mathematical and the senator in the senator planing the senator in the senator in the senator planendament in the senator in the senator planendament in the senator in the senator plantical senator is a senator in the senator planment, in plenetes to property i lasses that do not mean in plenetes to property i lasses that do not mean in plenetes to property i lasses that the senator in direct terms, admitted by all obligs the fearmed in direct terms, admitted by all obligs the fearmed planet is a senator of the senator in the senator in direct terms, admitted by all obligs the fearmed in a direct bar do and the fearmal General Senator in the senator of the senator in the senator from New an Alassian is a severing Geremment at the all these States and the Federal Geremment is a simple tractly, or expected collision as a severing States and the States sequencing Geremment to be severing Geremment and add the States sequencing the severing Geremment and add the States sequencing to return the severing for Geremment and add of the Constroment between that Geremment and add of the Gaussian between the severing States and add of the Gaussian between the severing States and add of the Gaussian between the severing States and add of the Gaussian between the severing States and add of the Gaussian between the severing States and add of the Gaussian between the severing States and add of the Gaussian between the severing States and add of the Gaussian between the severing States and add of the Gaussian between severing severing barries of the Gaussian of the Gaussian between severing severing barries and distinction of the Gaussian between the severing barries and distinction of the Gaussian between the severing and the s

macreria in the flat of this hill, introduced by the damped in work is infertuant. The Seature free Namescharests, [N1: Winntrys], and indeed all why and the seature of the seature free the work of the seature of the seature free work of the seature of the seature and the constrution of the seature of the seature and the construvention is not his subject, because they are not inner Verginia, no this subject, because they are not inner seature of the Sincery question. I should feel it my duty to seature of the damp of the seature of the

In the second se

citizan² as ottizano, other than the general addigation perform all dates as good citizano. What pois are likely, and that he cancer impose on the Gener and Generament obligations and/r which is believer (blongh the Supreme Citable, Novel have shows, you that we cannot make the States limits, and that the only hoppe we can have of our property beling putting, and the party who agreed at the time the states entry of the function of the particular parts, the party who originally moderates the function bases entry of the function of the inparticular states entry of the function of the inparticular states entry of the parts of the particular states and the parts, the party who agreed at the time these

Let me ask my southern firends-those whose constituents are not subjected to the losses which incare, those who have herelolore argued thi question, and who admit that no unconstitutions act is involved in the passage of this amendmentwhat objection they can have to its passage 1. The - admit that the residue of the law withou % the s become an active eleme of the day, I do not kno he fugiive has been su Now, I ask my friends I ie Union, what nbjection ion of this amendment?

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ion of the country, have been upprotently up the Using Stars, small reserve this is up the theorem of the second second second to us written that mendmont would be effectual I is was and yearchard by an other second second second second second index of the second second second second index of the second second second second d to a case we were all one where such appeal to the fair and candid jangement of the weak second a second sec

PROCLAMATION OF GOVERNOR TOWNS. By Telegraph to the Southern Prets. MACON, Gn. Sep. 23-10 oblock P. M. the Electors of the Soute of Governor Town below I forward the Proclamation of Governor Town

renet would be ineffectual. Sensitives on ther det at the Chember say it would be ineffect-proved the Shufe Parkary, 1800, having required an the argentizes of Maryland and Virginia upon the happendix prevants as a fast into the Units the argentizes of Maryland and Virginia upon the happendix prevants as a fast into the Units the argentizes of Maryland and Virginia upon the happendix prevants as a fast into the Units into it would be ineffectual. Any hav yna in the argentizes of the second sec ordering and din most numerous l et at the several as, as fixed by l within the hoar fi

presentative Counties be con-id State on Tnesday, the 10th any of December next, status Natic on Thesday, the 10th Given ander my hand, and the seal of the Eccentre Department at the intervention of the Status (the Status Concore W. Towas, Governor, J. W. Parrow, Severetary Eccent

Bachus et du Suite of Ganogiei. Then the party criterio da the Commissions' Office rgis: The forward it de Foreianaion of Covernor Toras igno and the second se

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hoped that if the matter wer suld he allowed for members t

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Bill He was sent to Congress by cy to get a new Tariff, and if the ed his vote in return for anything they were to haveit. It happens not

In the Footen Legenstere, Sources of Automation of the Universe o

eets, in the acible prin-

There are slaves at the South who h breacula cosesions, clear complexions, and as straight hair, solves of ern man or woman possesses. Ellen Craft for a while planter whom making her cet

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All n Henry Ward

Constitution include re-ity, 1 will not be bound itution shall make me coofederated in my be-st instrument, so I will, Bat who, with power self, shell by compact a of inhamanity and in-equalitate the obligation. I help any official mis-capturng a fellow-man If the compromises of the Con sitions which violete Humanity them. Not even the Constitumy patriotic sires should maintain th at bounds of Right. God denies to him denies to himsen. denies to himsen. he commission of inhumanity a the act. I repudiate the ob we breath will 1 help any offic executiving a fel ow. ageon. isked, wh. asking w 'ty, if y I put Constitution man's. Where the hether it be right, you, more than

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Ah! vi ey trust, in their arrogan

FRANCIS JACKSON, Pre SD QUINCY, Sceretary.

Domestic Correspondence.

From Our Roston Co

Who fouls-of Bo The corr Higgins Swedish flag and the gote posts of the exposed—Sell or Bill—Meeting of contribution to the &c., &c., &c. BOSTON, Ser

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The G

NATIONAL ANTI-SLAVERY STANDARD.

Hisrellauen.

ers has commenced we have a commission ers has commenced, we have a c can hardly be surpassed. We a Wirriso, whose speech at Cas cannot have been forgotten so Whig, he is eminently.

THE ATT entative is name ad Daniel S.Dickin tem be.

"Exalted o'er their less abhor'd compeers, And fester in the infamy of years."

Aug. 2d. 1850. etta, arrived yes-ill leave for Eng-rmation that the ionaries and rs-leave the conntry not, he says that rith the missiona-tta, had an int-The Brit ation, at its re ern Baptis: Ass

arnestly request erally, and all whole country r with us in the

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THE FIFTEENIN PENNSYLVANIA ANTI-SLAVERY FAIR. 15- 1745, 1845, 1946

450. Anti-Slavery Fair years, have labored in the promotion of promotion ... ork of prepa-The time de

Fair. The time of The present is no Onr whole nation ong and deep lethargy, and the gr-ry is about to be decided. In such Seminate their principles. We therefore urge all su usly with us in the use of of this

rah T. Child. irah Pugh, inn M. Hopper nily A. Winslo irgaret Forten ary Grew, irtha Carman. sette Jackson

THE ONE HUNDRED CONVENTIONS URSUANT TO A RESOLUTION ADOPTED T.N. ENGLAND ANTI-BLAYERY CONV SOUTH SCITUATE (Plyme ath Co.),

[See Handbills.] A CONVENTION

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Lncy Stone, Wm. H. Channing, Harriet H. Huat, A. Bronson Alcott, Nathaniel Bersey, Eliza Barnay, Wendell Phillips. Ann Greene Phillips. JeETTS. William L. Garrison Charles F. Hovey, Sarah Earls, Abby K. Foster, Dr. — Rogers, Eliras F. Tatt, Dr. A. C. Taft, Charles K. Whipp Mery Bullard, Emma C. Goodwin Abby Puis Wendell Phillips Ann Greene Phil Adin Ballon. Anna Q. T. Purs Mary E. Cabot, B. S. Treanor, Mary M. Brooks Abby Prics, Phankful Southwick smith, izaboth Stant tharino Wilki nuel J. May irlotte May, Cothe

Lucretia Mo Sarah Pngl W. S. Piero Myra Town Mary Orew Sarah Tyndele, Warner Justice, Huldah Justice, MARYLAND. Mrs Elizn Stewart

Elizaheth Wilson. Mary A. Johnson. Oliver Johnson, Mary Cowles, Jane Elizabeth Jone Benjamin S. Jones, Lucius Hine.

THE SEVENTEENTH NATIONAL ANTI-SLAVERY BAZAAR, Id in Boston, communicating on Trusday. th T is certainly unnecess upon the unportance of open and control the material

S CHAPMAN TA SARGENT. TA SARGENT. TUFTS. RAMHALL. LEY. EDDY

. Vocalist, bought the first ticket to rt, in Bostou, for Six Hundred and

The following snper-m a letter now in the imes franke H. White dle and him to William dget Heanagan New CTION OF A LETTER

Hon. James K den last winter Though not a



RCESTER, Mass. . (agreeably to th

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TO THE EDITOR OF THE BOSTON POST.

THE SDITON OF THE BOSTON THE SEXTON SOLD ! San: At the close of a letter to the Edi state of the state of the state of the state it work, after he had deslined to inset with the state was another manier re grass, though not to myself, which is he make the subject of a future commu-ial loop propose, with your permission index works provide the state of the paper of the 13th with disingenonases and/or because 1 did not publish is let g to

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I Pharoah I bend if I ever indulged in those leli-which flow with such esse from the

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E. Q.

THE PEACE CONGRESS-PROSPECTS OF THE CAUSE.

ALL the world is

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At first sight for its

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ER in Figaro gives the follow a sketch of Dougloss Jerrold

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y of the company. We remember lush be administered in the sngared ied apology, a gentle dose of physic t and conceited memher, who had his supercillions manners. Jerrold, ng him for an acquaintance (to considerable rosembiance), patted dly on the shoulder, saying, 'Well,

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with decent manners and conduct, makes more friends than any other man. And I do not believes (parenthetically) that it will make much difference my friend Hickhings whether his name is affired to a regu

"ALEXANDER VON HUMBE \$ 20, 1850."

Gleanings from Foreign Publicatio

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BARON HUMBOLDT AND THE PEACE CONGRESS.

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"TO THE PRESIDENT AND

October 3, 1