CHESTERTOWN, MD.

Saturday, May 2, 1868.

The Impeachment Trial.

Under the order adopted last week allowing all the managers on the part of the House and counsel of the President, who might desire to do so, to address the Senate on the subject of impeachment, nearly all of them have embraced the opportunity to make oral or printed arguments. Mr Nelson, one of the President's counsel, spoke on Thursday and Friday of last week. He was followed by Mr. Groesbeck, on the same side, who occupied Saturday and Monday in the delivery of an argument which men of all shades of polities admit evinced ability of a superior character, and will rank with the ablest. clearest and most logical arguments ever presented to any tribunal. Since the commencement of the trial, says a correspon dent, "no man has been listened to with such marked attention, both from Senators and others upon the floor and spectators in the gallery. He was decidedly original in manner, matter and form o expression, and threw a flood of light upon the case. The lawyers of the Senatethe men of acknowledged legal abilitysuch as Johnson, Fessenden, Trumbull Grimes, Sherman and others seemed to be particularly interested and paid the strictest attention, and there was hardly any one but noted the points now and then made." Mr. Thaddeus Stevens felt it his duty, of course, to make a speech. but was in a short time compelled to stop owing to his weak physical condition, and the remainder of his argument was read by manager Butler. He was followed by manager Williams, in a dry and monoto nous speech, during the delivery of which most of the spectators left the Senate galleries. Mr. Evarts commenced his argument in defence of the President on Tucsday and continued till Thursday. It is admitted by all to have been a masterly effort, and was listened to throughout with | Bell Air to Battershall Hill, 2.500 the strictest attention. Mr. Stanbery had not sufficiently recovered to be present but it was expected that his argument would be read by one of his associate counsel. Mr. Bingham will make the vote shall have been taken.

DEATH OF DR. WATERS .- Rev. Francis | tion on the ridge from Massey's to Ken-Waters, D. D., died at his residence in nedyville only \$185 per mile. edist Protestant Church, and was formerly he estimated that it would cost for the main following items in the Centreville papers: everywhere: town, and at a later period principal of or buildings, . . the Central High School of Baltimore, Add to this for ballasting and which important positions he filled with great usefulness and efficiency. He was a ripe scholar, and his literary and theological productions bear evidence of much | And for the necessary buildings, ability as a writer. His funeral took place on Saturday morning last, Rev. Dr. J. J. Murray reading the scriptures, and the sermon being delivered by Rev. L. W. Bates. Dr. Waters had been in the ministry nearly a half century, and was well and favorably known throughout the State.

BIDS FOR THE "DEFENCE LOAN."-In pursuance of public notice given by Hon. Robert Fowler, State Treasurer, sealed Add for ballasting and proposals for any part or the whole of five hundred thousand dollars of the State loan | And for station building authorized at the late session of the Gen- and platform, . . eral Assembly of Maryland, known as the And for turn-table and "Defence Loan," were opened at noon on Wednesday, by the Treasurer, at his office in Annapolis, in the presence of the Governor and Comptroller. Numerous bids the fourth section of the act, to be invest- at \$15,712.68 per mile, - . \$133,557 ed in the increments of the sinking fund Add for an additional turn-table of the State, or more, if in the judgment of the Governor and Treasurer they may deem it advisable so to do.

Tux papers on this Shore generally con- One engine house eur in the opinion that the wheat crop has not for many years presented a more promtween now and harvest the yield will be involve perpetual expenses in working the unusually large.

income in New Hampshire is said to be in the original cost. that of a proprietor of a preparation known by would probably have been worthless to sell should make a note of the fact.

The Railroad Contract. making any reference to the matter until specified. all the preliminary arrangements were understood the contract was that day duly executed, but it was too late to notice it

in our issue then in press. by way of Kennedyville and stations near I. U., Chestertown, Bell Air and Rees' Corner, to the terminus on Swan creek, a distance of 32.09 miles of main track; also all the side tracks, a wharf, turntable, engine house, water stations, and all the depot buildings and platforms .-The entire work to be completed for \$548,000-of which \$169,332 are to be paid in cash, \$98,640 in Kent county bonds at par, and the balance, \$280,028, days, and the sections from Massey's to the larceny of a set of harness, in procompleted by the first day of January sentenced to four years' imprisonment in tors are Messrs. A. F. Sears, Peter San- license suppressed. Anthony Smallwood, ter, and not a copy of it, was signed by New Jersey. These gentlemen are said erty, was acquitted. to have considerable experience in railroad work, and are understood to be relible and responsible parties. In regard to the upper terminus, from Massey's to the Delaware road, we-can only say at present that there need be no delay in secur-

ing the connection in due time. The several sections of the road, with all the buildings connected with each, cept so far as the same may be varied by Marylander states that Captain Bramble, changes or extra work, viz:

From Massey's to Kennedyville, 9.149 miles, \$16,971.58 per mile, \$155,272.98 Kennedyville to Duyer's, 6.025 miles, at \$15,803.04 per mile, Duyer's to Chestertown, 4.108 miles, at \$15,580 17 per mile, Chestertown to near Bell Air, 4.286 miles, at \$18,667.21 per mile, 80,007.65 miles, at \$19,353.55 per mile. Thence to Deep Landing, 6.022 miles, at \$17,455.80 per mile,

closing argument on the part of the man- mated cost of the road by way of Chester- glimpse of the negro at the helm. He agers, concluding, perhaps, to day. A town by the expensive line first surveyed, fired, when the negro at the helm immeproposition is pending to allow each Sen- have continued to think the route by Ches- to the forward prrt of the vessel to arm ator fifteen minutes in which to speak tertown will cost greatly more than would themselves. Captain Bramble then made during the deliberation on the verdict. It he required to build the road on the ridge a desperate lunge at the doors of the cab this should be agreed to, the final result from Duyer's to Bell Air and a branch in, the hinges of which gave way, and he of the trial will not be reached before the road from the main line to Chestertown latter part of next week. The impression It will be seen that the line finally se- their fury was terribly cooled by the leadseems to be gaining strength that the lected from Duyer's to Chestertown proves en missile of death. Two others, mad-President will be acquitted, but no one to be the cheapest section of the entire dened with savago frenzy, instantly rush days. can tell what the result will be until the road, costing less per mile; and that it and the section from Chestertown to near Ball Air together exceed in cost the sec-

Baltimore on the 23d ult., in the seventy- The road on the ridge from Duyer's to seventh year of his age. Dr. Waters was near Bell Air, as surveyed by Mr. Wara highly respected clergyman of the Meth- ner, would be 4.9-10 miles in length, and principal of Washington College near this track done, without ballasting, side tracks

> side tracks, at the same rates estimated for in the road contract, say

And it amounts to Then add the Branch road from Captain Bacon's to the almshouse hill, per Mr. Warner's report. The distance as reported is 3 6-10 miles main track, which he estimated to cost without ballasting, side tracks or buildings, \$54,000 side track, . . .

engine house,

were received, and the whole amount was Only \$1,697.00 less than the road con- first district, Col. Lem. Roberts; second, not one who does not accept as final and taken at par. The State finances are forThe State finances are forThe State finances are forThe State finances are forThompson, Jr.; fourth, Dr. R. W. EarcekThe State finances are forThompson, Jr.; fourth, Dr. R. W. EarcekThe State finances are forThompson, Jr.; fourth, Dr. R. W. EarcekThompson, Jr.; fourth, Dr. R. W. EarcekThe State finances are forThompson, Jr.; fourth, Dr. R. W. EarcekThompson, Jr.; fourth, Dr. R. W. EarcekThe State finances are forThompson, Jr.; fourth, Dr. R. W. EarcekThompson, Jr.; fourth, Dr. R. W. EarcekThom tunately in so good condition that no bids to near Bell Air. But if, as has been son; fifth, Hon. R. B. Carmichael. at a lower rate were considered. It is supposed by some, the 4.9-10 miles of Fire at Crumpton. - On the 18th ult. a flag that they agitate, and, if you please, all in good order, and most of them believed that no further calls for proposals road on the ridge and the 3.6 10 miles of fire occurred at Crumpton which destroy- conspire and resist. Well, against this recently built. will be necessary for some time, and only branch road can be built for less than Mr. ed the barn of Messrs Harrison & Bro., proposition human nature itself revolts, a limited amount will in the future be obWarner's estimate, and allowing they ing owned by Lee Roberts, valued at The people of Alabama and the South ask Ladies re toinable even at par. The whole amount could be built at \$15,712.68 per mile, (the \$400 - no insurance. of the loan authorized by the act referred same as the average cost per mile of the to is not to exceed four millions of dollars, road contracted for from Kennedyville to one million of which is reserved, under Chestertown,) they would cost, 81 miles From certain facts we have ascertained, no more. There is not a just or humane

> that would be needed on the branch - -And additional cost depot building and platform

Making altogether road, probably more than ten times the interest on the small amount to be saved

If our citizens through whose lands the go this "restorer" was unknown, and to- by liberality in their demands for rights but for advertising. This income is from of way, and by taking new stock in payrinter's ink. People who have anything ment, so as not to absorb the resources of

the construction of the road, and the stock-We have, in consonance with the wishes | holders and the State are prompt in meetof those negotiating on the part of the Kent | ing the calls of the Company, we may Baltimore Gazette, under date of April Co. Railroad Company a contract for the under the contract reasonably expect to 29th, says: construction of the road, refrained from have the road completed within the time

concluded. On Friday, the 24th ult., we We call attention to the election for eight ELECTION OF RAILROAD DIRECTORS .-The contract is for the construction of the Company was amended by an act the road from near Massey's Cross Roads passed at the last session of the Legislaofficers. This act will also be found in since the commencement of the trial. cers is, we believe, in accordance with the custom of railroad companies generally.

CIRCUIT COURT .- The Circuit Court of in the bonds of the Company at par. The this county adjourned on Saturday last. work is to be commenced within thirty The trial of Robert E. Lucas, indicted for Chestertown, with all the sidings and gress at the close of our last report, rebuildings connected with them, are to be sulted in a verdict of guilty, and he was next, and the other sections in like man- the State penitentiary. Morris Ascher, ner to be finished in 1869. The contrac- for keeping a disorderly house, had his bore his signature, and that the same letford and Rodman Backus, of Newark, colored, indicted for receiving stolen prop-

> CAMP MEETING .- The Quarterly Conto commence on Friday, August 14th.

TERRIBLE AND BLOODY ENCOUNTER .-Five Negroes Killed .- The Somerset True while asleep in the cabin of his vessel, anchored in Hooper's Straits, Dorchester county, on Monday week, was securely fastened in by his crew, consisting of six negroes. The negroes then began to get the vessel under way, the noise of which aroused the captain, when he attempted to go on deck. Finding the doors of the cabin barred, he suspected something was wrong, and the motion of the boat disclosed the startling fact that she was under sail. Fortunately he was well armed. and with the assistance of a large rod succeeded in making an aperture between \$548,000.00 the doors of the cabin sufficient to get the Many persons, remembering the esti- end of his pistol through and a slight diately fell, and the other negroes rushed came on deck. Instantly two immense Africans made at him, but the ardor of ed upon the brave Bramble; they, too, met the fate of their fieudish conspirators. The remaining one quickly jumped in the hold of the vessel, begging for his life, which the captain generously spared. The Captain then ran his vessl into Holland's Island and gave himself and the remaining negro into the hands of an officer.

A Strike. - The Irish laborers, about - "And yet we are told by the Radical culty has since been adjusted.

the load entering Capt. Larrimore's face, the people have been called upon to en. will lose the sight of it.

ent situation of affairs. In consequence tion fit only for monsters in human shape." the necessary out-buildings, and a pump of ex-1.440 of orders received here on yesterday from the beadquarters of the nation, considerof some sort at the opening of the court on the 4th of May, though at last accounts,

The Impeachment Trial. The Washington correspondent of the

Impeachment stock has been steadily of the politicians and press of the country declining here for several days, and the For once the President has made a move, impression now prevails that Mr. Johnson | the exact purport of which they cannot

The close attention paid by those Sena-Directors of the Kent County Railroad tors who have been regarded as doubtful, Company, advertised to take place on the in which list may now be included Senator 11th day of May instant. The charter of Henderson, of Missouri, to Mr. Evarts'

ture changing the manner of electing the with the largest audience yet assembled our issue of to-day. It provides for the soon as the court opened, Sumper as usual annual election of eight Directions, who arose with a paper in hand, and asked to submit a proposition for the consideration are to elect one of their number as Presi- of the Senate. It was a resolution gravedent, and to appoint a Treasurer and the ly quoting some remarks made by Mr. other officers. This mode of selecting offi. Nelson and visiting him with the censure of the Senate, Sherman, in an indignant tone, objected to considering the resolution, and even Howard manifested the greatest contempt for the effort to make a mountain out of a mole-hill. Sumper was snubbed on every side and his resolution treated with ridicule. He resumed his seat overwhelmed with mortification. Mr. Nelson, by consent of the Senate, was permitted to show the dates of the correspondence as alluded to by Butler yesterday, and he proved by the original papers that Butler's letter was dated March 9th, and Manager Logan. Butler and Legan both denied these facts yesterday, and the proof submitted shows that Nelson was correct in the charges he made. Butler passed over to Nelson and asked to have the letference of the Meth. Protestant Church, ters for examination, but the counsel de-Kent Circuit, at the meeting on Saturday clined to allow him to handle them unless last, decided to hold a Camp Meeting the be would publicly pledge himself before coming summer on the ground occupied the Senate to return the originals. Butler refused to receive them upon such con by them last year, in Mrs. Baker's woods, ditions and as Nelson would not trust him, the letters were passed into the possession of the Secretary.

> Evarts resumed his argument, and appeared as fresh as he did at its commencement. His description of the character WHEAT-White - and dignity of the Presidential office and the heavy penalty which its loss by impeachment inflicted was graphically drawn. He then drew up his batteries of ridicule and opened on the honorable managers a galling fire. Butler, as usual, snuffed the approaching danger and beat a hasty replosion was too much for the hero of Fort Fisher, while it convulsed the Senate with laughter. The Chief Justice indulged the galleries in a perfect roar, and it was several moments before the speaker could THOMAS H. DUYER, aged about 35 years. proceed. The honorable manager, he said, had attempted in his opening speech to repeat his experiment in the presence of the Senate, but the concussion had not been more effective here than on the walls of the fort. Senators, without distinction of party, laughed aloud. He next opened on Manager Boutwell, who, like Butler, fled the chamber.

his argument, as has been suggested, but he has a party now studying it over, with a view to reading it for him. It is very long and will occupy the best part of two

-----Southern Perversey.

When called upon to vote to give suf frage to the few negroes among themselves, the Northern people have not failed to repudiate it, while at the same time their representatives in Congress persist in forcing it on the unreconstructed States. In the following paragraphs the National delence of the Board of Visitors. Intelligencer puts the case very clearly, AFFAIRS IN QUEEN ANNE'S. - We find the and shows the consequences of Radicalism

forty in number, employed on the Queen papers that there is discontent, "disloyal-Anne's and Kent Railroad, suspended op- 'ty" in the South; the whites are "rebel crations last week. The cause was the lious," &c. They fret and are restive at requiring more hours labor per day than the prospect, nay, at the actual infliction the employees were willing to render, the of this ruin, shame, and unutterable hu-10,354 contractors demanding eleven, and the miliation of negroequality and negrorule. laborers refusing to work more than ten. Is it strange—this spirit of resistance to NEW MILLINERY. ---- We understand they compelled the ne- negro rule? Is not the instinct of white \$78,634 groes employed with them to stop also, stronger than all reconstruction laws; and the whole then marched into Milling- stronger than Republican platforms; stronton in procession and threatened the life ger than the bayonets which are used to of the contractor. The latter gentleman enforce this cruel wrong and bondage? deemed it prudent to depart, which he It is exactly the same spirit which made did without much ceremony. The diffi- the white race in New York defeat the Republican party by nearly fifty thousand Accidental Shooting at Queenstown .- votes, because it was rotten on the ques-Capt. T. F. Larrimore was recently se- tion of negro suffrage; which has made the verely injured by the accidental discharge Republican Legislature in Pennsylvania Fringes and Braids, of a gun in the hands of Dr. Powell .- refuse even to submit the matter to a vote Buttons and Ribbons, Linen Cuffs & Collars, Both gentlemen were on the river shore of the people, and which has found voice Children's & Ladies' gunning for muskrats, when by some and expression in Kansas, in Ohio, in Hose, means Dr. Powell's gun was discharged, Michigan-in every Northern State where and other Goods suitable for the season. destroying one eye entirely, and injuring dure this infamy. Can we wonder that the other so severely that it is feared be the South, even in the presence of bayonets, resents to the last this scourge.

School Commissioners .- The following "Let it be noted that all through that gentlemen have been appointed School broad land there is not a man who has a And they would cost . \$142,314 Commissioners for Queen Anne's county; thought on purpose of disunion. There is THE subscriber offers at Private Sale all or equality, and not against the Union or the only the same institutions as those which exist in Penusylvania, Ohio, and New THE CASE OF MR. JEFFERSON DAVIS .- York. Their offence hath that extentappearances would indicate that Mr. man who will not pronounce that to threat. Davis's trial is to be hurried up for some en them with the sword, because they re- beautiful residence, with TEN ACRES of land DITCHING! particular cause growing out of the pres- fuse to obey a negro dynasty, is a sugges- attached, in a high state of cultivation, and all

No CHARGE TO THE COURT. - The Washable activity was observable in the United States attorney's office. Clerks were busy ransacking the papers regarding this case litical circles that Chief Justice Chase had near Crawford's Mill, called "Godwin's Delight," in a high state of cultivation, with a litical circles that Chief Justice Chase had out-buildings.

April 25, 1868—3t*

NOTICE.

Dunning is a very unpleasant business. till a late hour last evening, when two said that on the conclusion of arguments Any of the above property remaining unsold and it has been some time since I have had to \$136,823 government officials left, northwardbound. of both sides in the Court of Impeach. on the first of October next will then be offered ising appearance than it does the present Only about \$7.188 less than the line con- It is asserted there is reason to believe the ment, and before the vote was taken, that at public sale. Titles indisputable. season, and if no blight overtakes it be- tracted for, while the branch road would case will actually be brought to a hearing he felt it his duty to charge the Senate for the balance: upon the law bearing on the present case, as is done in cases which are tried before | signed at Bell Air. it seemed to be the prevailing opinion of a jury. This statement caused some talk some high in authority, and au fait in re. among the leading Radicals, and occagard to the points above given, that the sioned considerable feeling. In order to FOR RENT, trial would remain in its present state of ascertain whether the report was true or at Urieville, Kent county, for the balance as a "hair restorer." A half dozen years road is to run will aid in the enterprise ago this "restorer" was unknown, and to by liberality is their described and bounded and by liberality is their described and by liberality is the bound of the liberality is the bound Court, had an interview with the Chief LOUSE AND LOT Hon. Wm. C. Rives, of Virginia, died Justice, and in answer to inquiries from II at Charlottesville on Saturday last. He them, Mr. Chase said that he had no idea was formerly a U. S. Seastor from Virgi- of addressing the Senate in the mapner the Company, which will be required for nia, and at one time Minister to France. attributed to him, or in fact at all.

The Nomination of Gen. Schofield.

The recent nomination of Gen. Schofield to be Sccretary of War in the place

will not be convicted.

lized the revolutionists.

of Mr. Stanton, removed, is the subject of a great deal of speculation on the part exactly understand, and hence the reasons assigned for it are as varied as the number of persons who speculate upon it. The New York Times looks upon it as "an attempt on the part of the President to propitiate the Senate, by an assurance as to read as follows. that if a verdiet of acquittal is rendered. the War Department will go into the hands of a man who can be trusted, and in whom Gen. Grant has the greatest confidence;' but adds, "that Gen. Schofield will unquestionably decline the honor, as its acretary of War."

Our own well-informed correspondent Senators, whose sworn obligations to give the former nominee for that office, cannot be confirmed by the Senate. To remove this difficulty Ewing is withdrawn, and General Schofield, whom the Senate will confirm, is nominated for the place .-Balt. Commercial.

son, and in all voting by proxy or attorney Baltimore Price Current said proxy or attorney shall be legally consti-[Corrected from the Sun of Thursday.]

MARRIED:

treat. The reference to the powder ex- Rev. J. T. Murray, CHARLES A. ESTES to

DIED: In Chestertown, on Friday morning, May 1st,

A ta Special Meeting of the | day or upon any day thereafter by giving ten A Visitors and Governors of Washington days notice at least thereof, signed by the Pres- highest bidder for cash, to pay said debts, inby a member and unanimously adopted former Principal of the College, the Rev. FRAN- and be invested with all the powers belonging cis Waters, D. D., with profound regret, and | to their respective situations until another elec-

Mr. Stanbery will not be able to read qualities of the head and the heart, the Doctor from the State of any officer, his place shall be was respected and admired by the Visitors of filled by the Board of Directors until the next the College, and beloved by the pupils commit- annual election; provided, the removal from the

four score years, he maintained, without a stain, | rectors still residing in the State. the character of a dignified Christian gentleman. and Governors who, for many years, were con- | ded, however that the present officers of the said nected with him in the most pleasant relations, | Kent County Railroad Company shall hold their will wear the usual badge of mourning for thir- respective offices and perform all the function ty days, in testimony of their sincere respect for | thereof, and exercise all the powers thereof in

proceedings, published in both the papers in and until their successors shall be elected. Chestertown, and a copy sent to the family of the deceased, with assurances of the sincere con-GEO. B. WESTCOTT, Pres't.

Fashionable Dress Making.

JAMES A. PEARCE, Sec'y.

Mrs. Bates respectfully informs the Ladies of Still Pond and Vicinity, that she is prepared to do all kinds of plain and fash onable Dress Making at short notice, and on reasonable terms. She solicits the patronage the Ladies, feeling assured that she can give

MRS. SUSAN A. USILTON Has just opened a new stock of SPRING MIL-LINERY and FANCY GOODS, embracing all the styles in season. Bonnets, Hats, Flowers, Trimmings, &c. The Ladies are invited to cal STAMPING done at short notice. joining Mr. A. W. Sparks.

NEW GOODS.

MISS EARLE Has opened her SPRING GOODS, of Children's and Ladies'

VALUABLE Town Property, &c. the personal estate of said deceased will in this Court on TUESDAY, the 26th FOR SALE.

part of his Town Property, beautifully lo- hereby notified and requested to file their claims

Eight Dwellings,

Further description is deemed unnecessary, as parties wishing to purchase will examine for A nn Orfull Eccsposure. L to remove to town for the education of their Voshill Hous a Bloeing that the fine Pantese inary for three years from the beginning of the children, have now a rare opportunity to secure | hee had orn Kost hymm Twelve Dollars, tells | present term, applications for the appointment I will also sell

Four Houses and Lots at the village of BELL AIR, one of them a cellent water. Also,

For further particulars enquire of the under- NOTICE. RICHARD SMYTH.

A House and Lot of Ground situated on

LOCAL LAW.

CHAPTER 283. An Act to repeal sections four and five of the Act passed the eighth day of March, eighteer hundred and fifty-six, chapter one hundred and forty-eight, entitled "An Act to incorporate the Kent County Railroad Company, and to re-enact the same with amendments. Section 1. Be it enacted by the General As-

sembly of Maryland, That sections four and five of the act passed the eight day of March, 1856, the Kent County Railroad Company," be and the same are hereby-repealed and re-enacted so STEAMER TRUMPETER, leaving the Voshell

of May in every year thereafter, at Chestertown,

of which notice shall be given by the Secretary

at least twenty days in the newspapers publish-

ed in Kent county, and choose by a majority of the voters then present, by ballot to be given in ceptance involves the surrender of his person or by proxy, eight directors for the envaluable position in the regular army." suing year, who shall continue in office for one The latter theory the correspondent of the year and until others are chosen, and a major-Baltimore Sun upsets by instancing the Maryland, and the said Directors being first case of General Kilpatrick, our Minister sworn well and faithfully to discharge the trust to Chili, who held his commission of Ma- reposed in them, shall then proceed to elect one jor General for about a year after he en- of their number President, and shall also aptered into the diplomatic service, arguing point a Treasurer, a Secretary, and such other officers as may be necessary; and the President from this that though "General Schofield and Directors aforesaid shall conduct the busicould not receive the salary nor exercise ness and manage the concerns of the said Comthe functions of both offices at the same pany until the second Monday of May thereafter, time, but he could hold his commission in them, and may make and enforce the by-laws, the army, with leave of absence during rules and regulations provided for by the secon the period he performs the duties of Sec- section of the said act entitled "An Act to incorporate the Kent County Railroad Company, by the Directors in such manner and form as of the plant, and its fertilizing properties are lution of this mystery. And this is that shall be prescribed by the by-laws; and at the unsurpassed for the production of any crop to annual and special meetings they shall have full | which it may be applied. The quality is atthe President an impartial trial are con- the charter of said company; and the number for immediate application to any crop. sidered paramount to party behests, are of votes to which each stockholder shall be enperplexed at the condition of the War De- titled, shall be according to the number of shares partment in the event of the President's he may hold, each share entitling him to one vote: but no share shall entitle or confer a right acquittal. This acquittal will amount to of suffrage which shall not have been held at an endorsement of the President's right least one calender month prior to the any of to the removal of Stanton, and Ewing, election, nor unless it be holden by the person in whose name it appears absolutely and bona fide in his own right or in right of his wife, or for his or her sole use and ben fit, or as executor or administrator, Trustee or Guardian, or in the right and for the use and benefit of some co-partnership, corporation or society of which he or she may be a member, and not in trust for and to the use and benefit of any other per-

of Directors aforesaid, shall be conducted in the 2.60a2.97 following manner, that is to say, the Directors 1.09al.10 for the time being shall appoint three Stock-1.21a1.22 | holders not being Directors to be judges of the said election, and to conduct the same after havaffirmation before a Judge or Justice of the Peace well and truly and according to law, to conduct such election, and the said Judges or a has been elected, and if it shall at any time hap pen that an election of any one or all the Direc-. tors of said company shall not be made, the corporation shall not for that cause be deemed WEDNESDAY, 13th of May, 1868, to be dissolved, but it shall be lawful to hold and make such election of Directors on the same ollege, the following Resolutions were offered | ident or Secretary, in the newspapers as before mentioned of the time and place of holding said 1. That the Visitors and Governors of Wash- election, and the President and Directors and tion shall take place, and in case of death, re-2. That, eminent and distinguished alike for | signation, refusal or neglect to act, or removal State of any director may not operate to vacate 3. That, through a life extending to nearly his place should there be a majority of the Di

Sec. 3. And be it enacted. That the election

Sec. 4. And be it enacted, That this act shall 4. That the members of the Board of Visitors | take effect from the date of its passage; provi the same manner as if this act had not been 5. That these resolutions be recorded in our passed, until the second Monday of May, 1868, Approved March 30, 1868.

THOMAS SWANN.

Final Notice.

THE subscriber gives notice to all personindebted for Taxes for 1866 and 1867, in the Fifth Tax District of Kent county, that it said taxes are not paid before the 20th day of | tinue until three o'clock, P. M. May, he will in every case, without respect of The number of votes to which each stockpersons, proceed to collect the same according | holder will be entitled, shall be according to to law. Navigation has been open for some | the number of shares he may hold. time, and all have had an opportunity to sell their grain. I have already shown more leniency than I should have done in justice to my- | Chestertown, April 11, 1868-te. self, and the taxes must now be paid. S. G. COPPER.

Notice to Creditors.

I am very much in need of money, and will | thanks for the liberal paronage bestowmake one more appeal to those indebted to me. | ed the past season. I now offer them a beauti-Please come and lets have a settlement. You ful selection of MILLINERY GOODS, comprithat owe me know it is time that I had my | singeverything that is new in STRAW GOODS, money. I wish to settle my bills myself, as it FRENCH FLOWERS, and all of the Spring is very unpleasant to me to proceed to collect, and Summer Parisian Novelties. My stock canaccording to law. Come in and see me; you not be excelled. will not find me unreasonable; if you have not | Agent at Chestertown for HULSE BROTHERS, enough to pay all, bring me a part and lets | Steam Dyers and Scourers. DRESSES DYED have a settlement. I will take good paper at | ANY COLOR, and warranted to give satisfaca reasonable discount. Yours, respectfully,

Dividend Notice.

J. M. VANDYKE.

INSTATE OF JOHN H. COLEMAN. On application ordered, that Davi Biddle, administrator of John H. Coleman, dec' give notice by advertisement that a dividend in this Court on TUESDAY, the 26th day Test: JOS. P. IRELAND.

N. B .- All creditors of John H. Coleman are Wills, on or before Tuesday, the 26th of May, | ing of the law, are strictly enjoined to take out 1868, or they will otherwise be excluded from a Broker's License. the dividend in the personal estate.

That Er'e feller wat was seen onn too thee SCHOLARSHIP in the St. Mary's Female Seman infurnell Lyears hee only paide three dol. | should be made to the County Commissioners lars and fifty sents fore them at B. STRAUSS' at an early day. By order, CLOTHING STORE, corner of High and Cross

NOTICE TO FARMERS. Any Farmer wanting Ditching done will find a man to do such by enquiring at the office

EDWARD C. BROWN.

Those indebted to me will much oblige me by calling and settling their bills. All accounts for collection on commis-

of James Graves, Esq., Justice of the Peace S. S. USILTON, Const FOR SALE.—The subscriber offers at private sale the FRAME

DWELLING HOUSE and Lot of Land at the corner of Calvert and Kent streets, Chester Calvert Street in Chestertown, will be sold upon to Hon. GEO. VICKERS or JOHN O. SLAY Esq., my Attorneys at Chestertown.

The Steamer Trumpeter / N and after the 1st of May, 12 (-)

will leave Georgetown at o'clock, and Buck Neck at 11 o'clock, every MONDAY, WEDNESDAY and FRIDAY, for Baltimore. RETURNING, leave Baltimore the alternate

days at 11 o'clock, A. M. M. DEMMING, Prop'r.

Buck Neck Stage.

AM NOW RUNNING A STAGE FROM Chestertown to Bnek Neck, to connect with House every MONDAY, WEDNESDAY and Sec. 2. And be it enacted, That the stock- FRIDAY at 91 o'clock, A. M. Passengers conholders shall meet on the second Monday of May | veyed to Chestertown on the arrival of the stea. in the year 1868, and upon the second Monday | mer from Baltimore.

> FARE \$1.25, through to Baltimore. Accommodations for horses, &c., can be bad

Whitelock's "Cerealizer."

and the uniformly satisfactory reports from recommending it to the farmer as the most RELIABLE, PRODUCTIVE and ECONOMICAL MANURE now offered to the public. It is manufactured

with great care, under the direction of an Experienced Chemist. Its constituents are

PERUVIAN GUANO. ANIMAL MATTER, &c. dissolved and prepared for the immediate use Our facilities for manufacturing enable as to

offer this reliable manure at the low price of

\$60 PER TON IN BAGS. Persons using other manures are requested to apply a single bag by the side of either. W. WHITELOCK & CO., 44 South street. All orders for the above manure will be filled

HINES & WOODALL, Chestertown.

Constable's Sale.

DY virtue of five writs of Fieri Faciar, isened D by Garrett M. Hartt, one of the Justices of the Peace of the State of Maryland, in and for Kent county, one at the suit of A. Alexander, one at the suit of Abel J. Rees, one at the of Wm. Parker, one at the suit of Gary H. Leaverton, and one at the suit of Wm. H Coleman against the goods and chattels of Isaac Gale, to me directed, I bave seized and taken execution all the right, title, claim and interest of the said Isanc Gale, of, in and to the following property, viz:

2 Horses, 1 Cow and Heifer, 7 Head of HOGS. DEARBON & HARNESS and FARM-

ING IMPLEMENTS. And I hereby give notice, that on

At Edesville, at 10 o'clock, A. Mr. I will sell the said propcriy so seized and taken in execution, to the terest and costs due and to become due thereon.

THOS. R. VI. KERS, Const.

Notice to Creditors. TOTICE IS HEREBY GIVEN, that the pub-IN scriber has obtained from the Orphans'

Court of Kent county letters of administration on the personal estate of CHARLES T. LUSBY, late of s id County, deceased. All persons having claims against the said eceased's estate are hereby warned to exhibit the same with the proper vouchers thereof, to the undersigned, on or before the 10th day of November, 1868, o herwise they may by law be

Given under my hand and sent this 28th day of April, 1868. MARY A. LUSBY, Adm'x.

excluded from all benefit in said estate.

May 2. 1868-41 KENT COUNTY RAILROAD.

THE Stockholders in the Kent County Rail Road Company are hereby notified that an ELECTION FOR EIGHT DIRECTORS of the said Company, will be held at the Court House in Chestertown, on

MONDAY, THE ELEVENTH DAY OF MAY NEXT, to commence at ten o'clock, A. M, and to con-

Secretary and Treasurer.

Spring Millinery. THE LADIES of Kent and adjacent at Counties will please accept my

MRS. L. J. DAVIS.

April 25, 1868-3t. MOTICE. 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 business to deal in any manner upon his own account, or for others, in the purchase or sale of stocks, bills, notes, bank notes or other obligations, shall be deemed and taken to be a broker; Provided, that no person having a license himself, shall be obliged to pay a license for the clerks

Parties transacting business within the mean-JESSE K. HINES,

Clerk Circuit Court. I ook at this Notice.

JOHN RUSSELL,

Clerk Commissioners Kent county. April 25, 1868-3t.

For Sale or Rent, A BRICK STORE HOUSE AND DWELLING, in the Town of Cecilton, Cecil county, Maryland. This is one of the oldest and best business stands on the Eastern HYLAND B. PENNINGTON, Counseller at Law, Smyrna, Delaware.

having left my bed and board without 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 PINE BOARDS and FENCING; also, LATHS and Building Materials cut to order. A. P. SHARP,

IUST RECEIVED AND FOR SALE. A good stock of

WHITE PINE CULLING BOARDS. HENLOCK and WHITE PINE WH. VANNOBT.