THE CINCINNATI PLATFORM.

ABOPTED AS THE PLATFORM BY THE NATIONAL DEMOCRATIC PARTY IN CONVENTION ASSEMBLED AT BALTI-MORE ON THE 10TH JULY, 1872.

The following are the resolutions in full We, the Liberal Republicans of the United States, in national convention, asembled at Cincinnati, proclaim the following principles as essential to a just government .

First-We recognize the equality of all men before the law, and hold that it is the daty of this government, in its dealings with the people to mete out justice to all, of whatever nativity, race, color, or persuasion, religious or political,

Second-We pledge ourselves to maintain the union of these States, emancipajion and enfranchisement, and to oppose my reopening of the questions settled by the 13th, 14th and 15th amendments to the Constitution.

Third - We demand the immediate and absolute removal of all disabilities imposed on account of the rebellion, which was finally subdued seven years ago, believing that universal amnesty will result in the complete pacification of all sections of the country.

Fourth-Local self-government, with impartial suffrage, will guard the rights of all citizens more securely than any centralized power. The public welfare requires the supremacy of the civil over the son under the protection of the habeas corpus. We demand for the individual order, for the State self-government, and power.

ment has become a mere instrument of among us. Fire escapes are kept in the partisan tyranny and personal ambition, and an object of selfish greed. It is a scandal and reproach upon our free instifavoritism and patronage, and that public amination. stations become again posts of honor. To no President shall be a caudidate for re-

Sixth-We demand a system of Federal taxation which shall not necessarily interfere with the industry of the people, and to pay the expenses of the General Government, economically administered, pensions, the interest on the public debt and cord, and it speaks well for our people. a moderate reduction, annually, of the principal thereof, and recognizing that there are in our midst honest but irreconcilable differences of opinion with regard to the people in their congressional districts, and to the decision of Congress ference or dictation.

Seventh-The public credit must be sacredly maintained, and we denounce repudiation in every form and guise.

honest government.

the heroism and sacrifices of the soldiers to reach a hundred. and sailors of the Republic, and no act of ours shall ever detract from their justly-

Tenth-We are opposed to all further grapts of lands to railroads or other corporations. The public domain should be held sacred to actual settlers.

Eleventh-We hold that it is the duty of the Government in its intercourse with foreign nations, to cultivate the friendship of peace, by treating with all on fair and equal terms, regarding it alike dishonorable either to demand what is not right or to submit to what is wrong.

Twelfth-For the promotion and success of these vital principles, and the support of the candidates nominated by this affiliation.

#### SOMNAMBULISTIC SMITH.

Belsbazzar Smith had a very bad and so they persuaded him to sleep with his ten cents per mile for each session." very first night after this arrangement was ence to the terms of executive officers. made, Belshazzar dreamed that a burglar lie Works," wherever they occur in the Constiwas pursuing him with a dagger. So he tution, thus abolishing that effice. he got under the covers in his old place. bly The rope, it will be observed, was beneath the bed, and it was pulled taut, too. fer to the appointment and duties of the Alter section seven of the fourteenth ar-Early in the morning Belshazzar, about Code Commissioners. half awake, scrouged over against Wilthe bed. Belshazzar, hardly yet awake, ing him. He comprehended the situation to two."

toothpicks; a person wants her own."

While at Baltimore last week we were The General Assembly may reduce or intold by a gentleman of unquestionable ve. crease the number of Districts to take effect racity that while in Morganton, in this at the end of each judicial term. State, a short while since, — McKesson, article which fixes the present judicial districts.

letter, which we will give from time to rotation for the judge may ride the same distime. McKesson was laboring under an trict twice in succession, and the judges may over-portion of benzine, or our friend would never have seen the letter, for Pool

Strike out section 6 to a se

only given by individuals we would hardly notice it, but when we have the assurance of public men that any amount will be used to carry the State for the Radicals, and that too, of the bard earnings of

the tax-payers, we can but rebel. Pool had better drill his forces better, or mean whiskey will cause more exposures than will be good for his party. Of this and other rascally devices we will speak more at length hereafter.

If McKesson's faithfulness is denied we can give names and substantiate all we say .- Roonuke News.

#### SCENES IN LONDON.

Prentice Mulford writes from London "They make you take off your bonnet at military authority, and the freedom of per-door for you at church. Umbrellas and walkingsticks must not be taken into the the largest liberty consistent with public public galleries or museums, by reason of the propensity of the British to poke va electors, and for such term as may be prefor the nation a return to the methods of peace and the constitutional limitation of Fifth-The civil service of the govern- Girl newsboys are more common than

CAPTURE OF A VILLAIN .- Norwich, intions, and breeds a demoralization dan- Conn., July 7 .- Douglas, the negro who gerous to the perpetuity of republican committed the rape on Miss Lapierre, was cities and incorporated towns shall have government. We, therefore, regard a caught at New London, Friday, and car- the judicial powers of justices of the peace." thorough reform of the civil service as one ried to the watch house. Dr. Julian Laof the most pressing necessities of the pierre shot him twice, but not fatally. The hour; that honesty, capacity and fidelity Doctor was arrested and held to bail in constitute the only valid claims to public \$15,000. As there was reason to fear that employment, that the offices of the gov- the prisoner would be lynched he was reernment cease to be a matter of arbitrary moved to jail without a preliminary ex-

RARE HONESTY .- The first man who this end it is imperatively required that took the benefit of the bankrupt in Virhe returned to the city, and before night occur in said sections, and in lieu thereof inhad paid all his former creditors in full which shall provide the means necessary for the claims which they held against him when he went into bankruptcy. We suppose there are few such cases on re-Richmond Dispatch.

The body of the late Mrs. S. C. Raukin, sonal property." who died at Fayetteville, this week, was interred in the Presbyterian graveyard on to trade, we remit discussion of the subject Tuesday last. Mrs. Martha Rankin was native city and county. She leaves a thereon, wholly free of executive inter- husband, three children, one only \$ days government for the several counties of the old-and many friends to mourn her State." death .- Greensborg' Patriot.

Eighth-A speedy return to specie pay- the Charlotte Democrat, that a sister county authorities established and authorized ments is demanded alike by the highest (Hannah) of the great Daniel Boone, the by law:" and in the same section strike out considerations of commercial morality and pioneer of Kentucky, is living in Caldwell the words, "the Register of Deeds shall be public days. county, N. C. She has remarkable good ex officio clerk of the board of commission-Ninth-We remember with gratitude health is now 85 years old, and bids fair ers.

#### Constitutional Amendments.

January 17, 1872. Carolina.

The General Assembly of North Carolina do enact (three-fifths of all the members of each House concurring.)

That the Constitution of this State be altered as follows, to wit: Amend section six, of the first article, by striking out the first clause thereof, down to and including the word "but;" this being the clause | be altered."

relating to the State debt. Amend section two of the second article by striking out the word "annually," and inserting the township system. in lieu thereof, the word "biennially;" being

Add a new section to the second article to be styled "section 30," and to read as follows:— Strike out section five of the ninth article, "The members of the general Assembly shall and in lieu thereof, insert the following:

of a rope around his body, and the other occur first in said section, and inserting in lieu around the waist of little William. The thereof, the words "two years," being in refer-

stepped over William's slumbering form, striking out the word "annually" and in out the words "at the charge of the State. jumped out on the floor and slid under the serting, in lieu thereof, the word "blenuial- and in lieu thereof, insert the words "by the

Alter section four of the fourth article, so follows: "No person who shall hold any of- State of North Carolina, liam. To his surprise the movement that said section shall read as follows: "The fice or place of trust or profit under the United jerked William clear out of bed. Belshaz- judicial power of the State shall be vested in States, or any department thereof, or under gar leaped out of bed to ascertain the a court for the trial of impeachments, a Su- any other State or government, shall hold or cause of this phenomenon, and at the preme court, Superior courts, such inferior exercise any other office or place of trust or Marshall T. Bell as Assignee of William Griffin, same time his brother disappeared under courts as may be established by law, and profit under the authority of this State, or be courts of Justices of the Peace."

was scared, and he dived beneath his bed. After section eight of the fourth article. General Assembly; Provided, I had nothing affidavit filed, that the defendant George C. Mostead; as he did so he heard William "The Supreme court shall consist of a Chief the militia. Justice of the Peace, Commisakirmishing across the blankets above Justice and two Associate Justices; Provi- sioners for Special Purposes." his head. Once more he rushed out, just | ded, That this shall not apply to the justices | Add another section to the fourtheenth arin time to perceive William glide over during their present term of office, unless ticle to be styled "section 8." and to read as the other side. Belshazzar was just then by death, resignation, or o herwise, the num- follows: "County officers, justices of the North Carolina, for six weeks, notifying the de-

about three weeks, and when he came out be chosen; and in each district a Superior to said officers shall have been made." had a strong desire to sleep alone. Bel court shall be held at least twice in each Re-number the sections in those articles marry a widower, and as argument they judges may be chosen and begin their officito to the section for which it is substited, and 6w33;pr fee \$8 of Iredell county. spoke of his two beautiful children, al term at the first general election for mem- the alteration shall be embodied into the "Children," replied the lady, "are like bers of the General Assembly which shall constitution, and the several sections numoccur after the ratification of this section." bered consecutively.

Strike out section thirteen of the fourth

a letter from senator Pool asking for the names of the "truly loyal" in each township for the purpose of sending money to bribe voters in the coming election. There were some startling revelations in that

evidently intended his letter only for the ticle, and insert in lieu thereof, the following: The General Assembly shall have no If money for such vile purposes was power to deprive the judicial department of any power or jurisdiction which rightfully pertains to it as a coordinate department; but the General Assembly shall allot and distribute that portion of this power and jurisdiction, which does not pertain to the Supreme court, among the other courts prescribed in this constitution or which may be established by law, in such manner as it may deem best, provide also a proper system of appeals, and regulate by law when necessary the methods of proceeding, in the below the Supreme Court. so far as the same may be done without conflict with other provisions of this constitution."

Strike out sections sixteen, seventeen, nineteen, twenty-five and thirty-three

of the fourth article. Amend section twenty-six of the fourth article by striking out all that part which begins with, and follows the word "but" in said section, and, in lieu of the part so

stricken out, inserting the following :-"The judicial officers and the clerks of any courts which may be established by law, shall be chosen by the vote of the qualified scribed by law. The voters of each precinct, established as is elsewhere provided for in this constitution, shall elect two jusices of the peace for such term as may be fixed by law, whose jurisdiction shall extend throughout their respective counties. The General Assembly may provide for the election of more than two justices of the peace in those preciucts which contain cities or owns, or in which other special reasons render it expedient. The chief magistrates or Amend section thirty of the fourth article by striking out the word "township" and serting, in lien thereof, the word "preciucts;" also in the last sentence of the same section, strike out the words "the commissioners of the county may appoint to such thereof insert "an appointment to fill such vacancy for the unexpired term shall be

made as may be prescribed by law." Amend sections one and seven of the fith ginia after the passage of the act, in 1867, article, by striking out the words "commiswent west shortly afterward. Recently sioners of the several counties" where they serting the words, "county authorities established and authorized by law."

Strike out section four of the fifth article. relating to taxation to pay the State debt and

Amend section six of the fifth article by inserting after the word "instrument" in said section the words "or any other per-

Insert the word "and" before the word "surveyor" in section one of the 7th article. and strike out the words "and five commiswell known and much beloved in this her sioners" in said section; also add to said section the lollowing: . The General Assembly shall provide for a system of county

Amend section two of the seventh article. by striking out the word "commissioners" It may not be generally known, says and in lien thereof inserting the words

Strike out section three of the seventh article, and in lieu thereof insert the following "The county authorities established and au tho ized by law shall see that the respective earned fame the full reward of their pat- Passed in the House of Representatives counties are divided into a suitable number of sub-divisions, as compact and convenient AN ACT to alter the Constitution of North in shape as possible, and marked out by definite boundaries, which may be altered when necessary. Said sub-divisions shall be known by the name of precincts. They shall have no corporate powers. The township governments are abolished. The boundaries of the precincts shall be the same which heretofore defined the townships until they shall

Strike out sectious four, five, six, ten and eleven of the seventh article, which relate to

Amend sections eight and nine of the in reference to the sessions of the General As- seventh article, by striking out the words "or townships" where they occur in said sections. Amend section five of the second article, by | Strike out section three of the uinth article convention, we invite and cordially wel- striking out all that precedes the words, "the and in lieu thereof insert the following: "The come the co-operation of all patriotic citi- said Senate districts," and by striking out the General Assembly shall make suitable pro- and other impurities, and recommend its zens without regard to previous political phrase "as aforesaid or" in said section; the vision by law for the management and reguparts so stricken out having reference to the lation of the public schools, and for perfecting the system of free public instruction." Strike out section five of the ninth article,

each receive three hundred dollars as a com- "The General Assembly shall have power to very dangerous habit of walking in his pensation for their services during their term, provide for the election of Trustees of the at T. J. Foster's, No. 3 Main st., nearly sleep, says the Chicago Inter-Occan. His subject to such regulations in regard to time of University of North Carolina, in whom. family feared that, during some one of his somnambulistic saunterings he would some additional allowance when they are called fore in any wise granted to, or conferred upcharge out of the window and kill himself; together in special session, and mileage shall be on. the Board of T: ustees of said Universitv; and the General Assembly may make little brother William, and to tie one end striking out the words "four years," where they time to time, as may be necessary and expedient, for the maintenance and management of said University."

Strike ont section thirteen, fourteen and fifteen of the ninth article, relating to the University of North Carolina. Amend secbed. He stayed there awhile fast asleep, ly." so as to conform to the provisions results in this nightmare having changed. specting the sessions of the Constall Asian and the conformal Asian are sering in neu thereof, insert the words "by the State; and those who do not own property where he would be pleased to see them. He being minors, whose parents do not own He has in his em

ticle so that said section shall read as foleligible to a seat in either house of the Alter section eight of the fourth article, General Assembly; Provided, That nothing IT appearing to the satisfaction of the Court on

sufficiently conscious to feel the rope pull- ber of Associate Justices shall be reduced peace and other officers whose offices are fendant, George C. McHenry that a Summons at once and disengaged himself. And so that said section shall read as follows: exercise their functions until any provisions filed in this action at the next term of Iredell perhaps little William was not mad! He or that said section snall read as follows: exercise their functions and order to give Superior Court, on the second Monday after the uecessary to be made by law in order to give Superior Court, on the second Monday after the was in the hospital undergoing repairs for cial districts, for each of which a judge shall full effect to the alterations, so far as relates third Monday in August, A. D.1872, within the

# CRAWFORD & HEILIG PATENT LIGHTNING SAW



## HARDWARE MERCHANTS,

Main Street, Salisbury, N. C.,

ARE CONSTANTLY ADDING

Carpenters,

Butchers.

Shoe Makers, Tanners, Cabinet Makers, Masons, Coopers, House-Keepers,

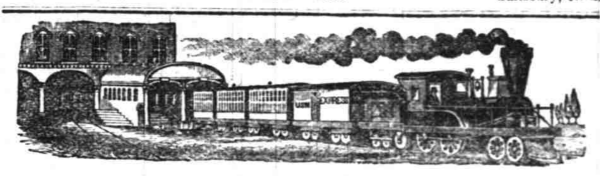
Cooks, &c., &c. In fact, few persons unacquainted with in your orders or come and buy. ur establishment, are aware of the wide 13:1f

range of wants we are prepared to meet, nor New, improved and valuable Tools, Imple. of the exact and beautiful adaptability of ments, Machines, Contrivancies, &c., &c., for our goods for the purposes for which they exercise of their powers. of all the courts the convenience and facility of Farmers, are made. Nor can we describe them in an advertisement. They must be seen. Come, therefore, to the Hardware Store for anything you want, from a toothpick to a steam engine; from a pin to a strawcutter-anything-almost every thing. They have-A FULL STOCK always on hand of every variety of Nails, Iron, Steel, Hoes, Grain Cradles, Scythes, 100 Dozen Axes at low prices .-Carriage Builders, Scales, the best Wrought Iron Plows to be found. We warrant them to give satisfaction. Thomp-

son's Plows and Subsoilers. CORN SHELLERS.

STRAW CUTTERS, and a thousand other things you need. Sen for use when sent out; are two gnages thinner on back.

Salisbury, N. C.



## J. ALLEN BROWN

office for the unexpired term," and in lieu HAS taken the room recently occupied by Overman, Holmes & Co., in Murphy's Granite Row, and opened a

#### PRODUCE COMMISSION BUSINESS.

THE solicits cash orders from abrod. Produce bought and shipped on very short notice.-Respectfully refers to business en of the city. Cash paid for all leading articles of country Produce.

Commission Merchants. TP At the Sign of the Red Flag. | UTHERAN Books of Worldy. MERONEY'S OLD STAND,

-MAIN STREET-SALISBURY, N. C.

Orders and consignments respectfully so- 'QPECIAL orders will receive prompt attenlieted. Ber Anction sales every Saturday and Dation Sand in your orders

Oh! Yes-Oh! Yes-Oh! Yes! Having fallen back to a better position and been reinforced by forming a copartnership with JNO. M. COFFIN, who has been long and favorably known in the Mercantile community, I would respectfully return my thanks to the sublic generally, and solicit a continuance of their patronage to the new Firm; with the assurance that we will do all we can to satisfy all who may have anything to sell or bny. J. K. BURKE.

January 1872. N. B. I will continue to attend to the selling of any kind of property in the country, for Administrators and others when notified in time.

I have analyzed the Whiskey known under the brand of "B SELECT," controlled by Messrs. WALTER D. BLAIR & Co., Richmond, Va., and western part of the State find it Free from Fusil Oil, and

J. K. BURKE, Auctioneer.

use for medicinal and family purposes. J. B. McCAW, M. D. Late Prof. of Chemistry M. College, Va. This brand is beyond all doubt a superior article and can only be had genuine,

opposite Mansion Hotel, Salisbury, N. C.

#### WILLIAM VALENTINE, THE BARBER,

RETURNS HIS THANKS to his OLD FRIENDS and the Public for the liberal patronage heretofore extended tohim. He now informs them that he has fitted up a new and

crept over to William's side of the bed, Amend section six of the third article, by tion ten of the eleventh article by striking Shop, in Dr. Henderson's Brick-Building. Room No. 2,

and then his nightmare having changed, specting the sessions of the General Assem- exemption prescribed in this Constitution, or guarantees to give satisfaction in every case. -Strike out sections two and three of the property over and above the same, shall be from all. Salisbury, N. C., Dec. 17, 1869.

## IREDELL COUNTY.

Superior Court, Spring Term, 1872.

Henry is not a resident of the State of North Carolina.

It is therefore ordered and adjudged that pulslication be made in the Carolina Watchman a newspaper published in the Town of Salisbury, abolished or changed in any way by the al- has been issued in the above action agains; him first three days of the Term, and unless the defendant, George C. McHenry answer the same shazzar anchors himself now to an anvil, year, to continue for such time in each coun- from which an section has been stricken will ask for the relief demanded in the comwithin the time prescribed by law, the plaintiff ty respectively as may be prescribed by law. without the insertion of another in its stead; plaint. Witness C. L. Summers, Clerk of our A lady was urged by her friends to The General Assembly shall lay off said dis- and give to any new section that number said Court at office, in Statesaille, this 29th day

GISTRATES BLANKS at this office

# SALISBURY

DSALMS AND HYMNS

CHOOL BOOKS, large vallet , IN fact any thing in the way of Books and I Stationery, can be had at short notice and

J. M. COPFIN. on reasonable terms. Jan. 21, 1-72.

J. A. CLODFELTER & CO.

Manufacturers and Dealeas in Furniture. INVITE attention to their stock of Cottage Beadsteads, Because the fastest is the cheapest, IF SIMPLE.
As it costs five hundred or in ore notice and the lat Cottage Chamber Suits, paintquits. Wainut and painted Cane Seat Chairs Rocking Chairs of all descriptions, Extension bining Tables -- tables of all kinds -- Wardrobes, Sofas, Reception Chairs and Parlor Sets. Also, ness, beauty, cheapness and durability. Also, many other articles which we are prepared to sell as cheap or cheaper than any House in the



A full assortment of Rosewood, Metalic and Walnut Burial Cases, which can be turnished at 3 hours notice.

Be sure to call, nearly opposite the Mansion Hotel, next door below the Express office, see our stock and hear our prices. Special orders (made from photographs in our office) will be supplied.

Assignee's Sale

#### STOCK OF GOODS

lately belonging to John W. Bitting, bankrupt This Stock consists of a general assortment of Merchandise, such as is usually found in any FIRST CLASS STORE. SALES to continue every Saturday till the whole Stock is closed out. Bankrupt, against George C. McHenry and Merchants and Traders are respectfully invi-Daniel B. Welch, defendants.

Merchants and Traders are respectfully invi-ted and requested to attend these Sales. ted and requested to attend these Sales. Terms will be stated at the time of sale.

J. K. BURKE. Assigneed J. W. BITTING Salisbury, April 18, 1872. - 31:11



April 26, 1872.-32:1y Marriage Certificates for sale here. Super Extra Spring Steel, Warranted Refined.

EBEN MOODY BOYNTO

80 BEERMAN STREET, New York, Nov. 27, 1866; July 23, 1867; Jan. 14, 14, 1868; July 27, 1869.

### Not One Failed in 20,000.

The New Year finds the LIGHTNING SAWS universally acknowledged to lead the American market. No manufacturer of Saws has dared to question or publicly test at the Amer. ican Institute, or otherwise, the matter of supe. riority of the latest improved Saws. The gion challenge for expenses of public contest in co. graved on the saw. The large increase of the business has com-

pelled tease of No. 80 Brekman street, and arrangements for the manufacture of five thousand LIGHTNING Cross cuts per month, and lope to be able to till all orders promptly The supply has been unequal to the demand of the LIGHTNING BUCK SAW, but bereafter will endeavor to keep a stock on hand. The sale of seveal dozen of the above mentioned Saws causes belief that they are the best blades in the market. All Lightning Saws are inde-

bly etched with my name, the Cross-Cuts with irections for filing using &c. Each Lightning Saw will coil and touch end; uninjured. Not one in twenty thousand has proved imperiect, so thorough is the impertion of these regular goods; but, for the benefit of such unskilled men as can not set and use a thin saw, a guage heavier (than regular IL) will e inserted to order. Since enlargement of dust pace, one year ago, no complaint of clogging has been received. The Lightning Saws hir equally acapted for small and large timber, soft or hard wood, but soft timber requires it to be set wider. Lightning haws are all set and sharpened reads

NEW YORK, AMERICAN INSTITUTE FAIR PULLPING, Nov. 4, 1871. E. M BOYNTON, 80 Beekman St., New York-Sir: This certifies that I saw the Lightning Cities Carl Saw, worked by land, by two men and saw cut off a round 8x9 inch chesnet log in 3 2 4 seconds, and 16 cuts of same, continuously, in two minutes and 18 seconds, or at the rate of a cord of wood in less than nine minutes. I am satisfied that for all purposes of cross-cutting large and small timber, your cross-out and wood saws have no rival in speed, in case and in simplicity.

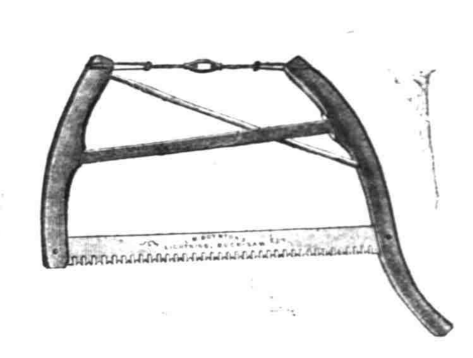
I believe their universal use would save a vast amount of money and time, and lighten the te

Superintendent and Engineer. American Institute Fair. N. B. These extreme tests are quoted merely to prove what should be obvious-that direct cutting better than the old V friction process used by all other saws. Honest hardware men will procure the genuine for their customers, even if they are averstocked and

oferior goods, but where they do not keep them, agents are wanted. N. B. Millions of axes are used for cutting wood: a Lightning Cross-Cut Saw, either for one man or for two, will cut five times as fast as an axe. Why not fry them I Also, Lightning Ice Saus, 4 to 6 feet ong, suitable for general use.

See that the name and warrant are on cacheaw. E. M. BOYNTON, Sole Proprictor and Manufacturer.

millions of men.



g down trees. Complete reservior near Tree \$5.00 for four feet. I myer save made to order a



#### Why Use the Lightning Saw !

As it costs live hundred or none collars for the labor that wears out the cross-catsaw, a saving of our fifth by speed and case of an improved can states the cost of a dozen. The only difficulty has been ed Chamber Suits, French that unskillful men neglect to mortin any clearing testh properly, if complicated, These patent teeth are all of one length and no shortning required and cut twice as fast as common

these are known. Why should a saw tooth be in an indirect insped V, riging over the Linber when Bureaus, Washstands, What-Nots, Mattresses, if the outside edges be projected and points double with one dress of set, a direct cutting and cleaning is substituted! True it will require in ther size! and harder tempering for a cutting saw, but do you Rustic Window Shades, a novelty for complete buy'a poor tool of any other discription of use a rough rasp to sharpon your peakant. Note careful ness, beauty, cheapness and durability. Also; It these Patent Cutters how different from any other many. 1st. Double pointed, with the liber and sar for two points on one side of herf, and heartweet

ersed cut on our er sale.

2nd, the point behind the other consenting cuts and clears only with outside edges. No slauter to guage out. If one point of M tools was set one way and one the other, the signi would refer to lift out the tooth.

3d. Cut- at a direct or opposite angle to the old V too'h saw, beneath all sawdust, as a plan instead 4th. Are edged with an oil stone after filing teeth. 5th. These are the only patent direct cutting and clearing feeth known for cross cutting saws in

#### faster, easier than any other, and are, with present form, as simple to sharpen as the old & boots, as & ROYNTON'S PATENT LIGHTNING SAW.

This saw possesses several great advantages over the ancient V tooth, which has hitherto been to a on, especially in cross-cut saws, the strength, stiffness and durability of these teeth and their capaci for deep gumming are so bvious that we will only name four other points of comparison, v.z. Free ease, simplicity and perfect clearance. SPEED .- Ail are aware that an ordinary hand saw cuts only one wry : i. e. the fort cut is more ective than the back, or retreating cut. These feeth, with their opposite cutting faces, cutting in in

are equivolent to the frost out both ways of the hand saw, in distinction to the lack cuts of the oil Hence speed is mevitable. EASE OF CUTTING .- It is easier to plow a grove in timber than to crush ene out. The application of this principle is very perfect, all the teeth being of even length, double pointed, out with outside vert cal and projecting edges, and clear simultaneously with the same.

SIMPLICITY .- This is obvious, all the points being like handsaw feeth, viz: the same length. So hooks, or thick raking teeth, to be shortened; only one mill file is required to keep them in order, and bey are reseasy tor the unskilled inboier to chargen us the old in shicked saw. PERFECT CLEARANCE .- Continuously outling and clearing, these opposite 'cutting faces' not only at, but clear, by lifting the fibre above the projecting binder, like a pow, which is the most perfe-

By their circular we see that two Bour ton brothers, by hand, cut off a twelve inch symmore (button wood) log in eight seconds, before Major General Meade and other distinguished men, at Independent Square, Philadelphia, September 1, 1989. We assorate as a proof of the case that permits sustained

effort, the sawing, by hand, of twenty-six cords of hard beech, maple, elm. ash and birhors wood n eight hours (including lost time) in Michigan. Such work, by two men, with one say unce hel a These Saws are made and sold by Mr. E. M. Roynton, 80 Beckman street, New York, and are protected by four patents, dated respectively 27, 1866. July 23, 1867. January 14, 1868. July 27

May the 4th, at the Auction House of We trust that the inventors of so valuable an improvement, in an article BURKE & COFFIN, to sell at public sale, the saw, will be able to enjoy the fruit of their labors free from infringement or piracy of any kind .- Is-AGE, APRIL, 7, 1870.

These Saws are universally conceded to Surpass all others for Cross cutting Timber Although \$500 challenge for expense of test has been advertised in millions

of papers, and engrared on each saw, no one has ever DARED to publicly test the matter, NO other saw has doublepointed teeth, CONSTRUCTED TO CUT

> IN LINE SO AS TO CUT WITH OUTSIDE OF M TOOTH ONLY by direct action.

N. B .- The cutting of all single pointed teeth are equal, and these M leeth

are double, with direct action, spaced, and slant concealed between points of M. If one point of M was set one way and one the other.

the slant would ride and lift out the tooth. When the hardware trade do not sell, agents wanted, and no government licens

is required. A six foot cross cut and a brick saw-blade will be sent to any addition on receipt of \$6, or \$1 per foot. One man saws \$1 25 per foot. [26:tf]