[Communicated.]

Judge Spence.

of Oregon.

has fallen, is the one charged upon probably alluded to as the author, I jority. Kerr replied, alledging frauto announce that two of the Missouthe perfect restoration of that genthe perfect restoration of that genthe perfect restoration of that gen-

The following orders were passed, which separates the dross from the tensively. I commend him to the facts and questions touch a point before splurging so ex- varity of novel as well as complex sible of the honor done him by the convention. and gentlemen have put down their that the Bailiff be directed to notify pure ore, and through that fire evetensively. I commend him to the facts and questions touching the Delegations had retired from this hall, and names for subscriptions for a testihad ceased to participate in its deliberations their respective property thoroughly Now let us look a little after the repaired before the first day of Au- author of the anonymous articles in gust next; filling up inequalities, the Intelligencer. Can any man chopping away roots, leveling, pav. mistake the writer, after culling a timore. ing cartways, &c., and on failure of few of his figures of speech-makthe parties to repair the pavements ing excerpts from his rhetoric? What within said time; the Bailiff first giv-elevation of style—what reach of vention. On the fifth day the com. of the views and a large portion of convention in the performance of his duties. and collect the cost of the same out prejudices—do the following indinort. The majority report, a synon delegates to seats referred to them 5; Vermont 5; Wesselbred to 10; Rhode II. of the property. It was also order-cate: "Used as a cat's paw"—"shuf-sis of which is given below eveloded by the Convention, and to respect-land 4; Connecticut 31/6; New York 35; New York ed that a tax of fifteen cents, in ev. fle off responsibility"—"lent himself to sis of which is given below, excluded the delegates who seceded from fully recommend the adoption of the Jersey 2½; Pennsylvania 10; Maryland 2½; North Carolina 1; Alabama 9; the former party. of Cambridge, to pay the current ex. facts' — "distemper of mind"—"Stirpenses of the town for the year 1860. ring up phrensy"—"rabid gentleman" las men. The minority report gave

1. Resolved, That B. F. Hallett is entitled nessee 3; Ohio 23; Indiana 13; Illinois 11; Illinois 11; A new postoffice is established at the 5th congressional district of the State of 2½.—Total 173½.

1. Resolved, That B. F. Hallett is entitled nessee 3; Ohio 23; Indiana 13; Illinois 11; Hope, Somerset county, Md., and Massachusetts.

Simon Bachrach appointed postmas:

ted Assessor for the present year. | indice"-"garble the facts"-"suppress It was also ordered that in all ca- important truths"—"wolfish after vic- To the President of the National Degate from the 8th congressional district of the For Wise—Maryland 1/2; ses hereafter, where dogs are taxed, tory and spoils"-"small, dirty, party mocratic Convention. and the party who owns the dog advantage"—"studiously and willfully The Committee upon Credentials 3. Resolved, That Jas. A. Bayard and Wm. For Dickinson-Virginia 1. or to whom it is taxed, refuses to pay kept out of view"-"concealed the facts" respectfully report: the tax upon the proper demands of —"small attempt to create prejudice. That prior to the adjournment of ware. the Bailiff, the Bailiff cause such dog against the Judge"—"malignant or this convention at Charleston, on the by R. W. Johnson are entitled to seats in this ler arose and desired to present a protest from to be killed, and he is further allow. paltry purpose"—arouse blind partizan 3d of May last, the following resoluby R. W. Johnson are entitled to seats in this ler arose and desired to present a protest from the majority of his delegation to the action of the convention as delegates from the State of Ar. the majority of his delegation to the action of the convention as delegates from the State of Ar. may kill or have killed. The Bailiff law"—"take the law in violence in their "Resolved, That when this Convention ad
5. Resolved, That the delegation of which one of their delegates, (Mr. Hallett.)

Old Fogyism no Longer.—We see representation"—"mislead and poison this Convention when it shall reassemble."

6. Resolved, That the delegation of which lad been a withdrawal on the part of a malar practice of branches.

7. Convention when it shall reassemble."

8. Resolved, That the delegation of which lad been a withdrawal on the part of a malar practice of branches. our very efficient county Surveyor, the public mind." Can anybody tell one of Patten's Theodolite Comban that the cherishes and the the heart that cherishes and the think the delegation of which this convention as delegates from the State of Alabama.

The the heart that cherishes and the think the delegation of which the heart that cherishes and the think the delegation of which the heart that cherishes and the think the delegation of which the heart that cherishes and the think the delegation of which the heart that cherishes and the think the delegation of which the heart that cherishes and the think the delegation of which the heart that cherishes and the think the delegation of which the heart that cherishes and the think the delegation of which the delegation of the public mind."

On the reassemble."

On the reassemble in this convention as delegation of which the convention as delegation of the public mind.

The public mind."

On the reassemble in this convention of which the delegation of which the delegation of which the delegation of which the public mind.

The public mind."

On the reassemble in this convention when it sate that the delegation of which the delegation of which the delegation of which the public mind.

The public mind."

On the reassemble in this convention as delegation of which the public mind.

The public mind."

On the reassemble in the convention of which the delegation of which the delegation of which the delegation of which the public mind.

The public mind. The public mind.

On the reassemble in the convention of the public mind.

The public mind. The public mind.

The his duties of surveying with greater hand that pens such characteristic ease and more accuracy. This comthoughts? Is it not an axiom that pens such truth or argument to the committee on creden. State of Georgia.

"Resolved, That the delegation of which with a bad breast, the convention as delegates from the with sorrow, he parted with sorrow, he parted with the convention.

"Resolved, That the delegation of which with a bad breast, there were several holes in it, and despite of with sorrow, he parted with sorrow, he parted with the convention of get anything to cause it to heal. After Surveyor's compass, in the fact that on his side, flies to abuse and epithets. tials; and said committee is hereby instructed as soon as practicable, to examine the same State of Florida accredited to the Charleston been dode. with it angles can be measured with Well may the Judge exclaim, bitteras soon as practicable, to examine the same State of Florida accredited to the Charleston been dode.

State of Florida accredited to the Charleston been dode.

The whole vote cast was announced as 1901/2 quickly caused an improvement in the appear. is said to be the most perfect for Sur-friends?" Would not the Judge much By the further order of the con-Florida. veyors ever made. We doubt not rather stand upon his own acts and vention the claims of all other perthe people will be pleased to learn of decisions, and let the waves of pub-sons claiming seats were also refer. this improvement in the county sur- lic opinion wash round them, till red to your committee. veyor's office. With this improved what is dross is washed away, and Your committee thus instructed, instrument guided by Mr. Ball's ex- what was meant to be right stands have proceeded to examine the claims perience in Surveying, we doubt pure and untouched?

not but that the duties of his office And now for the gist of these ar- before them. will be prosecuted with ability and accuracy.

And now for the gist of these arbefore them.

Your committee found that the delegations of the several States of the majority reports of the committee on the majority reports of the committee on the majority reports of the committee on credentials, I concur in the repealed except on one day's notice.

And now for the gist of these arbefore them.

The Committee found that the delegations of the gist of the gist of the stomach and bowels, weakness of the digestive organs to the rule adopted at Charleston could not be affections, night fevers, head aches, piles, costiveness, consumption, rheumatism, scurvy, and the rule adopted at Charleston could not be affections, night fevers, head aches, piles, costiveness, consumption, rheumatism, scurvy, and the rule adopted at Charleston could not be affections, night fevers, head aches, piles, costiveness, consumption, rheumatism, scurvy, and the rule adopted at Charleston could not be affections, night fevers, head aches, piles, costiveness, consumption, rheumatism, scurvy, and the rule adopted at Charleston could not be affections, night fevers, head aches, piles, costiveness, consumption, rheumatism, scurvy, and the rule adopted at Charleston could not be affected that debate was not in order. In the points of difference between the majority reports of the committee of the committee of the committee of the committee of the rule adopted at Charleston could not be affected by the rule adopted at Charleston could not be affected by the rule adopted at Charleston could not be affected by the rule adopted at Charleston could not be affected by the rule adopted at Charleston could not be affected by the rule adopted at Charleston could not be affected by the rule adopted at Charleston could not be affected by the rule adopted at Charleston could not be affected by the rule adopted at Charleston could not be affected by the rule adopted at Charleston could not be affected by the rule adopted at Charleston could not be affected by The County Commissioners on Frieven attempt to controvert, and no as and Florida had become wholly conclusions of the minority report Mr. Church then withdrew his resolution impurity of the blood, or blotched and sallow day last, declared a levy of fifty-tour man acquainted with the cases can vacant by reason of the secession of in the cases of Georgia, Alabama, till another ballot was had. cents in the one hundred dollars on controvert. He then says, "but the the entire original delegations from Missouri and Massachusetts. the assessable property of the coun-writer has studiously and willfully this convention. The delegations of

AARON V. HUGHES, New Hampshire.

Portions of the report were receiv
Yermont 5; Massachusetts 10; Rhode Island fore the public. For sale by the proprietor, ty, to meet the county expenses, and kept out of view the important fact the States of Georgia, Arkansas and Portions of the report were receiv-4; Connecticut 3½; New York 35; New York 35; New Jer-W.B. MOFFAT, at his office, 235 Broadway,

the approval of a majority of the approval of a majority of the approval of a majority of the counsel on both sides." This is simply untrue; not one of the counsel on both sides. The minority report was rejected any secession, but individual seats by the following vote:

Ayes—Maine, 24; New Hampshire.

Tooling the decision of the Judge met that the decision of the Judge met the approval of a majority of the only from the same cause.

Ohio called for the vote by States.

Ohio called for the vote by States.

The minority report was rejected by the following vote:

Ayes—Maine, 24; New Hampshire.

The minority report was rejected by the following vote:

Ayes—Maine, 24; New Hampshire.

Ayes—Maine, 24; New Hampshire.

Tooling the decision of the Judge met dwith warm applause.

Sey 2½, Pennsylvania 10; Maryland 2½; Sey 2½, Pennsylvania 10; Maryland 2½; Signing 3, North Carolina 1; Alabama 9; Signing 3, Ohio 23; Indiana 13; Morth Carolina 1; Alabama 9; Signing 3, Ohio 23; Indiana 13; Morth Carolina 1; Alabama 9; Signing 3, Ohio 23; Indiana 13; Morth Carolina 1; Alabama 9; Signing 3, Ohio 23; Indiana 13; Morth Carolina 1; Alabama 9; Signing 3, Ohio 23; Indiana 13; Morth Carolina 1; Alabama 9; Signing 3, Ohio 23; Indiana 13; Morth Carolina 1; Alabama 9; Signing 4; The minority report was rejected by the following vote:

Ayes—Maine, 24; New Hampshire.

The minority report was rejected by the following vote:

Ayes—Maine, 24; New Hampshire.

"Not dangerous to the Human Family."

"Rats come out of their holes to die."

"Rats come out of their holes to die." Celebration.—A celebration for the benefit of the M. E. Church in ly at the Church in that place. Or- are unanimous in opinion that in the touching the seats of delegates was land, 5½; Virginia, 14; North Caroli-Tickets of admission are expected.—Court of Appeals they will be re-brought to the notice of your com-na, 9; Arkansas, ½; Missouri, 5; Ten-nessee 10. Kentucky 10. Minnesota on the second ballot, of which Day of the second ballot, of the

the other printing offices in the town. petition addressed it to the Judge of dentials of any delegates were pre
Nays—Maine, 5½; New Hampshire,

A. Douglas, of Illinois, the unanimous choice Insects on Plants, Fowls, Animals, &c., &c.—

1. Vermont. 3½: Wermont. 3½: Massachusetts. 5; of the democracy of the United States of their in short every form and species of Destroyed by Lighth Judicial Circuit, and concided in that construction of the lighth Judicial Circuit, and concided in that construction of the Judge in adopting a thrashing machine from Judge in adopting a thrashing machine from Judge in adopting peared.

Texas no contesting claimants appeared with its strange consequences. Nor does that counsil no insurance. It can any delegates were predicted in the temporary five contesting claimants appeared with the same county, had three mules by five same county, had three mules by lighting this week killed.

The convention with its strange contesting claimants for all the value of the first of the democracy of the United States as their free

for Cowart, Mr. Griswold, who was State of Arkansas is entitled the now The majority report was then a beginning to pervade all classes in ties and Towns. A party of males and females were not in the case till its trial, made the sitting delegate represents one. The dopted by a vote of 150 ayes to 100 this usually most prosperous part of the State, and unless the parched to remaining the remaining nays on the adoption of the majority report was then a beginning to pervade all classes in ties and lowns.

Ohio, the other day, the females be tion to try the lowns are the parched to reconsider earth is speedily visited with socious initiations.

The dopted by a vote of 150 ayes to 100 this usually most prosperous part of the State, and unless the parched to reconsider earth is speedily visited with socious initiations.

The dopted by a vote of 150 ayes to 100 this usually most prosperous part of the State, and unless the parched to reconsider earth is speedily visited with socious initiations.

The dopted by a vote of 150 ayes to 100 this usually most prosperous part of the State, and unless the parched to reconsider earth is speedily visited with socious initiations.

The dopted by a vote of 150 ayes to 100 this usually most prosperous part of the State, and unless the parched the State, and unless the parched the State, and unless the parched the State and I will be supported by the specific parched the State and I will be supported by the state and I will be supported by the specific parched the state and I will be supported by the specific parched the state and I will be supported by the state and I will be supported by the specific parched the state and I will be supported by the specific parched by the specific pa Ohio, the other day, the females betion to try the case except as a Court,
three votes had become vacant by
the perfect of the state, and the but it is grossly untrue that any one the secession of the original delethe have a little fun.

These seats were all contested; one States seceded with California and ine year of 1838.

The females betion to try the case except as a Court,
three votes had become vacant by
the report and a refusal to reconsider earth is speedily visited with copious
the vote, and lay the motion to adopt
the vote, and lay the motion to adopt
the war a repetition of the famous famthe construction now condemned.

These seats were all contested; one States seceded with California and ine year of 1838.

The remaining mays on the adoption of the ad

but on the other hand desired to ar-set of contestants consisting of six Oregon. Massachusetts retired to National Democratic Conven gue that he had no jurisdiction ex-persons, and the other set consisting consult.

Mr. Editor:-I observe that a cept as a Court, but the Judge arbi- of three persons. ameless individual undertakes in trarily would not hear or allow the Your committee are of opinion The convention was called to or. the Intelligencer to review your arthe decision was made. Mr. Griswold be admitted to seats as delegates.

The decision was made, Mr. Griswold be admitted to seats as delegates.

The decision was made, Mr. Griswold be admitted to seats as delegates.

The decision was made, Mr. Griswold be admitted to seats as delegates. National Democratic Nominations. ticles in regard to the course of Judge wanted to except to the decision of Judge wanted to except to the decision of Judge president, at 10.25 o'clock. FOR PRESIDENT:

JNO. C. BRECKINGIDGE,

of Kentucky.

Spence in the contested election came and imagine the Judge except to the decision of Massachusetts it appeared that B. in the fifth congressional district and another person were appointed delegates to this convention in appointed delegates to this convention at present arriv.

To the Formattic Nominations.

Spence in the contested election came and the fifth congressional district and another person were opened that B. in the fifth congressional district and another person were opened that B. in the fifth congressional district and another person were opened that B. in the fifth congressional district and another person were opened that B. in the fifth congressional district and another person were opened that B. in the fifth congressional district and another person were opened that B. in the fifth congressional district and another person were opened that B. in the fifth congressional district and another person were opened that B. in the fifth congressional district and another person were opened that B. in the fifth congressional district and another person were opened that B. in the fifth congressional district and another person were opened that B. in the fifth congressional district and another person were opened that B. in the fifth congression and the fifth co ing that writer's Haggis of nonsense record to inrisdiction, except that tion and R. T. Chaffee and another od at Nine of the Kantneky dele.

The entire space of the Kantneky dele. and Billingsgate, "Save me from my made by Mr. Griswold "that the person appointed substitutes; that gotes remain in the convention—ten hall was thrown open, and the specfriends!" Being familiar with all made by Mr. Griswold "that the person appointed substitutes; that gates remain in the convention—ten hall was thrown open, and the special substitutes withdraws fixe other tacle presented was one eminently the facts, I will, in your absence, re-but called a Court" - he desired to Mr. Hallett not being able to attend of the delegates withdraw; five othply. In the first place he assumes but only as a Court''--he desired to at Charleston, notified Mr. Chaffee ers desire, for the present, suspend worthy of the momentous occasion Notice—All persons indebted to that you are not the author of your fused—he desired to except and was re- of that fact, who thereupon proceed- their action with the convention. me for subscription or advertising will oblige me much by settling their the true paternity is recognized by refused. Every man who heard this dentials, and was duly admitted to Papers signed by the withdraw
The recurse.

The recurse their action with the convention.—

He was one of those five.

Papers signed by the withdraw
Papers signed by the withdrawwill oblige me much by settling their the true paternity is recognized by accounts with W. W. Ballard, Esq., say in answer, that he is entirely the fairness and correctness of at the time of the adjournment of tucky, were read to the convention, and was duly admitted to the paternity is recognized by the withdraw accounts with W. W. Ballard, Esq., say in answer, that he is entirely this reviewer. And now for his sea this reviewer. And now for his sea this reviewer and to the convention, disappeared, and a spirit of the most too was adopted. The delegates to the Dish was adopted.

Thomas H. Handy, Jr. It is well known to your conductive this reviewer. And now for his settlement. It is well known to your conductive this convention to Baltimore.

It is well known to your conductive this convention to Baltimore. In which they set forth the reasons cordial unanimity and harmony charters. THOMAS H. HANDY, JR.

friends, that the gentleman probably alluded to, with others, gave you a fying his own knowledge of law and record allumed the content to Baltimore.

At the reassembling of the convention to Baltimore.

At the reassembling of the convention to Baltimore.

In which they set forth the reasons column acterised to the convention to Baltimore.

At the reassembling of the convention to Baltimore.

Mr. J. G. Leach sets forth in his ture. through our neighbor the Intelligen. detailed statement of the facts and flying his own knowledge of law and peared, claimed the seat which had paper that nearly two-thirds of the The change of manner, expression arguments in the election cases, and depreciating that of others, to elucibeen awarded to Mr. Chaffee, and rethirty-three States are not now reparate and sentiment was complete, and cer, has been attempting to controlit is equally well known to your date one point—and he has not even ceiving the entrance ticket from the resented by the delegates originally would have been striking and remark vert the facts, we stated, as happening in the contested election cases of pared by yourself. As to the puns sion of it. The point is, Cowart filgation, actually took possession of no longer a National Democratic general experience, in a democratic this county. Not the least among they were bandied about the Court the many errors in which the writer has fallen, is the one charged upon the contested election cases of pared by yourself. As to the puns they were bandied about the Court this seat.

Your committee are of opinion that when Mr. Hallett had notified to announce that two of the Missou.

None could possibly fail to realize the perfect restoration of their delivered that two of the Missou.

None could possibly fail to realize the perfect restoration of their delivered that two of the Missou.

us of allowing our editorial columns think I can answer for him, that he dulent votes for Cowart, Regularly, his duties as delegate, and Mr. Chaf-vention. The balance of the deleto be filled with the productions of will not wear any coat prepared for this being new matter, Cowart should fee, repairing to Charleston, had been gation desire to remain in the con- the earnest of harmonious result. others. We have merely to state him that does not fit him, nor notice have been allowed by replication to duly accredited to this convention, vention for the present. Whenever anonymous abuse—that he has never but this in issue, and alledge fraudu- his rights to his seat became abso- anything occurred to prevent them At 12½ o'clock the convention was this is incorrect. The articles were been known to "shuffle off the re- lent votes for Kerr, but the Judge, by lute, were not subject to be superse- from further participating in the pro- organized by the calling of Mr. Ruswritten by ourself, with most of the sponsibility of his attacks upon the sponsibility of his attacks upon the tion was filed, insisted that he could and that Mr Chaffee is now that the content of the sponsibility of the chair, and sweep every southern State. The chester cow the chair, and that Mr Chaffee is now a chair, and that Mr Chaffee is now a chair, and that Mr Chaffee is now a chair, and the chair, a facts stated we were conversant, hav-Court" or upon anybody else—that give no proof of trandulent votes for rightful delegate to this convention, they set, or virginia, to the chair, and would ask leave to state the facts. ing taken notes of the proceedings of he has no "feeling of revenge against give no proof of fraudulent votes for rightful delegate to this convention. Mr. Hill, of North Carolina, said rostum, was received with great apthe trial of Cowart vs. Kerr. With the Judge to gratify"—and cherishes no "malignity" against anybody. If I am right in regard to the personal whole with the above Massachusetts case. The only difference is in terms I on the proceedings of the has no "feeling of revenge against Kerr, not alleged in his petition, not alleged at a time when there was moved a portion of the North Carolina, said rostum, was received with great application of the North Carolina dellegate to this convention.

In the eight delectoral district of a portion of the North Carolina dellegate to this convention.

A portion of the North Carolina, said rostum, was received with great application of the North Carolina dellegate to this convention.

The remained repeatedly interrupted by rapturous repeated repeate persons whom we knew to be wellac-son alluded to, I believe that while amendment pay all the costs therefor son. B. Gardy, having been alested quainted with them, as they attended regularly the trials throughout.—

By an an and respect, he agrees with you, Mr.

Editor and myself and many others

The Judge did insist by his rule that "delegate," and John O'Fallow, Jr., the question of fraudulent votes having been elected "alternate".

The Judge did insist by his rule that "delegate," and John O'Fallow, Jr., his friends from that State. He Mr. B. T. Johnson, of Md., and Mr. That the writer is incorrect in his in the opinion that when a public and would not allow proof of fraud-above stated are of opinion that Mr. B. T. Johnson, of Md., and Mr. Your committee, for the reasons man from Masachusetts (Mr. Hal-which was ratified.

statements, and we are right, we reservant whether he be a Judge or and would not allow proof of fraudabove stated, are of opinion that Mr. column.

In regard to the contesting claims of Overcen Williams of Massachusetts (Mr. Hall which was ratified.

In regard to the contesting claims of Overcen Williams of Massachusetts (Mr. Hall which was ratified.

O'Fallow is now the rightful deletion of the majority of this convention was appointed to the majority of this convention. is responsible at the bar of public ter, alledged after the petition. Now ants from Georgia, your committee opinion for his acts. There is no of the profession laugh?"

seat there. He would withdraw.

Mr. Cessna called for the vote on of Oregon, Williams of Mass. and duced before your committee by the his motion to nominate candidates.

Fisher of Ky. The Commissioners of Cambridge met on Tuesday, June 19th inst.—
The following the dress from the

whose pavements are out of repair, who violates designedly or ignorantto have the pavements in front of ly the rights of others.

In the present circumstances he deemed it a duty of self respect, and to this convention, as at present organized to receive the pavements of the champion whom he defends with so much gentlemanly rhetoric and mitted.

In the present circumstances he deemed it a duty of self respect, and to this convention, quis of Anglesey, £10; Lord Portsprofound legal lore. JOHN M. KRUM, Chairman. MINORITY REPORT.

Nothing of interest was done du. Sir:—We, the undersigned, members of the committee on credentials, long and deafening shout from the galleries.

Col. Todd, of Ohio, V. President, took the crat of to-day contains a letter from

All of which is respectfully submitted. of all persons which have been bro't

ISAAC I. STEVENS, Oregon,

A. R. SPEER, New Jersey,

E. W. HUBBARD, Virginia,

Tickets of admission to the Church are for sale at our office; as also at the counsel who first filed Cowart's From the State of Florida no crothe other printing off any delegates were pre
Tickets of admission to the Church wersed. It is true, however, that mittee.

The President (Col. Told) declared Stephen Bed Bugs, Ants, Mocth, Mose, Moles, Ground Mice, Bed Bugs, Ants, Mocth, Mogrations, Fleas, Animals as, 2, anissour, 6, 14th mittee.

The President (Col. Told) declared Stephen Bed Bugs, Ants, Moth, Mose, Moles, Ground Mice, Bed Bugs, Ants, Moth, Mose, Moles, Animals as, 2, anissour, 6, 14th mittee.

The President (Col. Told) declared Stephen Bed Bugs, Ants, Moth, Mose, Moles, Animals as, 2, anissour, 6, 14th mittee.

The President (Col. Told) declared Stephen Bed Bugs, Ants, Moth, Mose, Moles, Animals as, 2, anissour, 6, 14th mittee.

The President (Col. Told) declared Stephen Bed Bugs, Ants, Moth, Mose, Moles, Animals as, 2, ani

acterised every man and every feat

had ceased to participate in its deliberations monial for John C. Heenan: Maras at present organized, to resign his seat as mouth, £10; Lord Coventry, £10; presiding officer. [Loud cheers and applause Lord A. Paget, £10; Lord Glasgow, in the galleries] He would take his place on £5; Lord Courtenay, £10; Sir L. Democratic National Conven- To the President of the Democratic National As the president (Mr. Cushing) left the Newman £10-Mr. Ten Broeck also chair the anti-Douglas delegates arose, waved gave £10.

Massachusetts.

2. Resolved, That Johnson B. Gardy is envania 3; Maryland 1/2; Arkansas 1/2; Minnes. Simon Bachrach appointed postmaster. Route Princess Anne to New-

was also ordered to have suitable columns placed under the outer edges of the Market House.

"Resolved, That the delegation of which one of their delegates, (Mr. Hallett.)

Geo. W Bryan is chairman are entitled to seats in this convention from the State of Texproceeding, and more convention for which had been a withdrawal on the part of a mapprocession in all its various convention for the states. He would not sit in a branches.

"Resolved, That the delegation of which one of their delegates, (Mr. Hallett.)

Great objection was made to Mr. Batler's proceeding, and more convention from the State of Texproceeding, and more convention for which had been a withdrawal on the part of a mapprociate of his profession in all its various convention for supplying the seats in this convention for the States. He would not sit in a branches.

Mr. Church, of N. Y., offered a resolution with these fine remedies for a few weeks, she declaring S. A. Douglas, having received two was completely cured. This wonderful Ointthirds of all the votes of this convention, the ment will also readily cure all diseases of the Democratic nominee for the office of Pres'nt. skin. H. M. North, Pennsylvania, Mr. Jones, ef Penn., said he was ready to support the nominee of this convention when THE PUBLIC BLESSING which JOHN H. BEWLEY, Delaware, he shall be nominated by the rules of the de- is now universally admitted to exist in Mor-R. R. BRIDGERS. North Carolina, mocratic party. At Charleston it was deter- FAT'S LIFE PILLS and PHŒNIX BITTERS, is ev-WM. H. CARROLL, Tennessee, mined that two-thirds of all the eledtoral col- ery day demonstrated by their astonishing ef-

tion at the Maryland Institute

Peaches from the South, the first G. Whiteley are entitled to seats in this con- For Guthrie-Pennsylvania 3; Missouri 11/2; Monday week at \$16 per box. of the season, sold in New York on

convention and cast the vote of the State of of which S. A. Douglas had received 1731/2. ance of the affected parts, and by perseverance

National Democratic Conven- expenditures spectfully s The convention reassembled at 5 For mone o'clock. The committee on permament organization reported. Hon. Caleb Cushing for President, and the Richmond convention were pres pointed to issue an address to the country stating the principles of the party. Nominations were then made. Hons. John C. Breckenridge, of Ky. Dani. S. Dickinson of N. Y., R. M. By balance T. Hunter of Va., Gen. Lane of Or- "Amou egon, were nominated. Before balloting all the names save Brecken- w ridge were withdrawn. The nomi- " ... nation was unanimous. Gen. Joseph Lane was then nominated for Vice " President.

Who

Scho

The enthusiasm over Breckinridge Amoun Douglas leaders are evidently disap- ty Cents, \$5 pointed and only calculate on the ing the amo North. They feel convinced that The Boar they cannot carry the South, and levy on the they are already talking of another use and support convention which will unite the party, and nominate some strong man in place of Douglas, who can now By the Co retire without wounded honor, after The abov having received a nomination of some in the repor June20, 1

The Hon H. V. Johnson, of Ga., was nominated on Saturday night by the Baltimore Convention at the COUNT Front Street Theatre, as Vice President on the ticket with Mr. Douglas. DIED.

At Church Creek, on the 19th inst,, HAR- Persons RY T., son of J. A. H. Dixon, aged about sioners for 18 months. they are na to enter upo Dorchester county will sit on Monday, the For Distr

2d of July. superior lot of fine polished edge Sad A Irons, the best article of the kind in use, J. G. ROBINSON.

RONZED IRON SPITTOONS, suitable for Halls, or private dwellings, also, Cast Iron Book Jacks, at NOTICE.

THE COUNTY COMMISSION-ERS for Dorchester County will meet on the 3rd Monday of July, 1860. je27 J. T. JACKSON, Clerk, C. D. C.

MANTED NOR the balance of the year, a good COOK. A woman without children, for whom the best price will be paid. Inquire at Democrat office.

Farm for Rent for 1861. THE subscriber will rent for the year 1861 the FARM situated in Blackwater, now occupied by Jerrett Shorter.

THOS. M. MEREDITH, je20-3t Agent for Rigby Valient's Heirs JUMPS .- Just received from New York, a fine assortment of Well, Cistern, and Force Pumps, also Bronze Cast Iron Spittoons, Boot Jacks, &c. Call and examine them at J. G. ROBINSON'S. The Pumps will be put down in any part of the county, or in any adjoining counity, at short notice.

Wanted. GOOD, steady, healthy boy to learn the ply that cannot come well recommended. Ap-HARRAR & WILSON, Cambridge, Md.

NEGRO FOR SALE.

will offer at public sale, to the highest and best bidder, at the Court House door, in the town of Cambridge, between the hours of 10 a. m. and 2 o'clock p. m. of MONDAY, 2nd of July next, one NEGRO BOY, aged about 23 years. Terms Cash. JOSIAH MILLS.

For Sale or Rent.

HE undersigned will sell at private sale, two Houses and Lots in the town of East New Market, Md., belonging to the late Samuel Sewell. If the above property is not sold by the 1st day of October next, it will then be rented for the year 1860. For terms apply THOS. J HICKS, By Orde Near New Market.

For the Benefit of the M. E. Church. By virtue

A grand 4th of July celebration will be held at Church Creek, in the M. E. Church, which has lately undergone thorough repairing. Addresses will be delivered by distinguished and eloquent speakers, where will be excellent and appropriate vocal and instrumental Music on appropriate vocal and instrumental Music on the occasion. Refreshments, and food for horses will be provided on the spot. Fifty cents admission will be charged for And I her the purpose of raising money to pay for re-public sale to The Music and Speaking will be fully worth the price of admission, and you will also help us in our Church enterprise. between the Arrangements will be made with families said Dawson for a less price than fifty cents each. above-mentic Tickets will be for sale at the several Print- into execution

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ang Offices in Cambridge, for the accomoda- writ of Fi. F tion of those who may wish to secure a right my9-ts to a seat before the day arrives, when they The a might otherwise be crowded out.

A STORE HOUSE in Bucktown for the balance of the present year. For terms, this office. je20-ts JOSTE OSTE

A N excellent article of VINEGAR, just A free je 13

J. G. ROBINSON 1925