

### CANBRIDGE:

### MONDAY, NOVEMBER 9, 1840.

bridge, is a regular authorized agent for the words, that he was satisfied a fraud had been collection of any monies due to this press. - | committed, and did not wish to stand in a ran or ourselves. He will probably have an circumstantial evidence, came the still stronopportunity of calling upon them soon. We ger evidence of the ballot boxes at the recent have been indulgent. There is a good deal of money due us, and we hope our patrons election, what unprejudiced man could withwill attend to this matter.

PENNSYLVANIA .- The result of the Presidential election in this State is close and it is as yet in doubt which way it has gone .- | Both parties claim to have carried. Accerding to the account in the "Globe" Mr. Van the blood causes pain and inflamation on that Buren has it by about, 300 majority. We wait patiently for the official returns.

Connecticut, Rhode Island, New Jersey, Ohio have gone for the whigs by increased majorities.

the accounts we have seen we think it has removed by purging with Dr. Brandreth's Jority.

paper of Friday. There has been a great gain blood. in N. York in our favor .- The increase for Purchase them in Cambridge of E. P. Le Mr. Van Buren is upwards of 7,000, and we compte, or through this and the adjoining have gained several members of Congress, counties of agents published in another part and the ascendancy in the lower House of the of this paper. Legislature appears to be doubtful. The result as to the Presidency is as yet unknown here. If the changes in our favor are uniform throughout the State, New York has In this county, on Wednesday morning last certainly given her vote to Mr. Van Buren after a severe illness, Mrs. THERESA, conby two or three thousand majority. Several sort of Daniel Martin, Esq. of the large counties in the west, which are At his residence in this County on the 31st taining whig, are yet to be heard from, and we look October last, Mr. JACOB HOWARD, in the

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Dispatch.

DORCHESTER COUNTY .- The result of the late election in this county has somewhat disappointed us .- The whigs have beaten us between 5 and 600 votes. This is a large He has been a prominent member of the situation very salubrious and healthy, and lyra" the first of which appeared in the June until all the subsequent causes marked for until all the subsequent causes marked for 27th. That the absence of counsel shall be in 11 as did Mr. Grason at the Governor's election. Van Buren received 839—Grason that he was calmly prepared to meet his des- can examine the property. votes, whilst Mr. Van Buren is behind up- blissful immortality. In his death his family Chancellor are one fourth cash and the resi- Clerks or Register's Office, to be used as evwards of 500. The vote in the county was have sustained an irreparable loss, and the due on a credit of six & twelve months, with quarterly, or as often as any really new styles penses of the other shall be paid by the party idence in any cause, be produced and reudy unprecedently large, and the gain all pretty community deprived of a valuable and useful interest from the day of sale, to be secured arrive from Paris. The engravings are colmuch on the whig side. Well, there are yet member. The Decrees of Providence are ir- by bond with surities to be approved by the ored and executed from original designs. Not 839 good men and true on our side in old reversible, and frail man should prepare as did trustee. Dorset, which is nearly the number we are the subject of this brief notice, for his final in the habit of geting. Great credit is partic- habitation. ularly due to the three old Democratic Districts. New Market, Fork and Vienna, for retaining a majority still, not withstanding the whig current was so strongly setting against them from other parts of the county. They performed their duty well and have acted gallantly in the late struggle. This Cambridge District, too, gave Mr. Van Buren more votes than it did to Mr. Grason, and yet we are less the court shall deem it proper to dispense beaten twice as far. Wonders will never that he has taken rooms at the Hotel of Mr. cease.

between 4 & 5000, which is upwards of 1000 ed, from one to a full set. Old stumps and more than his majority in 1836. Baltimore Teeth removed with little or no pain. will set set in moderately in our favor.

New Hampshire like a gallant and noble state has given an increased majority for Mr. | ticularly attended to. Van Buren. She is almost solitary and alone in her position.

York 42-Pennsylvania 30-Virginia 23- Dewees, M. D.; M. M. Levis, M. D.; J New Hampshire 7—South Carolina 11—Alabama 7—MississIppi 4—Arkansas 3—Missouri 4—Illinois 5, and Tennessee 15—he will have a majority of the electoral votes and will have a majority of the electoral votes and the second is undoubtedly re-elected, without including at their respective places of residence. his chance for Massachusetts, Maine, North Carolina, Georgia, Louisiana, and Delaware, which give 50 electoral votes. The elections however have gone so strangely of late, that | we believe no very certain and definite calculations can be made as to the final result .- BRANDRETH'S VEGETABLE UNIVERSAL PILLS All will now depend probably on the vote of New York. We must patiently take the are held by the following Agents in Dorches world as we find it.

North Carolina votes for President on the J. CHARLES & SON, Federalsburg. 12th-Massachusetts on the 9th-Delaware AMOS BOWDLE, Church Creek. on the 10th, and Vermont on the 10th of this L. M. JONES & CO., Princess Anne. month. South Carolina wiil chose through WW. K. BYRD, Upper Ferry. her Legislature, some time during the month. CHARLES PARKS, Deal's Island,

MELANCHOLY.-We much regret to learn none but agents. of the unfortunate and most melancholy death of Dr. VANS M. SULLIVANE, late of Mississippi, but formerly of this place, of which he was a native. Dr. Sullivane was at the time of his sad death, at the head of his pro- NE or two thousand cords of first rate fession in the section of country where he was Oak Wood for sale by the vessel load bractising, and his untimely fate is universal now lying on Cat Landing, Cabin Creek.— ings, Levin Richardson, Solomon Robinson, the firm of Flint, Cooke, & Co. for the transly bewailed by those who knew him. He Apply at the Landing. was a bright ornament of society, and ranked high in the community as an useful and accomplished citizen. He has left a disconsolare widow and interesting child, together With a long list of relatives and friends, both in the South and in his own native land, who Will long recollect his excellent virtues.

Pat turned Temperance Man .- A son of the Emerald isle, who arrived in New York the other day, was asked by an acquaintance wish to go to Baltimore during the preto take a glass of grog, and declined, giving sent month and would be obliged to per- Oct. 5, 1840 3w\* as a reason for his refusal that he had joined accounts, without fail. It is impossible for delinquents to the state of their respective at 7 1-2 o'clock. By order, the temperance society in Cork, before leav | me to keep up my stock of materials unless | Post Office accounts, and as I am obliged to ing Ireland. His friend said that was of no those who owe me will settle their claims, pay at the end of each quarter, I hope they consequence, as a pledge given in Ireland was and by complying with the above reasonable will no longer neglect to treat me in like not binding here. To this piece of left han request they will oblige their ded morality Pat indignantly retorted-"Do You suppose whin I brought my body to A- Oct 19, 1840 3w merica, I'd be afthur laving my soul in Ire-

An Honest Admission.—The Boston Times NEW & CHEAP GOODS. -a neutral paper-after impartially review- | HE subscriber informs his customers and since the commencement of the last volume ing Mr. Naylor's pseudo election to Congress, from Baltimore with a large and well select the first of July, 1840-at which time a new the charges as to fraud in said election, and ed stock of DRY Goods, GROCERIES, Hard volume will be commenced with increased the examination of a committee into the same, Ploughs and Plough Castings. His assort sis on which the Casket stands, it being al-Mr. Naylor's declension to run again, and ment of Dry Goods embrace many new arti- ready the oldest magazine in the country, & the late triumphant election of Mr. Inger- be sold low for cash, produce, or to punctual all opposition it is to be found on the centresoll arrives at the following conclusion:

from his refusal to stand another contest, was, that he felt no confidence in the validity of Charles Corkran Sen., of the town of Cam- his claim to a seat in Congress, -- in other stand such an array of testimony? We ven ture to say, not one. The evidence, to our mind, is strong "as proofs of Holy Writ."

IMPURITY OF THE BLOOD. - Impurity of part of the body which from any cause may be weakest, and therefore predisposed to the informs his friends and the public gener- Travels, compose its prominent prose articles day of the Term, by the 4th day of the term first term. seat of disease, or place where the impurity ally, that he has taken that large and commo- cles: while the poetry is equalled by that of at or before 10 o'clock on that day: by which 25th. That in all actions of ejectment in of the blood deposites itself, thus causing Dysentery, when it settles upon the coats of the Esq. in Main street, and has fitted up the variety for which the Casket is celebrated, on his Judicial Docket. intestinal tubes, producing a glair which Virginia is not yet all heard from. From keeps up the continued irritation. This is gone for Mr. Van Buren by a handsome ma- Vegetable Universal Pills. No other way of all the delicacies of the season. curing ought to be employed save purging; Oct 19, 1840. 3w the cure is then a real one it is a positive re-NEW YORK .- By the Cambridge Packet moval of the cause of Dysentery; and the that reached here on yesterday, we have Bal- same reasoning hold good with every appeartimore papers of Saturday and a New York ance of the only one disease-impurity of

## DIED,

upon the result in the Empire State as invol- 65th year of his age. He was a most indus- Mr. Thomas Arnold resides upon the prem- new contributors. "The Author of Old Iron prosecute, shall be called on that day. trious, enterprising, and worthy citizen. By ises. The property belongs to his children, Sides on a lee shore," will give the first of 10th. That all causes marked for trial, be 26th That no agreement of counsel in any his prudence, frugality and punctual habits, and is sold because it will not bear an advan- a number of Sketches in the July number. - taken up in the order in which they stand cause requiring a jury, shall be used on the he had acquired for himself and family, a tageous division. The improvements are re- We count on his prolific and graceful pen to upon the Docket, and if any cause marked trial thereof, unless the same be in writing large amount of this worlds goods, which he presented to me, as being tolerably good.— do much in maintaining the great popularity for trial be called, in which either party shall and signed by the counsel before the jury be used like a good man, and a devout christian. The arable land is kind and productive, the of the Magazine. Our "letters from palmy not be ready, the same shall be postponed sworn. Methodist Episcopal Church upwards of 33 ing on the water, affords a fine opportunity to number as introductory, will interest and add trial shall have been gone through; and if no cause of delay in any cause, unless occayears, and gave the strongest evidence in his its proprietor to enjoy all the advantages of worth to its pages. They are from no un- more than one be so postponed, they shall be sioned by sickness or other unavoidable accilate affliction, which he bore with fortitude, such a locality. Persons wishing to purchase practiced pen. tiny, and exchange a world of sorrows for a The terms prescribed by the Decree of the

### DR. A. M. HOFFAR, SURGEON DENTIST,

Bradshaw, where he is prepared to perform all operations on the TEETH. The majority for Harrison in this State is | The best Mineral Artificial Teeth insert-

City and County and Carroll County are the Dr. H. has discovered a remedy for the only sections which gave us majorities. Ev. Tooth-Ache, perfectly unique, one applica- Bradshaw, in Cambridge. ery County on the Eastern Shore, not excep- | tion of which will ensure a cure; so that the ting gallant Talbot, has been swept by the Tooth may be plugged without the least pain. whig flood. We must calmly wait for the Dr. H. has also discovered a Metalic com. storm to blow over, when perhaps the wind position for Plugging Teeth, so much decayed as to prevent them from being plugged

All diseases of the mouth and gums par-

Dr. H. refers to the following medical gentlemen of Philadelphia.

Dr. Joseph Pancoast, Professor of Surgery If Mr. Van Buren gets the vote of New Jefferson College, Philadelphia; Wm. P.

IT If preferred, Ladies will be waited on Nov. 9, 1840

### CERTIFICATES OF AGENCY FOR THE SALE OF

ter and adjoining Counties.

ED. P. LECOMPTE, Cambridge. N. B. To avoid counterfeits, purchase of

Nov. 9, 1840 1y

Nov. 2, 1840.



WILLIAM WINGATE.

N. B.—I wish to take an apprentice to the | PHILADELPHIA MONTHLY MAGAZINE. | shoemaking business. A boy about 14 years | UNEXAMPLED SUCCESS! lold would be preferred.

the public that he has just returned warrents the most extensive improvement on and Queensware, Shoes, Boots, Cotton yarns, vigor. Nothing need be said of the firm ba cles for gentlemen and ladies' wear, and will has maintained its popularity in the face of persons on short credits. The attention of table of families making Literary pretensions cash dealers is particularly called to my as- from Maine to Georgia. "The only natural inference, therefore, sortment of Domestics, at greatly reduced

The publics ob't. serv't. SAMUEL WEBB. Oct 19, 1840. St

We shall esteem it as a favor, if persons who situation where the odium of it would fall up
THE undersigned, intending to close their added. The style of these embellishments shall be called an process, or otherwise, or husiness in Cambridge, will sell off their is unequalled and they are always accompany. settle their accounts either with Mr. Cork- on his shoulders. And when, upon this strong entire Stock of Goods at prime cost, for cash. lied with an appropriate sketch. No wood court, or shall be permitted by the court to the next rule day unless the defendant can

N. B. We have a superior assortment of in the Casket is of the first order of art. Broad Cloths, to which we invite the attention of gentlemen. Oct. 19, 1840 3w

ANNAPOLIS, MD. same in a superior manner.

FHis bar will be furnished with the ry, every exertion shall be made to increase choicest wines and liquors, and his table with its interest.

### CHANCERY SALE.

Y virtue of a Decree of the High Court of that time. Thus, the Casket, instead of the term. NESDAY the 25th of NOVEMBER next, variety of passion. at 3 o'clock, P. M., at the Store of John T. The series of thrilling Nautical Sketches, be taken up on that day in case the court convenient speed, so as to allow the surveyor or parcels of land, lying on James' Island in which are rated by the cotemporary press, or petitions for freedom. Dorchester County, to wit: "Long Point" or equal to the celebrated sketches from "Tom 9th. That the Criminal Docket shall be suing of the warrant; and if any amendment

60 ACRES, MORE OR LESS. and "Armstrong's Hog pen Regulated," con-

# 12 ACRES, MORE OR LESS.

JAMES A. STEWART.

# Oct 19, 1840. tds

would respectfully inform the taxable in- them up is great, but we shall in ro-wise for freedom, shall be heard and argued after for the present year, (1840,) and hope this ion plates as an extra. They do not interfere with this rule for special reasons. notice will induce prompt and early pay- with the regular and choice engravings. ments, sufficient to enable me to meet the which always accompany the work. many pressing demands that are, and will be constantly made upon me. I can be found at the office of Counsellor Laird, directly oppo

JOHN H. HODSON, Shff. & Coll'r. Oct. 12, 1840. 3t

In Office 30th Sept. 1840. Henrietta Alkinson.

etta Burns, Mrs. Banks, Emanuel Binswan- Editors who may copy this Prospectus, lect to file his pleadings at the time prescri- the Chancery side of the court, be set down

leson, Caroline Cornish, C. H. Constable, papers) shall be promptly furnished with the enlarge the rule. D, Jno. R. Dunnock, Erasmus J. F. Dix-Published by

on, Capt. Jno. Dean, S C. Donaldson, Abraham Danzinger, Danl. C. Dunbar, Elizabeth Dean, Mrs. M. Daingerfield, Dorchester Lodge O. I. O. F., 2, N. Dixon. E, Thomas Edgar, Rev. D. F. Ewell,

Enoch W. Evans. F. Foxwell & Clements, Dr. Kendall

H. Thos. H. Hooper, Jno. E. Hooper, Lecompte. For terms apply to Levin Harrington, Augustus J. Hooper, Wm.

George Jackson, John Y. Jackson, Abigail Jackson, Rev. Solomon Jackson. K. Miss Susan Keene, Walter Kirby, I Solomon Kirwan, John Kennedy, John Keer, the firm of Cooke and Corkran was dissolved &c. by such special day to be prescribed by 1828, Chapter 165, give to the opposite par-Moses L. Keene, Moses Kenard.

L. Miss Mary Lewis, Nancy Linthicum, Wm. B. Lecompte, Levin Lake. M. H. W. Martens, Miss E. Murphy, the partners at No. 177 1-2 Baltimore street. shall enlarge the rule.

Miss Ann McMullin, John McMullin. N. Dr. Jos. Nicols, 2 O. Rev. John D. Onins.

P. Jno. Pritchett, Axsay Panl. R. William Riggan, Mrs. Mary Rawl-Capt. George Rowe, Jno. Rowins.

S. John Showher, Charles Seward, Caleb at No. 177 1-2 Baltimore-st. Shepherd, James T. Smith, Thomas Smoot, Mrs. Sarah Sears, Mrs. Rosanna B. Smith. Jocier Simon, John S. Staplefort, Capt. Solo. Saunders, Nancy Smith.

T. Elijah Tall, jr., Zepporah Tubman. Traverse B. Tolly. Levin W. Tall. V. Capt. Vickers, Nicholas Valient. W. Speddin Wilson, Jno. H. Willough | solicit the attention of Merchants.

by, Sinah Ward, Arthur Wheatley, Capt. Jno Wheeler, 2, Rachael Waters. E. P. LECOMPTE, P. M.

E. P L., P M.

# THE CASHET.

W. W. PROSPECTUS OF A NEW VOLUME

# The great increase in the subscription list } of the Casket, which has been nearly doubled

TYPE EMBELISHMENTS.

engraver of the kind in the U. States.

furnish attraction to the Magazine.

FASHION.

sally admitted to be the finest specimen of en

TIME OF PUBLICATION.

GEORGE R. GRAHAM.

36 Carter's Alley, Philadelphia.

NOR the ensuing year, that desirable

ridge, at present occupied by Lieut. S. W.

by mutual consent on the 1st inst.

August 17, 1840.

dwelling house in the town of Cam

BREERWOOD & PATTISON

HENRY W. COOKE,

WM. CORKRAN.

THOMAS FLINT,

WM. CORKRAN.

NOAH ABBOTT, Secretary.

FLINT, COOK, & CO., intend keeping

sortment of seasonable Goods, to which they

NOTICE.

HE Cambridge Temperance Society will

DR. JAMES A. MUSE

Aug. 17, 1840.

the residence of his father.

Cambridge, August 24th.

HENRY W. COOKE.

LITERARY CHARACTER.

DORCHESTER COUNTY COURT

RULES.

Dorchester County Court, ? APRIL TERM, 1840.

County shall attend the Court in person, or the papers filed in the case, or be agreed and vented by sickness, or any other unavoidable

cause from attending in person. 2nd. That the Sheriff attend the Court in any notice. person, unless prevented by sickness, or other | 22d. That all motions in arrest of Judg-

beautiful type upon the finest white paper. of his deputies. of any periodical at home or abroad and be- attending deputies, send the Baliff, keep or- then during the sitting of the courts. SELLING OFF AT COST. side the monthly steel engravings, a quar- der in Court, and admit no person within the 23d. That in all cases when an executor or

> The volume will be opened with the first mesne process to him directed, and returnable not expired, and in case the said rule shall of a series of splendid Mezzotint engravings, on the 1st day of the Term, by 12 o'clock on not be complied with, the seme proceedings prepared expressly for the work, by the burin such day, by which time the Clerk shall have may be had as are herein before provided to: of Sartian, who deservedly stands as the best entered such returns on his Docket: provided in other cases. that this rule shall not excuse the Sheriff 24th. That in all cases of ejectment the from returning any particular process, the re- service of the declaration and notice shall be The literary character of the Casket is turn of which may be required at any earlier given ten days before the return day of the

highest order, and sustained by writers of 5th. That the Sheriff return all executions and return, and the tenant in possession de-TOHN COOPER, late of Caroline county, the first rank. Essays, Tales, Sketches & to him directed, and returnable, on the first fendants or defendants, shall take defence the dious house, lately occupied by R. W. Gill, no other magazine of like character. The time the Clerk shall have entered the returns which the defendant shall deem a warrant of

shall suffer no diminution; but on the contrafirst day of the Term, by 12 o'clock on the a warrant of resurvey necessary to the trial have already appeared and others shall follow | Criminal Docket.

in the course of the volume, presenting, when 7th. That subpoenas and other process to ately succeeding the appearance term, and finished a complete picture of the manners, compel the attendance of witnesses in all such communication shall then be entered and a historical account of the great battles civil causes be returnable on the 2d day of upon the docket, and filed amongst the papers

to the highest and best bidder, on WED at a true delineation of human nature in every day for the trials of apppeals and petitions for usual form and the parties respectively shall freedom: provided that other civil causes will proceed to lay down their pretensions with all Stewart, in Tobaccostick, the following tracts entitled "cruizing in the last War," and shall not be occupied in the trial of appeals tall opportunity of returning his plots on the

> Cringle's Log," will be continued, and the gone over on the first day of the term, and shill be prayed for by either party, and "leaves from a lawyer's port-Folio," which all criminal shall have preference over civil granted, the issue shall be made by the rule have attained a deserved celebrity, will still causes, unless the court for good cause shewn, day next ensuing, and the plots so amended shall deem it proper to relax this rule in any shall be returned to the office of the Clerk at We shall furnish the readers of the Cask particular case; and all recognizances for the least ten days before the next term, provided et with some valuable papers from entirely appearance of Criminals and witnesses to that the court will relax this rule and good

heard in the order in which they shall stand | dent. postponed, and if the delay be occsioned by 28th. That all office papers from the

11th. That no cause be continued beyond obtain copies. old, worn out plates are re touched, and then published as the latest fashion. The truth | the time limited by law, but upon legal ground them with the latest description of dresses lies, the grounds of which consent shall b stated to the court and approved. from London and Paris. They are univer

12th. That all special verdicts, points re zine in this country. The expense of getting rest of Judgement, and petitions other than the obligation of having a copy served.

13th. That the 20th day of July and Jan uary in each year, and the 2nd day of each term, be deemed general rule day for regu- ly filed and docketed by the Clerk. ulating the practice of pleading and amend The Casket is published on the first of the ments

in Philadelphia. In all the principal cities for such declaration and pleadings shall be for such opposite party. B. John Brownley, Jeremiah Beckwith, received without the money or the name of torney, on or before the 2d day of the suc- deem it proper to give a further day. ger. Rev. T. Bayne, James H. Baker. and will send a copy, marked with ink, ad bed, judgment of nonpros or by default as the for argument on or before the 2d day of the C. William O. Cooper, John Carroll, 2, dressed to the Saturday Eve. Post, (which case may require, shall be renewed on motion, term.

next succeeding the term at which the defen- and the same is hereby adopted as a rule of dant shall appear, and that the Clerk enter, this Court in all applications for the writ as of course, a rule to declare by rule day on mentioned, made from and after the 26th day the appearance of the defendant, in every of November, 1833. cause upon the appearance or amercement docket in which a declaration shall not have

16th. That either party be at liberty to citor, the sum of ten dollars. move for and obtain a rule on the other party, S7th. Ordered by the Court-That either to declare, plead, reply, rejoin. &c by a given party to any action pending in this court, special day to be prescribed by the court, wishing to take the depositions of witnesses, other than either of the general rule days to be used in the cause, under the act "enti-DISSOLUTION .-- The partnership here- herein before limited; and if the party so re- tled an act" to provide for taking Testimony tofore existing between the subscribers under quired neglect to declare, plead, reply, rejoin in civil cases, passed at December Session the Court, Judgment of nonpros, or by de- ty, or to his or her attorney, ten days notice Persons indebted to the late firm are re- fault, as the case may require, shall be ren- in writing of the time and place of taking the quested to settle their accounts with either of dered, unless the court, for good cause shown deposition, exclusive of the day of service of

plead the general issue with leave to give interrogatories filed with the Clerk of this any special matter in evidence, which might court on or before the day of service of notice. PARTNERSHIP .-- The undersigned as- | be pleaded, he shall file with the Clerk a full action of the wholesale dry goods business, trial shall be had, otherwise he shall not have they shall be employed in taking depositions. the benefit thereof, except in cases when 38th. Ordered-That the trustee in all the court will not permit this rule to be re- | On all sums not leased by consent of parties so far as the same | exceeding \$300,00 | 7 per cent | 21,00 requires said notice to be in writing. constantly on hand a large and desirable as

18th. That any dependant in ejectment or Scire Facias may appear on any day of the term to which such ejectment or scire facias snall be brought, but no such appearance shall be received at an adjourned court with | All over that sum at 2 per cent. except in out a special order of the court, and good cases of entraordinary irouble or other circause shewn, for that purpose.

19th. That a special bail, warned by pro- of one or one and a half per cent. cess of scire facias, may surrender his principal in his discharge at any time after the 2d day of term, to which such process shall be June 6 1840-3w returnable and during the sitting of the court, and if a second scire facias shall be returned Offers his professional services to the public. "nihil" the bail may nevertheless surrender He can be found at any time by inquiry at the principal on the 2d day of the term and during the sitting of the court.

20th. That an affidavit for holding to spe- ticulars apply at this office. cial bail, shall be filed with the Clerk before; May 18, 1840.

or at the time an appearance shall be tender ed, and all other causes for that purpose shall. be filed with the Clerk or be shewn te the court, if required, at the time an appearance shall be tendered, otherwise an appearance may be tendered without special Bail.

21st. That no motion, grounded on facts, be made or received unless the facts be veri-Ordered, 1st, That the Clerk of this fied, or be apparent from the record, or from by a sufficient deputy, in case he-shall be pre- stated in writing, and signed by the parties or-their attorney's; and the same rule will be applied as to all parts relied on in opposing

The Casket is printed with a clear and unavoidable cause, and in such case, by one ment, and for new trials shall be made and, reason filed, within four days next after trial. The illustrations are not surpassed by those | 3d. That the Sheriff or in his absence, his if the court shall continue so long, if not,

terly plate of colored fashions has lately been bar, but the officers of the Court, or such as administrator shall be made a party defenbusiness in Cambridge, will sell off their is unequalled, and they are always accompan- shall have immediate business before the plaintiff may lay him under a rule to plead by BREERWOOD & PATTISON. | nts disgrace the work. Whatever appears come within the Bar. | satisfy the court, that the time allowed him 4th. That the Sheriff return all civil for the settlement of his administration has

well known. It is wholly original, of the period that day.

resurvey necessary for his defence, and in all 6th. That the Sheriff return all criminal actions of Trespass quare clausum frigit, in process to him directed, and returnable on the which either plaintiff or defendant shall deem first day of the term: by which time the of the merus of the cause, such defence or SEVERAL ROMANCES OF THE REVOLUTION. Clerk shall have entered the returns on the necessity shall be communicated to the Clerk in writing, on or before the rule day immediof Chancery, I will offer at public sale, being filled with sickly sentimentalities, aims 8th. That the 2d day of the term be the thereafter issue a warrant of resurvey, in the

be delayed in order to send for them, or to

29th. That every attorney of this court be of our designs may be tested by comparing supported by affidavit, only by consent of parin any suit, in which he may be concerned. and every such rule or order may be made absolute, or have full operation and effect withgraving and coloring afforded by the Maga- served, cases stated, demurrers, errors in ar- ont imposing on the party obtaining the same

30th. That the Clerk permit no papers filed in any cause or proceeding in this court to be taken out of his office, without leave of the

31st. That no bill or petition be laid before the Court, until the same shall have been de-

32nd. That no solicitor, appearing for any site the Hotel, (where I board) of Mr. John month in every quarter of the Union. The 14th. That in all cases where rules are complainant or defendant in this court, act as most distant subscriber consequently receives laid to declare or plead, or leaves granted to solicitor for the opposite party, or prepare, or it on that day, as well as those who reside amend, unless otherwise specially provided cause to be prepared any papers in the cause

agents have been established, by which means filed and amendments made, on or before the 33rd. Ordered: That all causes on the List of letters remaining in the Post subscribers in the vicinity can obtain their rule day next following the term at which Chancery side of the Court to be submitted copies free of postage. such rules shall be laid, or leaves granted, to the Court, without argument, be submitted A, Wm. Applegarth, Ino. Abbot, Esqr., TERMS-Three dollars per annum. Or and the pleadings next in course and answer- and the court furnished with the papers in the Nathaniel Anderson, Robert H. Andrews, two Copies yearly for five dollars, invariably ing such declarations and pleadings, shall be same, on or before the tourth day of the term. in advance, post paid. No new subscriber filed by the adverse party, or his or her at unless the court shall for good cause shewn Thomas Byns, Simon Bowley, Miss Henri- a responsible agent. ceeding term, and if either party shall neg- That all causes set down for argument on

Saml. Corner, William Collison, James Col- will save the publisher the postage on news- unless the court for good cause shown shall 35th. Ordered by the Court-That the rule adopted by the Court of Appeals of this nlarge the rule.

15th. That every plaintiff be considered as State at December session 1832, and reported lying under a rule to declare by the rule day in the 4th vol. of Gill & Johnson's reports be,

> 36th. Ordered by the Court-That in all Chancery proceedings, the Clerk of this court. taxes, and for the appearance fee of the Soli-

the notice, and of the day of taking the depo-17th. That whenever a defendant shall sitions, which depositions shall be taken on

That the respective commissioners be alsuch matter may be given in evidence under cases of Chancery be allowed the following the general issue in due course of Law; and Commissions on all sales by them made, viz:

500,00 6 do. | 33,00 800.00 5 do: 48,00

1000, 0 4 do. 56,00 2000,00 3 do. 86.00 3000,00 | 2 1-2 do. | 111,00 cumstances, the Court may allow an add

E. RICHARDSON.

# CEDAR POSTS.

A or 500 Cedar posts for sale; for par-

er be file