

CHESTERTOWN:

SATURDAY MORNING, AUGUST 5, 1865.

Quite a mystery attaches itself to a pris-oner who arrived at Washington on Wednesday. He was heavily ironed and under a guard of a veteran officer and four who has the general reputation of being a "Have you ever been guilty of giving or men, who would give no information in rebel sympathizer." Another resolution receiving bribes in elections, or of voting relation to him, further than that his cap- embraces a series of interrogatories "to illegally, or of using force, fraud or vioture was the most important one made for be propounded to all such persons apply- lence to procure yourself or any one else nominated for an office?" Gov. Bradford, some time. The general belief is that the prisoner is John H. Surratt, one of the parties to the murder of Mr. Lincoln, and who has been a fugitive from justice since The interrogatories are the same as those been "convicted" in court of those offences that tragic event.

-to Fort Jefferson, on the Dry Tortugas, ditional questions as follows: the 25th of July, and were immediately States? after put to appropriate service-Mudd being placed in the position of an assistant surgeon, Arnold that of clerk, Spangwhich he can be useful. There are about five hundred and fifty prisoners now confined on the Dry Tortugas.

disloyal and defiant.

that made on the 31st of May, two months ago, shows an increase of \$122,000,000 during the intervening period, owing in the intervening period in the interveni to pay the arrearages due to the army, the entire public debt being \$2,635,205,-

The Louisville Journal says: "Jeff. acres in Mississippi for their own benefit."

Governor Perry, of South Carolina, has issued a proclamation for the election of delegates to a State Convention to assemble in September, for the purpose of reto the General Government.

at Monterey, and, after resting a few days, were of peculiar interest, having been, by age and such like. He nowhere intimates and such like. He nowhere intimates and such like. He nowhere intimates are pushed on to the City of Mexico.

and angry and threatening debate.

resenting himself as an agent of the Re-publican Executive Committee and collecting about \$44,000 from various office- minds never to be forgotten.

thieving. Not long since six thieves were least benefit of clergy.

Chambersburg is fast rising from its ashes. The court-house is under roof. three hotels are nearly completed, and buildings and business houses are going up in all directions.

It is stated that an attempt was made to abduct George N. Sanders from his residence in Montreal on Saturday last.

Crowds are beginning to gather at Heart's Content, N. F., to witness the landing of the Atlantic cable.

have arrived in Havana.

passed at the last session of the Assembly A. M. On Monday evening an address protection is the same. It is also estabof Maryland was one for the relief of par- will be delivered before the Mount Vernon ness declines answering, no inference of ties and their sureties who stand indebted Literary Society by Rev. J. R. Hubard. the truth of the fact is permitted to be to the State upon sheriffs and collectors' On Tuesday evening the Junior Class will drawn from that circumstance." 1 Green- a government professing to be Republican which debts had been put in suit by the Golden Farmer," by Benjamin Webster, & M. 383. next the parties shall pay the principal, very interesting and amusing entertain- Registers without its having been expresssheriff's fees and the cost, &c.

monly called Bell's mill,) consisting of a exercises. grist and saw mill, wheelwright and black-Nicholson and Thomas C. Parsons, for \$7,300.

CHANGE OF HOUR .- The steamer Commerce now leaves Wilson's Point for Philadelphia at 10 o'clock A. M.

STATE CONVENTION OF REGISTERS .- A State Convention of the Officers of Regis-

reached their place of imprisonment on sympathy with the Government of the United

in the State of Maryland since 1861, and if not, 24th. During the rebellion when the armies ler set to work at his trade of a carpenter, were engaged in battle, did you wish the suc- the Registers of the force of our remarks of the Rebels?

It is understood that one of the governing motives for construing the law in a have adopted interrogatories propounded A private meeting of the friends of Jeff. manner so as to include 'all white male by an irresponsible and unknown set of Davis was held in New York on Monday citizens' of the proper age upon the regiscians in the City of Baltimore, for there to devise measures for his defence. A ter, was to fix the status permanently of are as corrupt and unprincipled men in committee was appointed to collect funds those not making application, as disquali- that city, who essay to control the politics and to consult with Mr. Chas. O'Connor, fied voters. This is in order that such of the State, as can be found any where According to the report of the Post the persons may not have increased facilities within the limits of our country. We pretemper of those at the meeting was both for procuring registration as qualified voters at any subsequent election under the ple, or of the Swiss press which is their The statement of the public debt, as ap- one register, instead of three, provided for organ in that city, but those who know pears by the returns and Treasury books each district hereafter under the law. — the men, and whose age and experience Such being the determination of the con- have enabled them to estimate and underon the 31st of July, as compared with vention, the effect is that persons cannot stand them, have no confidence in or re-

of the Methodist Episcopal Church of Kent on conviction, provides that they must circuit, closed yesterday morning. It is have been committed since the 4th July, Davis and his followers got up the rebel- certainly a source of great satisfaction to 1861—the question says "ever." lion for the pretended purpose of render- those who had it in charge to know that . We have not Gov. Bradford's dissertaing their property in slaves secure. And in every respect it was the most successful lection is that he states, 1st, that the oath now Jeff. Davis is in prison awaiting trial of any within the knowledge of those that prescribed in the Constitution is to be adfor his life and his ex-slaves are cultiva- have tented upon the ground for many ministered; 2d, that the oath to answer ting his fine plantation of two thousand years. During the entire encampment questions may be propounded if the Regthere was not the slightest disturbance to for believing that the person applying is mar the religious and social harmony disqualified, and if the answers do not

storing that State to its proper relations pastors of the circuit, evinced a high or- another day, and afford both sides an opder of talent and a most happy adaptation Governor lays great stress upon the exam-The story that Gen. Kirby Smith, was to the object of the meeting. As a result, ination of witnesses, because he is too taken prisoner, with his forty companions, more than one hundred persons professed sensible a man to suppose that any advanby the Mexican Government, turns out to conversion, many of them heads of fami- tage is to be gained by putting interrogabe untrue. The General arrived safely lies. The exercises of Tuesday afternoon tories, except in the cases of residence, A convention of the colored men of Vir- previous announcement, especially devo- would have so said if he could) that a perginia assembled at Alexandria on Wed- ted to the religious instruction of children. son applying to be registered is bound to nesday. They desire the right of suffrage, More than three hundred children joined answer a question that would criminate and varied their proceedings by a "long in the procession around the encampment, and angry and threatening debate." in the procession around the encampment, grace, or to any prosecution, civil or crimwhen they were assembled in front of the inal. He knew that the law was too well A man named Fuller, from Indiana, stand, where they were addressed by sev- settled to be assailed on that point, and has been arrested in Washington for rep- eral eminent Sunday School speakers, and that a refusal to answer leaves the party

In Southern Kansas the people are get- and Friday morning were of more than also in Starkie, Philips, &c., that "where ting terribly in earnest in putting down ordinary interest. After the preaching of the answer will have a tendency to expose hanged in Franklin County without the a most powerful sermon by Rev. Mr. As- the witness to a personal liability, or to pril, about sixty persons presented themselves at the altar for prayer, all of whom professed conversion during the meeting, which lasted until the morning with unabated interest. At 8 o'clock the conclud ing services were conducted by Rev. Dr. Roberts, of Baltimore. The respect and good order manifested by all in attendance reflects great credit upon the people

of Kent county. fourth annual Commencement Exercises to furnish any one of them against him-Judah P. Benjamin and Kirby Smith of this institution will begin on Monday, the answer would have a tendency to imthe 7th inst., with examination of classes plicate him in a crime or misdemeanor, or flag of our country, and when the battle 1 set of Blacksmith and one set of Wheelwrigh AN IMPORTANT LAW. - Among the acts | Monday and Tuesday, commencing at 8.30 | expose him to a penalty or forfeiture, the | is won and the war shall be ended, say to

smith shops, dwelling, and some 13 acres Farson, proprietor of the Voshell House from which the proof of disqualification is of land, to Messrs. Isaac Parsons, Robert in this town, was thrown from his carri- to come. Neither the Constitution nor age, near the camp-meeting woods, on the Registry law declares anything, if the Monday, in consequence of his horse run- party declines to answer. Neither says ning away, and had a leg broken above dence, or presumptive or prima facie evithe ankle. A young lady was also thrown dence of guilt of the thing inquired about, any questions which may be asked. out, but sustained no serious injury.

COMMUNICATED.

REGISTRATION OF VOTERS. Messrs. Editors: - We read with some tration of this State, was held in Balti- degree of surprise a list of questions, pubmore city on Wednesday last, at which lished in your paper a few weeks since, law, or justify such an arrogation of pow- Yellow " the city and cleven counties were repre- which the Registers for Kent proposed to put to every person who might apply to be sented. There was, as had been expect- registered in the volume of voters. We ed, some diversity of opinion as to the true were confident that the proceeding was construction of the law, and the manner hasty and not as well matured as reflection, in which their duties under the law should examination and circumstances might debe performed. The convention, however, ful mon No doubt the Registers supadopted a set of resolutions, one of which declared it to be title delarged in the first section of the Act of 1865, ch. 174, but to an action for damages in a civil we invite the public to call and see them bedeclares it to be "the duty of the officers expedient that had then suggested itself to of registration to record 'the names of all their minds, but "sober second thought," white male persons resident in and tem- aided by the lights of experience and the porarily absent from' their district in the closer investigations and maturer considfirst column of the book of registration, eration, have produced changes in their and determine their right to vote, wheth- minds upon that subject. For instance, Quite a mystery attaches itself to a pris- er they appear before the board or not." the list of questions which they published, adopted at a meeting of the registers for before he can be disqualified—the Registers erased the word "convicted" from the The Government steamer Florida, that this county, with the exception of the 20th Baltimore list and substituted the word carried the assassination conspirators, - question, in which the word "convicted" "quilty." Many men may be guilty of Mudd, O'Laughlin, Arnold and Spangler is substituted for "guilty," and three ad- doing wrong who have never been convicted by a legal tribunal. The 5th sec- "shall not with impunity do wrong wilarrived at New York on Tuesday. They 22d. Have you on any occasion expressed tion of the 1st Article of the Constitution, fully, fraudulently or corruptly." If the takes this method of informing his friends and in full bearing. ted, and from which the Baltimore list rejection of voters by Registers should be the public that he is now prepared to furnish 23d. Have you voted at every election held was taken, declares that on "conviction in a court of law" the person shall be disfranchised. This example must satisfy and O'Laughlin put to an employment in cess of the armies of the United States, or those in reference to the immaturity of their

We regret that the Registers should sume that the Registers were not aware of before quoted, and which punishes the of-THE CAMP-MEETING, under the auspices fences specified with disfranchisement up-

which prevailed from the commencement. prove, or are not satisfactory, that they The preaching, principally by former are to summon witnesses and adjourn to portunity of examining evidences.

In Greenleaf on Evidence (vol. i, sec The closing services of Thursday night 451) it is laid down as settled law, and charge, he is not bound to answer:" that if "the fact, to which he is interrogated, forms but one link in the chain of testimony, he is protected." The same rule prevails in the Chancery Court. In the great trial of Aaron Burr, Chief Justice Marshall said: "Many links frequently comcessary to convict an individual of a crime.

bonds, of date prior to 1860-most of produce the domestic drama of "The leaf, sec. 451-Rose vs. Blakemore, Ry. Comptroller, under a joint resolution pass- Shot," by J. B. Buckstone, Esq. These that no man is bound to answer, and his ed at a former session. The new act re- plays have been under the personal su- refusal is not to prejudice in the least his leases the interest on these debts, provi- pervision of Mr. J. W. Carroll, dramatic claim to be registered. The power given ded that before the 1st day of October artist, and we have no doubt will form a to put questions would have existed in the party politics when compared to the great and all attorney's fees and commissions, ment. On Wednesday, at 9.30 A. M., ly given. It existed and was practised addresses by the Graduating Class, con- under the old law, without being named cluding with conferring degrees and Bac- specially. The gift of it argues nothing SALE OF MILL PROPERTY, &c.-Mr. Z. calaureate Address by the Principal, Rev. against the claimant, nor does it enlarge J. Morse has sold his mill property, &c., A. Sutton. The Chestertown Band will the powers of the Registers, which would year may be the defeated one of the next; Vannort and others, sold by and conveyed to augo-4t. situated at the head of Churn creek, (com- furnish the musical department for the by necessary implication have embraced but principles are immutable, and he who the subscriber by Wm. H. Hamilton, Esq., late that of propounding questions. The law manifestly looks to the production and RUNAWAY AND ACCIDENT.-Mr. S. V. examination of witnesses as the source that such refusal shall be considered evi- do so, and insist upon his right to be registered, whether he may answer or not 'There is no power or authority given by'

word, letter or spirit, to the Register, to reject an applicant because he refuses to answer. No lawyer of any reputation White Wheat, per but would venture such a construction of the White Corn er on the part of the Registers. If they Oats (weight) " were to attempt such an exercise of it, which we suppose no sensible or rational BAKER'S PATENT man supposes them capable of doing, they of from \$100 to \$500, as imposed by the they have given general satisfaction. remedy is not only pertinent to such a aug5. flagrant case, but to the refusal to register a voter under other circumstances. In the Court of Appeals of Maryland a case was argued at June Term, 1862, which went taining ten or a dozen papers. The above reup from Carroll County. The Judges of | ward will be paid for their delivery at the Post Election refused to receive the vote of a Office at Head Sassafras, Kent Co., Md. man named Bevard, and he sued them for ang5-31* such refusal in damages. The causes of was brought in 1856, they must have re- Mrs. Mary Ann Thomas were due Court in delivering its opinion said: "In some respects the question is of great interest and importance; the right alleged to have been violated is justly esteemed as one of the most precious and valuable belonging to the citizen. In our State, where almost every public officer is chosen by if not paid before the 1st of October next. the votes of the people, the right of suffrage cannot be too highly prized or too | Edesville, Aug. 5, 1865-41* carefully protected." The Court then lay down the law to be, that judges of election wilfully done, they are clearly liable to a them with a SUPERIOR QUALITY of civil action. The Court of Appeals use ulently and corruptly;" but either item or motive will be sufficient to justify the action against them. It is not to be presumed, however, that the officers alluded ag5-tf. to will wilfully, from party feeling or prejudice, or a desire to promote political ends, act in such a manner as will make

themselves obnoxious to the law in one or both of these aspects. It will be noticed that the highest court in our State has pronounced the elective BANK OF CHESTERTOWN," in the town and of such a character as would engen- | county of Kent, and State of Maryland, is auder intense bitterness of feeling and re- thorized to commence the business of Banking Pants. We have the sentments, which would lead to legal strife under the act aforesaid. pense. We have studied human nature [-) day of August, 1865. to some extent and profit, and when we express our opinions we consult only our aug5-2m. knowledge of the subject derived from observation and reflection, and do not utter a sentiment to intimidate or to deter others from a fair, liberal and honest discharge of their duty.

the formation of new Constitutions and ty, will not permit indulgence as heretofore. election of officers. If the right of suffrage shall be extended to them, who have ly, but neglect of duty is often the cause of ex- Burris, Mrs. John been in actual hostility, and if our arms pense, which in many cases exceed the tax itself. Bowen, George S. are extended to them in the attitude of The demands of the State this year, however, Brooks, Mary E. fraternal embrace, who can venture the heretofore, and the wants of those who have Brown, Susie A. assertion that Marylanders shall be re- claims against the County will compel the col- Broadway, Joseph ! fused the right of suffrage? Are the citi- lector to be more rigid in his collections. He Coombs, Lydia zens of Maryland to associate on equal hopes, however, that the Tax-Payers will be Conley, Owen terms in courts as parties, witnesses and penalty for neglect of duty.

Dutton, J. Russel jurors, and decide questions of life and Adiscount of five per cent. will be al- Eliason, Susie them be stamped as infamous? We do on or before the first day of October; and three Fairrent, Annie not think so? Are they to sit in the same November, 1865. pew, receive the same sacrament, worship | For the convenience of Tax-Payers I will be Goodman, Maggie around the same altar, rejoice at the same at the office of Henry W. Earnest, Esq., in Grooms, Ellen marriage feast and mourn at the same fu-neral obseguies, and afterwords when the neral obsequies, and afterwards when the Being Collector, by law, of the Corporation Hall, Mary E elective franchise is to be exercised, one- Tax of Chestertown, it will be necessary for Henson, Eliza of the citizen? Who raised money for ang5tf. substitutes, and did everything to protect our sons and neighbors from the draft?-Did not all classes, of all opinion? If we have a foreign war, (and there are some THE subscriber, intending to leave the counpose the chain of testimony which is ne- specks in the political horizon which are to furnish any one of them against him-self." He also recognizes the fact that if and defend with their lives .the good old half of the victors, "you are unworthy the elective franchise; you shall not exercise the right of suffrage?" Can, shall such and in a country called "the home of the free and the land of the brave?" Could any government stand that would thus act. and would any people be worthy to be free who would long submit to such injustice and oppression? What are parties and principles of constitutional liberty, which lie at the foundation of the republic? Parties are changeable and changing—the and many other articles. "wheel of fortune" and of change is ever revolving, and the ascendant party of this acts from personal or party motives, in Constable of this county. violation of the fundamental principles of the terms will be made known. our government and the spirit and genius of our institutions, is unworthy of the blessings which they are intended to se- please call and settle their accounts, or he will cure to all. Every man who can take the hands of an officer for collection. oath required in the Constitution should

A VOTER UNDER ALL CIRCUMSTANCES

Baltimore Price Current.

BALTIMORE, Aug. 3, 1865.

T. W. ELIASON & SON.

and Galena, a large white Envelope, con-

D. C. BLACKISTON. such refusal are not stated, but as the suit THE notes given at the Vendue of the late Chestertown, on the road leading to Still Pond.

DANIEL E. JEWELL, Adm'r. TAKE NOTICE.

will be placed in an officer's hands for collection

A. ALEXANDER & CO. RAMBO'S SCHUYLKILL LIME,

Quick and Slacked Lime, the disjunctive-it is not "wilfully, fraud- delivered at any of the accessible landings on Chester, Sassafras, Bohemia and Elk Rivers, ciently large for the use of the Farm. and respectfully solicits their patronage.

All orders promptly attended to. WM. N. BRICE, Kennedyville P. O., Kent Co., Md.

Treasury Department,

Office of the Comptroller of the Currency, WASHINGTON, Aug. 2d, 1865. TATHEREAS, By satisfactory evidence pre-VV sented to the undersigned it has been the residue of the purchase money in three equal made to appear that "THE KENT NATIONAL instalments of one, two and three years, from franchise "most precious and valuable," Chester, in the County of Kent, and State of interest from the day of sale, and the payment "that cannot be too highly prized or care- Maryland, has been duly organized under and thereof to be secured by the bond of the purfully protected!" The law will raise all according to the requirements of the Act of Conchaser, with security to be approved by the presumptions in favor of the right; having presumptions in favor of the right; having Currency, secured; by a pledge of United States placed it, in the estimation of itself, as the | bonds, and to provide for the circulation and | Aug. 5, 1865-ts. most valuable and precious, it declares redemption thereof," approved June 3rd, 1864, that it shall be "carefully protected!" _ | and has complied with all the provisions of said act required to be complied with before com-To reject a voter, without full, ample, mencing the business of Banking under said

(In testimony whereof witness my

FREEMAN CLARKE,

Why should any apprehension be felt THE STATE AND COUNTY TAXES FOR in any quarter of a liberal and impartial School tax, are now due, and the undersigned discharge of duty by sworn officers? The Collector for the Second Tax District of Kent times are now peaceful; strife and con- county, hereby gives notice that the tax books tention have ended. The Southern peo- are in his hands, and the amounts due by the ple who were in arms (and who ought not receive them. He most respectfully solicits to have been) are invited by the President prompt payment, as the demands upon the Col- DEMAINING in the Post Office Chestertown, to reorganize their State governments, by lector for this year, both by the State and coun- August 5, 1865.

If tax-payers desired, there would be no dif- Barrum, James ficulty in promptly settling their taxes annual- | Burr, Charles 2

death, of character and property, and then lowed on all State Tax paid on or before the Frisby, Richard be separated at the polls, and a portion of first day of September; four per cent. if paid Fisher, Katie V. per cent. if paid on or before the first day of Gorden, Maria

half shall be deemed unworthy to exercise me to receive these taxes at once, on account of Hadaway, Julia A. that "most precious and valuable" right the immediate and pressing wants of the town. Howard, Joseph Collector for Second District. Jewell, Rebeca

L ty, will sell to the highest bidder, on ominous of trouble,) who are to fight our THURSDAY, the 17th instant, MARYLAND, Kent County Orphans' Court, Washington College.—The eighty- of the rule, that no witness is compellable witness is compellable battles and vindicate our cause? Would at his residence, his ENTIRE PERSONAL ES-

LUMBER.

TOOLS; 1 HORSE-CART and HARNESS; 1 GRIND-STONE, 1 Wheelbarrow; 1 EXPRESS WAGON, new; 1 JENNY LIND CARRIAGE with Harness; 1 York Carriage, *SADDLE AND BRIDLE, 1 set lead language or such conduct be tolerated in Harness, 1 Sleigh, a lot of Iron new and old, 1 Straw Cutter and Feed Box; a lot of Axes, Chains, &c.

> Horse, 2 Cows, 1 Brood Sow, and a lot of SHOATS, and POULTRY. Also, HOUSEHOLD

> AND KITCHEN FURNITURE. consisting of 1 COTTAGE SET, OAK CHAM-BER FURNINURE, BEDS, BEDDING and Bedsteads, Tables, Wash Stands, CARPETS. Stoves, Crockery and Cooking Utensils, Chairs Also, A LOT OF LAND, containing about ?

Acres, with House and other improvements, adjoining the lands of the late Henry Porter, Wm. Sale to commence at 10 o'clock, A. M., when | IF you want any Goods for

be under the necessity of leaving them in the

Machinists-extra quality, for sale at

TRUSTEE'S SALE

TOY virtue of a Decree of the Circuit Court D for Kent county, as a Court of Equity, the undersigned as Trustee, will sell at Public

ON TUESDAY, They have been recommended by the Ameri- The 29th day of AUGUST, 1865, at 11 o'clock, A. M., at the Voshell House, It Chestertown, all that

VALUABLE FARM, lying in Kent county, Maryland, of which the late William Thomas, of Wm., died seized, com-

326 ACRES.

3 ROODS and 13 PERCHES; 250 acres o which are arable, 5 acres fine Meadow Land and the residue WOODLAND, covered with

White Oak and Hickory. This Farm is situated about five miles from on the and adjoins the lands of James A. Roseberry lated to residence or something guarded 20th day of last April, and if they are not paid John T. Edwards, and others. It is two miles against in the Constitution of 1851. The by the 20th of August inst., I shall proceed to from a Landing on Morgan's Creek, from which more. The arable land is divided into five fields, under fencing, with a constant stream of water running through four of the fields. The land is naturally good, has been limed,

> and is capable of high improvement: with lime and clover it could be made very productive, being adapted to the growth of all the varieties of Grain cultivated in this climate. It is situated in a pleasant neighborhood, and convenient to Churches, Schools, Mills and

> Mechanics' Shops. There are 1,000 Peach Trees of Choice Fruit. and in full bearing. There is also an APPLE ORCHARD, containing 100 Trees, which are

> The Improvements consist of a BRICK DWELLING, two stories high, and a Brick Meat House; also, a Brick Barn and Frame Stable, which are suffi-Mr. William Thomas, who resides on the Farm, will take pleasure in showing the premises to any one who may wish to examine them. Possession will be given the first day of January next, and every facility for sowing Wheat

extended to the purchaser. THE TERMS OF SALE

as prescribed by the Decree, are as follows: One Thousand Dollars cash on the day of sale, and the day of sale: the credit payments to bear

J. A. WICKES, Trustee.

MARBLE HALL. THE GREAT POPULAR

Men's English Walking Coats, Men's French Sack Coats, Men's Black Pants, Men's Fancy

BEST AND FINEST STOCK OF and trouble, as well as much loss and ex- | SEAL | hand and seal of office this second | MEN'S & BOY'S CLOTHING,

IN THE CITY, Comptroller of the Currency. together with a Superior Stock of PIECE GOODS

for custom work, at less than Gold Rates. Persons visiting the city, who may be la want of anything in the Clothing line, should

SMITH BRO'S. & CO., Marble Hall Clothing House, 40 WEST BALTIMORE STREET,

BALTIMORE, MD. LIST OF LETTERS.

Laughlin, Capt. Henry

Mckenny & Co., Wm.

McClennahan & Co.

Meeks, Samuel J.

Wilkerson, Eliza

Merrick, James

Moore, Wm.

Mead, Royal

Miller, Perre

Johnson, Emeline Kennard, Mr. Kilts, Peter N. Kendall, James Legg, Charles M. Logan, Thomas

Neal, B. D. G. Reaver, Sarah W Satterfield, Thomas J. Thompson, A. E. Thomas, Mary L Thompson, Harriet A. Toulson, Stevens & Harkness, Henry A. Jones, Thomas T Willis, Kate Johnson; Miss Watson, Lizzie

White, Eleza JOHN W. COLLINS, P. M. IVI August 1, 1865.—On the application of John P. Belville, Administrator of Thomas Jamison, late of New Castle county, deceased : Ordered, That he give the notice required by law for creditors to exhibit their claims against the said deceased's estate, and that the same be published once in each week for the space of four successive weeks, in the Kent News, printed and published in Kent county.

In testimony that the foregoing is truly copied from the minutes of the proceedings of the Or-() phans' Court of the countyaforesaid SEAL I have hereto set my hand and the seal of office affixed this 1st day of August, 1865. Test, JOS P. IRELAND. Reg. of Wills for Kent county.

In compliance with the above order, this is to give notice, that the subscriber has obtained from the Orphans' Court of Kent County, Maryland, letters testamentary on the personal estate of Thomas Jamison, late of New Castle Co., Del., dec'd. All persons having claims against the said deceased's estate are hereby warned to exhibit the same, with the vouchers thereof, legally authenticated, to the subscriber on or before the 13th of February 1866; they may otherwise by law be excluded from all benefit of said estate. Given under my hand this first day of Au-JOHN P. BELVILLE.

NEW GOODS.

CAMP MEETING. MISS EARLE'S

Lace Capes, Coats and Sacks, Belts, Buckles, Fancy Buttons, Bugle Braid, Hair Nets, Hair IN EST Whale and Natural Oil-used by all | Fluted Ruffles, Neck Ties, Tuck Combs, and