Saturday, Apr. 25, 1868

The Impeachment Trial. go on with the argument, the court, on on Saturday overruling the decisions of the Chief Justice in regard to the admission of testimony showing that the President had acted on the judgment of his Cabinet in connection with the tenure-ofoffice bill, were in flat contradiction to the rulings of Friday, and looked as if the majority feared that by those rulings they had let in too much, and that some secret question to one of a mere technical infrac- \$1 and costs. Blackiston for defence. current of the rulings of the Senate for defence some days had indicated a willingness to let in all the facts showing the motives for an assault and battery on Chas. Bird. on Saturday last refused to admit testi- | State vs. Wm. Newbold, indictment for and that at the meeting of the cabinet, for defence. Mr. Stanton being present, when the ten- for an assault and battery on Joseph W. cabinet officers appointed by Mr. Lincoln defence. did not come under its restrictions, the for stealing a \$100 treasury note from J with the previous equitable rulings, was defense. abrupt and unaccountable, and tended to discourage the hopes which their liberal Sullivan. Guilty, and fined \$20 and costs. Senators who are doubted, or, in other bar of public opinion. It will be found and Slay for defense.

sumed will vote against impeachment. — ing in prosecution. Bradley and Black-This leaves forty-two republicans, or for- The Grand Jury, having concluded ty-one if Mr. Wade does not vote, as the their labors, were discharged on Thurs-New York Tribune says he is expected day at noon. not to, because of the fact that he will Local Laws. - We publish to-day sevwho, it says, have been counted on with ing for an earlier redemption of bonds. more or less confidence to vote for acquit-

Wednesday an order was adopted that as

BILL BROKER'S LICENSE.—The CompSenate. After Spinner was appointed On the re-assembling of the court on for this important position. many of the managers and President's troller has called the particular attention Treasurer, he met Mrs. Wade on the counsel as desire to do so may be permit- of the Clerk of the Circuit Court for this avenue one fine afternoon, and passing the ted to address the Senate orally or to file county to the provisions of sec. 13; art. 56, compliments of the day, Mrs. Wade asked printed arguments, after which Mr. Bout- Code Public General Laws, which makes him how they were getting on in Congress. well proceeded to deliver his speech on it the duty of persons dealing in paper of gress any more; but he had been appointhe part of the managers. It is not stated different kinds to take out a license for ed Treasurer. "Well now," replied Mrs. how many speeches will be made under the purpose, the cost of which license is Wade, "that accounts for something I the new order, but Mr. Stanbery being fixed by section 11 of the same article at could not understand before. I noticed still too unwell to take part in the trial, fifty dollars. Mr. Everts will make the closing arguCAMP MEETING. — The camp meeting late. I suppose the reason is that he has now to do the swearing for both houses!" ment for the defense. It is thought the committee of Kent circuit, M. E. Church, The General, who is the handsomest man

touched the income tax. The New York World says the income tax is a "gross asurpation, unconstitutional, and cannot National Publishing Co. of Philadelphia, The articles will be voted on separately racy as such."

Judge Black is entered as counsel for the also been more or less injured. er. Surrat has been in jail thirteen nths, but has not suffered in bealth

Circuit Court for Kent county was com- | body has been imposing on the credulity | menced on Monday last. Present, Hons. of the Middletown Transcript in regard J. A. Wickes and F. Stump, Associate to matters connected with the Kent Co. Judges; Joseph E. Gilpin, Esq., Sheriff; Railroad. A recent number of that pa-Jesse K. Hines, Esq., Clerk, and J. A. per contains the following paragraph: Pearce, Esq., State's Attorney.

though said to be recovering from his in- cock, Geo. R. Beck, Isaac Gale, Jas. R. ing." disposition, was still too unwell to attend, Jones, Alfred T. Gilpin, Benj. H. Startt,

motion of Mr. Johnson, adjourned till Roseberry, Thomas W. Ringgold, George Wednesday. The votes of the majority W. Price, Isaac Rogers, Levi Fiddis, that but \$54,000 have been subscribed Frederick Worrell, Edward J. Turner, between Massey's and Deep Landing is town, or the precincts thereof, one whole year ty Railroad Company to provide for the payard Millington, George W. Beck, Enoch subscriptions amount in the aggregate to N. Roland, Edward Slaughter, Sam'l W. Aldridge, Josias Ringgold, Jas. Wilkins, Thomas P. Dixon, C. H. B. Massey, T. of the books will show that about \$84,000 Romie Strong, George S. Diehl, David of this sum have been taken by parties

State vs. Thomas Rigby, colored, in- those who will be accommodated at Masdictment for an assault and battery on sey's, without regard to the direction of influence had been at work to narrow the Levi Jones, colored. Guilty, and fined

the vital element of intent. The constant assault and battery on Thomas Rigby. - county subscription of \$100,000 will fall for their use, to furnish the same between the Guilty, and fined \$5 and costs. Slay for upon our tax payers, as regards location, tenth day of Jane and the twentieth day of Ju-State vs. Daniel Jackson, indictment

and objects of the President in his remo. Guilty, and sentenced to imprisonment in town friends to secure the upper terminus of money as they may deem necessary, not ex-

mony that the President had acted under an assault and battery on John B. Voshell. the counsel of his constitutional advisers, Guilty, and fined \$10 and costs. Slay

State vs. John H. Wilson, indictment low Massey's. ure-of-office bill came up for considera- Edwards. Guilty, and sentenced to the tion, the question was asked and the opin- | county jail for eighteen months. Hyuson | ion expressed that Mr. Stanton and other. assisting in prosecution. Blackiston for dent of the Baltimore Sun writes that a

State vs. John W. Jester, indictment inconsistency of ruling out such facts, W. Harris. Case stetted. Hypson for

exercise their legitimate influence at the Guilty, and fived \$20 and costs. Hynson guilty or not.

The Senate consists of fifty-four mem- Blackiston for defense. bers-two-thirds of whom are necessary W. M. Carrow vs. B. H. Gardner .- the President.

little, Dixon and Norton-it may be as- progress at noon yesterday.] Slay assist-

succeed to the Presidency if Mr. Johnson eral local laws, operative in this county, walls, and is to be completed before the is deposed. If seven of these forty-one passed at the late session of the Legisla- first of August next. republicans vote with the opposition, Mr. ture. Among them will be found one Collectors.—The following gentlemen Johnson will be acquitted, it only requir- limiting the corporation tax of this town bave been appointed tax collectors for the ing nineteen votes for that purpose. The to twenty-five cents in the hundred dol- chant; second, John L Spry; third, R. Tribune mentions the names of Messrs. lars, and restricting the privilege of voting E. Feddeman; fourth, W. S. Thompson; Fessenden of Maine, Anthony and Sprague for town commissioners to owners of real fifth, Thomas A. Embert. of Rhode Island, Sherman of Ohio, Van estate in their own right or in the right Town Commissioners -Robert A. Rea-Winkle and Willey of West Virginia, of their wife. Another amends the act my, James B. Palmer and John B. Brown sembly of Maryland, That the County Commissioners of Centrarille signers of Cecil county and Kent county be and Fowler of Tennessee, Trumbull of Illi- authorizing a county subscription in aid at the recent election. nois, Grimes of Iowa and Ross of Kansas, of the Kent County Railroad, by provid-

tal, though it believes of the ten barely | ELECTION OF SCHOOL TRUSTEES. - The three will vote that way, if so many. It Board of County School Commissioners ought to be very difficult to believe, how- give notice that an election for two trusever, that two-thirds of the Senate can be tees will be held in each of the school- are not aware, perhaps, that the immortal and that the County Commissioners of Kent ful selection of MILLINERY GOODS, comprisioners found to say, on their oaths, that the house districts of Kent county on Satur- Ben performs this duty at present. In county are hereby authorized and empowered single everything that is new in STRAW GOODS, Bills Discounted, President is guilty of high crimes and day next, May 2d, at two o'clock P. M. theatres, they have always a general utili- in their discretion to levy on the assessable FRENCH FLOWERS, and all of the Spring misdemeanors in connection with anything It is hoped that the voters generally will ty man. In Congress Ben Wade is gen- property of Kent county a sum not exceeding and Summer Parisian Novelties. My stock canattend, and elect good and intelligent men

trial may be concluded by Thursday or have fixed upon Friday, the 31st of July, in the United States, (see his portrait on as the time for holding a camp-meeting the fractional currency, if you don't believe THE INCOME TAX. - Congress made an- the present year. We are requested to it) smiled a smile that would fracture a other great mistake when it took off the state that the committee will meet on the tax on manufactured articles and left un- camp-ground on Thursday afternoon next touched the income to The New York at two o'clock.

THE trial of Surrett will commence again siderable injury done to the peaches middle of north side and improve the road sight commence again siderable injury done to the peaches middle of north sight commence again siderable injury done to the peaches middle of north sight commence again siderable injury done to the peaches middle of north sight commence again siderable injury done to the peaches middle of north sight commence again siderable injury done to the peaches middle of north sight commence again siderable injury done to the peaches middle of north sight commence again siderable injury done to the peaches middle of north sight commence again siderable injury done to the peaches middle of north sight commence again siderable injury done to the peaches middle of north sight commence again siderable injury done to the peaches middle of north sight commence again siderable injury done to the peaches middle of north sight sight siderable injury done to the peaches middle of north sight siderable injury done to the peaches middle of north sight sight siderable injury done to the peaches middle of north siderable injury done to the peaches middle of north siderable injury done to the peaches middle of north siderable injury done to the peaches middle of north siderable injury done to the peaches middle of north siderable injury done to the peaches middle of north siderable injury done to the peaches middle of north siderable injury done to the siderable injury done to the peaches middle of north siderable injury done to the peaches middle of north siderable injury done to the peaches middle of north siderable injury done to the peaches middle of north siderable injury done to the peaches middle of north siderable injury done to the peaches middle of north siderable injury done to the peaches middle of north siderable injury done to the peaches middle of north siderable injury done to the peaches middle of north siderable injury done to the peaches middle of north siderable injury done to the peaches middle of at the May term of the Criminal Court un- throughout the States of Delaware and s further postponement be granted. New Jersey. We learn that the crops in this and other sections of Maryland bave

ed Hon. B. F. Rice and A. McDonald, not very stable, her officials are suppress- they are hereby authorized, empowered and re-

CIRCUIT COURT .- The April term of the THE KENT COUNTY RAILROAD .- Some-

"At the meeting of the Board of Direc-The following gentlemen compose the rectors of the Kent Co. Railroad, held in Chestertown, the response to the friends Grand Jury-Horatio Beck, foreman, of the Sassafras, Warwick and Middletown In the impeachment court on Monday George R. Stephens, John H. Cummins, route was 'More Money.' Accordingly, it was announced by Mr. Butler that the Wm. Thomas of Wm., John R. Gray, additional subscriptions are being secured. evidence for the prosecution was all in. Wm. Conyer, John Greenwood of Wm., we understand. The friends of the above and a similar statement was made by Mr. Jos. H. Hossinger, Geo. H. Thenpson, route say that \$84,000 have been sub-Evarts for the defense. Mr. Stanbery, Vannort, Owen Connelly, Richard Pea- but \$54,000 from Massey's to Deep Land-

In regard to the upper terminus of the and neither side being entirely ready to Charles H. Wickes, Wm. E. Cacy, Wm. road it is not our province to speak, as that matter will be determined by the Petit Jury-John M. Gale, James A. Board of Directors; but the statement upwards of \$100,000, and an examination Jones, Wm. W. Parks, J. Evan Thomas. residing or owning lands between the The following cases have been tried: points above named; and if we include the road from that place, the amount will and required under the penalty of five hundred Oats tion of the law, and exclude altogether State vs. Levi Jones, indictment for an reach several thousand dollars more. The dollars, to be recovered on presentment or indictment in the Circuit Court of Kent county the energy and persistency of our Middle- names of the persons assessed therewith, and may levy on the property so assessed such sum Maryland. [Clayton Herald please copy] to see it go in that direction; but nothing qualify a person to collect the same, and if the named place. will be gained by misrepresenting facts and the interest manifested in the success of the enterprize by persons residing be-

> "CARPET-BAG" POLITICIANS AND IM-PEACHMENT. -The Washington corresponlarge number of "carpet-baggers" have arrived there, most of them from the North, for the purpose of lobbying the impeachment through the Senate to a con-State vs. Harrison W. Vickers, indict- viction and removal of the President .-

The carpet-bag lobbyists, among whom | Sec. 169. That it shall not be lawful for any State vs. Thomas W. Wickes, indict- are two New York journlists, claim to horse, mare, or mule, oxen, cow or any other that the popular heart is concerned only ment for assault and battery on Amos G. have already accomplished much towards animal, on or over the side walk on the western

AFFAIRS IN QUEEN ANNE'S .- We find the following in the Centreville papers: Messrs. Smith & Evans, contractors, last take effect from its passage. week. We understand the building is to Approved March 28, 1868.

were elected Commissioners of Centreville sioners of Cecil county and Kent county be and

eral profanity man. Formerly Gen. Spinner of the Treasury, divided the honors
mith him Spinner doing the constructed with a draw in the channel of said river not less than thirty-five feet in
Steam Dyers and Scourers. DRESSES DYED
Surplus Profits and Profit
Surplus Profits and Profit pitcher, and passed on .- Chicago Times.

The Washington Chronicle thus expresses STEPHENS' HISTORY OF THE WAR, -The itself concerning the final result of im-

survive the judgment of the Supreme advertise for agents to sell this work, of- in open court, and the general result will Court. There never was an argument worth a rush in its favor. It was lawless from the beginning, besides being a swin
fering such inducements as will make it tain any single article, the sustaining of any single article, the sustaining of them, shall be made redeemable or payable before the expiration of fifteen years, in order to lessen the burthany single article being equally as effection of fifteen years, in order to lessen the burthtive as though all were sustained. It is Section 1. Be it enacted by the General Assemmiddle of next week.

Mexico continues to show that country to the Kent County Railfoad Company, be amendbe in its usual sad condition, and like all ed and reenacted so as to read as follows: THE Legislature of Arkansas has elect- other countries whose governments are Kent County, or a majority of them, be, and The Louisville Journal don't think Ben both republicans, to represent that State in the United States Senate.

The feeling in favor of Gen. Hancock is the democratic and conservative canding. A pril 25, 1868—5t.

The feeling in favor of Gen. Hancock is the democratic and conservative canding. A pril 25, 1868—5t.

The feeling in favor of Gen. Hancock is the democratic and conservative canding. A pril 25, 1868—5t.

The feeling in favor of Gen. Hancock is the democratic and conservative canding. A pril 25, 1868—5t.

The feeling in favor of Gen. Hancock is the democratic and conservative canding. A pril 25, 1868—5t.

The feeling in favor of Gen. Hancock is the democratic and conservative canding. A pril 25, 1868—5t.

The feeling in favor of Gen. Hancock is the democratic and conservative canding. A pril 25, 1868—5t.

The feeling in favor of Gen. Hancock is the democratic and conservative canding. A pril 25, 1868—5t.

The feeling in favor of Gen. Hancock is the democratic and conservative canding. A pril 25, 1868—5t.

The feeling in favor of Gen. Hancock is the democratic and conservative canding. A pril 25, 1868—5t.

The feeling in favor of Gen. Hancock is the democratic and conservative canding. A pril 25, 1868—5t.

The feeling in favor of Gen. Hancock is the democratic and conservative canding. A pril 25, 1868—5t.

The feeling in favor of Gen. Hancock is the democratic and conservative canding. A pril 25, 1868—5t.

The feeling in favor of Gen. Hancock is the feeli

## PUBLIC LOCAL LAWS, OPERATIVE IN

Passed January Session, 1868.

CHAPTER 381 Kent County title "Chestertown," by repeal-

zens of Chestertown and prescribing the man- | made in June last by the County Commission

tertown in Kent County, of twenty-one years able, and provided that this Act, as amended, of age and upwards, the owners of real estate | shall not in any manner impair the obligations in said town in their own right, or in the right or contract now existing on the part of the said of their wife, and who have resided in Chester- | County Commissioners with the said Kent Counpersons of lawful age, each of whom shall be passage. the owner of real property in said town, in his own right, or in right of his wife, and shall reside therein; Commissioners for said town, and the persons so elected by the name of the "Com missioners of Chestertown' are hereby declared to be a body politic, with power to sue and be sued, and use a common seal, and the same to

alter at their pleasure. Sec. 46. The said Commissioners shall procure from the Clerk of the County Commission- | Conn-Good to prime White ers for said County, who is hereby authorized collector of the county taxes for the election or other district, in which Chestertown is situated, shall be appointed, it shall not be lawful for him to decline receiving and acting upon the EMILY A. FORD, wife of Capt. Budd S. Ford, said appointment, or refuse to execute his bond | aged about 25 years. for the performance of his duty according to law, and as provided in section forty-seven of the said Code of Public Local Laws, title Kent County, sub-title Chestertown. Sec. 2. And be it enacted, That this act shall

take effect from the day of its passage. Approved March 30, 1868. THOMAS SWANN, Governor

CHAPTER 182.

fourteen, by adding a new section thereto. Senate are before the country, and will assault and battery on Amos G. Sullivan. Johnson, whether he be legally proved amended by adding thereto a section to read as

with the great principle of justice, and Sullivan. Not guilty. Hynson and Slay bringing over the doubtful Senators, and side of the main road leading from Galena where viction of the President upon a mere State vs. Mary Smallwood, indictment for stealing an overcoat the property of isfactory assurances that they will be all western precincts of Chester Cemetery, on the road T. R. Vickers. Verdiet, not guilty. - right; which means that these Senators most corner of Chester Cemetery, on the road have agreed to vote for the conviction of to Whaland's Mill, and any person thus offendfor conviction. Twelve members of the Appeal case. Verdiet for appellee for Such are the givings out of these car- sequent offence, to be recovered before a Justice H Senate being known to have considered \$24.30. Slay for appellant. Pearce for pet-baggers, and such the character of of the Peace as small debts are recovered, in there was no ground for ever entering State vs. Robert E. Lucas, indictment is promulgated against some of the mem-. upon the work of impeachment at all— for stealing a set of harness. Removed bers of the august Senate of the United rections for the purpose of repairing and improving respectively the said sidewalks, which shall not exceed eight feet in width on their surface; Provided, that nothing in this act shall prevent persons riding or driving across said sidewalks to obtain access to adjoining New Jail .-- The work of building a new lands, or for the purpose of entering the grounds jail for this county was commenced by Sec. 2. And be it enacted, That this act shall

THOMAS SWANN.

CHAPTER 349.

An Act to authorize and empower the County Commissioners of Cecil and Kent counties to build a bridge over Sassafras river from Fred-Kent county, and to levy a sum of money for | and Building Materials cut to order.

they are hereby authorized and empowered in Court. - The Circuit Court for Queen bridge over Sassafras River from Frederick-Anne's county will commence on Monday, town, in Cecil county, to Georgetown, in Kent

Sec. 2. And be it enacted, That for the con-BEN. WADE'S PROFANITY. - When Ben. struction of said bridge the County Commiswade is made President. who is to do the sioners of Cecil county, be, and they are hereby Wade is made President, who is to do the authorized and empowered in their discretion

Sec. 3. And be it enacted, That this act shall take effect from and after the date of its passage. Approved March 30, 1868. THOMAS SWANN,

CHAPTER 9.

AN ACT to amend an Act entitled "An Act to

half of said County to the capital stock of the | shall be deemed and taken to be a broker; Pro-Kent County Railroad Company and to issue vided, that no person having a license himself. bonds for the same and to provide for their redemption," passed at January Session eighteen hundred and sixty-seven, Chapter ing of the law, are strictly enjoined to take out one hundred and thirty-nine, by adding a a Broker's License. proviso to the first Section of said Act, relating to the issuing of county bonds, and the time for their payment.

WHEREAS, The County Commissioners of Kent County in the month of June last, under the A RADICAL VIEW OF IMPEACIMENT .- provisions of the said Act, passed at January Session, eighteen hundred and sixty-seven, inary for three years from the beginning of the Chapter one hundred and thirty-nine, subscrib- present term, applications for the appointment ed for four thousand shares of stock in the Kent | should be made to the County Commissioner County Railroad Company, the Bonds for the at an early day: By order, payment of said Stock to be made payable with-

hundred and thirty-nine, relating to the issuing of Bonds by the County Commissioners of Kent Humphries' Point, beginning at the road gate of the Dale farm, and running down to the pro-

such time or times within twenty years as the said President and Directors may designate, (bu in not less than twenty years,) and which sha of which said Bonds shall be attached coupo cent. per annum, payable half-yearly; which said Bonds shall be delivered to the said Railwhich said Bonds may be hypothecated or sold and assigned by said Railroad Company; proing sections thirty-five and forty-six, and to and the President and Directors of the Kent PRICES. County Railroad Company, shall consider and Section 1. Be it enacted by the General As- agree that it will be for the interest and advansembly of Maryland, That section thirty-five of tage of the taxpayers of the county aforesaid the Public Local Laws title "Kent County," that the Bonds to be issued by the County Comsubtitle "Chestertown," incorporating the citi- missioners to pay for subscriptions of Stock ner of electing Commissioners, and section for- aforesaid, in the said Railroad Company shall ty-six of the said Public Local Law, title Ches- be made payable at shorter periods of time than tertown, relating to the assessment of property, fifteen years, the said Commissioners may make and the levying of taxes, be and the same are the said Bonds, or any portion of them, payahereby repealed, and re-enacted with amend- ble at earlier periods than fifteen years, but in LUMBER, LUMBER! no one year shall more than one-tenth of the Sec. 35. The white male citizens of Ches- principal of said subscription for Stock be pay-

> Approved March 6, 1868. THOMAS SWANN,

Baltimore Price Current [Corrected from the Sun of Thursday.] WHEAT-White - - - - \$2.80a3.30 THE undersigned having been appointed by

MARRIED:

At the residence of the bride's father, on the ly, an assessment of all the real property and lour of Foxwer I. S. Miskimon, Mr. Millington, and running through the lands of ner, I have seized and taken in execution all in about the same proportion. We admire houses within the limits of said town, and the JOHN G. FOXWELL, of Clayton, Delaware, to Miss MARY E. SPARKLIN, of Kent county, val of Mr. Stanton, but when the majority the county fail for ten days. Hypson for of the road, and should have no objection ceeding twenty-five cents in the hundred dol- B. Gregg, Mr. JOHN BARWICK, of this country in the county fail for ten days. lars in any one year, and may appoint and ty, fo Miss S. ELIZABETH ROSE, of the above

On the 6th instant, near Crumpton, Mrs.

THE QUARTERLY CONFERENCE of the Methodist Protestant Church of Kent Circuit will be held at the Chapel in Chestertown, on SATURDAY, April 25th, at 2 o'cl'k, P. M. | 1 scriber has obtained from the Orphans'

J. T. MURRAY, Sup't. A Teachers' Association will be held at the the same, with the proper vouchers thereof, An Act to amend the Public Local Law, title Public School House in Chestertown, on SAT- the undersigned, on or before the 18th "Kent County," sub-title "Roads," article URDAY, April 25th, at 10 o'clock, A. M. If November, 1868, otherwise they may by law b the weather be inclement, the meeting will be excluded from all benefit in said estate. however, which have been suppressed in State vs. Miluor Jones, indictment for commit themselves to the removal of Mr. Sub-title "Roads" be and the same is berely in the same in the same is berely in the same in the same in the same is berely in the same in the sam Section 1. Be it enacted by the General As- ers of the Association are earnestly desired to of April, 1868. J. F. COPPER, Sec'y.

> WANTED. A SETTLEMENT WITH ALL with whom I have unsettled business. I expect to leave here the latter part of next week. Please give this your attention. A. W. SPARKS.

FOR RENT, SEVERAL DWELLING HOUSES at Urieville, Kent county, for the balance of the present year. Apply to

HOUSE AND LOT FOR SALE. slander for slander, as no doubt it is, that the name of the County Commissioners for Kent Calvert Street in Chestertown, will be sold upon reasonable terms. Apply to WM. S. LASSELL, Attorney.

April 25, 1868-3t.

DITCHING: NOTICE TO FARMERS. Any Farmer wanting Ditching done will fin a man to do such by enquiring at the office this paper for EDWARD C. BROWN.

April 25, 1868-3t\* AUTION .- My wife, MARIAM LONG, sale, combined with an increased commission, April 11, 1868-tf. having left my bed and board without make it the best subscription book published. any just cause, I hereby forewarn all persons against harboring or trusting her on my ac-GEORGE WM. LONG.

April 25, 1868-3t. White Pine Lumber

One Hundred Thousand Feet of Dry WHITE A. P. SHARP, . Rock Ha

TUST RECEIVED AND FOR SALE, A good stock of WHITE PINE CULLING BOARDS, HEMLOCK and WHITE PINE FENCING. April 25, 1868. WM. VANNORT.

ANY COLOR, and warranted to give satisfac-MRS. L. J. DAVIS. April 25, 1868-3t.

MOTICE. Governor. By instructions from the Comptroller of

the Treasury, all persons are referred to Art. 56 Sec. 13, Code of General Laws: 13. Any person who shall make it a busines authorize and empower the County Commis- to deal in any manner upon his own account, or sioners of Kent County to subscribe in be- bills, notes, bank notes or other obligations. for others, in the purchase or sale of stocks,

> shall be obliged to pay a license for the clerks or agents employed by him.

JESSE K. HINES. Clerk Circuit Court

ook at this Notice. Kent County being entitled to a FREE SCHOLARSHIP in the St. Mary's Female Sem

JOHN RUSSELL, April 25, 1868-3t.

Road Notice.

A, running from Swan Creek School House to perty known as Humphries' Point. Howard Meeks.

James M. Ayres. Richard Hynson. F. R. Rouse,

OF GOODS for the Household and Farm DRY GOODS, a Full Assortment, Among which we will quote CALICOES from 8

to 19 cts., MUSLINS 10a30 cts. Clothing.—A fine and complete asvided, however, that if the County Commis- SIMERES, plain and fancy. Plain Black Cloth Suits from \$10 to \$20, and all at REDUCED

BOOTS AND SHOES .- A large stock, es- 15 Head of SHEEP, 10 Head of Hogs, pecially of Misses and Children's. Notions, Queensware and Groceries. Also, a large stock of MEDICINES. Prescriptions carefully compounded. CHARLES W. WARREN

THE undersigned respectfully announces to | Chestertown, Apr. 21, 1868. ] ts.

Lumber Yard at Turner's Creek, Roseberry J. Boulden, Jacob Sutton, Rich- altogether erroneous. The stockholder next preceeding the day of election, shall anto which he invites the attention of builders. Edesville, I will sell at public sale for cash, His purchases are made direct from the 2 HORSES, 1 COW AND HEIFER, Manufacturers, and on as favorable terms as any one, and consequently he is enabled to. sell at very low prices, and on liberal terms. G. W. JONES.

## EXAMINERS' NOTICE.

1.21a1.22 | iners to view and determine whether the public 87a90 convenience requires the opening of a PUBLIC ROAD beginning at a point near A. Woodall's gate, on | State of Maryland, against the goods and chat-

J. Lusby, A. Woodall, Moses Lambson, Lewis | the right, title, claim and interest of the said Price, R. F. Moffett and E. J. Moffett to the Benjamin H. Gardner, of, in and to the followpublic road leading from Chesterville to Mil- ing property, to wit: April 14, near Blackbird, Del., by Rev. W. | lington, near the Mill Branch, -hereby give notice that they will meet at Galena, on WEDNESDAY, the 27th of May, 1868, at 10 o'clock, A. M., to execute the duties of

JOSEPH MORRIS. JACOB HIGHLY. JOHN W. IRELAND.

April 25, 1868-tm.

Notice to Creditors. NTOTICE IS HEREBY GIVEN, that the sub The Quarterly Meeting religious services will Court of Kent county, letters of administration be held at St. James' Church, on Sunday, 26th. on the personal estate of J. B. Fennimore, Jr.,

late of said County, deceased. All persons having claims against the sai MEETING of the Kent County | deceased's estate are hereby warned to exhibit held the first good Saturday thereafter. Teach- Given under my hand and seal this 21st day

CHARLES T. WESTCOTT, Adm'r. | Chestertown, April 18, 1868. } tds. April 25, 1868-4t.

A GENTS WANTED The Official History OF THE WAR, ITS CAUSES, CHARACTER, CONDUCT

AND RESULTS, BY HON. ALEXANDER H. STEPHENS. A book for all Sections and all Parties.

yet published, and gives those interior lights | Trees of choice varieties are now on the land, and shadows of the great conflict only known | in good bearing condition. There is a Spring to those high officers who watched the flood- of excellent water near the dwelling. tide of revolution from its fountain springs, The land is specially adapted to Trucking and which were so accessible to Mr. Stephens and Fruit Growing. To persons wishing to from his position as second officer of the Con- engage in that business a rare opportunity is federacy. To a public that has been surfeited | presented for making a good bargain. with apparently similar productions, we promise | The following terms are preferred but may be a change of fare, both agreeable and salutary, modified : One-half of the purchase money cash and an intellectual treat of the highest order. or in sixty days, and the balance in two equal The Great American War has AT LAST found | instalments of one and two years, with interest a historian worthy of its importance, and at from the day of sale, secured by mortgage on whose hands it will receive that moderate, can- the land or by bond with security. did, and impartial treatment which truth and For further information consult Hon. George justice so urgently demand.

The intense desire every where manifested to at Chestertown, Md. obtain this work, its official character and ready One Agent in Easton, Pa. reports 72 subscribers in four days. One in Boston, Mass. 10 subscribers in four days. One in Memphis, Tenn. 106 subscribers in five days. Send for Circulars and see our terms, and a

Address NATIONAL PUBLISHING CO. ericktown in Cecil county to Georgetown in PINE BOARDS and FENCING; also, LATHS | a25-4t. 26 South 7th St., Philadelphia, Pa QUARTERLY REPORT

Kent National Bank, to the Delaware line. Of Chestertown, Md. April 6, 1868. J. S. Bonds and Securities, - - \$ 70,600.00 CASH ITEMS, viz:

Specie and legal tenders, \$23,139.00 National Bank Notes and Checks on Phila. and Baltimore Banks, - - 23, 285.78 46,324.78

\$177,438.43

and loss - - - -Circulation Nat. Bank Circulation Farmers & Mechanics' Bank Notes, 2,481.50 Discounts & Exchange, Banks and Bankers, Individual Deposits, 61,334.15 \$ 177.438.43

S. W. SPENCER, Cashier. April 11, 1868-11. CPRING MILLINERY.

MRS. MARTHA BISCOE, Would inform her friends that she has remove to her old stand on Queen Street, and on Mon day next, 20th of April, she will open a handsome assortment of SPRING GOODS, embra- Chimneys. cing the different styles of the season; also, a choice selection of FANCY GOODS, such as

Embroideries, Collars and Cuffs, Handkerchiefe

Gloves, Hair Nets, and all such goods in the

line, which she will sell at a small advance, BLEACHING AND PRESSING done in latest style and at the shortest notice. April 18, 1868-3t. Cpring Millinery.

Clerk Commissioners Kent county. Has just received a fine assortment of SPRING MILLINERY and FANCY GOODS of the latest MRS. CLARA RAWLEIGH, and most fashionable styles, which she is selling at the very lowest prices. The Ladies are Queen Street, near High.

> DEMOVAL. SPRING MILLINERY.

plete assortment of CHOICE MILLINERY and All accounts for collection on commis-FANCY GOODS, which I offer to my customers | sion or by legal process, will receive promp

New Goods at Kennedyville. SHERIFF'S SALE.

TUST OPENED, A FULL ASSORTMENT | PY virtue of a writ of fieri facias, issued Dout of the Circuit Court for Kent county to me directed, at the suit of Ray & Company against the goods and chattels of Howard T Urian, I have seized and taken in execution all the right, title, claim and interest of the said Howard T. Urian, in and to the following

## 5 Head of Horses,

6 HEAD OF CATTLE, 1 Dearborn, 1 Carriage and Harness. And I hereby give notice, that on SATURDAY, the 2d day of May, 1868,

at the Market House, Chestertown, at 11 o'cl'k. A.M., I will sell said property to pay and satisfy said debts, interest and cost due and to besome JOSEPH E. GILPIN, Sheriff. Sheriff's Office,

COLLECTOR'S SALE.

levied on as the property of Isaac Gale, to pay taxes due from said Gale for the years 1864 and 1865, with interest and costs. JOHN P. EDES, April 25, 1868-ts. [\$2.]

The Commissioners of Kent county, exam- SHERIFF'S SALE.

D sued out of the Circuit Court for Kent county, and to me directed, at the suit of the

Lot of Groceries and Confectionery. Fish, Hams and Bacon, Tobacco, Segars, Snuff and Pipes, Pistols, Gun

Caps and Cartridges. Also, Household and Kitchen FURNITURE. Also, all that Farm, CONTAINING 80 ACRES more or less, lying on the new road leading from Chester-

And I hereby give notice, that on SATURDAY, the 9th of May, 1868, at the Market House in Chestertown, between 11 o'clock, A. M. and 3 o'clock, P. M., I will sell at public sale for cash the said property, so seized and taken in execution, to pay and satis-

JOSEPH E. GILPIN, Sheriff.

Land for Sale. "I'HE subscriber offers at Private Sale about

directly opposite Chestertown. The Buildings and impartial analysis of the Causes of the War hundred Peach Trees and thirty or forty Apple

Vickers or John O. Slay, Esq., my Attorneys,

Road Notice. THE undersigned citizens of Kent county hereby give notice that, thirty days after the date of this notice, they intend to petition the Commissioners of said county to widen and full description of the work, with Press notices improve the road now used by the public, commencing at the public road leading from Massey's Cross Roads to Sassafras, near the residence of D. C. Blackiston, Esq., and running Thence through the lands of Messrs. D C. Black-

> Wm. J. Griffith. S H. Blackiston. William Casey, C. H. B. Massey. Samuel Casey, Fredus Vansant. Wm. Casey, Jr., N. T. Meginniss. Ira Vansant, Sarah A. Motris. Stephen Boyer, G. H. J. Sparks, Wm. T. Morris, Thos. A. Jacobs, T. N. Tayman, Simon W. Boyer, Jr., E. Shepherd Morris,

William Boyer. April 18, 1868-5t.

JAMES H. SMITH respectfully informs the public that he has taken the store formerly occupied by Mr. A. M. Russell, and has now in store an assortment of READY-MADE CLOTHING, AND FURNISHING GOODS.

Such as Candy, Figs, Rasins, Prunes, Tamorinds, Dates, Brandy Peaches, Preserves, Jellies,

Drift Boat. TATAS taken up adrift, on the 14th instant.

and take it away. JOHN GREENWOOD or WM. April 18, 1868-31.\* (\$1.25 ) ()sage Orange Quicks.

THOS. J. SHALLCROSS, Will be sold low on 12 months credit if applied for soon. THOS. J. SHALLCROSS

Locust Grove, Md., apr18-tf. MOTICE.

And 7 HEAD OF HOGS.

DY virtue of three writs of Attachment is-

Lot of Whiskey and Brandy,

town to Millington, and adjoining the lands of Christopher Bryan and John Watkins.

fy said writs, interest and costs due and to be-

THIRTEEN ACRES OF LAND in Queen Anne's county, Md., lying on Chester River, are a good Frame Dwelling, one story and a half, two rooms below and two above, and Kitchen; also a Tenant This great work presents the only complete | House, Barn and Stable. Between five and six

JAMES SHUSTER.

iston, Joseph Morris, Mrs. S. A. Morris, Mrs. Nandain's heirs, William Cummins and others,

> Alexander Wilson. R. B M. Massey,

57,766.50 CLOTHING & CONFECTIONERY.

He has also now in store, and will keep constantly on hand a supply of CONFECTIONERY.

French Mustard. Brandy Cherries, &c. Worcestershire Sauce, Canned Pine Apples, Canned Strawberries, Chow-Chow, Cucumber Pickles, Oranges, Lemons, Apples, Walnuts, Almonds, Palm Nuts. Filberts, Pea Nuts, &c., all of which will be sold at the lowest rates. Also, Lamps and

VV a BATEAU, about 16 feet long, painted dark. It is now on the shore of the undersigned, near Fairlee Creek. The owner or owners will come forward, prove property, pay charges

100,000 FIRST QUALITY QUICKS, for sale THE undersigned hereby give notice that, respectfully invited to call and examine her thirty days after the date of this notice, stock before purchasing elsewhere. Store on 15,000 PEACH TREES YET FOR SALE.