high means. But there can be little with the cases into the continued by t abolish this mass of antiquated absurdities and substitute for it a code in harmony with pure justice and the advanced intelligence of the age. By this body of mediueval outrages upon equity and common sense the 50,000 secular and other clergy form a privileged class, amenable to no tributal but that of the bishops, and enjoy a long list of immunities, every one of which involves a wrong to the laity,; whilst means and opportunities of oppression are permitted to the government which would be to the last degree dangerous to liberty in any ecclesiastica hands, and doubly so in those of such a body as the Sacred College. It is not denied, that the judges, though appointed by the Pope and removed at his pleasure, are for the most part impartial, but the system of which they are the agents test them down to an administration that is a very mockery of justice: and it is the removed of complaint, excites disantisfaction with the present order of government. However sther political aspirations may expert to cause discontant with the status was like to have been out short of access to the three course of Brother Jonathan. Some few years as the three course of Brother Jonathan. Some few years as a legish envoy to the court of secess to the three course of the satus. and substitute for it a code in harmony with pure justice and the advanced intelli-gence of the age. By this body of mediac-

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a secret chronicle, the events recorded in any means, rather then by the risk of

Wednesday, July 28, 1856.

There could not have been a greater error bunder, mistake, or call it what you will, than the transferring the nomination of the Sheriff from the Judges of the Supreme Court to the Executive Council. The reason given for the Executive Council. The reason given for the change was silly, ridiculous and contemptible, of the charge, the standers-by must believe him gullty, and it is in vain for him to leave their presence and say in another place, I could have denied it. If the could have done so there and then, and any subsequent denial seems clogged with a suspicion of falsehood, and looks as if the party had been driven into that which a high-pricted and honest man would have done stonce, or rather have never rested till behad taken every unfortunate for the property performed, so our business is for the present, with him; and truly, Mr. John Williams has taken a very conspicuous part in the transactions of the last Term. In the case of McLean, w.

Whelan is an an environment of the Sheriff with transactions of the charge, the standers-by must believe him of the charge, the standers-by must believe him of the charge, the standers-by must believe him of the case of the gullty, and it is in vain for bim to leave their gullty, and it is in vain for bim to leave their gullty, and it is in vain for bim to leave their gullty, and it is in vain for bim to leave their gullty, and it is in vain for bim to leave their gullty, and it is in vain for bim to leave their gullty, and it is in vain for bim to leave their gullty, and it is in vain for bim to leave their gullty, and it is in vain for bim to leave their gullty, and it is in vain for bim to leave their gullty, and it is in vain for bim to leave their gullty, and it is in vain for bim to leave their gullty, and it is in vain for the charge, the standers-by must believe him gullty, and it is in vain for