# ANTONAL ANTI-SLAT IN ATATUADO TAS COLL

# National Anti-Slavery Standard.

Without Concealment---Without Compromise.

NEW YORK, SATURDAY, OCTOBER 22, 1853.

# S. H. GAY, OLIVER JOHNSON, S. Editors.

# VOL. XIV. NO. 22.

lished weekly, on Saturday, by the AMERICAN STI-SLAVAER' BUOLINY, at their effice, No. 127 Date of the Saturday and Saturd

# Selections.

T COURT OF THE U. STATE STRICT OF OHIO.

of Freed -Trial by

minimities is local, and cannot exist i law. But it need not be shown reasenaotment. It may arise from , countervened by no legislative 's thus recognised in Kentucky, preme Court of the United States, e United States did not leave the en-ovision for the reclamstion of slaves vested that power in the Government. B. This doctine was affrand by the 5 U. States in Prigg av. Penneylvenia, estatisment by incomposite State seatiment by incomposite State seatiment by Encomposite States be Fuertise. Stars Law Law ve Law, the inquiry is a slave or a freeman, almant. The decision, inquiry, in the proper the fugitive. The exbar to an inquiry, i ma of the fugit

Constitution, preserving the s at common law, where the twenty dollars, does not sp-the claim for services under ation is not a preceeding at taches to avery resident of a solour; and on the same prin-coloured man is presumed to

the cause came before him, he has been

claimant, was first reare of age. His nuty, Keniucky. He e he can remember, the more than four rervice of his father, who were also the ner of the fugitive

ard or. return. The but were not over. the second second second in absconded. roy, in Ohio, he said nothing served that he had no increa-before he started; that he we steve, one of the indivi-we steve, one of the indivi-we steve, one of the indivi-

ted him. twenty-three years old, livee Washington, within two and aimant, and for nine or ten h. to be tho servant of the ith the complainant ac his bject to his control. He ran first, did not recognise conversation. He told he left Kentucky; did re he left, and that he

y Steve. enty-eight years, ie brother Has known Wash. eleven claimant. He corroboratee

deputy marshal. He heard aimant was hie master, and I treated; that he had been 

ed, there can be no doubt that laws of Kentucky, is the slave iere dan of Kentucky, la ... he absconded from his eer-ar years ago. The testi-nt. No attempt has been or to impeach the ore-many casee my where ago

tles a most im-rets that I was Slavery. It can y be affected State. The the Southern

ended that the law authorizing the reclaugitivee from labour is unconstitutional; institution left the power with the States, no power on the subject in the Federal rgument has been sometimee advanced, and ave been introduced into one or more politi-forme. In regard to the soundness of this been introduced into one or more politi-men. In regard to the scendness of this will first refer to judicial decisions. In Prigre at The States of Pennsylvania, 10 630, the Judgess of the Supreme Court of States, without a dissenting view, af-ient of the state of the state of the state rege thought that a State might legislate in a of of Congress, but it was held by no m final the power could be exercised by a fin embedding to the field and power of m final the power could be exercised by a state. I prime state of the state of uestion, of the

an array of authority can scarcely be ir of the construction of any part of the which has ever been doubted. But ion, earctioned as it is by the entire r-State as well as Federal-has also

control working as Posterial as a second a

od the Constitution. Stat are after the Constitution was heft for the Constitution was be still in force, except where the thin repugnant provisions. In the true oted the act of 1793, it is be-constituted by the state of the true oted the members had hear members been igno-nt; and by ne power as overnment.

ent can ever he re slavee was a e Statee. Under vision for their comity amonget ed up; at other ded. This state

as to the ex-nority of the otion, muet own judg-usette may power was is believed, serted now te weight of authority ted, or at the constitu-the same result. The held to service or labour thereof, escaping into of any law or regula-from such service or d up on claim of the part of the service of

ly respectable ument in sup-logian to com-may be disre-can be a law. rticles of Con-nforce its pro-, and without

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by the Fugitive Law, embraced oct, and even that between a min-gregation. He supposes, if the eave his congregation before his

ch has been im-returned, neither

of 1850. Where

has been inseperation about that whole time it has been Under inquiry is or a free

appr

t is tros in suce cases may be established form. He freedom may be established done or suffered by his master, not neces-tihn the jurisidion where he is held as a Such an inquiry may be made, as it is re-by the justice of the case. But on whatever be supported, it cannot be claim.

I imay be said that the power of the be so exercised as to defeat a trial for of the fugitive. This must be admitted, labip and injustice supposed arises out tution of Slavery, over which we have Under such circumstances, we cannot

*ex parts* proceeding. Had it been repre-could produce evi-

e a slave. But this pre-interacted by the facts

e evidence is defective, as the atue of the fugitive, as author-50, is not produced. Such re-to establish the right of the produced, the identity of the be an open question. On the

in and the circum bected. exist on the evi to the claimant stody of his master the State of Kentuck

Ware, for the claimant. srs. Joliffe and Birney, for the fugitive.

LECTURE BY THEODORE PARKER.

ading a glorious

he first place as s the field of its of mo-Every atural-he pos- and nor because he the

only attempted a meagre

y of our Southern Slavery resembles s of social and po-neness and courtesy ofdom, its customs, He said that the t Feudalism had ite wait from utter con-

SLAVEHOLDING IN CONNECTICUT

lain to the neighbour-

WHOLE NO. 698.

EDMUND QUINCY, Corresponding Editor.

# MRS. STOWE IN LEEDS

y mend them. not desire it-ngland has her ages; and as being criticised all good faith t at here and

86

ent to the sojourner in Eng-o ordsr of men or things is aing re-han this, the considered too saon ry and discussion. orated hy rank, or freest publ and ing is more evid everything here, however station, or antiquity, is given ic handling, and the most it does not become us, who progressive nation on earth, inquiry

in my illgrimms the home of Clark-ight in the chamber that for yars by his prayers, and from whence aren. There I reflected how the manipation more looked as impos-s in England as it does now in Lirkeron certy lot his life in a Lirkeron certy, and labour, tri-nd, and I trast shall trimmph yet n gainsd: faith phed in England

merica. has, I hear, been said by some, that I have a to this cause time, health, and strength, that it rather to have been given to my family; that fe and mother should confine her thoughts and is to her own direle

re should conline her thougain had though more serioally, for 1 an have truly given life-blocd which 1 on and education of my children. a dreadful rawages of the cholers a dreadful rawages of the cholers had block and the series of the motion of the cholers of the motion block of the series of the had block of the series of the had block of the series of the series the shift 1 to centred to me then who would nurse my children 1 het the out of the series and the series of the set the series of the series of the series of the set of the series of the series of the series of the set of the series of the series of the series of the set of the series of the series of the series of the set of the series of the series of the series of the set of the series of the series of the series of the set of the series of the series of the series of the set of the series of the series of the series of the series of the set of the series of the series of the series of the series of the set of the series of the set of the series of the series of the series of the series of the set of the series of who would nurse my children ' thought ? Nevertheless, God the poor baby home, and we y roo?; it died there, and we ek more my own darling, before at the same disease, and went grave, and the destroyer passed

ment that work of meroy, even ght sorrow to me and mine. So A wife myself, I have spoken for her, for other mothers : and if it that I have thus spent strength lidear wared then may God reed, then may God re-nbered the ohildron

hese dear friends, whose generosity thus shown itself to me in the mo-rture. Never will the memory of England and Scotland be affaced and encourt these meny memorials those many memorials on my quiet home, none this from the friends in

THE WILKESBARRE SLAVE CASE

ge Grier's Opinion. ELPHIA, Saturday, Oct. 15, 1858. Jenkins and James Crozier—in the e United States for the Eastern Dis-

alled States to us and the juris-into Course of the United States, al States, especially if they have longress, 'to concerning longitives concerning longitives of the savice of lee much public attention, and to misrepresentation 'from the those who undertake to report nearburg to writing the optinwhich require o

ance and obstience to two pendent judiciary systems t especially necessary that be exercised by their re-to avoid any collision or ir respective jurisdictions ersons. That there should as to the limits of the power Constant and the converting the

Lie the daty of Courts, in re-collision, to cartuly avoid tot plainly confided to them, perform the duties imposed and resolution, disregarding dy of heated partianas. In this superior is the state onese, a concurrent jurndice and persons. But neither instruction and acts of Con-rust the sector of the Union, are linkle to seizure or ar-are the sector of the Union.

as interior jurialistico, except c constituido and está d. Gos-forty area libble to edistre or ar-both, that which fart attached ence. Any attempt of eliber to al canador do hou force of the al canador do hou force of the malle consequences. Therefore, and under the civil or oriminal effect into tequations each jet into tequalithemet for as a Bharif By any warrant from 1 States, in order to extradium from such cancely by means uny other procis, to answer for State parpose.

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tes give anple remedy by equily imprived under state.coaris have in many interpretention in similar entry of the state of the state of the state of the state of the hyperbolic state of the state of the state of the state of the of the state of the stat

ange would foret inflicted on him for doubted; and if he ald, it would lead to overy good citizen as preliminary to enter-ore us, in order to rectivy

as misapplication of these and also that persons whose ometimes permitted so far to 7 be aware of the mischier-emselves and others, which s thus to abuse the pro-

mation upon the oath "that Geo. Wynkoop, ha a riotous manner, beat and wounded a l, and that they as-Bill, as the deponent d Bil Wednesday last, objec-the Court upon it, by iy action of appeared without stating on whose they were authorised to interfere ing desirous to hear any objection le as to the extent of this power of matter, these gentlemen were will-ci curics, without any inquiry as to extend the proceed-ing the proce

nt to kill, and pray to be dis

ed that the Court had no authority to prisoners, because they were held by a meaning the primeters, because they were had by a warrain from a Stein emgistrue for an alleged arimi-nal office against the State of Penngyianii, and that the warrait was conclusive sufficiency of the fact. To a hafese corpus issued by this Court, under the gene-al authority conferred on them by the judicity acti-ant authority conferred on them by the judicity acti-not allowed and issued under the general law, but under the special powers conferred by the serent is either of the set of Congress of second of March, 1888, 0.57 which to far as is matternil to our present is quiry, issue follows: these of the Systems Court, or a Using of the System Scillows in a difference for the suffer of the Janes of the Systems Court, or a Using of the System Court, or a Using of the Court, or a Using of the System Court, or a Using of the System Court, or a Using of the Court, or a Using o

upreme Court, or a Judge or any District United Startes, in addition to the suthor-nessred by law, shall have power to grant ess corpus in all cases of a prisoner or sil or confined mor, or by any authority or act done or omitted to be done, in pur-

r, preacess or thing in any of the contrary notwithstanding." of the discussion and argument of cessary to assume that the facts set r's petition were true, leaving the made out afterward. The petition the primomer have been committed s issued in pursuance It therefore comes

common law; the great unisoned on of those who may he imprisoned use. It is in the nature of a writ the legality of the commitment; it the with the

.) I by a Justice of the Pesce cs of a judgment of a court ot conclusive evidence that rived of his liberty. It is ire into its regularity, and n sufficient grounds to jus-ment. If this could not be use would little descrut the leserve the ion to the issued on w on their arisdiction D in pursu-ot dischem

n hanged D in pursu-t could not discharge iss the warrant was beas corpus is of little is an assault and bat-violence agaiat a reor more persons aled that it was es of the United officer when

ge their onder when or an act done in pur-es, it would be impos-purpose the Act was ght before them only officertain State attempt to dy against

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the Marshal re-colled, in fact, a justifying their

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riots, and or at the discovery. ts of the United State addition, or that we ar with beas corpus, with-rs if no justly de-tion and power of ber hearing of the ber, in order that

over, in order that ited in the petition, through her known-and show any just rs now in arrest. entlemen who had ie forward and pro-ng. They were re-ented, and to show intervene on behalf was an ware that ger

presented, and to show to intervee on behalt Is was an word that Is was an word that Is was an word that Is was an word in the Is was an word in the the second second that the second s

of her peace and

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secuting it, the dep

was inconvenient t did not make a part swore to it, and he it read. That he ackson and Brow . Jackson and Brown, but n in Philadelphia. That he l they introduced themselves it never came into his mind that the persons claimed to that guarrest; and finally, ed themselves into his mind ons claimed to ; and finally, or fire arms, nder heaven." fluous. It is that, while the to insti-idual, or mensel take the of a blo willing to

ignorant. such rash uffered his which may saction, we

s transaction, we y of the facts as s and respectable ed and testfy not heard. well acquainted ed the dining-rning, about 7 illiam Thomas, pok hold of the o'clock there is no uso The landlord

handcuffs, in-ond disabling lown, the offi-ands with the seized a table-Jenkins, who history a time. But we oers in vain attempting handcuffs; Bill rose up knife and wounded slig d enser of Jenkins, who iffe was wrested he had seized, rwing knife, and s, some one crice im," ons of ther egro." "Do no , "he fought des them." He mad the of the office. y roleased himse y to frighten hit y to frighten hit s to re is some one for perately, and his way to the

arise and preservances, in the attempt with A speed remains of the sinited with the facts of the case have to presect the officers for their un-mpt, and left its dame who, to use their and the second second second second to execute the testimony sufficiently exhibit who were acquainted with the been unwilling to prosecute treasful attempt, and left successful attempt, ... own language, "knew nothin In conclusion, as we find t cers of the United States, "done in pursuance of a law "under process from a Judy to the spin

false." The prisoners are therefore discharged.

PROGRESS OF BRITISH INTEREST IN THE ANTI-SLAVERY CAUSE.

The average of established reputation are observed their spaces, and particularly sparing of their spaces and particularly sparing of their statistical solutions, except space subjects which are well and the space space space space space space well and the space space space space space space of increasing interest in the Anti-Silvery cause, when papers enjoying such a was droublated as the London blet in and most widely extended provincial newspace The second secon

unboly gain nearly five s. The I were presented to the gentle-is mayor and other gentle-behalf of the Leeds Anti-ther contributors was read men, and an address on behalf of the Leeds Anti-Slavery Association and other contributors was read by Mr. Wilcon Armisted. This address elicited a feeling reply from the distinguished anthoress, which we cannot forbear presenting to an readers.—London Anti-Slavery Advocate.

Second Decade Anniversary or tax FORMATION or TRE AMERICAN ANTI-SLAVERY, SOCIETY.

earlessly in nd its dire of exp effects upon the pecu and the moral chara-the right of the slave and Unconditional En-for our country, and C bondage 1 relations, nding, as nmediate ave heen er of the Na tho master, Immed appy would it have it r those who now pir in the name of Jus and Lib s! the and Dr

but non-content pays we are far from heing discouraged. Indeed, we use in these developments a sure sign of progress and a pielge of line transformer before marking we have maccoded in heing equination of the sure of the start of the sur-devined words, wavely find as myletic we have maccoded with sphericay, surely find as myletic we could wish, a scaus, power which will used long rows there itself to mighty to be maccosciently resisted. We now know, as we did not at first, which we have the sure in the inset of the scale of the scale start of the sure in the sure in the start of the scale of the scale sc non-make using galatering, starty in not sen-material present which will use lon-material present and depth. the set bin, starting at which means are starting at which means are starting at the heights make and depth. the set bin or setting at the heights make and applied at the heights make and applied which means are starting at the heights means are starting tempted to get inverse fulling in plat, and alsh, we must ge forward, a shift, we must ge forward, a agity to be another that the set of the set to overthrow, and this knowledge to overthrow, and this knowledge on for the work that romains to be perience of the past, and having a comagement in the consciousness I that God and Truth are on one regardless of every olds whether the set of the regardless of every olds whether the set of the s its last nd 5th, to cele-rmation. The d at 10 o'clock, sciends of the presence and may be in timent of

hall be proclaimed the abitants thereof. By order of the Exec WM. RDMUND QUINCY, SYDNBY H. GAY, WENDELL PHILLIPS, Rec. S WENNELL PHILLIPS, Rec. Secret ar Papers friendly to the Societ above notice.

RRIVAL OF MR. MCKIM—HIS LABOURS ABROAD. and discover the second second

such an interpreter of the Anti-Slavery no wall as the Pro-Slavery Sentiment of the United States-one whow long experience, unserving fidelity, and clearne see if mean vision, qualited him to represent his associates at home, and whose frankmas, can-dour, and freedom from all more partias influences, were certain to inspire the respect and with the con-ditions of the one approached. Mr. McKin, though an adfiring and impressive speaker, has not appred to astrot the conse, excerpt to a very limited extent, by public addresses; but has ablene to home. rather in a more humble and icuous, though He has visited and, in the freedom of personal inter enabled to impart as well as to recei ble information, for which public m the appropriate channel. In social c at private houses, he has had many o becoming acquainted with persons w trolling influence in their respective of well as to representations of the second have been operating against the American Anti- d Slavery Society and its friends, and to strengthen the cords of attachment between the faithful Aholi-tonists of Great Briain and their brethren in the h United States.

gious world, from a dread of breaking up the compact London on the 1st of Augnst, strength of their churches; and of the trading and West India Emancipation, and a us time has been devoted very objects, although his for purposes of health and August, Mr. McKim has se in Bi in the Atl

ce to those who are a

so well of the

ted, and the field, Esq., a veteran Abolitie since received we learn that s Belfast to make renewed effor since received we learn that ad Belfast to make renewed efforts Slavery cause In Cork a publi very short notice, at which J. F. Mayor of the city, presided, and in an excellent speech, evincing interest in the objects of the met In most of his public addresses virgate interview. McKim

private iut s, Mr. McF slave States Slavery agit the effect of organ United S

on our color le, and by in

Society assert for the platform, the Protes ant right of p all subjects, including biblical interpretation. people of hoth serve people of hoth serve ofpation, and the un-to his freedom. In larve's held fas all g emergencies of person while they endeavour form free from the di arriy berring on the . . feel justified in saying of the larve, "testind Attempts have often be a contrary outree unon ndeavour to keep the the Anti-SI

it would be unjust the living power of fluence of a mere se In short, notwild the American Aho their wise and comp us that they ars vir that wherever you are sne to find av moter of peace, tem work; in a word, a mathan by his profession. Of course, Mr. MeK though the Anti-Sie States 41

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JUDICIAL DIABOLISM

WE publish this week two documents which down to posterily as illustrations of the extent the Judicial Power of this country is wielde tice of the Society is the decisio

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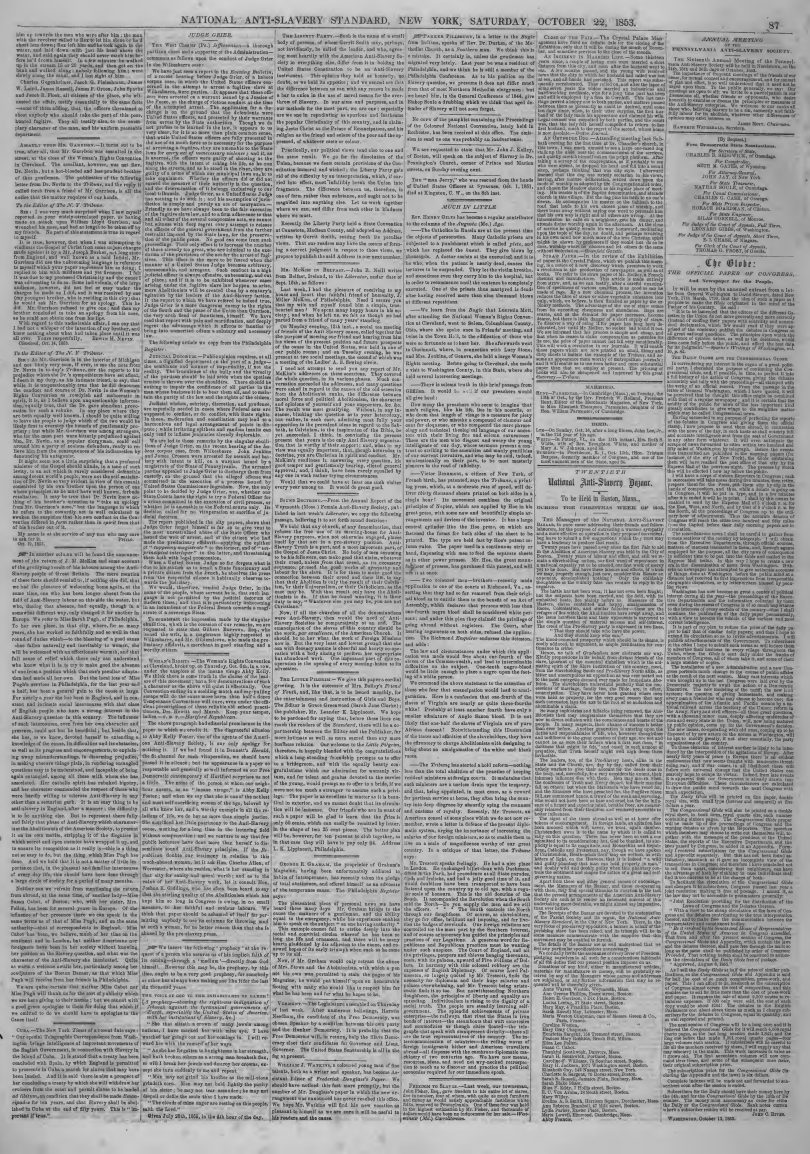
which a man was not at the first sector of the sector of All communications for the paper, and letters relating to its peemiary concerns, should be addressed to SYNNEY HOW ARD GAY, New York. rds the men who were after him ; the man olver called to Rex to let him alone or he'd

by overview the mind who wire after min, the man by development of the man between the man between r, and stid down with just his bead above the r, and stid down with just his bead above the both over his still the man between the both over the r, and stid down with just his bead above the r, and still down here the still the still over the still have the still the still have the both over his still have the rest of expendence of the still have the sti

AND, V VON MS. GARMON.--II INFRA OU to be free all, that Mr. Garriero was assailed in the sat the close of the Woman's Right Convenient reland. The assailant, however, was not Rev. vin, but a hot-biosed and heavy predent brether a gauleman. The publication of the following from Dr. Neths to be 27bone, and the regly it from Dr. Markin to be 27bone, and the regly it that the matter requires at our hands.

the instor requires as our name, for of The N. Y. Tribune, vas very much surprised when I saw myself your widely-obrealated paper, as having tack upon William Lloyd Garrison, and is nose, and bad as length to be taken off hy No part of this statement is true in regard

In . An opart of this statement is true in regard in. No part of this statement is true in regard in. An opart of this statement is true in regard in. An opart of this statement is true in regard in the statement is true in regard in a diverse in the statement is the statement of the statement is a statement in the statement is and the subscening language in reference in with allbases and yet frames. The in more hash in with allbases and yet frames. The in more hash is motion allbases and yet frames. The in more hash is motion of the statement is the statement is motion as if did and is was realised by an ask Mr. Garrison for an spology. This has at other is realised in the statement at other in the statement is the statement with all the statement is the statement ask of the instruction is a spology from the well on the undersched hy brokers, and well on thy undersched hy brokers, and wel









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ething possibly, but not neo

moth. An American speculator when spades are spades, would I showman, but who called himsel a tiger king," neither of which he some hands above the ordinary flosh, and forthwith called him ti That obsolete animal the Mamm d like manual states and the analysis of the angle States and the Angle States and a state of the Angle States and a state of the Angle States and a state of the angle States and the angle that manual the state of the angle that had like and thing that had like and the angle the states signer and the and manmoth teas and the first first states and the angle and the angle that had like the angle the states and the angle that had like the angle the states and the states a ry speeches. beggers, imposters, and swind-slang jargon to the end of the too, will use the terms of their e will borrow from the technical trade. And bhere are cant ditional in schools and colleges, g of games, which are orally down in written lexicography.

with an or orally and the use of slag terms become set all collectes, they are frequently arbituded is a discover the state of the second of the state of the comprehensible terms in all Shakepare's conserved in the of the state of the state of the state of the state words is the best evidence of that. We see of Han, Setting side was cheerer by involution, the problem terminate to the parally was words is the best evidence of that. We can appro-words is the best evidence of that. We can appro-tion to the side of Dryden, the wit of Congress and the satise of Dryden, the wit of Congress and the satise of Dryden, the wit of Congress and the satise of Dryden, the wit of Congress and the satise of Dryden, the wit of Congress and the satise of Dryden, the wit of Congress and the satise of Dryden, the wit of Congress and the satise of Dryden, the wit of Congress and the satise of Dryden, the wit of Congress and the satise of Dryden best and the satistication of Engl of that comedy and family about in police iroles last for a then, the Dean would have been the mat to dish it protume of the vital the consenses and indee revisi-tion of the satistic of the consenses and indee revision of the satistic of the consenses and indee revision the satistic of the satistic of the consenses and indee revision the satistic of the satistic of the consenses and indee revision the satistic of the satistic of the consenses and indee revision the satistic of the satist

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tig 4 does not end here. It goes higher-to of the social Oympus. It the Dachess ry invites econe dozen of her mais and onable sequalitances to tes and a dance what do yop think she calls her tes-*the damantic*-a dancing tes. Does tes an it dance I is not this libel upon hom-and Souchoog slaws? pure, unadultes Teted, unmitgated shares The slarg of the fashionable world is mostly im-ported from France; an unmeaning gibberish of Gallicismes runs: through Faglish fashionable con-versation, and fashionable novels, and recounts of

ns through English frahffondle con-trabinable novels, and accounts of arties in the fishionable novespapers, aly enough immediately the fishion-se of England wize on any French endt themelies not any universally o as, but positively reputints is a lifer it diomatic vocabulary. It you well-bred Frenchman that such and orgatio marriage was on the lass. ge was on the tapis, he ent, and look down or adeavour to find a mar-If you were to talk to puld imagine you meant not half-a-dozen erect orner and Chel

Bar, an bour at a theates, or an evenue in source, permitting commo will food his perturbed tympanetum with a delage of the ave happen words concerning which Johnson and Walker are Dank, "Is an isolation T suppose the unfortunity of the source of the Bar, or Signor should address himself to write, as "against the transformed of the source of the source of Suppose the varies on the English constitution. Inserver, follow Tappens was not such of the number, SF Relation of the though ha fluored him comparison of the source of the brough of the source of the source of the source of the head of the source of the source of the source of the though has thousand the source of the source of the brown." How many young politicians would not the source the how hiterly the foreign easysts would be ridiouxed on head the source of the how hiterly the foreign easysts would be ridiouxed on head the source of the source of the source of the source of the permitting the source of the source of the source of the how hiterly the foreign easysts would be ridiouxed on head the source of the source of the source of the source of the permitting the source of the source of

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