me for subscription or advertising made for the mail routes in our vi- posed of:

thousand dollars, as provided for by the old law, and which is necessary to complete the arrangements now. These are favors we appreciate very uel Winterbottom. Trial before court. existing with the teachers, or only highly, as the papers we receive are Not guilty. J. Wallace for traverser. two thousand dollars, as required by the code. The Monitor writes thus term on the subject:

code; and that the Board of Commis-gioners will take such action upon ferred to James S. Crawford, of Elk-No. 23. State vs. Sarah Andrews, to that of Greene, as synonymous and deserve to be. the subject as will meet the exigencies of the case, and be sactioned by after May 5th. the people—the restrictive new code levy to the contrary notwithstandfact is the primary object of ALL law." | pendium.

Superintendent Kennedy, of the has been received, late to be sure, yet in this No. 26. State vs. William Tyler, tions to the U.S. Marshals for taperiodical literature of this or any other days the discharge of his duty as a conking the eighth census. The Mar- "Wellington's Career," "Our Position with Stable. Guilty and fined \$25 00 and Stable are instructed to enter upon of Europe, from 1815 to 1852, will be perused costs. E. Griswold and J. Wallace their duties by 1st of June, so that with interest. Published by Leonard Scott & for traverser.

Appeal D complete returns may be made to

making some comments on the nation, Jr., two commissions; A. C. N. judgt. de novo for appellee for \$12 58 ture of these cases, but shall defer Matthews, George Gibson, John B. Crim. Continuances, No. 1. State them till all the developments are Cannon, Geo. L. Harrison, Richard vs. Thos. H. Hobbs; indicted for keep-

art has been in this business for some time, and has sold several Treshers THE BISHOP DOANE MONUMENT .- Appeal Docket, Nos 3 & 4. Pat-

idency. These names will probably inscription, in Latin:

E. Griswold, Esq., as trustee, sold Along the top of the vase is the art. of the code. on Monday last the house and lot, following inscription:

Dorchester county will sit on MONDAY, the 7th of May.

CAMBRIDGE DEMOCRAT. | De On April 24th the P. O. Department announced the awards of w. w. Ballard, Editor. contracts for mail service for the next Wednesday Morning, May 2d, 1860 four years, commencing July 1, 1860, and ending July 1, 1864.

## Our Book Table.

by the People, whose will is law.—
We hold the opinion, that whenever law-makers commit such stupid and "Northern Daily Times," to counteract, if State vs. Joseph Young, free negro, to the state of the law-makers commit such stupid and "Northern Daily Times," to counteract, if State vs. Joseph Young, free negro, to the law-makers commit such stupid and "Northern Daily Times," to counteract, if State vs. Joseph Young, free negro, to the law-makers commit such stupid and "Northern Daily Times," to counteract, if State vs. Joseph Young, free negro, to the law-makers commit such stupid and "Northern Daily Times," to counteract, if State vs. Joseph Young, free negro, to the law-makers commit such stupid and "Northern Daily Times," to counteract, if State vs. Joseph Young, free negro, to the law-makers commit such stupid and "Northern Daily Times," to counteract, if State vs. Joseph Young, free negro, to the law-makers commit such stupid and "Northern Daily Times," to counteract, if State vs. Joseph Young, free negro, to the law-makers commit such stupid and "Northern Daily Times," to counteract, if State vs. Joseph Young, free negro, to the law-makers commit such stupid and "Northern Daily Times," to counteract, if State vs. Joseph Young, free negro, to the law-makers commit such stupid and "Northern Daily Times," to counteract, if State vs. Joseph Young, free negro, to the law-makers commit such stupid and "Northern Daily Times," to counteract, if State vs. Joseph Young, free negro, to the law-makers commit such stupid and "Northern Daily Times," to counteract, if State vs. Joseph Young, free negro, to the law-makers commit such students and the law-makers commit such states and prejudicial blunders to the great det-possible, the spirit of Abolition fanaticism for assault and battery on Daniel riment of any vital and important which has pervaded the English mind for years interests, it affords justifiable ground for the total disregard of such law, From the cursory glance we have been able to traverser. that the ends of good government to give it, we would pronounce it a most ex- Crim. Con. Docket, No. 18. State

Blackwood (American Edition) for April and fined \$1 and costs.

Lemmon, James R. Chance, Wm. ing a disorderly house. Trial by Hamilton, Edw. L. Thomas, J. Lat. ry. Not guilty. H. H. Goldsboro' We would call attention to the imer Hoffman, Wm. B. Lewis, Sam- and E. Griswold for traverser. advertisement of Mr. R. T. Stewart, uel J. Soper, Wm. W. Taylor, F. W. No. 54, Trials. Thomas J. Dail, manufacturer of Treshers. Mr. Stew- Bennett, John D. Hardy and Samuel trustee, vs. John R. Martin. On tri- al. Goldsborough & Henry for plain-

to our farmers, which have given ve- The monument ordered by the Trus- tison & Woolford vs. Z. T. Fooks. ry great satisfaction. We would retoes of St. Mary's College at Burling. These cases referred to arbitration. ton, N. J., to be crected over the re- E. Griswold for appellant; C. F. commend farmers in need of such an mains of the late Bishop Doane, was Goldsborough for appellee. article to Mr. S.'s establishment. placed in its position on Friday, the No. 11. Hicks & Clifton, use

[Reported for the Democrat.] Court Proceedings.

Wallace for traverser.

tiff; J. Wallace for defence.

Look to our advertising columns. fruit is good. - Cecil Whig.

THE DEMOCRACY OF PENNSYLVANIA.

asked for. This motion was argued on Monday last, but the Court as yet has not decided. We intended making some comments on the no. tioned belief in the perfectability of tine. The effort in France resulted to cure. All the complaints of the stomach human nature, and the consequent in anarchy and blood without attain- and of the system generally, bilious and liver natural equality of all men. Fourth ing the object. How, evident, then, affections, night fevers, head aches, piles, cosof July orations, echoing the senti- the insanity of those, who are drift- tiveness, consumption, rheumatism, scurvy, ments of the author of the Declara- ing toward the same sea of blood in impurity of the blood, or blotched and sallow tion of Independence, and imitating behalf of a race upon which the Cre. complexions, soon yield to their curative properties. A single trial invariably secures them the brilliant rhetoric of the great ator has stamped an eternal inferior- the title of the best family medicines now beleaders of the French Revolution, ity! But while holding these views, fore the public. For sale by the proprietor, have firmly indoctrinated the American mind with the theoretical opinof this faithful, good-hearted, simple
lions which are at great variance with minded people. They are how we have

W. B. MOFFAT, at his office, 235 Broadway,

New York, and by Store-keepers and Druggists generally. ions which are at great variance with minded people. They are here. We all experience and practice. In the must do that which is best for them HOLLOWAY'S PILLS, the best northern States this theoretical be- and us under all the circumstances Remedy in the Union for Female Complaints. F lief in the equality of all races has But we would not be excused in tear- These Pills are particularly recommended to

had peculiar opportunities of fixing ing from the soil and clime to which nary efficacy in female complaints; and they of itself in the public mind, owing to God has created them, these children are alike valuable either to the daughter verg-27th ult., the anniversary of the Moffett, Mockbee & Hoff, vs. Cain the comparative absence of an infe- of another land and another sun. It ing into womanhood, or the mother at the THE STEAMER CECIL commenced birth of the Bishop. The monument Hurley. Referred to arbitrators. rior race, which might serve as a is a crime against nature to steal turn of life. It has been proved beyond all contradiction, that those colebrated Pollowill her regular trips to Taylor's Island is of Belleville free stone, construct. J. Wallace for appellant; E. Griswold practical proof and an immediate them from the soil and clime of Afcure all disorders to which females are peculiand Church Creek on Saturday last. ed in the form of a Gothic cross, rest- and W. W. Ballard for appellee. example of the interiority of one nu- rica, to carry them through the un- arly subject, and enable them to pass their on and near navigable water. The beautiful on and near navigable water. She has been thoroughly "painted upon a slab, 9 feet in length by up" and has had twelve feet added is ornamented with appropriate in- Ballard; petition for a mandamus.

No. 12. Thos. J. Lecompte, Thos told horrors of "the middle passage," critical periods of life, without exposing them to pass their the bulk of the people of the free to a continent where they cannot selves to those dangers they too often incur by other treatment.

Pine, Red to her length, which makes her much scriptions and devices, relieved in No. 22. Same vs John Tubman; almost without question, the general vinity fore-ordained. As each race the panels. On the left end of the petition for a mandamus. In these dogma referred to. In addition to has its own civillzation, so we may In this town, on Sunday morning, the 29th The Constitutional chameleon underneath, the Greek letters, Al. was filed by respondents, which was of jealousy and hostility to the South rice the civilization which holongs to a commodious and safe.

The Constitutional chameleon the petition for a mandamus. In these cross piece is a Crown of Glory, and last two cases, a motion for removal underneath, the Greek letters, Al. was filed by respondents, which was of jealousy and hostility to the South rice the civilization which holongs to a commodious and safe.

Under the panels. On the left end of the petition for a mandamus. In these cross piece is a Crown of Glory, and last two cases, a motion for removal underneath, the Greek letters, Al. was filed by respondents, which was of jealousy and hostility to the South rice the civilization which holongs to a commodious and safe. convention of Pennsylvania and Ohio pha and Omega, on the right a Crown argued on the part of the motors by All the world over you find these the world over you find the world over your find the w have declared their preferences for of Thorns. At the head is a repre Messrs. Judge Goldsborough, D. M. All the world over you find these the race. Thousands of years hence, Judge McLean, of Ohio, and Hon.

John Bell, of Tennessee, for the Presunderneath which is the following curia.

John Bell, of Tennessee, for the Presunderneath which is the following curia.

At the head is a representation of Thorns. At the head is a representation of the mitre, crozier and Henry and E. Griswold, and on part sectional feelings, which are the same they may yet astonish the world by sectional feelings, which are the same they may yet astonish the world by of petitioners by J. Wallace. Under stances. Indeed, as politicians, we active management, their acute phy-

Nimrod Newton, Wm. W. Byrn know that there are jealousies be-sical senses and their peculiarities of DUUI & DIUIL DIUIL. be placed by these States before the "In memoriam. Episcopi. Reo Casar Ho- and John S. Staplefort have been apios. Eccl. S. Maria. Conditoris et Rectoris pointed by court as commissioners to vania, between northern and south- we who are as the sands of the sea of Ladies', Misses' & Children's who wish to purchase. Collegii Burlingtonien Sis. Ac. Aula. S. Ma- take depositions of witnesses as pro- ern; and in all our county conven- shore, who are as the flies that are shore, who are as the flies that are vided by the 10th sec. of the 37th tions, we find that there is an upper born in the morning and in the eve- I have also purchased a stock of end and a lower end, a northern and ning die-we creatures who exist for

Lecompte.

Lecompte.

Born May XXVII, A. D. MDCCXCIN. Fell this neighborhood, the cold weather count of locality.

—must do the best possible for him looking for a good article. All of which I can and for us, when we find ourselves sell and will sell at at a such as a count of locality.

Again, there are in the northern and for us, when we find ourselves sell and will sell at a such as a count of locality.

Again, there are in the northern and for us, when we find ourselves sell and will sell at a such as a count of locality.

Again, there are in the northern and for us, when we find ourselves without act of our own juxtaposi.

Astonishingly Low Prices for Cash. prospects for a fair yield of other ferent systems of labor, producing tion. This is the rational and pracin each section very different social tical mode of dealing with the sub- my2-1m

is, to a considerable extent, manufac- leaders of the opposition. The brain The April term of the Circuit The Democratic National Convention. turing; the South is principally agri- of this party we find in Boston; Court for this county is still in ses- The seventh day's proceeding of this Con-cultural—the North is commercial; garding Wendell Phillips, Emerson Goldsborough prosecuting.

The following energy have been discontinued at the coming election. The minor- natural passions, prejudices, feelings ers, as the teachers of the Republication and the rest of the Rep

THOMAS H. HANDY, JR. dred, John C. Gale, \$700; Cambridge lard for traverser.

LEGIT COUNTY finds itself in ra- \$943: Cambridge to Cedar Creek.

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LEGIT County finds itself in ra- \$943: Cambridge to Ce TALBOT COUNTY finds itself in ra- \$943; Cambridge to Cedar Creek, vs. Severn S. Dawson, for assault and Cincinnati platform, with resolutions contains undefined one of the equal rights, brilliant leaders. Thirty years as umn, one year, Fifteen pollars; or umn, one year, Fifteen pollars; or umn, one year, Twenty-Five pollars. ther a pecufiar situation in consequence of a conflict between the oid section law and the one adopted by section to Drawbridge. Thomas E. Willis and the negro is equal to the Caucassian, or his provider and the negro is provided and the negro is the code. By the old law, the amount levied on the taxable property of the cris Ferry, R. R. Thomas, \$200; Bar-levied on the taxable property of the cris Ferry, R. R. Thomas, \$200; Bar-levied on the taxable property of the cris Ferry, R. R. Thomas, \$200; Bar-levied on the taxable property of the cris Ferry, R. R. Thomas, \$200; Bar-levied on the taxable property of the cris Ferry, R. R. Thomas, \$200; Bar-levied on the taxable property of the cris Ferry, R. R. Thomas, \$200; Bar-levied on the taxable property of the cris Ferry, R. R. Thomas, \$200; Bar-levied on the taxable property of the cris Ferry, R. R. Thomas, \$200; Bar-levied of the Cuba-denouncing those who advertise by and onght to have it. Now, the Device the categories of the Cuba-denouncing those who advertise by the most classical appeals in behalf and onght to have it. Now, the Device the categories of the Cuba-denouncing those who advertise by the most classical appeals in behalf the code.

The number of insertions must be a controlled to be a c Under this law, all arrangements for Creek Springs to Laurel, John W.

the present school year had been effected, and the teachers had taken bury. J. E. Bounds, \$137; Salisbury of Grand and the teachers had taken bury. J. E. Bounds, \$137; Salisbury of Grand and the teachers had taken bury. J. E. Bounds, \$137; Salisbury of Grand and the teachers had taken bury. J. E. Bounds, \$137; Salisbury of Grand and the teachers had taken bury. J. E. Bounds, \$137; Salisbury of Grand and the teachers had taken bury. J. E. Bounds, \$137; Salisbury of Grand and the teachers had taken bury. J. E. Bounds, \$137; Salisbury of Grand and the teachers had taken bury. J. E. Bounds, \$137; Salisbury of Grand and the teachers had taken bury. J. E. Bounds, \$137; Salisbury of Grand and the teachers had taken bury. J. E. Bounds, \$137; Salisbury of Grand and the teachers had taken bury. J. E. Bounds, \$137; Salisbury of Grand and the teachers had taken bury. J. E. Bounds, \$137; Salisbury of Grand and the teachers had taken bury. J. E. Bounds, \$137; Salisbury of Grand and the teachers had taken bury. J. E. Bounds, \$137; Salisbury of Grand and the teachers had taken bury. J. E. Bounds, \$137; Salisbury of Grand and the teachers had taken bury. J. E. Bounds, \$137; Salisbury of Grand and the teachers had taken bury. J. E. Bounds, \$137; Salisbury of Grand and the teachers had taken bury. J. E. Bounds, \$137; Salisbury of Grand and the teachers had taken bury. J. E. Bounds, \$137; Salisbury of Grand and the teachers had taken bury. J. E. Bounds, \$137; Salisbury of Grand and the teachers had taken bury. J. E. Bounds, \$137; Salisbury of Grand and the teachers had taken bury. J. E. Bounds, \$137; Salisbury of Grand and the teachers had taken bury. J. E. Bounds, \$137; Salisbury of Grand and the teachers had taken bury. J. E. Bounds, \$137; Salisbury of Grand and the teachers had taken bury. J. E. Bounds, \$137; Salisbury of Grand and the teachers had taken bury. J. E. Bounds, \$137; Salisbury of Grand and the teachers had taken bury. J. E. Bounds, \$137; Salisbu

crs shall levy the present year fifteen with the fundamental ideas of the Republican party and of the Republican party are absolute.

Call. Trial b household resource ity and to show that the fundamental ideas versal liberty and equality which is of the Republican party are absolute at the basis of the Republican party. A be paid on or before the 18th day The representatives of our party ly false, both in theory and in expe- We have all of us received something mext, otherwise I will levy and exec at Reading having selected a candi-rience. This manner of conducting of it from our ancestors, who inher date and adopted a series of resolu- the war could necessarily result in ited it from France and the literature tions expressive of their views, it is only one way. If we must hold up of the last century. The falsity of now time that we, at the capital of a paper constitution as a reply to the it has not been examined into, but the State, should inaugurate the cam- arguments of their orators-if we hereafter we may expect that true paign by a declaration of our opin-do not attempt to controvert their science will teach the world much application of Jacob Wilson a

with the Teachers for the present of the Cecil Whig that the propriepint. Trial before court. Not guilthe waters of Lake Erie to the Delatransfer of the Strategies in Switzerland—

we presume that the contracts we learn from the last issue ing liquor in quantities less than a pint. Trial before court. Not guilthe waters of Lake Erie to the Delatransfer of the Israelites in Switzerland—

of the Israelites in Switzerland—

tity without license. Trial before with the re-union of the party, and If the African is fit for liberty and Hampton Roads, &c. court. Not guilty. J. Wallace for the opening of the contest under the has a right to it, then John Brown Washington, April 26.—Mr. Fayl best possible leadership; while the was a greater man than Lafayette, the United States Minister to Swit Dorchester County Orphans' Court,

ing. Should the usual appropriation for Educational purposes be made, at Whose Door Does the Sin Lie?"—being will most undoubtedly be sustained by the People, whose will is law.—

We have received a little book, but not the form of the usual appropriation for Educational purposes be made, at Whose Door Does the Sin Lie?"—being at Whose Door Does the Sin Lie?"—being will most undoubtedly be sustained by the People, whose will is law.—

We have received a little book, but not the Lecompte vs. John H. North, et. al. Lecompte vs. John H. North, et. al. Trial before court. Judgment reversed, and judgment for appellant for his costs before the Justice of the bing his name as bero, martyr and addresses that duty calls us to issue saint, in the azure sky, far, far above direction, and that in all probabil addresses that duty calls us to issue saint, in the azure sky, far, far above direction, and that in all probabil to the Democracy of Pennsylvania, the greatest patriots and heroes of the restrictions on them will be gr to discuss the fundamental questions all time. We repeat, that if we can dually abolished. The question has in dispute between the Republican only reply to the appeals to passion been before the Federal Assembly and Democratic parties; questions ly- and feeling in which the Opposition Count Walewski has authorized the ling deeper than touched upon by the speakers and editors indulge, in ref- French Minister to take every meas-Reading convention. We hope that erence to the Constitution, that the ure he may deem proper to promot the succeeding numbers of the series people will tear to pieces a paper the just demand of the United States vs. Robert Harper, for assault and will cover the whole ground. We obstacle, and that it should be so in the matter. The British Minister battery on Robert Rook. Submits propose to analyze and describe the treated. But we consider the idea will co-operate, his predecessor have or they may otherwise, by law, be e position of the enemy, examining or principle, or theory, which is at ing been instructed by Lord Clarer

the elementa! ideas which compose the basis of the Opposition party, don to inform the Swiss Government his strength and ours; and as in ad- to be radically unsound. We hold of the sincere satisfaction with which dressing Democrats we take it for that this excitement is founded upon Her Majesty's Government would granted, that no argument is neces. an error; that this modern idea of learn that the disabilities had been sary to show that the Republican the equality of the races of men is modified, if not entirely removed. party is rapidly drifting into the em disproved by the experience of the When the steamship Roanoke shall Appeal Docket, No. 6. Joseph brace of ultra-Abolitionism, we shall world and sound science. We pro- arrive at at the New York Quarant Appointment previous to 1st of George E. Sangston, Esq., Clerk of the Superior court of Baltimore city, not to communicate to individuals not to communicate to individuals are cautioned not to communicate to individuals of the Superior court of Baltimore city, below and above. C. F. Goldsboro for appellant; E. Griswold for appellant; E. Griswo or to the press the results of their labors. We cannot see the necessity of this unless it be to save the feelings of that class of individuals who had a labor of the land. To this labor of the land, and spreading until has converted by the President of the land. To this dent, before visiting other parts of the country.

In the press the results of their labors, who will enter into the requirement has converted by the President of the land. To this influence we have seen State after conception of moon-struck theorists the country.

It is said Mr. Morris, of Himsis, will urge very soon the passage of the land. To this dent, before visiting other parts of the land. To this influence we have seen State after said before court. Judgment below the Democratic party can searcely the Democratic party can searcely will urge very soon the passage of the land.

ings of that class of individuals who ah Howes, No. 2; Philemon Griffith, affirmed with costs. C. F. Goldsbo- have a majority in a single porthern. may be a little sensitive about their No. 3; Rezin T. Jenkins, No. 4; Chas. appellee.

No. 3; Rezin T. Jenkins, No. 4; Chas. appellee.

State.

As we have now, face to face, in joint resolution appointing Messrs. State. age. What a considerate person is Superintendent Kennedy!

The April term of the Circuit Court for this county is still in session, but will probably adjourn by Friday or Saturday next.

State.

State.

No. 10. E. L. Foote vs. Samuel State.

Whence is this? We discover the Side, the different branches of the Side, the other branches of the Side of the Side of Side which lies at the basis of the Repub-ficed to the inferior; whether in a fa- the express condition that they move ally used by the Farmers of this cov

Watchel, Robert E. Duvall and James No. 13. Cain Wingate, adm'r. of the party are ignorant of level which he has never reached, a the principle which vivifies and convital stab is to be given to the civili-In the mandamus cases instituted by Messrs. Lambden, Lecompte and Cook, affidavits have been filed by No. 13. Cain Wingate, adm'r. of the principle which vivifies and convictal stab is to be given to the civilist country wish to do noth the world? The Abolition blushingly assume that the force and ists of this country wish to do noth strength of the Republican organization of the Republican organizat

trial cannot be had, and a removal ano—Thomas I. Pitt. Weigher of tor appellent; J. Wallace conception that all races of men are the white race in France. They THE PUBLIC BLESSING which Machines in use. wish, by the aid of John Brown's is now universally admitted to exist in Mor-

in this town, where Mr. I. J. T. Harris now resides, for \$365, to Capt. S.

Born May XXVII. A. D. MDCCXCIN. Fall this neighborhood, the cold weather count of locality.

The southern end of the count of the count of locality.

From all we can learn, there will ing certain patronage and offices, deal with things as they are now—
GENTS', BOYS' AND YOUTHS' SHOES.
Born May XXVII. A. D. MDCCXCIN. Fall this neighborhood, the cold weather count of locality.

The southern end of the count of the count of the count of locality.

From all we can learn, there will ing certain patronage and offices, deal with things as they are now—
must take the negro as we find him which will be sure to please all such as are to please all such as are location.

The southern end of the count of the count of locality.

The southern end of the count of the count of locality.

The southern end of the count of locality in the hands of the locality in the hands of the locality.

The southern end of the count of locality in the hands of the local the l

By Yesterday's Steamer! |institutions and habits. The North | ject, but it is not that selected by Notice -All persons indebted to The following are the awards as The following cases have been distiv report on the platform was adopted by a and interests upon which demagogues can party. They are somewhat will oblige me much by settling their accounts with W. W. Ballard, Esq., who has my books for settlement.

Trovice H. Harris, \$600; Easton to Bay Hunford Country Diagrams and the constraint of the mail routes in our visual possess. On as adoption, Alabama, Texas, Delaware, Louisiana, Texas, De publican party. Twenty years hence months, six bollars; one year, Twelve

fected, and the teachers had taken charge of the several schools. The code, however, is adopted, which projected for only two thousand dollars to be levied each year. The question between deach year. The question deach year.

ions upon the issues to be battled for. principles—we virtually concede the more correct ideas in reference to ra-

of the Israelites in Switzerland-The Japanese Embassy to be Landed

> hereunto set my name and the seal of fice affixed this 30th day of the year of our Lord, 1860. LEVIN L. KE Register of Wills for Dorchester In compliance with the above order to give notice that the subscribers, of I ter county, hath obtained from the O Court of Dorchester county, in Maryla ters of administration on the personal WHALAND MILLIGAN, late of Dorchester county, deceased. sons having claims against the said d are hereby warned to exhibit the san the vouchers thereof, to the subscriber

from all benefit of the said estate. Given under our hands this 30th JACOB WILSON, April, 1860. MESHACK MILL!

Notice to Creditors.

WHALAND MILLIGAN,

DORCHESTER Co. ORPHANS' COUL

shack Milligan, Executors of

late of Dorchester county, deceased, i

dered that they give the notice required

for all creditors to exhibit their claims

the said deceased's estate, and that h

the same to be published once in each

for the space of three successive weeks

"Cambridge Democrat," a paper sele

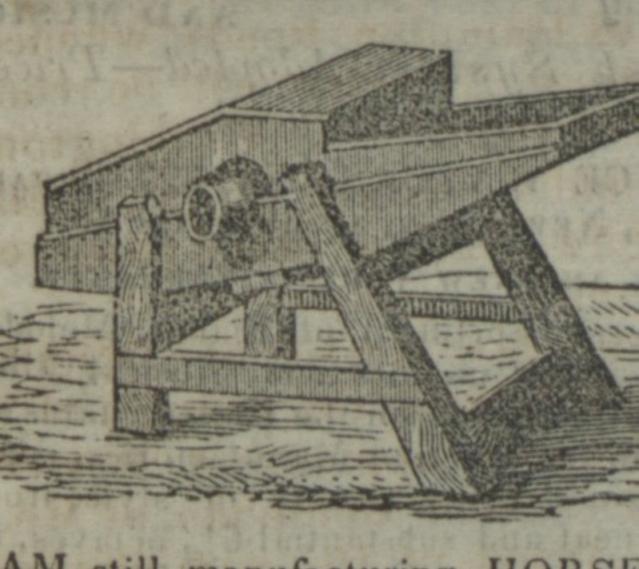
In testimony that the foregoing is t

Cambridge Democ

LNG at one DOLLAR per annum in adv

Is published every WEDNESDAY M

HORSE-POWERS



AM still manufacturing HORSE ERS, using Sinclair's Pattern, bed is deemed by competent judges to be the best in use, and beside, it has the can therefore be at all times prepared the wants of the majority of our Farm may require refitting or even new wor I have made valuable improvements construction of my THRESHERS, w fectually prevent the cracking of the and save the tender from the uncom

All my work is guaranteed to give I shall keep constantly on hand a go ply of CASTINGS, BELTING, ar

and injurious effects of the dust.

materials for repairs. Farmers will bear in mind that is rapidly approaching, and should ac ly send in their orders as early as pos as to prevent the accumulation of press of work just on the eve of the tl R. T. STEW

FOR SALE. MAVING concluded to remove fi Le county, I offer at private sale

SITUATED IN LAKE'S DISTI These lands consist of several parcels of containing, in the aggregate,

Pine, Red and White

THE REED BE. which, being situated near water, affor

and all other necessary OUT-HOU Post Office convenient. If these la not sold before the day mentioned abo will be for rent for the next year. The terms will be made easy to s chasers, and can be known by applyin

I have this day opened a stock subscriber, who will show the premise DAVID W. TYLI Lakesville

All persons having claims against m so requested to present them for pay soon as convenient, my2-1d

WILLIAM B. WHERRETT,

Opposite John G. Robinson's Store.

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