Ohe Rent Aews.

CHESTERTOWN, MD.

Saturday, March 7, 1868 Progress of Impeachment. We publish elsewhere the articles of impeachment against the President of the United States, which were presented to the House of Representatives on Saturday last by Mr. Boutwell, from the committee on that subject. But a very short time was allowed for their consideration, and debate being stifled, the vote was taken on Monday, when the various articles to the 9th were carried seriation by a vote of 122 yeas to 41 nays, except that the 7th the road is to pass, they would have no Hiram McCullough article, charging the President with violating his oath of office and conspiring with General Thomas to prevent the execution of the civil tenure-of-office act, was stricken out. The republicans voted in solid column for the articles of impeachment Messrs. Cary and Stewart being the only republicans who voted nay. A protest, signed by all the democratic members o' the House, against the hasty and unceremonious action of that body in disposing of so important a matter by cutting off debate, was offered by Mr. Eldridge, but it was refused, and the privilege to publish the protest in the Globe was also report to this great work. fused. Messrs. Bingham, Boutwell, Butler, Wilson, Logan, Williams and Stevens

On Tuesday, however, as if conscious Bowman has generuosly donated a lot of Queen Anne's. There is much warm of the flimsiness and insufficiency of the ground for the purpose. The church is to "high crimes and misdemeanors" already be taken down and rebuilt at once, and presented, two other articles were hatched the following gentlemen have consented PROTEST OF CHIEF-JUSTICE CHASE. -Mr. Butler, of Massachusetts, being the to act as a building committee: -A. L. At the opening of the Senate, on Wedfather of one, and Mr. Stevens, of Penn- Corey, John Greenwood of Wm., James nesday, Chief Justice Chase surprised sylvania, of the other. Butler's charges Kendall, William Bowman, Wm. Morris, friends and enemies alike by a communi-Mr. Johnson with having used language Wm. C. Crow, G. H. Leaverton, Major cation from himself giving his opinions in in his speeches at the White House to a Richard Smyth, E. N. Roland and Isaac reference to the mode of trial of the Prescommittee of citizens, in August, 1866, Rogers. The committee is authorized to ident when impeached, and how the Senand in Cleveland and St. Louis, also in receive subscriptions in aid of the enter- ate should proceed in the matter. The 1866, to bring Congress into contempt prize, and the following gentlemen were Chief Justice is of the opinion that the and ridicule. This article was opposed solicited to assist: Lewin Usilton, Hamil- Senate, to act as a Court of Impeachment, by a number of the republican members, ton Warren, John P. Edes, Thos. Baker must organize as a court before the artibut it was pressed to a vote and adopted and Dr. Hamon. We learn that more by 87 years to 41 nays. The other (Ste- than one-half of the estimated expense is vens' article) simply charges the Presi- already secured. dent with attempting to defeat the reinstatement of Mr. Stanton while the Senate was considering the sufficiency of the reasons reported for his removal. This arti-

ele was adopted by a strict party vote. Accompanying the articles of impeachment is the testimony of General Emory, as well as of Lieut. Col. Wallace, commanding the garrison of Washington, as in support of the allegations of the tenth article, which, it seems to us, it is impos. sible for any one to read without unspeak. winter, seems to be favorable. able astonishment at the audacity which seeks to found a guilty charge upon so Hines, Esq., of this town, was broken in- agree with Mr. Chase in his views, for lowed some thirty, some twenty, some ten, flimsy a basis. The evidence does not to on Tuesday night, and several pieces shortly after the reading of his communishow that anything at all was done in viof bacon stolen therefrom. It may be said,
the part of the House of Representatives,
sented in Congress, Many could not get
instant, after a lingering illness, GEORGE
HINES aged 50 years and 1 month. olation of any law; on the contrary, it for the credit of our town, that robberies attended by that body, were announced even one minute under the arbitrary rule At St. Louis Mission, on the 24th would appear that the President merely have been less frequent the past winter and received by the Senate. Mr. Bing of the majority. And more than half of Typhoid fever, EDWARD ADOLPHUS BY cumstances, it was important he should in the garrison of the city.

At one o'clock on Wednesday the managers of the House, accompanied by the limit the corporation tor upon real country o'clock to day (Thursday) "the Senate radical members, proceeded to the Senate chamber and presented the articles of impeachment against the President. On the conclusion of the reading of the articles the President pro tempore announced that the Senate will take action on the subject of impeachment, and give due notice to the House. The Senate subsequently adopted a resolution to proceed at one o'clock the next day (Thursday) to the trial of the President, and appointed a committee to escort Chief Justice Chase to the chair.

There is some speculation in regard to the length of time that will be allowed the President to prepare for trial. The genriod the trial will commence and progress regularly, from day to day, to the end. The New York Herald concludes an able

on his trial before the high court as the to the trial. high court on its trial before the people. If the judge is condemned when the criminal is set free, not less does he record The National Democratic Committee have the sentence against himself when he finds the innocent guilty. Should Congress

practicable to make a contract. Several result of the vote in the two houses: offers were made, but the want of definiteness in reference to several matters connected with the disposition of the Company's bonds, &c., made it necessary that an adjournment should take place, that amended propositions might be made. -The Board therefore adjourned to meet on Thursday next, the 12th instant, when it is hoped a contract will be consummated. If the Company had a few thousand dollars more of means, or if the land pro- Philip F. Thomas prietors would donate the land over which James T. Earle difficulty in securing the completion of the Samuel Hambleton road in twelve months. We hope a lib- James A. Stewart eral spirit will be manifested by the land John Wethered owners and that additional subscriptions No candidate having received a major. prise is a grand one for the county, the course, no election. Both houses will ter should prompt every one to contribute | ballot, until an election is made. shares of stock; those who have the abil- says: The general caucus last night, un- matter, but upon all pending subjects

REMOVAL OF SALEM M. E. CHURCH. were then elected managers of the im- The trustees of Salem M. E. Church, at peachment on the part of the House, the a meeting on the 3d instant, resolved to

> for many years. Monday and Tuesday than those entertained by himself, and as last were almost as cold as any two days lien in the trial of an impeachment of the question, referring the matter to the comof the winter. The weather has been President, he has deemed it fitting and mittee on reconstruction; the committee, Baltimore Price Current more moderate, however, for the past few obligatory, where he is unable to concur in hot haste, sitting when the House was days, and the prospect for an early open- in the views of the Senate concerning in session, in violation of one of its express ing of navigation, which has been almost matters essential to the trial, that his res- rules, considered and by a strict party uninterruptedly closed during the entire

LARCENY.-The meat house of J. K. trial. The Senate does not apparently parliamentary body. Members were al- Flax

possess in regard to the reported change MARYLAND LEGISLATURE. - A bill has ident of the Senate stated that due order heard, were permitted speeches only in pers please copy.] been introduced in the House to amend would be taken by that body on the sub- the "Globe," after the question upon the On the 24th ult., WILLIAM GEORGE, son the local laws of Kent county in relation ject. On motion of Mr. Howard, a resolimit the corporation tax upon real estate. will proceed to consider the impeachment A bill to repeal the act of 1867, ch. 156, of Andrew Johnson, President of the and illegality of such proceedings. But which repealed sections 5 and 8 of the act United States, at which time the oath this wanton and excessive use of the powof 1864, ch. 15, and also repealed sections provided by the Constitution shall be ad- er of the majority does not stop here. Chestertown, and was elected sherin of the county. He was subsequently clerk to 4 and 5 of the act of 1865, ch. 33, was

| A and 5 of the act of 1865, ch. 33, was described to each Senator by the Chief Justice." Messrs. Pomeroy, Wilson and the further proceedings to remove the line all his official positions he was esteemed as a good and affable officer, competent to the dispersion of the further proceedings to remove the line all his official positions he was esteemed as a good and affable officer, competent to the dispersion of the further proceedings to remove the line and county. He was subsequently the county County Commissioners for a number of years. In all his official positions he was esteemed as a good and affable officer, competent to the dispersion of the further proceedings to remove the line and county Cou ordered to be engrossed for a third read- Buckalew were then appointed a commit- President, and in anticipation of its action good and affable officer, competent to the discharge of his duties, and mild and courteous to ing in the Senate, which is equivalent to tee to wait on Chief Justice Chase and under the operation of the previous questall; he was impartial, obliging, and performed All accounts presented to the ourt will be reits passage. The repealed acts created a "notify him of a trial of impeachment tion, without debate, in violation of an his duty in a satisfactory manner. He was an quired to be under oath. "defence loan" to pay bounties to volun- over which he is called to preside, and teers or drafted men who were enlisted escort him to the chair." prior to April 1st, 1864, under the President's call, and extended the bounty thus provided to those who should be mustered into the service of the United States under all similar subsequent calls.

GREAT MASS MEETING IN BALTIMORE eral impression is that he will be required One of the largest assemblages ever gathto appear about Thursday of next week, ered under the roof of the Front Street and that then a time, say twenty to thirty Theatre, on Wednesday evening filled days, will be allowed him to prepare his that spacious building for the purpose of dession made by the criminal to Howard stripped of all power, and their constitudefence, and at the expiration of that peconsidering the existing perilous condilocal the trial will considering the existing perilous condilocal the trial will consider the existing perilous condilocal the trial will be a second to the consider the existing the existin tion of the national government, and to Robbins and herself got into an alterea- We do, therefore, most solemuly protest is offered. Stock, fixtures and freehold for sale. sustain the President in his steadfast de- tion, late at night. in a house where they against the indecorous and undignified Enquire at the "News" office. votion to the Constitution, and in resis- both resided, the Shield says: article on the subject of impeachment as tance to the aggressions of Congress on No one, in view of our recent history, the co-ordinate branches of the govern- her, and struck him a heavy blow on the ble violation of one of the standing rules reasonable. Apply to Jos. H. PORTER, can suppose that any other than the pow- ment. From pit to dome the masses head, which knocked him over senseless. of the House, a resolution demanding the er of party passion moved the House in crowded the edifice, evincing much en- She then struck him a second time whilst impeachment of the Chief Magistrate of its action. But how is it with the Sen- thusiasm. Mayor Banks presided, and he was lying prostrate. That, seeing he the people for alleged high crimes and and there is no great confidence in the speeches were delivered by Gov. Swann, struck no more. At this stage of the of the character of the I OFF MY ENTIRE STOCK OF GOODS. country that even that body will raise it. Hon. Michael C. Kerr, of Indiana, Hon. tragedy her elder daughter made a noise high officer against which the attack was have greatly reduced my prices to accomply that end, and am now offering elf above the political tumult and judge Charles Haight of New Jersey, Hon. L. in coming down stairs, as she stood over directed, and the unforseen and trementhe great topic on its merits. But beyond W. Ross of Illinois, Hon. Jas. Brooks of the body. The younger daughter, who dous consequences which might result these loom the masses of the people watching and waiting for the hour when the

New York, and others. Mr. Brooks exthree took the hody percent of the people watch and prosperity of the peace and peace and prosperity of the peace and p ballot-boxes shall open. And the ultimate pressed the opinion that the Senate would laid it down. The deceased was then wisest judgment, the most unprejudiced hereafter buy but small quantities to keep up an assortment until I have disposed of my enidea in impeachment is just this—that not sustain the impeachment of the Pres- alive, as indicated by his groans. She and impartial deliberation on the part of tire stock. Buyers will find it to their interest from the moment the process really begins | ident, and stated that he voted for Butler's | bade her daughters go back to the house, | those who had the proceedings in charge. | to call and see our prices before purchasing it will not be so much Andrew Johnson article believing it would add three months dug a hole herself, and placed the body We do also most solemly protest against elsewhere.

DEMOCRATIC NATIONAL CONVENTION. eation and its own death warrant: for the political peferences, are urged to co-openation will finally end this case at the rate in the coming campaign.

polls in a decision neither warped nor THE MARYLAND ANNUAL CONFERENCE this or that oracle, but determined by the of the Methodist Prot. Church will meet ing field. This she took with her, and ruin. subtle political instinct of an intelligent at East Baltimore Station, in Baltimore making a circuit around the field, buried city, on Wednesday next, March 11th. | it in the woods under a cedar tree.

Kent County Railroad. UNITED STATES SENATOR. -The Legis-The Board of Directors of the Kent lature of Maryland, in pursuance of the County Railroad Company met at their law of Congress, on Tuesday proceeded office in Chestertown on Thursday last, to to vote for a United States Senator in examine any proposals that might be made place of Hon. Philip F. Thomas, who was for the construction of the road, and if refused his seat. The following is the

Philip F. Thomas James T. Earle eorge Vickers H. McCullough Jas. A. Stewart -Wm. A. Stewart

On Wednesday four other ballots were

will be voluntarily offered. The enter- ity of all the members, there was, of condition of which during the whole win- meet in joint convention each day and

something in aid of the road. Those of A correspondent of the Sun, writing ity should increase their subscriptions, expectedly to many, adjourned after a ses- legislation, so that by the reckless an feeling on the subject, and the contest promises to be long and excited.

cles of impeachment should be announced peetful dissent should appear. The com- vote adopted and presented it again to the Cons-Good to prime White - munication was referred to the Select House for its action. And then was ex-Committee that prepared the rules recent- hibited one of the most extraordinary specly adopted by the Senate to govern the tacles ever witnessed in a deliberative Timothy " ham read the articles of impeachment and those even of the party voting to enforce TON, aged about 30 years, eldest son of Mrs. his assessment. on the conclusion of the reading the Pres- the previous question, who desired to be Ruthelia Boston of this town. [Centreville pa-

THE EXECUTION AT SNOW HILL, MD .-The Snow Hill Shield gives the particulars of the execution of Lucy Purnell, colored, for the murder of Hanson Robbins, also colored. The scaffold was erec- are warring upon the other co-ordinate de- had intercourse with him, and we believe he ted in a field, near Purnell's Mills, a short partments—the executive and judicial—few persons, and yet we believe it is literally endeavoring to subjugate and bring them true in reference to the object of our notice. tion was witnessed by a large throng of gress, the minority of the House of Rep- and his death is much regretted. May he rest spectators. The Shield publishes a con- resentatives are steadily and surely being in peace. narrating the circumstances under which voice in the councils of the republic.

she discovered that a dog had scratched down the energies of trade and commerce up the skull and carried it into the adjoin- to the point of universal bankruptcy and at 10 o'clock, A. M., to execute the duties

DEMOCRATIC PROTEST AGAINST THE ARBITRARY RULE OF THE RADICAL MAJORITY IN CONGRESS.

mocratic members of the House of Repre- and final adjudication of which belongs sentatives, offered on Monday after the exclusively to the judicial tribunals; and articles of impeachment had been gone States that the public liberty and the ex- SUEPR - PHOSPHATE OF LIME. through with in that body, but which the istence of free institutions are involved, House refused to receive, or even allow to | and that they are in imminent danger of be printed:

protection of minorities, and "by a strict adherence to which the weaker party can only be protected from those irregularities and abuses which the wantonness power is but too often apt to suggest to large and successful majorities," have beer during this entire Congress, in violatio of their true spirit and intent, wantonly small means should take one or more from Annapolis under date of March 3d, aside, not upon a particular and pressing sion of two hours' duration without taking arbitrary suspension of the rules, and the and those who have not taken stock should a ballot on the candidates named. The wanton abuse of the previous question, vindicate themselves by promptly and time was chiefly occupied by speeches the rights of the minority have been utterpractically giving their adhesion and sup- upon the question of the claim of the Eas- ly disregarded, the House of Representatern Shore to the Senator. Those advo- tives has ceased to be a deliberative body, cating this side of the controversy, after and the minority have been compelled to the adjournment, or at least several of the vote upon the most important questions Eastern Shore delegates, held another without any proper or reasonable time for caucus, and named as candidates from debate or consideration. To such an exdemocrats, however, refusing to vote in remove their church edifice from its pre- should be made, Messrs. Hambleton, of practice obtained that measures affecting whom the choice of United States Senator tent has this dangerous and oppressive the election or have anything to do with it, sent location to Belle Air. Mr. William Talbot; Vickers, of Kent, and Earle, of vitally the whole country and the direct interests of our constituents, tending, as we believe, to the subversion of our republican form of government, in their very nature demanding of the people's repre sentatives the most careful examination and scrutiny, have been hurried through the forms of legislation without being printed, without one word of debate, or one moment's consideration; without indeed, the opportunity of the undersigned to protest, except in violation of the the operating rule enforced by the majority

as the "order of the House." These alarming abuses of power might not seem to demand this formal protest we were not forced to the belief that a determination exists with the majority to there is no charge on which to base conrevolutionize this government by destroyfrom the House of Representatives; that ing the other co-ordinate branches and the Court, and not the Senate, should vesting all the power of the government prescribe the rules for the trial, and that in Congress. In the steps taking to de-THE WEATHER AND NAVIGATION.—The pear by order of that Court. He concludes we are admonished that there is no end events—the trial of Jefferson Davis for no alteration in the assess

> resolution was decided and which were never delivered in the House. No comthan the facts themselves the viciousness LUSBY, Esq., aged 49 years.

She confesses that she seized a pestle, inaugurated presented and rushed through, THREE HEAD OF HORSES, crept up behind him, without his seeing by a strict party vote, in plain and palpa- and a new FARM WAGON. Terms

The undersigned, members of the Forlaw and order, and in behalf of those they represent, most solemnly protest against the tyranny and injustice practiced by the sacred right of free debate and unconstrained deliberation upon the greatest can Congress. The rules of the House, made for the

in it. Having covered it with dirt, she this thrice repeated attempt to degrade placed shavings on top to conceal the place and break down one of the great co-ordi-. - of burial. After placing the shavings on nate branches of the government, through the newly made grave, she heard the most the spirit of party hatred and vengeance selected New York city as the place and unearthly groans proceeding from the buri- against the person who, by the constitued man. Conscience-stricken, she turned tion, is in the rightful and conscientious impeach and remove the President in only the 4th of July as the time for holding and fled from the scene of her horrible discharge of its functions, thus consuming the public convenience requires a a vindictive and party spirit, shaking the the next National Democratic Convention. crime. She seemed, however, to be drawn the precious time which ought to be faithfoundation of government without grand- All voters throughout the country opposed to the spot by some terrible fascination, fully devoted to earnest efforts to relieve beginning at "Kissing Fork" and running ly sufficient moral and legal reason shown, to radicalism, without regard to former and some time afterwards discovered in the pressing wants of the people, a restorone of her visits past the grave that the ation of a torn and devastated country to hogs had rooted up part of the skeleton, union and good order, and to lightening of William T. Spry, Esq., on which she carefully reinterred. Again the burden of a taxation which is pressing

> We do again most solemnly protest against and profoundly deprecate and deplore any

and all attempts to array in hostile antagonism to each other any of the departments of the government upon the mere question of the constitutionality or construction The annexed is the protest of the De- a law of Congress, the proper jurisdiction

utter overthrow in this suicidal struggle. We do further most solemnly protest tieth Congress of the United States, rep. against that wild and radical spirit of inresenting directly, or in principle, more novation upon the early and well settled than one-half of the whole people of the practice of the government-a practice United States, do hereby, in the name of established by the men who framed the constitution, and who best understood its spirit and meaning—which puts the Chief Magistrate of the Republic, the representmajority of the House, in violating the ative of the dignity and power of the people, at the mercy of one of his own subordinates, assuming to be Secretary of War 13 12 10 11 questions ever brought before an Ameri- in violation of his own pronounced conviction of the law, who has the unblushing any landing in Kent county that the purchaser effrontery to place himself in the unwarrantable position of communicating directly with Congress, in utter contempt of the

authority of his superior, and with the deliberate purpose of resisting his authority. The undersigned, therefore, in their character of Representatives of the people, being deprived, by the despotic power of an inexorable majority, of the high privilege of debate, that great instrument in the discovery of truth, and the most cherished heritage of a free people, do hereby, solemnly and earnestly, protest against ment large and varied. Prescriptions will be these infractions of the rights of the people, and respectfully ask that this their protest may be spread upon the journal of the House. Signed by all the Democratic

THE UNITED STATES SENATE AND IM-PEACHMENT .- The Senate consists of fortythree radicals and ten democratic conservatives. By a provision of the constitution "no person shall be convicted without the concurrence of two-thirds of the members present," which, in the present case, would be thirty-six, so that the radicals have enough votes to insure the conviction of the President and seven votes to spare, if every Senator who was elected as a radical shall allow his political hostility to President Johnson to overcome his

IMPEACHMENT IN THE SENATE. -The New York Herald's Washington special TOWN, on claims that Messrs. Trumbull, Fessenden, TUESDAY, the 31st day of March next, Anthony, Tipton, Sprague, Van Winkle, Willey and Sherman, republican members, will vote with the democrats on impeachment question, and that impeachment will be defeated in the Senate. viction, and fears are entertained that the measure will be unpopular with the people

Wonderful Events .- The month of requested to attend a anearly day and have past winter has been one of the severest by stating that he has been informed that to their oppressive measures to cripple the insisting that the Southern States were and most protracted known in this latitude the Senate has proceeded upon other views power & science the voice of the minority. out of the Union, and the trial of Presi-

ment of in demonstrate more completely illness of typhoid-pneumonia, CHARLES

express rule, new, special and most ex- affectionate and indulgent parent and husband All new applications for petions must be in traordinary rules for the conduct of this a good neighbor and citizen, a kind and true writing, stating the residence condition and proceeding, changing, without previous tion. Although his means were not large, yet two or more persons having knowledge notice, the standing rules of the House, his heart and his hand were always open and the facts therein set forth. were adopted to further limit debate and ready to hear and relieve the wants of the poor. more completely to place the minority in He was one, whose veracity and integrity were unquestionable and never doubted. His flow the power and at the mercy of the majority. of spirits was scarcely ever interrupted, and his Thus, while the majority of Congress good temper and amiability conciliated all who both under the will and control of Con- Every one who knew him well was his friend,

CLOSING OUT!

Greater Inducements

EXAMINER'S NOTICE.

A. W. SPARKS.

THE undersigned, having been appointed by the County Commissioners for Kent county, examiners to view and determine whether

PUBLIC ROAD

through Newnam's Lane intersecting the pub e road from Galena to Chestertown, hereby give notice, that they will meet at the residence

MONDAY, the 30th of March, 1868, R. C. JOHNSON,

BERGER & BUTZ'S EXCELSIOR SUPER-PHOSPHATE OF LIME,

ALSO, THEIR Ammoniated

SOLD BY HINES & WOODALL, CHESTERTOWY,

JOHN CARSON, Crumpton. . J. SHALLCROSS, Shallesoss' Wharf. EDW. SLAUGHTER, Travilla Landing. JAS. SHUSTER, Buck Neck. S. A. J. WICKES, Grey's Inn Creek. Capt. W. S. KELLY, Still Pond Creek. Also, PERUVIAN GUANO and ALL FER-TILIZERS in the Baltimore market.

We have also on hand a superior quality of POUDRETTE for Spring crops. HINES & WOODALL, General Agents.

S. WICKES & SON, DRUGGISTS,

AVE JUST RECEIVED a fresh supply all kinds of Goods embraced within the line of business. Theirstock of DRUGS, MEDICINES,

AND CHEMICALS, spounded at allhours with accuracy.

Attention is called to their stock of Paints, Dye Stuffs, Varnishes, WINDOW GLASS, PUTTY, &c. Also, now in store a new assortment of Genuine Oils, Soaps,

always kept on hand. We have now in store a fresh supply of PE-RUVIAN SYRUP and HOOFLAND'S BIT-TERS, highly recommended for Dyspepsia

EXTRACTS, POMADES,

County Commissioners' NOTICE.

THE COMMISSIONERS OF KENT COUN TY will meet at their office in CHESTER-

AT TEN O'CLOCK, A. M., and will continue to meet at the same place

Tuesday and Wednesday

Until the 19th lay of Muy next. any assessable propertysince the general valuany assessable propertysince the general valu-ation and assessment o 1867, are particularly bred by Richard West, Esq., of Scott county, requested to attend a anearly day and have Kentucky, and is a half brother of Ashland, After TUESDAY, the 19th day of May next,

during the present year. Persons making application for transfers of property will be required to comply with the following sections of Article 81 of the Code of Public General Laws:

or Appeal Tax Court, shall interrogate him on of, in and to the following property: the same, and especially inquire of him to whom the same has been sold or transferred, and the large Peach Wagon, 1 Cow, 2 Horses, amount of the purchase money, or the money 1 Sleigh, 1 double Carriage and Harness, collected, and how the same has been invested | 1 Ox-Cart and lot of Clover Hay. Sec. 19: They shall also interrogate said person on oath in reference to any acquisitions

COLLECTORS, ONE FROM EACH ELECTON DISTRICT,)

And Standard Keeper, All persons having ACCONTS AGAINST

JOHN RUSELL, Clerk

March 7, 1868-tM. Eureka Fish Guano lompany.

FISH GUATO. THE Best Fertilizer ever offerd to Farmers.

a heavier crop than any other lertilizer with pay and satisfy the said writs, debts, interest the same quantity used per acre.



produced by any other article. Calend examine before purchasing elsewhere. J. HARTMAN-& ON.

EXAMINER'S NOTICE.

public convenience requires the opening of a PUBLIC ROAL in Kent county, running from the Pulic Road

leading into Quaker Neck, through he lands gate of Col. Edward Wilkins, do heal GEO. B. WESTCOTT,

DLOWS! PLOWS!

March 7, 1868—tm.

farmers and others in want of Plows with the In Chestertown, with an excellent run of trade. Nos.; Menor & Herton; Wiley, double win are put up by experienced workman, and the Galena make, and warranted to give satisfac- LOUR PAIR tion. If the Plows should fail to do good work they will be made good. BEST CASTING of Examiners. all kind, always on hand.

NOTICE.

U. S. INTERNAL REVENUE

NIOTICE IS HEREBY GIVEN, that I receiving and ready to receive returns of INCOME for the year ending December 318 1867, and articles liable to tax for 1868 The law requires all persons to make the return on or before the first Monday in Mare All persons doing business liable to Lie or Special Tax are notified to renew the

For the convenience of tax-payers I will by at the following places to receive their return viz: Chestertown, till March 12th; ton, March 18th and 19th; Galena, March? and 26th; Kennedyville, March 26th and 28 Edesville, March 30th and 31st; after whie linquents are liable to penalty. WM. H. LAMBERT

IN CHESTERTOWN.

DELIEVING there is an opening for another D COAL and WOOD YARD in Chestertown would respectfully inform the public that i

Coal and Wood Yard on Bridge Street, where the public may be sup-ALL KINDS OF WOOD OF ANY LENGTH, as I shall saw and split by

Machinery. All orders left at my store will be promptly filled. WOOD WANTED. FARMERS may find a ready sale for WOOD

R. P. STEWART. Chestertown, Feb. 29, 1868. County Commissioners'

NOTICE. ON TUESDAY, the 17th day of March, 1868, the County Commissioners for Kent coun-

ty will commence the appointment of Road Supervisors, Hair, Tooth and Paint BRUSHES, &c., &c. | and will continue them until all public roads An assortment of the best Patent Medicines | are put out. Persons intending to make application will do so at that time, or as soon there-Supervisors will be allowed one dollar and fifty cents per day for each able-bodied hand;

two dollars per day for plow and horses, or cart and horses, and two dollars and fifty cents for two horses with scoop. Twenty-five cents will be allowed for the supervision of each JOHN RUSSELL, Clerk.

The Trotting Stallion ROAN CHIEF,

INTILL make a Season at Chestertown com-VV mencing March 15th, and ending 30th ROAN CHIEF was sired by Mr. Clay's Old Mambrino Chief; he by Mambrino Paymaster; he by Mambrino and he by Imported Messenger; out of Betty Morgan, by Billy McCracken. His grandam was Nellie Morgan, owned by the late R. A. Alexander of Woodford Co., Kentucky; has repeatedly trotted seventeen miles in an hour on the turnpike. ROAN CHIEF was Erricsson, Kentucky Chief, Mambrino Pilot, Lady Thorn, and other celebrated horses.

EDWARD WILKINS.

For full particulars see handbills.

SHERIFF'S SALE. TOY virtue of a writ of fieri facias, issued out of the Circuit Court for Kent county, and make application for an allowance or deduc- to me directed, at the suit of John N. Usilton. use of Cornelia C. Ricand, exec'r of James B Ricaud, against the goods and chattles, lands collection or payment of any public or private and tenements of John H. Gemmill, I have seizsecurity for money, the County Commissioners ed and taken in execution all the right, title,

And I hereby give notice, that on MONDAY, the 9th day of March, 1868, tions and investments shall be added to his at the Market House in Chestertown, at twelve assessable property, and if he refuses to answer o'clock, M., I will sell the said property to no allowance or deduction shall be made on the highest bidder for cash, to pay said debt, interest a costs due and to become due thereon. JOSEPH E. GILPIN, Sheriff. Sheriff's Office, Chestertown, Feb. 29, 1868.

Constable's Sale.

will be appointed on TUESAY, the Seventh | Y VIRTUE of twelve writs of Venditioni day of April next. The Sally of the Standard | Exponas, issued by James Graves, one of Mr. L. was in early life a Merchant at the | Keeper has been fixed at They Dollars for the Justices of the Peace of the State of Maryed, at the suit of Thomas F. Copper, Wm. J. . Roeder, Wm. Vannort and C. V. Wickes, against the goods and chattels, lands and tenements of John H. Gemmill, I have seized and taken in execution all the right, title, claim and interest of the said Gemmill, of, in and to

2 HORSES, 1 COW, 1 Large Peach Wagon, 1 double Carriage and Harness, 1 Sleigh, 1 Ox-Cart, .To Commissioners f- Kent county. lot of Clover Hay. And I hereby give notice that on

MONDAY, the 9th day of March, 1868, at the Market House in Chestertown, between the hours of 11 and 12 o'clock, A. M., I will A pure and unadulterated unicle, producing execution, to the highest bidder for cash, to and costs due and to become due thereon. SAMUEL S. USILTON, Bargains, Bargains, Bargains!

> TATE have this day commenced to run off VV our Fall and Winter Stock of Dry Goods All were bought since the decline in prices.

> Those in want of BARGAINS are invi-Terms Cash, or Country Produce. Chestertown, Feb. 8, 1868.

MANTED, by a Widow Woman, (with one child two years old,) a SITU-ATION AS HOUSEKEEPER. Apply in person to Mrs. Rosa Thompson at Jas. B. Allen's, near J. U. Church, or the same by mail directed

FOR SALE, WAGON AND HARNESS. Terms reasonable. J. LEWIN CREW,

CHEAP BOOTS. TATE have a lot of good WINTER BOOTS that we can recommend, which we will sell at reduced prices for Country Produce or

Greenbacks. Those in want of a good article are invited to call. J. M. VANDYKE. Chestertown, Feb. 15-tf.

FOR SALE.

A RARE CHANCE. THE GOOD WILL, STOCK AND FIXTURES OF AN ESTABLISHED STORE

Stock at present light, and to an energetic man

a fine chance to make money is now offered .-

Enquire at the KENT NEWS OFFICE