

Business Notices.

THE BREATHING ORGANS. F. R. STAFFORD'S OLYVE TABLET. AN ILLUSTRATED CIRCULAR, containing testimonials from GEORGE LAW, JOHN BROWN, and others.

Horn introduced joint resolutions to amend the Constitution by abolishing the property qualification. A second letter from Mr. Carey to Mr. Bryant on the subject of Financial Crises, will be found on the third page of this paper.

only one mode of extrication; that is by the plurality rule. The Republicans offer it, desire it, urge it. It is refused by the other parties from purely factious motives. Let the blame rest on their shoulders, and especially on the shoulders of the Administration party, whose first duty it is to remove all hindrances, in their power to remove, which prevent the harmonious workings of the wheels of Government.

MR. O'CONNOR'S MISTAKE. Mr. O'Connor makes one statement in his late letter, which we must specially protest against. He says, if the position that Slavery is an evil and a wrong "cannot be refuted, the Union cannot endure, and ought not to endure."

FLORIDA PATRIOTIC. The Florida Legislature has passed resolutions in regard to the attitude that gallant little State proposes to assume in case the people of the United States should elect a Republican President.

Courts do anything, asks The Journal, unless there are laws for them to proceed upon? In this point of view, a Federal Slave Code for the Territories is a matter which cannot properly be postponed.

THE LATEST NEWS. RECEIVED BY MAGNETIC TELEGRAPH.

From Washington. WASHINGTON, Thursday, Jan. 12, 1860. THE EXCITEMENT IN THE HOUSE. This has been among the most exciting days of the session. When the House met, Mr. Sherman peremptorily inquired whether certain offensive expressions in Mr. Houston's speech yesterday, in connection with the Speakership and Helper book, had a personal application.

THE STEREOSCOPIC EMP'UM. - E. ANTHONY No. 202 Broadway. Open during the evening until Jan. 1.

THE DUBUQUE HERALD. Entered upon its 13th volume January 1, 1860. THE OLDEST PAPER IN IOWA.

SINGER'S SEWING-MACHINES. No. 1 Sewing-Machine, \$100. No. 2 Sewing-Machine, 50. The Family Sewing-Machine, 75.

WHEELER & WILSON'S SEWING MACHINES. "We prefer their family use." - Tribune. "They are the favorites of our families." - Times.

A SPECIAL CALL TO BUYERS OF SEWING-MACHINES. - The Grover & Baker Sewing Machine Company.

SKATERS. Who require strength of limbs and suppleness of the joints, should use Dr. SWARTZ'S INFALLIBLE LINIMENT.

HERRING'S PATENT CHAMPOIN. For all kinds of Family use. With the Patent Powder-Proof Locks.

FOR CHILDREN. Dr. SWARTZ'S INFALLIBLE LINIMENT is an immediate and effective remedy. Sold by all Druggists.

FINKLE & LYON'S SEWING MACHINES. Received the highest Medal at the Fair of the American Institute, New York, 1853.

STICK TO IT. As SWARTZ'S CHEMICALLY PREPARED GLUE does, in every instance. Depot No. 103 Fulton-st., New-York.

CONGRESS YESTERDAY. The harmonious Democracy continued their quarrel yesterday in the Senate on the Slavery question. Mr. Pugh went on with the speech he had begun on Wednesday, and after he had concluded, Mr. Douglas delivered some observations, in which he aimed to adjust the terms of his nomination at Charleston.

CONGRESS YESTERDAY. A considerable number of Southern gentlemen participated in the general debate. The Republicans were contented with holding the position of patient listeners—feeling, doubtless, that it was no part of their business to interfere in family quarrels.

CONGRESS YESTERDAY. In the House, Mr. Horace F. Clark was crowded into a very tight place by Mr. Haskin, and lost his temper, for which he afterward apologized. Great confusion followed, and when it was known that Mr. Haskin had accidentally dropped a pistol from his bosom, something very like a panic ensued.

CONGRESS YESTERDAY. The promise of harmony at Charleston does not improve as the day of the Convention approaches. There is evidently a determined purpose on one side and the other to have war to the knife.

CONGRESS YESTERDAY. We should think the disgraceful row on the floor of the House of Representatives yesterday would show to members the necessity of yielding the plurality rule, in order to secure the election of a presiding officer for that now headless body.

CONGRESS YESTERDAY. The Republican party will throw every vote to terminate the present fruitless contest in the only way it can be terminated—and that is by the adoption of the plurality rule.

CONGRESS YESTERDAY. The Republicans are ready, all ready, every man, to say, "Let the man who can get the most votes 'be Speaker.'" What more can they do? What more can be asked? Let the country understand this fact distinctly.

CONGRESS YESTERDAY. The relief from this embarrassment is not to be found, as Mr. O'Connor supposes, in asserting the excellence and justice of Slavery, because that declaration arouses endless hostility and war, and creates a perpetual struggle for domination between contending forces.

CONGRESS YESTERDAY. The only way out of existing strife, therefore, is not that pointed out by Mr. O'Connor, which tend to its perpetuation, but lies in directly the opposite direction. Slavery must be left exactly where the founders of the Government and the framers of the Constitution found it and left it; and that is, as an exceptional, anomalous institution, which time and circumstances are to rid us of, and which, mean time, is to be tolerated where it exists, except so far as the people on the spot refuse to tolerate it, and which, above all, is to be spread no where else.

CONGRESS YESTERDAY. The harrowing narrative of the Lawrence catastrophe surpasses in horror anything of the sort we ever read. It is paralleled by no railroad disaster, by no shipwreck, awful as many of these have been. Its like can only be found in cities shaken in pieces by earthquakes, overwhelmed by volcanoes, or sacked and devastated by horrid war.

CONGRESS YESTERDAY. The following letter speaks for itself: "CINCINNATI, Ohio, Jan. 10, 1860. "The time fixed for our National Convention is too late! There is no use trying to ignore this fact, nor to persuade ourselves that we can afford to submit to it. It cannot be done, except at the risk of almost certain defeat. Only think of it! At that time, the 13th of June, the Slavery-Democracy will be one-third through the campaign! It is idle to think of effectually organizing till after the nomination; the people will not and cannot go heartily into the work till they know who is to be their standard-bearer.

CONGRESS YESTERDAY. We take the following paragraph from The Bucks County Intelligencer, which, it is not too much to say, is one of the best newspapers in the State of Pennsylvania: "The Bucks County, THE N. Y. TRIBUNE has almost entirely supplanted the weekly issues of the Philadelphia press. Probably not less than one thousand copies are now subscribed for in this county, and the number is constantly increasing. In the central and lower parts of the county, the circulation of THE TRIBUNE is second only to that of The Bucks County Intelligencer. But we do not find it in any way with our own business; on the contrary, wherever our own circulation is heaviest, there will be found the largest clubs of TRIBUNES."

CONGRESS YESTERDAY. We learn that the Hon. James T. Pratt, formerly representative of the Middle-town District of Connecticut in Congress, and lately Democratic candidate for Governor of the State, has gone to Washington to endeavor to effect the withdrawal of all Southern orders from the manufacturers an mechanics of Connecticut, as an efficient means of correcting the policies of the people and bringing them back to the support of Slavery extension and the Disunion Democracy. We believe that Gen. Pratt aspires to run again as the candidate of the Disunion party for Governor. In working in the South to injure the industry of the State, he expects to secure his own political advancement. We shall see how he gets on.

CONGRESS YESTERDAY. The Louisville Journal does not think Mr. Breckinridge's recent speech is so complete or so lucid as it ought to be. Mr. Breckinridge says that the protection of Slavery in the Territories may be left to the United States Courts. But how can the

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