The pander is no longer considered a threat to the way of life. We will now be able to see the trials of other states, such as Ohio and New York, but these trials are not quite as clear. The dispute between the states of the North and South is still ongoing, and it is evident that the Virginia legislature has been working on a plan to challenge the Federal Constitution. A good reference to the discussions at the State Convention may be found in the hearings on the same subject.

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We very much wish that all parties, in the state of Virginia, would bring their attention to the view of the existing laws and the government of the United States, and to the necessity of establishing a system of law and government which will secure the safety and happiness of the people of the United States. We are, therefore, of the opinion that the States Convention may be justly considered as a necessary measure, and that it should be brought forward in a manner calculated to secure the safety and happiness of the people of the United States.
THOMAS N. GREEN, BISHOP.

MONDAY, OCTOBER 28, 1867.

The public are daily conjuring whether not Gov. Wise will demand from the Executives of Ohio and New York the bodies of Gerrit Smith, Giddings, and others, who may be implicated in the Harper's Ferry affair, and operations are indulged as what will be the course of these Governors, and as to the probable results of a refusal on their part to deliver up such citizens of their respective States as may be found against by the Virginia authorities for aiding and abetting the recent acts of insurrection in that Commonwealth. A brief reference to the provisions of the Federal Constitution may assist in determining the matter.

It is true that the instrument of treason contains a provision that 'the person charged in any State with treason, felony, or other crime, who shall have fled from justice, and be found in another State, shall, on demand of the executive authority of the State from which he fled, be delivered up to be removed to the State having jurisdiction of the crime.' This clause, in the opinion of the party charged must have fled out of the State making the demand, and if this construction is correct, it could not be done, and the testimony of Gov. Wise in the drums of the State might be no evidence at all to discover the persons charged. Harpers' Ferry, it appears, is but a small town, and as Smith, Giddings, and others, charged with having given aid and encouragement to the insurrectionists, may be tried by the State of New York, Ohio, and others, whose crime was committed elsewhere, the Federal Government may take the lead, and arraign them for aiding and encouraging the insurrection of the United States property.

We are both to believe, that if any Northern jury, impartially selected, would find these men guilty, if sufficient testimony can be adduced to establish their guilt. The main object of the insurrection of the North was to detect the crime of Brown as heinous as Southern men do, and would not fail in doing their duty. They may honestly believe that slavery not only retards the progress of our country, but is a great social evil, but they are certainly not unjustly murder, arson, or any necessary consequence of such a general social insurrection as Brown and his confederates are endeavoring to exist, but in which the faithful slaves had no part, and of which they testified their abhorrence.