[Vol. 10.....13.]

TUESDAY MORNING, JULY 7, 1812.

[No. 46.....660.]

THE TERMS OF THE STAR, And Two Dollars and Fifty Cents per annum, pay-

alle half yearly, in advance : No paper can be discontinued until the same is paid for. Advertisements are inserted three weeks for

One Dollar, and continued weekly for Twenty-Five Cents per square

TO THE VOTERS OF TALBOT COUNTY.

office.

SAMUEL PADDISON: june 23 _____m

THE STOCKHOLDERS

are requested to meet at the Court House in Eas- view the farm:-- Attendance will be given by ton, on the eighth day of the eighth month (Au! gust) next, at 3 o'clock in the afternoon .- The Directors ... e very anxious to have a full meeting of the Stockholders in this Institution on that day, as they have business of importance to the establishment to lay before them, which requires vember session eighteen hundred and eleven, intheir decision.

ROBERT MOORE, President 6th month, june 23 _____7

EOR SALE. At the shop formerly occupied by Major Benny; A RANDSOME ASSORTMENT OF CANES. JEWELRY, POUKET-BOOKS, CUTLERY, COMBS.

WATCHES-Which I will sell at the Philiadelphia and Baki. more prices.

At which place I intend carrying on the Clock and Watch making and repairing. Those that A Farm near Skipton, formerly the property will favour me with their custom, will find that of Dr. Wm. Kemp, dec'd, now occupied by Mr. it shall be with my utmost endeavers to give gene. Sameel Walters. Application must be made to ral satisfaction.

JAMES MURDOCH.

june 30-3 FOR SALE. A first rate Saddle and Carriage Horse. For terms apply to JOHN L. TILGHMAN.

Bennett's Point, june 30-3 WILLIAM HARRIS.

Has lately returned from Philadelphia, and now of. fors to the Public, a very complete essortment of BRITISH DRY GOODS, (Suitable to the section)

A CONSIDERABLE PART OF WITCH HE BOUGHT FOR CASH. The following are a part of the lote purchase: Dimities, fine, narrow, & Grandurells

and other stripes Cotton cassimeres Bedtickings Ginghams, elegant and Mantua & sattin rib Calicoes new paterns S Galoon bindings, as-Mourning calicoes sorted colors Regencys Crapes, black, blue and & Hat band crape

Twilled cambrick mus. lin, black, olive, lead, ? India sile . do. blite, pink, salmon Castimere cambrick. muslin, black, blue, Sc. &c.

Men's white cotton White cambrick mus- ? white and colored Missen' short gloves Men's buckskin do. Shirting muslins

Superfine cloths

ladies dresses WITH OTHER HARDIVARE, AND AN ASSORTMENT OF CHINA & QUEENS WARE. Chestertown, june 16-----

very fine

Ditto imperial

HARVEST GOODS. The Subscriber has just returned from Bullimore, WITH AN EXTENSIVE SUPPLY OF GROCERIES,

barvest, might do well to give him a call, as he intends selling at a very small advance. SAMUEL GROOME.

NEW GOODS. THE SUBSCRIBERS HAVE JUST RECEIVED, AND ARE NOW OPENING, At their Store, nearly opposite the Pank, A VARIETY OF GOODS.

Adapted to the season, Which they will sell at the most reduced prices for Cash. JOSEPH & WILLIAM HASKINS.

THE SUBSCRIBER, Has just received from Philadelphia & Baltimore, HIS SPRING ASSORTMENT OF

GOODS. Which he offers for sale at the most reduced prices

fer Cash. JAMES B. RINGGOLD. april 28----m

THE VACCINE LOTTERY, SECOND CLASS, NOW DRAWING, CONTAINS FOUR CAPITAL PRIZES OF 20,000 DOLLARS, THREE OF 5,000 DOLLARS,

TEN OF 1,000 DOLLARS, &c. &c. And not near two Blanks to a Price. drawn in the State of Maryland.

TICKETS, Warranted undrawn, for sale by THOMAS P. SMITH, Easter. At the same rate as they can be purchased from the Managers.

LOOK TO THE RIGHT.

AND VIEW A GREAT BARGAIN FOR SALE. - By virtue of an order from the Mor orable the Orphone Court of Dorchester county, on SATUR-

DAY, the 15'h of August net, valuable FARM, lying in Caroline county, near freeholders of certain counties in Virginia, and of have assured me they were) as to what motion house should formally adopt an original is countien the divisional line of Dorchester county, late the what purports to be the fragment' of a speech of property of HENRY CHARLES, deceased, contain- that gentleman delivered in the House of Repre- to writing it was believed not to be the one origing the man delivered in the House of Repre- to writing it was believed not to be the one origing the man delivered in the House of Repreling 111 1-2 acres of Land, on the following terms sentatives, have fallen into my hands. The au--a credit of one, two, and three years will be gi- thor appears to think that particular decisions of am justified in saying that there is nothing un- material currentees, what would be proven? Encouraged by a number of my filends, I am ven, the purchaser giving his bond with two apinduced to offer myself as a candidate for the of proved sureties, for ensuring a punctual payment account, have anwarrantably restricted the freefice of SHERIFF, at the next electoral period of each instalment as it becomes due; that is to dom of debate. However reluctant I may be to of ven proposition, that the mover of it shall specific before it, has seen that one time (no reason then fice of Silistiff, at the next electoral period of the purchase money, and inter-for Talbet county. If I am he ppy enough to ob. say, one third of the purchase money, and inter-for Talbet county. If I am he ppy enough to ob. say, one third of the purchase money, and inter-for Talbet county. If I am he ppy enough to ob. say, one third of the purchase money, and inter-for Talbet county. If I am he ppy enough to ob. say, one third of the purchase money, and intertain the situation, I trust the good opinion of my est thereon, to be paid within 12 months from the member of the House of Representatives lends the friends will not be changed by the manner in day of sale—one other third to be paid with interbe reduced to writing and distinctly announced reasons against it it has not thought proper to conwhich I shall endeavour to fulfil the duties of the est from the day of sale within two years, and the which I shall endeavour to fulfil the duties of the est from the day of sale within two years, and the ment of a transaction, and which, by the omissi- from the Chair, before he advances into a bound-sider. remaining third with interest within three years on of material circumstances, exhibits only a par- less field of argument. Indeed I understand from The right of the house of representatives to refrom the day of sale. The soil is particularly kind that view of the case, I think it due to the public, the address, as well as from what transpired on the gulate its own proceedings is quite manifest, when to the growth of wheat, corn, tobacco, &c. The whose judgment and interposition have been inproximity of this farm to navigation; houses of voked, to have the matter set fully and accurately in such a requisition, but that Mr. R. would have stitution; or to the nature and properties of a deliworship, and the goodness of roads, must greatly before them. It is my intention to aim at the ac- been satisfied had he not, after a compliance with because body. It is undoubtedly responsible for

may 19-13

NOTICE.

Pursuant to on act of Assembly, passed at Nosubscription for the Stock in said Bank will be in Princess-Anne, under the direction of the Comat the court house in Snow-Hill, under the direction of the Commissioners appointed for Wordes

ter county. Per order, ROBERT J. H. HANDY, Sec'ry.

TO RENT

FOR THE ENSUING PEAR. the subscriber, on Choptank, near Easton.

BAYNARD WILSON. june 30-----

TO REMT. FOR THE ENSUING YEAR, JOHN STEVENS, in the town of Easton. For WM. BERRIDGE.

june 16-m IN COUNCIL, JUNE 18TH, 1812. Ondrage, That " An Act to alter the time imes in the Maryland Republican and Maryland at Easton; the Republican Gazette, at Frederick Town; and the Maryland Herald, at Hager's By Order,

NINIAN PINKNEY, Clerk.

An Act to alter the time of the meeting of the Genord Assembly of this State, and for other pur-Black Barcelonia and BE it enacted by the General Assembly of Morg-

Assembly shall be on the first Monday in Decem-Women's cotton stock- ber in each year, instead of the first Monday in ing on this subject, were decided. ings, white and co. November as is now prescribed by the Constitution and Form of Government.

India Pouguy silks for & Seythe blades, grass & Covernment. ments of civil officers in this State shall be made | ceased to possess. in the third week of December in every year, in Two principles are settled by these decisions; riod at length arrives when, by every previous in sort the Caphagouche, which they also took into the same manner as the Constitution and Form of the first is, that the House has a right to know, dication, a declaration of war would seem to be Machias—where they refited these three sail of Government now directs.

constitute and be valid as a part of the said Con- should be done but that it should be seconded; withstanding.

june 27, (30) ---- 5

phia :-he has furnished himself with several pair of good horses, an excellent and commodious Stage for the conveyance of passengers, and : careful, sober driver, and hopes by his attention to

this establishment, to ensure public patronage. The mail leaves Easton on Mondays and Fridays at 6 o'clock, and arrives at Chester Town in the afternoon of the same days; returning, leaves Chester Town on Thesdays and Saturdays, at 6 o'clock, and arrives at Easten in the afternoon .friends and the public generally, that he is prepared at all times to accommodate with the best entertainment, passengers and others who may be afforded in the very case complained of. Mr. R. be handed to the chair, and read aloud by the clerk, afforded in the very case complained of. Mr. R. before debated."—"When any member is about to had add essed the House not less than an hour.— SOLOMON LOWE.

Easton, september 10 .____m Walter K. Whie, and others, ? On the applica- least to several others; to war for example, or to the question under debate, and avoid personali-South and Market streets, Baltimore, and will be White, it is ordered that the return of the con- France; that the law of non-importation ought greater restrictions have been imposed—" If any of CATTLE, to particular on Chapterik, completed before any other Lottery that will be missioners will be confirmed or otherwise decided to be repealed as to England—or put on against man speak imperimently, or beside the question in near Dover Ferry, where proper strention will be our during the first four days of July term next. her enemy. Anyman who will now read seven hand, it stands with the orders of the house for the paid to them, and the earthe negative remode and Provided a copy of this order be inserted in the eighths, if not the whole of his speech, keeping speaker to interrupt him; and to know the pleasure counted every night, were that a counted every night, were the counted every night. L'aston Star, at least once in each of three successive weeks, before that tim :.

True copy. Test-NICH's. BREWER, Reg. Cur. Can. June 23----3*

FROM THE NATIONAL INTELLIGENCER.

To the Editor.

Some printed sheets, consisting of an address WILL be exposed to public sale, a small but of the hon. John Randolph, of Roanoake, to the In the Eastern Shore Manufacturing Company; enhance the value. The public are invited to complishment of this object. It is not my purlie, by a subsequent refusal of the House to consider the above of that right, not the action to the action of the complishment of the complishment of the complishment of the action of the complishment of the JACOB CHARLES, Trustee stance of the residue of those compositions. How argument. for the sale of said farm. far the political speculations and sentiments of the

author are just, the world may judge.

and purposes; any thing in the said Constitution | upon the body of the whimsical or eccentric propoand Form of Government to the contrary not- sitions of a disordered or irregular mind, by the coin is no more to be inferred from its non-application his motion was incidental and ancillary. But Mr. ed in this low degrading way, I take this method than the non-existence of other rules the actual R's motion was primitive, and not appurtenant to to inform my friends & the public throughout the The general tenor of his arguments would have speak in debate, or deliver any matter to the house, conducted equally well to almost any other con- le shall rise from his seat and respectively address IN CHANCERY, MAY 29, 1812. | chanton than that to which he was carried, or at himself to hir. Speaker; and shall confine himself BILL FOR PARTITION. Stion of Walter K. some other messages of a hostile character against 14"-Rules or TRE House. In England, still Till subscriber will take from 2 to 300 head will. I apprehend, find it extremely difficult to conjugative that such was or what was to be tite conjugative that such was or what was to be tite conjugative that such was or what was to be tite conjugative that such was or what was to be tite conjugative that such was or what was to be tite conjugative that such was or what was to be tite conjugative that such was or what was to be tite conjugative that such was or what was to be tite conjugative that such was or what was to be tite conjugative that such was or what was to be tite conjugative that such was or what was to be tite conjugative that such was or what was to be tite conjugative that such was or what was to be tite conjugative that such was or what was to be tite conjugative that such was or what was to be tite conjugative that such was or what was to be tite conjugative that such was or what was to be tite conjugative. Speaker." he presiding officer (by the usages of all deliber.

pose to notice particularly the manner or the sub- his motion, been prevented from continuing his buse of any other power with which it is invested. Various are the expedients resorted to by deli- has so abused its outhority as to axcite areas or berative bodies to conduct the business on which justify comme, will be justify determined by the le the commencement of the observations of they are called upon to act. Among the instru- candor of the public, to where alone the amena-Mr. R. after announcing his purpose to make a ments provided for regulating the time of trans. | ble, motion, it is true that, Mr. Wright having called acting it are the motions for the previous ques- Washington, 17th June, 1912. corporating a BANK, to be called the Farmers' the House it was no motion before tions, to postpone—to adjourn—to lie upon the Bank of Somerset and Worcester, the Books of straight intention it was stated by me that, as he had table—to consider. These in some instances are signified his intention, it was usual to admit pre- differently used by different bodies. In Eng. Mr. Gel.; pened on the 21st July next, at the court house fatory remarks. Mr. R. proceeded, and having land a motion to " preced to the orders of the I shall thank you to give the following stategone very much at large into the question of the day" puts by whatever subject is under com- ment a place in your paper showing the spirit, missioners appointed for Somerset county—and legies and other topics. I led the Chair for a sideration, and the rule is not used there to conkades and other topics, I left the Chair for a few sider. In the house of representatives we of Americans; who commenced and sided over minutes, placing there my friend Mr. Bibb, as practise the rule to consider and do not the Revolution. my substitute. I will not say what was the case motion to proceed to the orders of the day. The In the month of May, 1775, a British armed upon which that genileman, whilst he was so object of all bodies, on this jubject, is the same schooner, called the Wargarette, carrying four kind as to represent me, was called upon to decide, _so to arrange the subjects of deliberation as cannon and fourteen swivers; & about forty men, my attention not having been particularly direct- best to promote the public interest. Their ex. sailors and mariners, and every way equiptior ated to the point. It is said by the " fragment," perience will, from time to time, suggest the de. tack or defence, came into the harbor of Machias. and I will suppose it to have been, on a call to or- feets in pre-existing rules and the necessity of for the protection of wo vessels loading with lumder by Mr. Calhonn because "the question of adapting new ones to new exigencies as they arise, ber for the British troops in Rel ton. To prevent war was not before the House."-I shortly after This rule to consider was a novel one to me when which, about thirty young men assembled and reresumed the Chair, and Mr. Calhoun again call- I came into the house of representatives. I found solved to take her. To exect their object fund in ed Mr. R. to order, and submitted, whether he most of the old members chinging to it with great | sight of the Margaretta) they took a small sloop, was not bound to specify his proposition and pro- tenacity, and subsequent observation has salisfied and collected about twenty squirrei guns, obtain-

cure a second before he proceeded further. It was me of its wisdom, and removed whatever doubts ed three round per gun of loose powder, 5all, one decided that he was bound to state it, that it must I entertained originally of its propriety. It has dozen narrow axes, as many puch or hay forks. be seconded, reduced to writing, according to a been indiscriminately applied by the house to members one barrel of water and one bag of bread for pro-The House at present in the tenure of Doct. nounced from the chair. At the time this decisi- to compel a body to consider a proposition which, preparation, get order way and went to sea. Inon was made, Mr. R. had been speaking I think on account of the time, its mander, or its matter, standy, these gallant young men chose Jere. O'terms apply to the subscriber, living at the Trappe. at least an hour. An appeal was taken to the they do not think proper to deliberate upon, can | Brien their common lar, slipped their fasts from House who confirmed the decision. He was then only be obtained by a reversal of the rule that the Scot's wharf, and commenced the chace at 6 o'requested to reduce his motion to writing, which plurality of members is to govern, and would, as clock, A. M. At 11, the State sloop came up the did and presented it to the Chair, remarking to that particular subject, make the mover and his within reach of the Margin etta's shot; when she that he did it under the compalsion of the House, second superior to the whole body. It may in- commenced a tremendous fire of round and grave to which it was replied that it depended upon his deed be aneged that unless such a privilege be with swivels, blunder bushetry, as State, and for other purposes," be published five own pleasure to withhald or offer his motion.— recognized, great abuse may be practised—that the sloop approached. But with a determination After it was stated from the Chair, Mr. R. was the body may refuse to consider the most impe- not to be appaired, these young most impe- not to be appaired, these young most impeproceeding in his argument, when he was called rious and momentous subject of national interest. their purpose) as soon as they came within reach can, and Federal Gazette, at Baltimore; the Star, to order apon the ground that the House must, The obvious reply is, that an include of such a of the schooner with factor squaret gains, they fire previous to the discussion, determine whether it privilege exposes the body to great abuse by any ed and killed the map at the which mewould at that time consider the proposition. I member who can obtain a second; &, in the danger | ment, the Margarette broached, to; when these observed that that rule did not apply to the case, of opposite abuses, it is believed there is greater | young min got a first that the chared the courses. but immediately correcting this impression, it was safey on the side of greater numbers. The respon- deck—the little sleep's bowsprit took in a the declared that the House must come to such a reso- sibility of a representative body for what is done ex- rattlins of the main sails letion, or he would not be at liberty to proceed. ists no less than for what is not done. It is not, there- and brought her effern on the main chains of the We. R. again appealed from the decision, but sub- fore, probable that it will refuse to consider, and schooner, when they shot down the captain and requently withdrew his appeal and thereby mani- consequently to adopt, a measure presented for wounded the life count, both of whom were Black Barcelonia and love handkerchiefs land, That the time of the meeting of the General described the form and nature of the proposi-Other questions of order, having no material bear tion. The abuse, however, of a rule, in its prac- boarded the Margaretta (through as deadly a little tical operation, is best tested by an examination as ever was made hy as many men with pitch Such were the circumstances of the case. - It of the cases to which it has been applied. I will forks, narrow axes, and squirrel guns; but before results that, between the decisions of Mr. Bibb and | content myself with that furnished by Mr. Ran- | they got possession of the Wergaretta, they killed 2. And 50 it enected, That the Governor of this mine, certainly between my own, there existed no dolph's own record. An extraordinary session more than half her men; and lost full half their State shall be chosen on the second Monday of discrepancy; unless it is to be found in the mo- of congress is convoked : various laws are passed own, lins, 4-4 & 6-4 assort- & Ladies gloves, hid, extra December in each and every year, in the same mentary error, rectified almost as soon as it was with the avowed purpose of war. During their On this affair, these young mentary error, rectified almost as soon as it was with the avowed purpose of war. During their On this affair, these young mentary error, rectified almost as soon as it was with the avowed purpose of war. long white & color'd manner as is new prescribed by the Constitution committed, relative to the House pendency both in their incopient & matured forms | British the hist gun and resset taken in the Ame-India and jaconatt do. Ladies' gloves, short and Form of Government; and the Council to determining to consider the subject is discussed at great length. Every rican war; and the commencement of the Governor shall be elected on the first Tues. The former, because the points on which we decid- topic calculated to excite the passions, alarm the the American have. They then returned to Maday after the second Monday of December in ed were different. Not between the latter, he fews or enlighten the judgement, is exhausted .- chies-took possession of a large sloop, which each and every year, in the same manner as is cause the first decision, at the instance of Mr. More than any other member of the House, (of they named the Liberty, armed her with the guns, new prescribed by the Constitution and Form of Wright, recognised only the admissibility of pre- ten, I own, with admiration on my own part of his swivels, blunder husses, four kets, cutlasses, batchfleory remarks, a quality which those of Mr. R. talents, however much I disapproved his senti- ets, pikes, hard green les, and pistols taken in the 3. And be it enacted, That all annual appoint- had, when the last determination took place, long ments) is Mr. R. petiently & repeatedly heard to de- Margarette, recruited their forces, and took the

relope his views on that solemn question. The pe- Daigent schooner, of a larger force, with her conthrough its organ, the specific motion which a absolutely inevitable. Of that very committeefrom war, recruited a sufficient aumher of men, and put 4. And be it enucted, That all and every part of member intends making, before he undertakes to which it was expected such a declaration is to e- to sea on a croise. They sailed to St. John's the Constitution and Form of Government, that argue it at large; and in the second place that it manate, Mr. Randolph is a member. It is admit- (now New Brunswick) stormed the British fort, is repugnant to or inconsistent with the provisis reserves to itself the exercise of the power of deter- fed by himself on the 30th May, that on the suc- took the garrison prisoners of war, and captured ons of this act, be, and the same is hereby repeal mining whether it will consider it at the particular ceeding Monday it was believed it would be pre- all the English merchantmen at that place. ed, abrogated and annulled, upon the confirmati- time when offered, prior to his thus proceeding to sented to the House. It is admitted by himself that | For any other particulars, I refer to Captain it was intended to be discussed with closed doors. Joseph Wheaton, of the City of Washington, who 5. And be it engeted, That if this act shall be It would seem to be altogether reasonable, that Vet on that day (on the 30th May) what does he was one of the acting the acting the overy part here OF ALMOST EVERY DESCRIPTION. | confirmed by the General Assembly after the next when a member intends addressing a copious armined by the General Assembly after the next when a member intends addressing a copious armined by the General Assembly after the next when a member intends addressing a copious armined by the General Assembly after the next when a member intends addressing a copious armined by the General Assembly after the next when a member intends addressing a copious armined by the General Assembly after the next when a member intends addressing a copious armined by the General Assembly after the next when a member intends addressing a copious armined by the General Assembly after the next when a member intends addressing a copious armined by the General Assembly after the next when a member intends addressing a copious armined by the General Assembly after the next when a member intends addressing a copious armined by the General Assembly after the next when a member intends addressing a copious armined by the General Assembly after the next when a member intends addressing a copious armined by the General Assembly after the next when a member intends addressing a copious armined by the General Assembly after the next when a member intends addressing a copious armined by the General Assembly after the next when a member intends addressing a copious armined by the General Assembly after the next when a member intends addressing a copious armined by the General Assembly after the next when a member intends addressing a copious armined by the General Assembly after the next when a member intends addressing a copious armined by the General Assembly after the next when a member intends addressing a copious armined by the General Assembly after the next when a member intends addressing a copious armined by the General Assembly after the next when a member intends addressing a copious armined by the General Assembly after the next when a member intends addressing a copious armined by the next when a member new election, as the Constitution and Form of forcing a motion, he should disclose the motion, he engages in an argument which, officer commissioned in the Revolution, and now Government directs; that in such case, this act intended to be supported. It is the practice of the after consuming one hour, is now denominated a resides at Machine and the alterations and amendments therein con- British Parliament, and of several if not all the fragment only; and, when required by the house, Americans! War is now declared against the tained, shall be taken and considered, and shall state assemblies, to require not only that this reluctantly submits the negative proposition that same British power-go and do likewise. . It not expediedt at this time, under existing cirstitution and Form of Government to all intents thus affording a protection against the obtrusion comstances, to go to war with G. B. Can I be mistaken in believing that the refusal of the house to consider such a proposition, so bro't forward, cidence in opinion of at least two individuals. At will be approved by the good sense of an intell? what particular period the proposition ought to be gent public? It is said that a precedent for such respect to my being deplived of doing Mr. submitted is perhaps not exactly defined or defin- a motion is to be found in the motion of Mr. Groome's work, may be considered by the pub-THE subscriber respectfully informs the public able. Certainly in the courtesy of all bodies will Sprigg, made in 1798. That gentleman, when he in general, that it was in consequence of that he has contracted to sarry the Mail from be found a sufficient safeguard against the exclu-Easton via Centreville to Chester Town, which sion of matter properly introductive, explanatory, state of the union, offered three resolutions, of ecoting his work in a workings like manner, or makes the line of Stages complete to Philadel- or prefatory to the motion. The line separating which one was negative, and the other two aftir- some other incapability-but this is not the case, matter of this character from arguments in chaif mative. The subject before the Committee was which can be satisfactorily proved by a reference is not susceptible of accurate description. It does not the President's message, of 19th March, 1798.— to Mr. Groome himself, I had the first offer of his however present more practical difficulty than to the that time the practice (now no longer existing) work, but Mr. Groome thinking my prices too discriminate between observations which are re- prevailed to discuss such messages in full. That high, he determined not to employ me, but to seek velant or otherwise, decorous er reprehensible. message was a war message. Being under consi- for other workmen that would do it for less money. When a member rises to makes a motion, it is deration, it was the nature of an affirmative propo and agreeably to his wish, he got them, notwithindeed not often that the rule is applied of require sition for war, to which Mr. Sprigg's motion, in standing the prices were too low before-lower ing its specification because the necessity of such the nature of an amendment, was the negative. than they are in any other part of the state that I application rarely occurs. But its non-existence The message was the text, the primary subject; an acquainted with. But seeing I am undermin-

stated by the speaker, or being in writing it shall cent. below what Mr. Groome gets his work done

HATSELL'S PARCEDENTS.

ate bodies, and moreover by express rules* of the any pending question .-- In the instance of Mr. House of Representatives) to keep the member Sprigg no point was made whether the committee addressing the Chair, to the point.-How, that would consider the proposition. Perhaps, being officer being ignorant of the motion intended to a direct response to the message, they were bound be offered, was that duty to be performed? How to consider it, or not to act upon the mes was the House itself to apply the arguments? - Out of Mir. R's motion, supposing it adopted, no In point of fact I was entirely uncertain (others positive set could gibiv. It would be as if the would be submitted, and even after it was reduced that they would not pass a particular law. The nally contemplated by the mover. I think then I Sappasing, however, that they were, in all the addressed to illustrate, enforce and establish a gi | the time, when it will consider the subjects brought misconception of its precise import, that it shall which at abother time (when there are cogent

Whether, in the Wstance under consideration, it

A NATIVE CITIZEN of Diese Hampshire.

TO THE PUBLIC. The late chroumstance the Mas taken place with

I have the honor to be. The public's very humble servant. AMOS HALE.

PASTURAGE.

out of mind the motion with which is terminated, of the house whether they will further hear him." owner. Persons de itous to hie e their eattle