

Saturday, May 3, 1890.

## LOCAL NEWS. SUNDAY NERVICES.

TOWSON M. E. CHURCH.-Preaching at 11 A. M. and 7.45 P. M. by the Pastor, Rev. Page Milburn.
The sessions of the Sunday School are held at 9.30 A. M. and 2.30 P. M. Prayer meeting on Wednesday evening at 7.45 o'clock. Class meetings on Thursday afternoon at 3,30 o'clock; Thursdinight at 7.45 o'clock. Thursday night at 7.45 o'clock and Friday Preaching every other Sunday at the Dulany's Valley school House by Rev. Page Milburn, at 3.30 o'clock P M. Sunday School every Sunday at 2:30 o'clock P. M TRINITY P. E. CHURCH, TOWSON.—Preaching on Sunday at 11 A. M. and 8 P. M. by Rev. W. H. H. Powers, Rector, and at Church of the Holy Comforter, Luther-ST. FRANCIS' CHURCH, TOWSON.-Rev. M. O'Keefe Pastor; High Mass at 10.30 A. M.; Vespers and Benediction at 7.30 o'clock P. M. BAPTIST SERVICES.—Preaching every Tuesday evening at 7.30 o'clock, in the old School House, Towson Sunday School every Sunday afternoon at 3 o'clock.-ASHLAND PRESBYTERIAN CHURCH .--- Services every Sunday at 11 A. M. and 7 30 P. M.; song service 7.10 P. M.; Sunday School 9.30 A. M.; prayer meeting Friday 7.30 P. M. Adult's class for Bible study meets at Parsonage every Wednesday evening at 7.30. ST. JOHN'S M. E. CHURCH, LUTHERVILLE .--Preaching Sunday at 11 A. M. and 7.30 P. M. by the Pastor, Rev. W. L. McDowell; also prayer meeting Wednesdny nigh at 8 o'clock. ST. JOHN'S CHURCH.-Services at St. John's Church Long Green, Baldwin Station, first, third and fifth Sundays, and holidays; Masses at 8 and 11 o'clock. ST. THOMAS' P. E. CHURCH, HOMESTEAD,—Preaching by the Rector, Rev. Wm. Brayshaw, at 11 A. M. and S.P. M. St. Andrew's, Harford Road, 4 P. M. FRANKLINVILLE PRESBYTERIAN CHURCH.-Services every Sabbath at 3 P. M. by the pastor, Rev. W. W. EUTAW M. P. CHURCH .- Preaching every Sunday by CHESTNUT GROVE PRESBYTERIAN CHURCH: Services every Sabbath at 11 A. M. by the pastor, Rev. W. Roseo

ST. PHILIP'S CHURCH.-Services at St. Philip's SALES TO TAKE PLACE. Monday, May 5th.—Edward Soper & Co., auctioneers, E. Calvin Williams, attorney, on the premises, lot of ground at the corner of Loudon avenue and Frederick road: improved by two brick dwellings Monday, May 5th.-Geo. R. Willis, attorney, on the premises, lot of ground in Highlandtown; improved by brick dwelling, &c.

SATER'S CHURCH.-Preaching every Sunday morn-

IMMANUEL CHURCH, GLENCOE.-Rev. Duncan

McCulloch, Rector. Sunday services—11 o'clock A. M. first Sunday in the month, morning prayer at 9 A. M.

first Sunday in the month. Hely Communion and sermon

at 11 o'clock; Sunday School at 9.45 A. M. Service at Phonix every alternate Sunday evening at 7.30 P. M.—

Sunday School every Sunday afternoon at 3 o'clock.

AMUSEMENTS. Ford's Grand Opera House, Week of May 8th. " he Dark Secret."-"The Dark Secret." one of the most successful of modern acquatic dramas, will be produced at Ford's Grand Opera House during the week of May 5th, with a great cast of characters and all its original superiority of scenic effect which won for it is wonderful popularity. The plot is interestingly romantic, dealing with the various phases of the human character and settling principally upon the mysterious mur-der of a young lawyer. The scenery is very fine. the "Henly kegatta" being especially realistic, the sailing boats, the real steaming, etc., making a magnificent reproduction of real occurrences. The old church at Henly" makes another beauti-'ul picture, situated as it is above the flowing river. The drowning girl and her rescue is a thrilling event incidental to the play. Matinees as usual. May 12th—The great Strauss orchestra. Towson Reading Circle.—The business portion of the meeting was first taken up, after which the prizes were awarded to A. Parlett, M. Pinkerton and George Green for selling the greatest number of tickers for the recent entertainment. The program was as follows: Music, "Baitimore Exposition," Miss Lizzie Collings: reading, "The Maid of Orleans," Miss Lizzie Taylor; music, "Happy be thy Dreams," Miss Lily Brooks; reading, Mr. J. E. Green; music, "Come with the Gipsy Bride," Miss Lizzie Reed; reading, "The Next Relationship," Mr. C. Foreman: music, "The Cricket on the Hearth," Mr. Wm. Butler. Mr. Miller was present with us and favored us with fine selections on the M. E. Bro Ks.

he 30th ult appointed Mr. John W. Smith, son of Mr. John Smith, County Commissioner, Superintendent of the County Alms House, in place of Mr. A. H. Cole, resigned. Mr. Smith is a young and energetic man and a hard worker, and there is no doubt that he will be an able and efficient Superintendent. In reference to the appointment it is learned that Mr. Todd favored the appointment of Mr. John Parks, of the 8th District, and Mr. Magruder, Mr. Famuel T. Belleson, of the 2d District. The matter was finally left with Mr. Smith, and he named his son, Mr. John W. Smith, and he received the unanimous endorsement of the Board. Injunction Against the Maryland Central Ratiway.—John D. Lipscomb, as counsel for Mrs. from Judge Wright, of Circuit Court No. 2 of Baltimore City, restraining the Maryland Central Railway Company from passing through a small grove of trees and a field on her property, through which Bellona Avenue passes. The object of the Company

superintendent of the Alms House Ap-

Secretary.

gultar and harmonica.

is to straighten its road at a point from a curved trestling to a point below Bellona Avenue. The curved trestling is not only an eye-sore, but it is remedy it. There are various points along the line that the Company propose to straighten ere the with special religious services. It was the first standard guage track is laid. To Check the Disorder .- On Wednesday night, 30th ult., Deputy Sheriff George C. Tracey was attracted by loud wrangling and cursing on the streets of Towson. He saw Wm. Seliman, known as Prof. Dickinson's Excelsior Band. They were met "Laughing Blily," fall on the pavement, and it looked as if he had been struck by Jacob James, colored, with whom he was quarrelling. The Deputy took both parties into custody and took them before Justice A. W. Perrie, who committed them to jail in default of security to answer the charge. At the hearing Justice Perrie imposed a fine of \$1 and costs, which amounted to \$4.85.

The Baltimore Traction Company.-Work is rapidly proceeding in the construction of the conthe cables of the Baltimore Traction Company. The south bound track is now completed far as Paca street, and work is proceeding on the the eastern terminus. The large power house and car sheds will be completed this week. We hope to soon chronicle the commencement of work on rapid transit on the York Road Rail-

In default of the payment of fine and costs "Billy"

was committed to jail. James was held for a further

Received the Black Veil.—Miss Eva P. Wroth, a daughter of the late Edward D. Wroth, who is well known in Baltimore county, after a two-years' novitiate at the Convent of the Visitation, in Baltimore, was invested with the black veil and took the perpetual vows of the nuns of the Visitation on the 29th ult., taking the name of Sister Mary Scholastica. The ceremony was a very solemn one.— Bishop Curits, of the Diocese of Wilmington, offi-ciated, assisted by the Rev. P. J. Donahue, Chancellor of the Cathedral, and Rev. Chas. J. Glesen, pas-

tor of St. Francis Xavier's Church. Serenaded.—Friday night, 25th ult., the friend of Mr. John T. Ensor, recently appointed United James Burgoyne's Towson Band repaired to the residence of Mr Ensor and serenaded him in comliment of his appointment. Mr. Ensor invited his visitors into his dwelling and handsomely enter-Whilst Mr. Ensor will necessarily spend much of his time at his office in the new Post Office building, nevertheless he will still remain a citizen o

Knights of the Goldan Kagle.-Friendship Castle, No. 11, K. G. E., of Eklo. 6th District, were visited on Staturday evening, 26th ult., by the following officers from Baltimore: R. J. McCuen, Frank A. Wolf, Jacob H. Aull Jas. W. McCuen, C. H. Wheatley, who came for the purpose of exem plifying the work of the Order. At the close of the Castle the home Knights spread an ample lunch, of which all heartily partook. The above Castle is in a prosperous condition, and are constantly receiving new members.

The License to Clubs .- The decision as to clubs taking out license was favorable to the interpreta-tion maintained by Mr. E. H. Gans in the matter of the application of "Gentlemen's Driving Park" for a license The Steward could make application and oath, and the license would be granted in the name of the Club. Towarn Temperance Tabernacie.-An address

will be delivered by Mr. J. Edgar Wilson, of Balti-more, on Monday evening next at the Temperance Tabernacie. Towson, commencing at 7.45 o'clock. No doubt all those who attend will be pleased, as it is said Mr. Wilson is a fine speaker. GOOD BYE, OYSTER, GOOD BYE!

The oyster is near its moving day And many repeat with a sigh: 'Good luck with your five months' stay at the shore, So good bivalve, good, good bi."

Touson P. O .- The following letters remaining in the Towson Post Office will be sent to the Dead Letter Office, at Washington, if not called for:— Albert Fowble, Miss Lizzie Newman, Miss Francis Sheridan, R. Seider, George Thomas Williams. Piscatorilly Inclined .- Mr. Edward S. Young of the Northern Central Railway; Hon. J. Fred. C. Talbott, Insurance Commissioner, and Col. Joshua H. Cockey, have gone to Little Neck, Went Virginia,

The Ball Games .- The game of base ball that was to have been played on the grounds of the Towson Club last Saturday but was postponed on account of rain, will be played to-day, (Saturday) May ad, at 3.80 o clock. Raptist Tervices .- Rev. Chas. Merryman, a former pupil of Towson Public School, will preach in the Temperance Tabernacle Sunday afternoon at 4

Bonito Avenue.—The matter of the agreement in the Bonita Avenue care has been fixed for Saturday, 10th inst.

Albert Ritchic, City Councillor, has given an opin ion to Comptroller Horner. that the ordinance reception and vegetables applies without exceptions to all persons offering for sate or selling the articles in question on the streets of the city, and makes no exception in favor of the grower, maker or manufacturer. He also decides that push carts are to be charged the same license as baskets, which is \$15. Wagons are charged \$25 each.

Monktees Issuits.—The financial Capt. 5. Marchs McComes, who died at his late residence, near White-Hall, on Thursday, Mith ult., in the 65th year of his age, took place on Bunday morning, 97th, and was yearly largely attended by hosts of friends and relatives. The interment took place at McKendree Cemetery, near Black Horse, in Harford county, were the aged sire was aliently kild beside his kindered and ancestors, the Rev. F. H. Havenner, of Hereford M. E. Church, officiating at the house and church. Messrs. Nicholas Lutle. Thomas Wagons are charged \$35 each.
The object of Comptroll r Horner in having the opinions of the City councilor was to capture constry dealers who peddle truck, butter or other counry produce upon the streets. The City Counsellor

mys in his opinion: Your first inquiry is, Is the grower, maker or manufacturer of any of the articles in question required by the ordinance to take out a license? The recent act of Assembly, 1890, chapter 100, especially confers upon the Mayor and City Council the recent act of Assembly, 1890, chapter 100, especially confers upon the Mayor and City Council the Hid, of Taylor, Harford county, a lady well known and greatly beloved and respected by the community, vegetables and other perishable articles in the streets of Balcimore city. Under the public general laws hawkers are not required to take out a state license for the purpose of selling fruits or vegetables, and under articles 56, acction 85, the grower, below, and under articles 56, acction 85, the grower, sold when suddenly she was selzed with a heavy cold with a hea bles, and under articles 56, acction 35, the grower, maker or manufacturer are, as therein specified, not required to take out a state license. In conferring upon the city the power to license and regulate the sale of fruits, vegetables, &c., the legislature could have restricted this power of police regulation to such persons as were required to take a state license, exempting such as were not. It properly, however, refrained from doing so, for the reason, no doubt, that if the business of selling the articles in uestion on the streets called for police regulation, uch police regulation was equally proper whether a party was required to take out a state license or not. The enabling act is thus without reservation or exception, and the ordinance is equally broad, applies without exception to all persons offering or sale, or selling, the articles in question on the streets called for police regulation, such police regulation was equally proper whether a party was required to take out a state license or not. The enabing act is thus without reservation or exception, and the ordinance is equally broad. It applies without exception to all persons offering for sale, or selling, the articles in question on the streets of the city, and makes no exception in favor of the grower, maker or manufacturer.
"Second. What license is required from a person who sells from a push cart? The ordiniance provides that those who sell from a wagon must pro-oure a \$25 license, and those who sell from a basket a \$15 license, but makes no reference in terms to those selling from a push-cart. I do not think the ordinance intended to prohibit sales from push earts simply because it fails to mention them, but it is clear that persons who to sell must take out some license because the ordinance prohibits all persons from selling unless they have a license." The Counsellor suggests that the Comptroller class the push-cart with the basket. "While the sales from the push-cart are probably larger than from the barket," he adds, "they must be very much smaller than those from a wagon, and it would be more fair a visit to his cousin, Mr. Lewis Parsons, who is so a visit to his cousin, Mr. Lewis Parsons, who is so a visit to his cousin, Mr. Lewis Parsons, who is so a visit to his cousin, Mr. Lewis Parsons, who is so a visit to his cousin, Mr. Lewis Parsons, who is so and reasonable to put on the push-cart the basket i rather than the wagon license Therefore, farmers and all others who sell such fruit on the streets of the city will be required to obtain a liceuse costing \$25 for a wagen and \$15 for

Those farmers in Baltimore county who huckster their produce from their wagons on the streets of city and are required to procure a \$25 liceuse, are required also to wear a brass tag on their hats. The orass tag Comptroller Hornes farnishes. I O. O. F .- Torrson-Bethany .- On Wednesday evening a delegation of Towson Lodge, 79, Towson, paid a fraternal visit to Bethany Lodge, 22. Glenarm, Bultimore county. They left Towson at 6 P. M. in the new large four-horse stage of Mr. Wm. P. Cole and went to Glenarm by way of the Loch Raven Road, thence through the Lower Long Green Valley. There were in the party-Paris I Ruby, Noble Grand; Phil p Debaugh, Vice Grand Church, Sunaybrook, fourth Sunday of the month; Mass | W. Gill Smith, Recording Secretary; George W. einn Permanent Scoretary: Robert Feast, Treas nrer, and Wm. Grason, Grand Warden of the Grand odge of Maryland: Past Grand Master Wm. H. Ruby, Past Grands Thomas Murray, Alex. B. Miles, Theodore H. Ries, Wm. P. Cole, Chas. R. Chew, James A. Bosley, Ballard Torbitt, and John H. Bevane. The evening being pleasant the drive through the

valley was of a charming character. Berhany Lodge, although a new Lodge, has a mombership of 50, ably officered, J. H. Hartley being Noble Grand. When the Lodge was opened it was found there were 38 members of Bethany present. The ordinary business of the Lodge being concluded Noble Grand Hartley, in an excellent address that did him the highest credit, welcomed the visiting brethren. He was replied to by Grand Warden Grason who sustained his well-known reputation as an extempore speaker. There was then a general commingling of sentiment happily expressed by the brethren of both Lodges for over an hour, among these from Bethany Lodge being Dr. J. F. H. Gorsuch and Dr. John Green Before the Lodge formaily closed Tow-on Lodge members invited Bethany to pay a fraternal visit to Towson in return at a time hereafter to be selected. The Bethany brethren then served an abundance of delicious ice cream and cakes, which was heartly enjoyed. About 11 o'clock the visitors left for their homes, the pleasant events of the evening furnishing a subject for animated chat, and the ride home through the soft moonlight being exhilarating in the highest degree. Townson Loyal Temperance Legion.-On Sunday, 27th ult., the Loyal Temperance Legion of Tow-

son held its monthly meeting in the Towson M. E. Church. The school joined in singing the opening him, "Rock of Ages," accompanied by Mr. Tilton Marley at the organ and Mr. Harry Craumer with cornet. Mr. James E. Dunphy led in prayer. after which a selection of scripture was read by the Superintendent, Mrs. G. W. Seipp. As no regular lesson had been assigned the school the exercises were varied in their character. A touching selection, called the "Widow's Only Child " was read by Warren Scipp. The Towson Quartette rendered some excellen A motion was made by Mr. James E. Dunphy to the effect that "as a Christian and Temperance organization we enter protest against the action of the Board of Managers of the county fair in allowing he sale of liquor, pool playing and other evils at the coming meeting of the Association." The motion was ununimously carried. While we, as an Association, are interested in all that conduces to the welfare of our county, and are anxious to encourage art, science and agriculture by all just and right means, we cannot, as Christians, give our sanction and support to any organization which holds the gathering of dollars and grand. Ramsey Webb was the undertaker. cents in higher esteem than the morals and welfare

and can but feel that the step taken will have a tendency to wasken the influence of the Society and bring upon it the censure of all persons who have the good of the community and the purity of Mrs. Thos. J. HUNTER, Superintendent of Press Work. A Church Celebration .- On Sunday last, 27th ult., the anniversary of the feast day of the Patron Saint of St. Mark's Church, at Catonsville, of which Rev. Father J. F. Dunn is pastor, was celebrated celebration of the kind ever held in the town.-The Councils of the Catholic Benevolent Legion of Baltimore, which went out, were the Chesapeake, No. 93, H. A. Bosse, President; the Alexandria No. at the depot by Cauton Council, in command of George Feelemyer, President, and escorted to the church Representatives from other Councils came to Catonsville by the horse cars. They were: Bene-

dict Council, George Rosendale, Vice President; Henry Rosendale, Jr., Orator; John Pillar, Secre-tary; John Dolterweich, Collector, George Linden, Joseph G. Dumler, Joseph Fisher, John Saffron; Carroll Council 17, J. R. Wernig, Chancellor. They all occupied seats in front of the chancel. The church was decorated with lillies of the valley and cut flowers and brilliantly illuminated with one hundred candles. Solemn high mass was said with Rev. Father J. E. Dunn, celebrant, Rev. Father Holden, deacon, Rev. Father Lucas, sub deacon. Rev. Father Smith, of Loyola College, preached an eloquent sermon on "The Life and Works of St north bound track from Paca to the power house at Druid Hill Avenue and Retreat street. By the time aid. The organist was Prof. Veith. The sopranos the north bound track is completed the company expect to have the south-bound track completed to Rose Smith, Louisa Koester and May Merk; altos, Louisa Schlenpuer and Annie Schlenpner; bassos, Philip Gerry, H. Va Lill, Andrew Schlenpner and J. R. Wernig. The visiting Councils were then escorted by Capron Council to their headquarters, on

WHEREAS, The Baltimore County Agricultural Society, "considering the matter from a strictly business standpoint, and urged by the pressure of the cold facts of insufficient income," have decided to allow on its fair grounds at Timonium, "liquor privilege, pool selling, wheels of fortune," &c., as well as "all offers that are calculated to produce in-

come," there ore

Resolved, By the Quarterly Conference of Hereford Circuit M. E. Church, that we hereby express our disapprobation and unfeigned condemnation of said action, and urge the Christian and morel sentiment of the county, and especially of our Circuit, to withdraw their sympathy and support from the ociety.

Resolved. That we request all religious and other bodies to take similar action. Resolved. That a copy of these resolutions be sent o each of the county papers and to the Baltimore Methodist for publication. WESLEY A. ROYSTON, EDWARD HAYS. WM. N. FOSTER, WM. H. SINGLETON, H. HAVENNER. Shane Items -The wet weather has put the farmers back with their spring work, but it has started

the oats and is making the grass and wheat bounce. We are glad to learn that Mr. Millard Stirling, who has been confined to his bed for some time with measels, is improving under the care of Dr. J. r. Payne, who will no doubt have him out in a few The hog cholers still continues in the 10th Disrict, but they have checked the disease by the use of oil and rosin. One man who tried the experiment saved three out of ten.

Mr. Christopher Slade buried his youngest son on the 24th inst. The funeral took place from Vernon Church and was very largely attended. Arthur & O'Keefe were the undertakers.

The new road law has caused some grumbling in the "Upper End." The majority of the taxpayers are very much dissatisfied, and no one is willing to undertake to work a section. A great many think that if the 10 or 15 cent levy was made and the roads. that if the 10 or 15 cent levy was made and the roads worked under the old law that it would have been better. The farmers say they do not want to take a section of road at a lower price an 1 then give security for double the amount to keep it in good condition for a year. There has been too many floods in the past to risk such an undertaking. The roads are in bad condition now, but we fear they will be worse before this time next year. News from Berchfield .- The hallstorm of Sun-

Acus from Heranfield.—The hall storm of Sunday last has severely damaged all the hos houses in the vicinity of Beechfield Avenue, 1st District—Those who have suffered mostly are Wm. T. Feast, \$1,200; Wm. A. Ekas, \$200; Chas. J. Baker \$200; J. H. Brummel, \$200, and Robert Garrett, \$150, the latter beautiful in the control of the second s er being insured.

Mr. B. N. Baker has sold his beautiful county residence on Athol Avenue, adjoining the property of Mr. Robert Garrett, to Mr. Louis Miller, of Baltimore. Mr. Miller will reside there during the summer.

Mr. August Conrades, the well-known shoe manufacturer on W. Baltimore street, was severely injured Monday night, 28th ult. He was driving along the Frederick Road in a sulky, when his horse took fright, throwing him senseless in the road. The horse was stopped (after demolishing the sulky) at Carroliton. Mr. Conrades was found on the Federick Road, near North Bend, and removed to his home. It is avnested that he will re-

church. Messrs. Nicholas Lytle, Thomas Lytle. Joshus Lucky, John B. Pearce, John Bosley and Jas A. Elliott, all relatives of deceased, acted as pall-

Mrs. Cowles, of Philadelphia, a daughter of Capt McComas, has been taken very ill since the death of her father. She is constantly attended by her aged mother, who herself is much prostrated by her bereavement. Mrs. Sarah F. Hild, the widow of the late John cold, which rapidly developed in other diseases, and in two or three days ended her life, thus plunging a very devoted circle of children and grandchildren into the deepest gloom and sorrow, as that mother was their idol, only to be waited upon, petied and wor hipped. The remains were brought to Monkton by the N. C. R. R., on last Bunday, 37th ult., and from there taken to Salem Lutheran Church, in Har ford county, for interment, the Rev. H. H. Dowdy officiating. She leaves nine children, Mr. Wm. H. Hild, Mrs. J. A. Shepperd, of Monkton; Mr. P. A. Hild, G. Evan Hild, Mrs. Emory Phelps, Mr. Street S. Hild, Charles A. Hild and George W. Hild: 38 grandchildren and one grest-grandchild. Mr. S. S. Hild, one of the sons, is a resident of Charleston, S. C. He reached Baltimore in time to see his mother buried. Mesers. Charles and John Hild

grandsons of deceased, and Mossrs. Jas. M. Shepperd and Frank Riley, of Monkton, acted as pall-bearers. Mr. John Young had charge of the funeral arrange-Joshus Johnson, a well known\_and\_aged\_colored man, died at his home, near Wesley Chapel, in the 10th District, after a very short but severe illness on Monday last, 28th uit. His funeral took place on Wednesday following, and was attended by a very large congregation of colored and white people, who all thought well of uncle Josh. He was buried in the graveyard adjoining Johnson's colored M. E Chapel, near his own home. He leaves a wife and a very large family of children and grandchildren.

Miss Hattie H. Miller was taken seriously and painfully ill a few days ago. She has, however, ralited, and is now much improved.

Mrs. Susan Young had the remains of her two children, which were buried at Foster's Graveyard near Hereford, a number of years ago, taken up and re-interred in the family lot at Monkton Cemetery. Nothing was found but a few bones.

Prof. E. Parsons, of Baltimore, has been here of greatly afflic ed with cancer. Mr. P. has somewhat recovered from his late unfortunate fall while walk ing in the field. Mr. John Darby, formerly clerk for Mr. Thomas J. Miller, has thrown up his position and removed to Wilmington, Del., where he entered into the employ

of another firm.

The N. C. R. R. Co. have hit upon a wise plan for the still batter improvement of their track, making it decidedly pleasanter for the traveller, in subdivid ing the road into 3 mile sections, where they have been 5 miles heretofore. Each section will have an experienced foroman, and assistant and seven laborers. The Company's old stand-by. Mr. Joshua McCauley, will have the section from Monkton down to Glencoe. His assistant has not been selected as yet, Mr. Frank Bond, with Mr. Charles N. Cuddy as assistant, both truly railroad men, will have charge from Monkton up to White Hall. The most of the track is now in excellent condition. J. F. H. Hebbuille Items.-News is scarce-that is, good ing. But the dullest times afford something for the cribbler, and as people generally appreciate scribbling we are encouraged to write.

Of course the first thing that will engage the attention of correspondents this week is the great hall storm of Sunday last. "It beat anything I ever saw" was the verdict pronounced upon it, and your correspondent thinks it even beat that. Your correspondent was at Ocila, 1st District, when the storm burst and hallstones of all sizes from a hen's

egg down to a pea could be gathered up by the bushel. Window smashing was general and hotbed glass suffered severely. The residence of Mrs. Gross, colored, presented a unique appearance after the storm. The windows were stuffed full of old clothing pullers mate rage and pieces of carnets. clothing, pillows, mats, rags and pieces of carpets, which took the place of departed window panes.—All her window glass was broken. At Emmart's M. E. Church services had just begun when the storm came on. Brother Cronin had announced the hymn, "Fountain of Life to All Below," and it had been partly sung when the fountain of Nature appeared on the scene. In an instant there was a general stampede for the door to look after the horses which had become almost unmanageable. Mr. Wm. C. Riddle had his wagon blown over, but it was not damaged. Mr. Tudor Emmart was struck on the nose by a halistone and slightly cut and bruised Tudor's nose has been laid up for repairs. The services thus interrupted will be concluded Sunday, Mr. Benj Zimmerman, an aged and highly re spected citizen residing near here, is quite ill at his residence. He is suffering from heart crouble and dropsy. Mr. Zimmerman is about 74 years of age. The semi-annual nuisance known as house cleaning is now in full blast and all henpecked husbands are hereby warned to -you know the rest, and make themselves scarce. Spring bonnets have made their appearance and the feathers which last year formed the caudal appendange of the old rooster now occupy a more exalted position.

An interesting address by Mr. Clarence McMaster on Bib'e and Historical reading, was followed by a literary selection by Miss Lottic Wright, entitled hood, and two useful and promising young ladies have been carried away from home association and now lie in the cold and silent ground to await the summons of the Master. Miss Linnie Bosley, after a long, lingering illness, was the first one to succumb, and Miss Rebecca Cathcart, daughter of Payne Cathcart, was ushered into eternity after a short illness of pneumonia and grippe. She was a robust and very popular young girl, and was the mainstay of her aged parents. The funeral was followed by a vast concourse to Norrisville Cemetery on the 17th ult., and the sermon from 2d Cor lst c., 5th verse, was ably and eloquently preached by Rev. W. C. Stutt, of Bethel Presbyterian Church assisted by Rev. Wm. Leib. The pall-bearers were W. C. McClung, J. C. B. Wright, W. A. Wiley, Nelson McClung, W. T. and Elisworth Strawbridge.— The casket was a superb affair and the flowers were The Norrisville Silver Cornet Band paraded of the people. We are truly sorry to see our Agri | through the village with their grand new instru

cultural Society in these days of progress taking a ments, and the rich sound of their beautiful must step backward. We had hoped for better things, gathered quite a crowd from some distance around he sturdy, homespun old farmers came, the young men gathered in crowds, and the young girls were there decked in their spring raiments, and many s pair of sparkling eyes beamed with pleasure; many a lovely mouth laughed with pride over the masterly performance of this, our band, the pride and glory of good old Harford. Success to you, boys, and may you achieve as much through life as you his parents, Towson, Thursday 1st inst. have done in your victorious advance towards the nearts of our fair and bewitching girls. On the 20th ult. Norrisville greeted the new min-ister on this circuit, Rev. J. L. Elderdice, a fit scion of an eloquent race of speakers, and the impression he made was a decided triumph. We have heard of a few Democratic victories u here. The wave of justice and equality has rolled from the far northwest and struck Rhode Island such a staggering blow that the "nigs" have been cussing Australia ever since. Belshazzar sitting in pension state at Washington; Reed, the autocrat of America, trembling with rage; Ingails, impoten

with ire, and many others down there, already see ne handwriting on the wall, and may their down fall be permanent is the prayer of Canton Items.-Your esteemed paper publishe letters from nearly every section of the county with the exception of the 12th District. I timidly volun teer to drop you a few lines from the neighborhood of Canton. One of our most respected citizens, Mr. Alber Wagner, after a year's sojourn in Europe, was tendered a welcome home by the businessmen of Canton, accompanied by the Ivanhoe Band, under the leadership of Prof. Geo. B. Charles. The reception being entirely unexpected on the part of Mr. Wag ner, you may imagine his surprise when a large delegation of his fellow citizens crowded his sidewalk, while Prof. Charles' Band rendered some very choice selections of music. Mr. Wagner being a gentleman of tact, after thanking his friends in a few well-chosen words, invited them over to the Canton White House Hotel. Mr. August Wels, the r. Fristing made the address of welcome.

Hereford Circuit M E. Church vs. Baltimore County Agricultural Naciety.—At the Quarterly Conference of Hereford Circuit M. E. Church, held on the 28th ult., the following preamble and resolutions were adopted:

WHEREAS, The Baltimore County Relationship of the second control of the secon hold an inquest on the body of Mr. Lewis Gephardt, who was drowned in Bear Creek, near the farm of

Mr. Wm. Gorsuch. The jury rendered a verdict o accidental drowning. All our churches are well attended, and every body pleased.

Mr. Thomas Davis, Superintendent of the Coppe Works, on Clinton street, who died on the 28th ult was buried on the 28th. His funeral was one of largest attended in Canton for a long time. Rev. J. Wynne Jones officiated. He was an honored member of several societies. His death is greatly regretted by all, and he was a kind friend to the poor who thus lose a warm friend in time of need. It is hoped his successor will prove equally as able and kind as he has been. His body was interred at Mt. Carmel Cemetery.

Kingaville Items.—The M. and P. Social of Kingaville was entertained Friday evening, April 25th, by Miss Lizzie W. Finney at her home, Argyle avenue, Beltimore. Most of the members of the Social were present, and also a few of Miss Lizzie's city friends. Music and games were enjoyed, as also the many good things found in the dining room. The farmers were all glad to see the rain which was very much needed, but were glad the hall storm did not visit us on Sunday last. A surprise party was given Miss Annie Bell, of Bell Vailey, Monday night, 28th ult. Miss Annie has just returned from a long visit to her relations in Illinois and Dayton, Ohio. Among the families present were the Rittenhouse's, Chapman's, Quintical Chapman's, C lin's, Chatterton's, Bowerman's and Foard's; also Misses Emma and Ada Biden and Lizzie Finney, of Baltimore, and Mr. John Howard, of the "Manor." Dancing was indulged in, and many good things which the numerous baskets contained were enjoyed. One gentleman was particularly pleased with a cocoanut cake. We have not seen him since, but hope he is quite well.

Everybody in this neighborhood has been fishing lately and a great many herring have been caught.

Governatour Rema.-The Misses Eichelberger have returned from their trip to Philadelphia. Miss Grace Weatherly, who has been visiting her sister, Mrs. C. H. Diggs, in Norfolk, Va., returned accompanied by her sister and Mrs. Chapman, of Mr. and Mrs. Patrick Gallagher have returned Mr. and Mrs. Patrick Gallagher have returned from Brighton Beach, New Jersey.

Mrs. Wm. H. Yerby, of Fortress Monroe, Va., is visiting her sister, Mrs. John Barron.

Miss Annie Fisher whilst alighting from her wagon in front of the Postoffice on Wednesday afternoon fell, but sustained no injury whatever.

Revs. Father Lloyd, of Washington, D. C., Father M. A. Fenne, of Westminster, Md., and Very Rev. D. E. Lyman, R. D., Examiners of the Parochial School, visited St. Mary's School of Govanstown and St. Francis' School of Towson on Wednesday.

The Govane Court, Equitable League of America, installed nine new members on last Friday night. Dr. Hocking was appointed examining physician.

You Know.

Reisterstown Items.—Bishop Paret administered the sacred rite of Confirmation to a large class of persons at All Saint's Church, on Thursday, 10th road. The horse was stopped (after demolishing the sulky) at Carroliton. Mr. Conrades was found on the Federick Road, near North Bend, and removed to his home. It is expected that he will recover.

Many of our gas lamps along the Federick Road have been demolished by the haft storm, and our genious lamplighter, Mr. John J. Pilert, has already made a note of them to have them put in repair.

B. Inc. Seymore, daughter of Col. J. D. Seymore, celebrated her 12th birthday anniversary on Wednesday, 9th inst, by giving a party to her youthful friends. The following parties were present—Geo, Carroll, Thos Stringer, John Cockey, Jos. Henry, Bessie Kelly, Daisy Seymore, Eliton Urrick, John Williams, Albert Dyes and many others.

Mr. C. E. Logsdon, of Baltimore, recently paid a visit to his relatives here.

Welles for the Maryland Journal.] FANNIB TO CLABBUCH.

Pray forgive mo, gentle Clarence,
For what seems neglect or slight;
But, indeed, I was so anxious That I had no heart to write. For I feated Death's dreadful sentence Would be passed on you e'er now.

And you'd go to bean angel,

With a wreath around your brow. Then no more by "gurgling streamlets," Through the "mendows" could we roam, But I'd walk the earth dejected, While you ranged your neavenly home.

Or, beneath that "weeping willow," I should linger, weeping too; And the breezes, birds, and waters, Join the chorus, mourning you. Then, to me what were the music Of the softly cooling dove, With the joyous voice of Clarence Pealing in the choirs above? What would I care then for breakfast, Or for dinner, lundh, or tea? Chickens tough, or chickens tender, Would have no more charms for me.

But that fate has been averted. As I'm thankful to declare: And once more my thoughts are turning To the woods and meadows fair; Turning to that hillside cottage. And the charms that greet me there ; Sounds, and sights, and fragrant odors, And — deligious bill of fare! So, as "birds again are singing," And 'the woods their music fills,"

Will you once more welcome "Fannie"
To "the cot beside the hills?" Though there's one condition, Clarence. That your anxious Fannie makes : If I come you must protect me From those dreadful Monkton anakes, Which are said to be infesting That delightful region through. Clarence, Clarence, pray be careful, Lest they should get after you! Well, good bye now, for the present I shall eagerly await The reply I hope you'll send me

At a very early date. PERSONAL. Mr. S. N. Hyde and family have returned to their beautiful farm in Long Green Valley. It will not be long ere his corn fields will be a-booming. Among the petitioners for license to sell liquors lled with Clerk Shanklin on Tuesday, 29th, was John B. Watkins, of Long Green, to whose petition were the names of 41 taxpayers of his immediate

Mrs. Sarah Parlett, who has been a resident Towson all her life, celebrated her 95th birthday on Monday last 28th ult. She is a remarkable woman or her age and is as happy as any one can be. She is possessed of all her faculties and is healthy and hearty. All her children are living, viz: Mrs. Richard G. Dunphy, Mrs. Jacob Wisner, Mrs John W. Goodwin, Wm. Bowen, James P. Bowen, Joseph S Bowen and J. Alex. Parlett. There have been 63 grandchildren and 48 great grandchildren, o whom are now living 88 grandchildren and 8 great-grandchildren.

Rev. W. A. Koontz, Pastor of Relaterstown an Glyndon M. E. Church, was in Towson the past week. He is well known by a number of persons in and around Towson, who warmly greeted him.
About 18 years ago he was stationed at Hunt's
Church, and afterwards was moved to Govanstown. He is as happy and pleasant as ever, and is pleased with his new appointment, having just moved to Reisterstown from Winchester, Va., since Confer-ence. He is much loved wherever he goes. Among the visitors to Towson the past week was Capt. S. P. Storm, of Reisterstown, who came to the county seat to qualify as a Justice of the Peace, having been appointed by Gov. Jackson at the last session of the Legislature. Capt. Storm has held the position of Justice of the Peace for 54 years, having received his first appointment by Gov. Veasey, in 1836. At that time there were Magistrates Courts. The late Amon Richards, and our present Samuel H. Tagart and Capt. B. P. Storm. were the Court for the 4th District, and held office for the term of three years. The Magistrates' Courts were abolished about 1840. Capt. Storm has held the office of Justice continuously since 1886, except when Sheriff in 1851. He is now 82 years old, and in comparative good health. Miss Lelia Gittings, daughter of the late Richard J. Gittings has gone to Europe for a six months' tour with some friends. Miss Jennie McIntosh, daughter of Col. D. G. Mc-Intosh, of Towson, was bridesmaid at the marriage of her cousin, Miss Virginia Pegram, at Providence R. I., on the 30th ult. Miss Sarah Fenner Lee, who has been sperding

the winter with her grandparents in Baltimore, has gone to Rio Janerio to join her parents who are set-tled there, Mr. James Fenner Lee representing the U. S. Government at that port. Miss Margaret McIntosh, of Towson, is the gues of Gen. J. M. Anderson, in Richmond, Va. Rev. A. D. Dick, the new pastor on Baltimore Circuit M. P. Church, preached at Epsom Chapet, in Towson, on Sunday last for the first time, and made a very favorable impression among the people. Mr. Dick was on this circuit as junior preacher in 1868, when the society worshipped in the lower room of the Odd Fellows' Hall. Mr. Benjamin P. Butler, of Towson, has gone Harford county on a business trip of ten days. Mr. Frank Frick, Mr. John Lurman and Misses Mina and Fannie Lurman, have gone on a 6 months' trip through Sweden and Norway. Misses Elenor Latrobe and Fannie Stewart have returned home after a delightful winter trip to Florida and Aiken. S. C. Mr. and Mrs. Blanchard Randall will take up their summer residence at "Cloud Capped," near Catonsville, on the lat of June.

Miss May Emory, of "My Lady's Manor," has returned home after a pleasant winter's trip to Europe. She was heartily welcomed on her return by her large circle of friends and acquaintances. Mr. Jacob Wisner, residing near Towson. has been very ill the past week. He has been confined to his home for five months. On Fridey morning Mr. Wisner was reported as at the point of death. Mr. Lewis M. Bacon, of the 8th District, has been elected a Vice President of the Maryland State Temperance Alliance from Baltimore county. Misses Nellie Burke and M. Casandra Ady, of Towson, gave a complimentary reception and dance to their most intimate friends on Thursday night, 1st inst., at the residence of Mr. George F. Wheeler, Sr., in Towson. There was a fine lunch provided and a most enjoyable time was had by the people present. An orchestra furnished the music for the dance, which was kept up until the morning hours. S Gover Wilson, Jr., a "type sticker" engaged upon the Baltimore Evening News, was a visitor to

NUPTIAL NOTES. pallagano—Jessop.—The wedding of Mr. P. Pallagano, or Baltimore, and Miss Lizzie Ashton Jessop, only child of Mrs. Ellen Jessop, took place at 'Ivanhoe,' Baltimore county, on the 24th ult. The maids of honor were Miss Ella and Lillie Duff, of Baltimore. They wore cream and pink silk and carried La France and pearl roses. The ushers were Dr. J. F. Martanet and J. S. Green, of Baltimore. The bride was attired in white faille silk with tulle veil and orange blessom, andigarried lillies matter by agreement has been submitted to the Court Pallagano-Jessop.-The wedding of Mr. P. Pallaof the valley. Her ornaments were diamonds, a gift from the groom. The presents were numerous and handsome. On account of the recent death of the bride's brother, only the relatives and a few are presented for determination, viz: 1st. Is the en the bride's brother, only the retailves and a lew intimate friends were invited. Among those present were Mrs. Ellen Jessop Mr. and Mrs. J. L. Duff, Misses Ella and Lillie Duff, Mr. and Mrs. Graham Barker, Mrs. C. S. Waitham, Miss Waltham, Rev. and Mrs Pindell, Miss Janey Pindell, Dr. and Mrs. Mitchell, Mr. and Mrs. William Moore, Miss Nannie McIlhenny, Miss Maggie Horner, of Washington;
Misses Jane and Hanna Ashton. Mrs. Thompson,
Mrs. Mullin, Mrs. Daugherty, of Pittsburg; Miss
Bettie Cockey, Mr. F Long, Harry Green, Wm. Huffman, Dr. J. F Martanet, J. S. Greene and others.—

An enjoyable wedding breaktast was served. was the scene of a brilliant socie y wedding on the 30th nlt., the contracting parties being Mr. N. Winslow Williams the Deputy State's Attorney for Baltimore, and Miss Annie Tyler Foster, of Hartford. The Rev. Dr. E. P. Parker officiated. The ceremony took place in the South Congrega-tional Church. The church was beautifully decorated with potted plants and ferns. The altar was almost concealed beneath a ma-s of lilles and ferns. almost concessed beneath a ma-s of illes and ferns.

The ushers led the bridal party, which entered the church to the music of the wedding march from "Lohengrin." Behind the ushers came the brides-maids, and then the maid of honor. The bride followed, upon the arm of her father. The bride wore white saun, trimmed with embroidered gauze, covered with a veil. She wore a train, and in her hair, with a care of orange blossoms. with a spray of orange blossoms, were diamond ornaments, the gift of the groom. At her neck she wore diamonds, the gift of her brother. The bridesmaids were white chiffon, and carried pink roses.

The maid of honor was dressed in pink chiffon, and carried pink roses. The bridesmaids and maids of honor wore also small wreaths of pink flowers. The groom and his best man met the bride at the from Mendelsshon. After the service a brilliant recention was baid. altar. The music was that of the wedding march from Mendelsshon. After the service a brilliant reception was held at the bride's home. It was largely attended by representative Hartford people. The bridesmaids were: Miss Williams, of Baltimore, Md.; Miss Wallice, of Brooklyn, N. Y.; Miss Mary Phelps, of Simsbury, Ct., and Miss Frances Brown, of Hartford. The maid of honor was Miss Brown, of Hartford. The best man was John R. Williams, Jr. of Baltimore. The nahers

Zees - Un Tele day, the Bank Zees E. Zees and Zees and Jens and Je To the Hon. the Judges of the Circuit Court for Baltimore County:
The petition of Henry Ress, of Cockeysville, Balthe pention of Henry Hest, or Courseysville, baltimore county, respectfully represents.

1st. That the said Henry Hest, on the 24th day
of April 1860, filed with the Cierk of the Circuit
Court for Beltimore County on application in writing for a license to sell spiritous and fermented
liquors in Beltimore county in quantities not more
than a quart, duly sworn to in accordance with the
provisions of the act of General Assembly of Maryland of 189, changer 384 a partified conv. of which land of 189 , chapter 384, a certified copy of which said application is herewith filed and prayed to be

taken as part of this petition.

2d. And the said Henry Hem at the time of filing said application tendered to the Clerk of the Circuit Court for Baltimore County the license fees and costs required by said set, to be paid before a icense shall be issued to the applicant. license shall be issued to the applicant.

8d. The said Clerk thereupon refused to issue the license applied for upon the ground that there appears upon the face of the application and as part thereof the statement that the applicant had plead guilty to an indictment charging him with selling liquor on Sunday, upon which he had been adjudged by the Circuit Court for Baltimore Country of Enney 27th 1890 to pay a fine of 220 and ty on January 27th, 1890, to pay a fine of \$20 and costs, which fine and costs were paid by said Henry 4th. Your petitioner is advised and therefore charges that a conviction for the eale of liquor on Sunday, such as is stated in this petition and in said application, is not a conviction of a crime within the meaning of said act of Assemply as should prevent him from procuring a license on Your petitioner therefore prays that a writ of mandamus may be issued directed to John W. Shanklin, Clerk of the Circuit Court for Baltimore Coun-

ty, commanding him to issue to your petitioner a license to sell spirituous and fermented liquors in accordance with his applicat on upon his paying to the said Clerk the license fee and costs provided therefor by the act of Assembly aforesaid.

HENRY HESS Petitioner. FDGAR H. GANS. Solicitors for the Petitioner.

ANSWER OF THE RESPONDENT. Mr. John W. Shanklin, by Major John I. Yeljott, attorney, filed the following answer:
The respondent, John W. Shanklin, Clerk of the
Circuit Court for Baltimore County, for answer to the petition above exhibited against him and for cause shown in compliance with the order of Court passed upon petition says: lst. That it is true as alleged in the petition aforesaid that the application for a license was presented to him on the 24th day of April, 1890, and that the copy filed with said petition is a copy thereof. It is true that the respondent refused to issue a license for the sale of liquor according to before filing his petition for a license; that the allegation in the application for his license was not in gation in the application for his license was not in compliance with this requirement of the said act of Assembly, but averred in fact that he had been convicted of no crime within such period, except that he had been indicted for selling liquor on Sunday and had plead guilty in the Circuit Court for Baltimore County to said indictment and had been sentenced to pay a fine and the costs of prosecution upon each plea of guilty.

In the subplication for his license was not in matter of grace unaspect.

In the supplication for his license was not in fers upon him to appear for suitors and to argue I causes is something more than a mere indulgence, respectively at the pleasure of the Court, or at the command of the Legislature.

The Court has no power to change or repeal the law. It has nothing to do with the question of its propriety or its expediency. Its sole duty is to declare the law as enacted by the Legislature. If it is a grand law it will be sustained by the people, it is soled to provide the court for law in the Circuit for law in the C tion upon each plea of guilty.

This respondent, believing the application so made to be insufficient and showing upon its face that the applicant had been convicted of a crime within two years before filing his petition for a mended by the people themselves who made it icense as stated in the petition, declined him a license.

And further answering, the respondent avers that the records of his office how that the petitioner was presented for selling liquor by the Grand Jury of Baltimore county on the 21st day of January, 1890; that a true bill of indictment was returned to be filed in said Court by said Grand Jury on the 24th day of January, 1890, and that the petitioner

appeared in Court and submitted his case under a plea of guilty on the 27th day of January, 1890, and that he was sentenced by the Court to pay a fine of \$20 and costs of prosecution, which five and costs have since been paid. And he submits that such offense against the laws of the State of Maryland constitutes a crime within the meaning of the act of Assembly afore-said, and his conviction thereof within two years before the time of his application for a liceuse disentities him to have such license issued to him, and having answer, &c., &c.

Both parti s walved a jury trial, and the case was argued before Judge Burke. Messrs. Gans and Lindsay contended that the law did not contemporary distinction as is consist to be a support of the case was a support to the case plate such a sweeping distinction as is sought to be applied to it, and the confession was not a conviction within the term; also that the sale of liquor on Sunday was not such a crime as the law intended should operate against a man taking out a li-cense; that the provision of the act was an expos facto law and was in opposition to the Constitution of the United States and against the Bill of Rights of the State of Maryland. Mr. Gans quoted State vs. Glenn, 54th Maryland, and 4th Wallace. U. S.

Reports, the cases of Cummins and Garland, and also from the Maryland Code of the Constitution of Major Yellott in reply contended that the Act must be interpreted by its liberal meaning, and that it was not an expost facto law, and quoted the decisions as laid down by the Court of Appeals.-He quoted from 9th Gill on expost facto laws. He said there is no inherent right in any man to sell liquor, but the State grants him the privilege by paying a certain license therefor under certain conditions and restrictions which the licensee must comply with. He quoted from 42d Maryland in support of his position. Judge Burke said that the question was such a broad one and opened so many phases that he would not like to pass upon it without some study upon the question. Upon the first point made as to the meaning of crime he had no diffi

culty in coming to a speedy conclusion, but on the expest facto feature of the Act he was not so clear and he would therefore hold his decision for The "Public Local Law" for Battimore county. known as the Baltimore County High-i feense Law Act of 1890, Chapter 384, in the 3d Section, requires that any person desiring to sell spirituous mented liquors in Baltimore county shall file his application in writing with the Clerk of the Circuit Court for Baltimore County, in which he shall state smong other things that he "has not been convicted among other things that he "has not been convicted of any crime within two years preceding the filing of said petition and which said application shall be verified by the affidavit of the applicant made before the Clerk of the Court." The petitioner filed his application under oath for a license with the Clerk on the 24th of April 1890. His said application upon its face disclored the fact that he plead guilty to an indictment charging him with selling liquor on Sunday and was adjudged to pay a fine of \$20 and costs on January 27th, 1890, by the Circuit Court for Baltimore County, which fine and costs were paid by him. Because of this statement of fact in the application the Clerk refused to grant him a liby him. Because of this statement of fact in the application the Clerk refused to grant him a license. Thereupon the petitioner filed this petition for mandamus, and upon said petition a rule was laid upon the Clerk to show cause why this writ should not issue as prayed. In obedience to this order the Clerk has filed an answer to the petition

matter byagreement has been submitted to the Court for determination. Under the terms of the agree are presented for determination, viz: lst. Is the en-actment of the 3d section of said act, as to orime, a valid exercise of legislative power? 2d. Does the offense for which the petitioner in this case was convicted constitute "a crime" withing the mean-I will pass upon the points made by counsel in behalf of the petitioner in the order in which they were presented in the argument. 1st. It is argued that by a true construction of this Act. the word "crime" as used therein must be restricted to such public offenses as are main in sec, or which have in them the element of moral turpitude, such as larceny, murder, false pretense, embezziement, and kindred offenses, and that only those persons who kindred offenses, and that only those persons who without argument. Judge Burke said:

"All these cases are somewhat disagreeable to the same are somewhat disagreeable to such that the same are somewhat disagreeable to the same are same are somewhat disagreeable to the same are kindred onenses, and that only those persons who have been convicted of such character of crime are within the true and legal meaning of the Act, and that all persons who have been convicted of merely statutory offenses are excluded from the operation of the act, and are entitled, if they comply with the provisions of law, to a license. It was conceded in argument that the word crime in its technical in argument that the word crime in its technical sense and legal meaning is any act committed or omitted in violation of a public law, either forbidding or commanding it. But it is contended that in view of the multitude of trivial offenses which are now punishable by indictment and fine in the state and under the ordinances of the city of Baltimore, it would be most unreasonable and absurd to hold that the Legislature intended that the word storme." As used in this Act, should be taken in its granted.'

did the Legislature intend to grant the privilege of selling liquor to a person who had within two years before his application been convioted of violating the license laws of the State? I do not think that much light can be thrown upon the question of legislative intent by argument drawn from sources which have no celation to the subject matter of the legislation, nor any connection with the causes which gate rise to the legislation. Conceding for the aske of the argument, that the word "crime" as used in this Act is not to be taken in the technical and general signification; that it is of doubtful meaning; that the Legislature evidently intended to distinguish between certain class s of public of-

more, Md.; Miss Wallice, of Sprodiyh, N. 1, alses Mary Phelps, of Simbury. Ch. and Miss assume and the production of the state of the spring o

cause of a souviction for gripes is an amost factor life, and is therefore null and word in that it imposes an additional punishment. In support of this contention the cases of Cummins and Garland in 4th Wallace are relied on. The view which I have a large of this content. have taken of this Act is that it merely prescribes a qualification and imposes no punishment for the for-mer conviction, and for this reason the principles mer conviction, and for this reason the principles announced in the above cases do not apply. Besides, I think it apparent that the essential nature of those cases and of the rights then sought to be inveded are so different from the case at bar as, for this reason, to render the principles there declared inapplicable. 3d, It is agreed, thirdly, that this section of the law is null and void because it is violative of the 17th article of the Bill of Rights of this State in that it requires are troepective path to be taken by the applicant. Granted for the sake of the argument that the oath required by the Act is the argument that the oath required by the Act is a friend who cannot be replaced. He was a kind "retrospect oath" within the meaning of the 17th husband and an affectionate father. retrospect oath within the meaning of the 17th

article of the lectaration of Rights, (which I think is by no means the case if we consider the time. the circumstances and purposes of its incoporation as an article of the Bill of Rights,) still it does not follow that the whole section of the Act is void, or that the petitioner is entitled to the writ sought.— Rights and the balance of the Actallowed to stand and if it should appear by the statement upon the face of the application, as it does in this case or by other evidence, that the applicant is one from whom the Legislature intended to withold, for a limited period, the privilege of carrying on the business, he would not be entitled to the license.

The subject matter of this legislation is one over which the Legislature has absolute control. It may grant or withold licenses at pleasure. It may determine the persons who shall engage in the business and prescribe the condition upon which they may

so engage. "Every intendment ought to be made in

support of the legislative enactment, and it ought not to be declared invalid, except for the plainest and most conclusive reasons."—Fell vs. The State, In the above-mentioned case Chief Judge Barto delivering the opinion of the Court says: "Nor can it be doubted that the Legislature has power to prohibit the sale of apirituous and formented liquors in hibit the sale of spirituous and fermented liquors in any part of the State, notwithstanding a party to be affected by the law may have procured a license which has not yet empired. Such a license is in no sense a contract made by the State with the party holding the license. It is a mere permit, subject to be modified or annulled at the pleasure of the Legislature, who has power to repeal or change the law under which the license was granted. In Cohen's case, 12d Md., p. 576, the same principle is aunounced, and it is further declared that liquor license laws are police regulations in the strictest sense of the terms. The regulations in the strictest sense of the terms. The authorities of these cases clearly distinguish the case above from the cases of Cummings and Ga the application so made, and he avers as the reason for such refusal that by section 3, chapter 384, act of 1890, which act of Assembly now regulates the granting of such license as applied for by the said petitioner, the applicant shall file a written application in which he shall state, inter alia, that he has not been convicted of any crime within two years not been convicted of any crime within two years the filing his petition for a license; that the allegation of court, clothed with his office does not hold it as a matter of crace and favor. The right which it conmatter of grace and favor. The right which it con-fers upon him to appear for suitors and to argue

through the instrumentality of the Legislature of the State. For the reasons expressed I will aign an order dismissing the petition for mandamus.

The Protests Against the Liquor License. The cases of the protests filed against granting a license to John Hitshue, at Relateratown, was heard by Judge Burke on the 29th ult., Hon. J. Fred. C. Talbott and John Grason appearing as the counsel for Hitshue, and Major John I. Yellott appearing for the pressure who entered a protest. for the parties who entered a protest. Several wit-nesses testified on both sides, and Mr. John Grason made an eloquent argument on the law in the case.
The Judge decided that the evidence against Mr.
Hitshue was not of sufficient weight and clearness to justify him in withholding the license, and if he would amend his petition for a license he would grant the ifcense. The petition was amended and the license was granted.

In the case of John H. Vondersmith, a protes was entered against his obtaining a license on the ground that it came within the limits of 1½ mile from Emory Grove camp ground under the Act of 1886. It appears that the Act of 1886 is vague, and it exempted the places in Reisterstown where liquor was then sold, and one of these places Vondersmi has rented. The Judge aranted him a license. In the case of F. Lewis Walters, application fo in the case of r. Lewis waters, application for a license to sell liquor in the 3d District, Col. D. G. McIntosh appeared for the parties making the protest, and the petition of Waters for a license was ordered to be dismissed, it appearing from the face of the petition that the signers to the same were not taxpayers and residents of the county. The protest entered against the petition of Mr Sam'l Miller, of Monkton, for a license was with-

drawn, and he was granted a license. The case of Isaac F. Tyson, at Bradshaw, against whom a protest was filed, came up for consideration by Judge Burke on the 30th ult. The reasons alleged against Tyson was that the immediate residents of the neighborhood were opposed to the granting of the license, and the signers to his petiion did not reside within the limits; that there was card playing at times and disorder on the premises The witnesses examined in support of the protest were: Mesers. John H. Smith, Col. Benj. F. Taylor, Wm. Pifer and Samuel Bachtel. For the petitioner: Mesers. Henry Miller Geo. W. Yellott, Senator Jas. J. Lindeay, Fredk. Schutz, John T. Wilson, W. A. Wilson, Joshua Hammond, Fredk. Temple, John W. Bleakley, Geo. H. Marks. The witnesses all gave fr. Tyson an excellent character and said he had refused any number of times to sell or even give away liquor on Sunday. Mesers, John Grason and Wm. S. Keech appeared as counsel for the petitioner and Major John I. Yellott for the exceptants. Judge Burke in passing upon the case said : "The Legislature has made the granting of license to sell liquor contingent upon certain conditions. Among them was that 10 bonafide taxpayers, respectable citizens of the neighborhood, shall sign he petition for the granting of the license burden of proof is upon the parties making the objection to the granting of the license to sustain their syidence. I am satisfied from the evidence given in the case as to the fitness of Mr. Tyson t keep a hotel, but there is a question about the de nition of "the neighborhood," and I cannot lay down any arbitrary rules on the subject. There seems to be an opposition to this business in the neighbor hood, and as there seems to be some doubt on the question as to the residence of the signers, he must emend his petition and get ten signers in his imme-diate neighborhood before I will grant him a license. This is a local law for this county, and it is in the nature of a police regulation, and I do not think that people from Harford county shall erect a saloon in this county. If the people of a neighbor-

hood are opposed to a man opening a hotel in any place, I do not think he ought to open it." Mr. Tyson procured the requisite number of signers in his immediate neighborhood and was granted a license. The case of the protest against granting a liquor license to Joseph Almony, in the 10th District, was taken up by Judge Burke on the 30th ult. Col. D. G. McIntosh appeared as attorney for the parties entering a protest, and Col. M. W. Offatt and John Grason for the petitioner Almony. The witnesses against the potitioner were Messrs. J. M. Pearce, Chas. H. Holmes, Chas. Howard, Harry Pearce, Clinton Holmes, John Howard, Carvil T. Perdne and Richard M. Howard, and Wm. Wwe. Howard nd Richard M. Howard, and Wm. Wye, Howard "All these cases are somewhat disagreeable to pass upon. There is an uncertainty about the law governing the cases, and there are no rules to govern the granting of licenses in a neighborhood. This is a saloon in a rural district, and as I understand the proof, there has been card playing for money upon the premissa by the youth of the neighborhood, sales of liquor on Sunday and to minors, and I am satisfied that boys have been playing cards and buying liquor there. Nothing tends more to ruin the morals of the young in a community like this, and upon the proof in this case I cannot possibly see how I can grant a license to this place. The objections are therefor sustained and no license will be granted." "All these cases are somewhat disagreeable to

OBITUARY. Ephraim B. Almony.

Ephraim B. Almony, for the past twenty years a citizen of Tuwson, died at his residence on Tuesday evening, 20th uit., aged 48 years, from a compilea-tion of diseases. He was a native of the 7th Distion of diseases. He was a native of the 7th District. Before making Towson his residence he was a teacher in the Public Schools of Baltimore county. In 1871, when Mr. Jacob Hoshall was elected Treasurer, he appointed Mr. Almony his Clerk, who at that time was also required to be Clerk to the County Commissioners. In 1873 the late John T. B. Parlett was elected and he re appointed Mr. Almony as his Clerk, and he also acted as Clerk to the Commissioners. He was also Clerk to Jabez armacost, Treasurer, from 1875 to 1877. He was also Clerk to Sheriff Richard C. Tracey from 1881 to 1883.—Since 1883 Mr. Almony held no public office.—Mr. Almony was twice married, his first wife being a daughter of the late William Gent of Thos. Mrs. Almony died some ten years since, leaving two daughters. His second wife was a daughter of the late John Watkins, of Long Green Valley. Mrs. Almony and a son survive him. Mr. Almony was pleasant and agreeable in his manner, an excellent and kind neighbor, a man of the most generous impulses, and willing at all times to assist a friend, often to his own injury.

His funeral took place on Thursday 1st inst. from Trinity P. E. Church, Towson, the Rev. W. H. H. Powers, Rector, officiating. The interment was in the family lot at Govane Cemetery, Govanstown, the following being pall-bearers: J Maurice Watthe family lot at Govane Cemetery, Govanstown the following being pall-bearers: J Maurice Watkins, Wm. M. Williams Wm. H. Ruby, George C. Tracey, Wm. P Cole and Capt. Charles B. McClean. Mr. John Burns, of Towson, directed the funeral

arrangements. Robert Phipps. Mr. Robert Phipps, shoemaker, a native of Lon-Mr. Robert Phipps, shoemaker, a netive of London, England, residing for a number of years at Lutherville, where he carried on business, died on Saturday, 26th ult., of consumption of the bowels, in the 49th year of his age. The funeral took place on Monday, 28th ult., at Mt. Carmel Cemetery, Baltimore, where the remains were placed in a vault. Mr. Phipps, a number of years ago, was in the employ of his brother, Mr. James Phipps, who camiled on the shoemaking business at the toll-gate, York Road, Towson. There were several floral offerings which were very beautiful—two pillows, two orowns and a wreath. Mr. Phipps leaves a widow and seven children, all grown, five of whom are married. Five brothers and a nephew soted as widow and seven children, all grown, ave of whom are married. Five brothers and a nephew acted as pall-bearers, as follows: James, William, Albert, Joseph and Harry Phipps, brothers, and Charles N. Phipps, nephew. Services were conducted at the house by the Rev. W. L. McDowell, of the M. E. Church, Lutherville, and at the Cemetery by the Rev. James McLarep, of the Canton M. E. Church, Baitimore. Mr. John Burns, Towson, was the understaker.

dertaker. Mrs. Elfa Jackson. Mrs. Eliza Jackson, widow of the late William Jackson, died in Baltimore on Friday, Scient. The family preserry owned the property flow the residence of Mr. James I. Fisher's family need Towern, inhere they lived for many years, Inchasts killif deriving its name from Mr. Jackson, Mrs. Jackson leaves are delicted with Mrs. Jackson, Mrs. Jackson leaves are delicted with Mrs. Jackson Townson, Mrs. Arabel Destator, Mrs. Jackson, Mrs. Chatles W. Wishes and Kim Jackson, Mrs. Chatles W. Wishes and Kim Jackson, Mrs.

Powheten, Bellimore estanty, who dies as April, 19th, was a man greatly honored and respected by all who knew him, and his death has cast a gloom upon the entire neighborhood. So closely did he apply himself to the business of his office, that during the 14 years he was Secretary of the Powheten Milis he was not absent from his office more than two weeks. He was a min of fine intellectual abilities, with easy, gentle and accomplished manners. He was very fond of reading, and spent much of his leigure time in his library. It was through

Roberts Steam Mater Sold,—A deed has been filed in the Superior Court of Baltimore City from the Ronerts Steam Motor Company to the Rapid Transit Company of Baltimore, of both of which corporations Mr. Chauncey M. Benninghaus is President, conveying from the former to the latter all the patent rights, property and assets of the Roberts Steam Motor Company. The consideration named is \$250,000, which amount, it is stimulated, shall be that the petitioner is entitled to the writ sought.—
This section of the Act requires the statement by the applicant of certain specified facts as a condition precedent to his obtaining a license. All of the statements in my judgment relate solely to the fitness or capacity of the applicant to conduct the particular business. It then requires that he shall awear to the truth of the facts set forth in his application. This cath might be absolutely stricken from this Act as in contravention of the Bill of Rights and the halance of the Actallowed to stand a more representations in the streets of the sections in the construction of the stockholders. The Motor Company is now engaged in the construction of motors of about six to seven tons, and it is said these amokaless mechanics will be need on the attention of the streets of smokeless machines will be used on the streets

Bal imore, and will also be given a trial on the York Road Railway. Maryland State Trachers' Beating Circle.

The Hon. Wm. H. Maxwell, of Brooklyn, New York, will deliver a lecture in the Main Hall of the State Normal School, Battimore, on the evening of State Normal School, Battimore, on the evening of Friday, May 28d, at 8 o'clock, upon the subject "Critical Reading." The lecture is under the auspices of the Maryland State Teachers' and the Baltimore County Teachers' Associations. Tickets will be placed at the stores of Messrs. Cushing & Co. and W. J. C. Dulany & Co., Baltimore, for sale at 25 cents. Tickets will be furnished free of charge to the members of the Reading Circle upon presentation of their membership cards, for this year. Baltion of their membership cards for this year. Bal-timore county teachers are entitled to free tickets

209 Liquor Licenses in Baltimore County —Up to the let day of May there was 202 retail liquor licenses issued for Baltimore county to sell liquor by the drink and in quantities not more than a quart, and 2 wholesale liquor licenses have been issued. Mr. Shanklin has collected \$40,400. Baltimore county's proportion of this amount being \$30.183. Previous to the new law there were over 300 saloon licenses issued, so that the new law has reduced the number of drinking places fully onethird in Baltimore county. Declared Insanc,-On the 28th ult. Dora Base-

man was declared an insane pauper by a jury de lunatico inquirendo, and was sent to Spring Grove insane Asylum, at Catonsville, by order of the Settled.-The Liverpool and London and Globe Insurance Company promptly settled with Mr. Wm. B. Keech, for the destruction of linen in his linen closet by fire last week. The amount was \$26.25.

ALMONY.—At his residence, Towson, on Tuesday April, 28th, 1890, EPHRAIM B. ALMONY, in the 48th year of his age, a native of the 7th District, Balti more county Phipps.—At Lutherville, on Saturday, April 28th. 1890, ROBERT PHIPPS, in the 49th year of his age, a native of London, England. McComas.-At White Hall, Baltimore county, on April 24th, 1890, Capt, J. MARCH McComas, in the 85th year of his age. BARRETT.-At Mt. Hope, Baltimore county, on pril 25th, 1890 Lawrence, infant son of Patrick and Margaret Barrett. CARTER.—At Gardenville, Baltimore county, on April 24th, 1890. THOMAS MILLARD, infant son of Harry and Emma Carter. Algine.-At his residence, Fifth Avenue, Hamp-

Legal Motices.

THIS IS TO GIVE NOTICE—That the subacriber has obtained from the Orphans' Court of Baltimore County letters testamentary on the MARY A. PATTERSON, late of said county, deceased. All persons having claims against the said estate are hereby warned to exhibit the same, with the vouchers thereof, to (m or before the 3d day of December, 1890 they may otherwise by law be excluded from all benefit of said estate. Those indebted to said estate are requested to make immediate payment, Given under my hand this 29th day of April

EDWIN P. PATTERSON, · Yellott & Offutt, Attorneys, Towson. A ILTON W. OFFUTT, Assignee of Mort-VI gage,

COLEGATE O. COCKEY. In the Circuit Court for Baltimore County, IN Equity,
Ordered by the Circuit Court for Baltimore County, this 25th day of April 1889, that the sale made and reported by Milton W. Offutt, Assignee of Mortgage, for the sale of the property mention in the proceedings in the above entitled cause, be ratified and confirmed, unless cause to the contrary thereof be shown On or before the 18th day of May. 1890, provided a copy of this order be inserted in some newspaper printed and published in Baltimore county, once in each of three successive weeks before the 19th day of May, 1890.

The report states the amount of the sales to be JOHN W. SHANKLIN, Clerk. True Copy-Test: JOHN W. SHANKLIN, Clerk. . M. Reynolds, Attorney, 913 Courtland St., Baltimore.

LIZA G. HANCE and others, FRANK-LLIN I. HANCE, Trustée. In the Circuit Court for Baltimore County. SITTING IN EQUITY. Ordered, this 24th day of April, A. D. 1890, by th Circuit Court for Baltimore County, sitting in Equity, that the private sale made and reported by Franklin I. Hance, Trustee, be ratified and con-firmed, on the 20th day of May, 1890, unless cause to the contrary be shown. On or before the 19th day of May, 1890, Provided a copy of this order be inserted in one of the newspaper published in Baltimore county once a week for three successive weeks before the 19th lay of May next. The report states the amount of sales to be \$1,00:,00 Cash.

N. CHARLES BURKE. True Copy-Test: JOHN W. SHANKLIN, Clerk. April 26.-4t Wm. S. Keech and Chas. Marshall, Attineys CEORGE JESSOP et at. ELLEN JESSOP et al.

IN THE CIRCUIT COURT FOR BALTIMORE COUNTY, IN EQUITY. Ordered by the Circuit Court for Baltimore Coun ty this 18th day of April, 1890, that the sale made and reported by Charles Marshall and William S. Keech, Trustees, for the sale of the property menkeech, in the proceedings in the above entitled cause, be ratified and confirmed, unless cause to the contrary thereof be shown,

On or before the 18th day of May, 1880, Provided a copy of this order be inserted in some newspaper printed and published in Baltimore county, once in each of three successive weeks before the 12th day of May, 1890. The report states the amount of sales to be \$50.00 per acre for lot No 1, supposed to contain 200 acres, and \$83.00 per acre for lot No. 2, containing 20 acres and 10 perches.

JOHN W. SHANKLIN, Clerk. True Copy—Test: JOHN W. SHANKLIN, Clerk.

April 19.-4t Barton & Wilmer, Attorneys, N. Calvert St. EX PARTE THE TRUST ESTATE OF WILLIAM B. GRAVE .. IN THE CIRCUIT COURT FOR BALTIMOBE COUNTY. IN THE CIRCUIT COURT FOR BALTIMORE COURTY,
IN EQUITY.

Ordered by the Circuit Court for Baltimore County this 16th day of April, 1890, that the private sale made and reported by Randolph Barton,
Trustee, for the sale of the property mentioned in the proceedings in the above entitled cause, he ratified and confirmed, unless cause to the contrary

thereof be shown.
On or before the 19th day of May, 1890, Provided a copy of this order be inserted in some newspaper printed and published in Baltimore county, once in each of three successive weeks before the 12th day of May, 1890.

The report states the amount of sales to be ' N. CHARLES BURKE. True Copy—Test: JOHN W. SHANKLIN, Clerk. April 19 -4t ORPHANS' COURT NISI ORDER.

IN BALTIMORE COUNTY ORPHANS' COURT, Ordered that the sale of the leasehold estate of SAMUEL M. SHOEMAKER, deceased, made by Samuel M. Shoemaker and Benjamin F. Newcomer, the Administrators of the said deceased, and this day reported to this Court by the said Administrators, be ratified and confirmed, unless cause be shown to the contraver. shewn to the contrary.

On or before the 19th day of May, 1890,
Provided a copy of this order be inserted in some
weekly newspaper printed and published in Baltimore county once in each of three successive weeks before the 12th day of May, 1890.

The report states the amount of sales to \$10,000.00.

MARK MELLOR.
B. HOWARD GORSUCH, Judges.
ANDREW DORSEY, True Copy—Test: BENJAMIN W. ADY. Begister of Wills for Baltimore County.

April 19.—4t Zinhiey & Morris, Attorneys, 919 H. Charles St., Baltimers.

TOHN P. SAUTLER and others EDMUND SATTLER and others. In the Circuit Court for Baltimore Courty,

Binkley & Morrie, Alfornege, 919 N. Charles TOHN P. SADWING and others

EDMUND SATTLER and others N THE CIRCUIT COURT FOR BALTIMORE COUNTY Ordered by the Chanti Court for Baltimore County on Eth der of Arth 1882, that the sale made the County of the State of th

thereof he shown,
One or before the Sth day of May, 1890,
Provided a copy of this order be inserted in some
newspaper printed and published in Baltimore
county, once in each of three successive weeks before the 5th day of May, 1890.

The report states the amount of sales to \$2,000,00 Cash. N. CRABLES BURKE. True copy -Test: John W. Shanklin, Clerk. April 12.-4t John F. Gontrum, Atterney, Towest

ZIMON SEFDL, Assignee, FRANK SEITELL.

IN THE CIRCUIT COURT FOR BALTIMORE COUNTY, Ordered by the Circuit Court for Baltimor County this 10th day of April, 4890, that the sale made and reported by John T. Busice, Attorney in fact named in the mortgage, for thesels of the property mentioned in the proceedings in the above entitled cause, be ratified and confirmed, unless cause to the contrary thereof be shown.

On or before the 5th day of May, 1880,
Provided a copy of this order be inserted in some newspaper printed and published in Baltimore county, once in each of three successive weeks before the 5th day of May, 1890.

The report states the amount of sales to be

JOHN W. SHANKLIN, Clerk. True Copy-Test: JOHN W. SHANKLIN, Clerk.

April 12.-4t Thomas J. Hunter, Attorney, Towsenton ORPHANS' COURT MISI ORDER.

IN BALTIMORE COUNTY ORPHANS' COURT, ) Ordered that the sale of the real estate of LEWIS WHITCRAFT, deceased, made by Thomas Leib, the Executor of the last Will and Testament of the said deceased, and this day reported to this Court by the said Executor, be ratified and confirmed, unless cause be shown to the courtery. On or before the 5th day of May, 1890, Provided a copy of this order be inserted in some weekly newspaper printed and published in Baltimore county once in each of three successive weeks before the 5th day of May, 1890.

The report states the amount of sales to be \$2,500.00. B. HOWARD GORSUCE, Judges.
ANDREW DORSEY. True Copy—Test: BENJAMIN W. ADY. Register of Wills for Baltimore County.

Yellott & Offutt, Attorneys, Towson.

ATOTICE IN INSOLVENCY. IN THE MATTER OF EPHRAIM J. TRIPLETT IN THE CIRCUIT COURT FOR BALTIMORE COUNTY, Ordered by the Circuit Court for Baltimore County, in March Term. 1890.

Ordered by the Circuit Court for Baltimore County this seventh day of April, A. D. 1890, that EPH-RAIM J. TRIPLETT, an insolvent debtor, appear in person, before this Court, on

Monday, the 19th day of May, 1890,

At 10 o'clock A. M., Baltimore county, on April 27th, 1890, CHARLES further ordered that MILTON W. OFFUTT. Permanent Trustee of said insolvent, give notice of these said court may direct, to answer such interrogatories or allegations as his creditors, endorsers or sureties may propose or allege against him; and it is further ordered that MILTON W. OFFUTT. Permanent Trustee of said insolvent, give notice of these and on such other days and at such other times as nent Trustee of said insolvent, give notice of these proceedings to said creditors, endorsers or sureties, by causing a copy of this order to be published once a week for three successive weeks in some newspaper published in Baltimore county, the date of the first publication of said notice to be at least

one month prior to the said 19th day of May, A. D. 1890. JOHN W. SHANKLIN, Clerk. True Copy—Test:
JOHN W. SHANKLIN, Clerk.

April 12.—4t John Glenn, Attorney, 19 St. Paul Street, Baltimore. MATHERINE A. BRUNE et al. FRANCIS WHITE et al.

IN THE CIRCUIT COURT FOR BALTIMORE COUNTY,

IN EQUITY.

Ordered by the Circuit Court for Baltimore
County this 10th day of April. 1890, that the private
sale made and reported by John Glenn and Francis
White, Trustees, for the sale of the property mentioned in the proceedings in the above entitled
cause, be ratified and confirmed, unless cause to
the contrary thereof be shown,
On or before the 6th day of May, 1890,
Provided a copy of this order be inserted in some
newspaper printed and published in Baltimore
County, once in each of three successive weeks be-

County, once in each of three successive weeks be-fore the 5th day of May, 1890.

The report states the amount of sales to be 1,600.00. JOHN W. SHANKLIN, Clerk. True Copy—Test:
JOHN W. SHANKLIN, Clerk. April 12.-4t W. H. Dawson, W. S. G. Williams, Attorneys, National Marine Bank, Baltimore.

TALIZABETH H. MORRISON et al. THE CHESAPRAKE BANK et al. IN THE CIRCUIT COURT FOR BALTIMORE COUNTY, IN EQUITY.

Ordered by the Circuit Court for Baltimore County this 10th day of April, 1890, that the sale made and reported by Wm. H. Dawson and Wm. S. G. Williams, Trustees, for the sale of the property mentioned in the proceedings in the above en-titled cause, be ratified and confirmed, unless cause to the contrary thereof be shown.

On or before the 5th day of May, 1890, Provided a copy of this order be inserted in some newspaper printed and published in Baltimore county, once in each of three successive weeks before the 5th day of May, 1890.

The report states the amount of sales to be

**\$2,675.25.** JOHN W. SHANKLIN, Clerk. True Copy—Test:
JOHN W. SHANKLIN, Clerk April 12.--it W. B. Townsend, Literney, Baitimore.

NNA F. GERWIG and SARAH H. GER-A WIG, her husband AUGUST F. LAY and others.

IN THE CIRCUIT COURT FOR BALTIMORE COUNTY, IN EQUITY. Ordered by the Circuit Court for Baltimore County this 10th day of April, 1890, that the sale made and reported by Walter R. Townsend, L. P. Bennighausen, Trustees, for the sale of the property mentioned in the proceedings in the above entitled cause, be ratified and confirmed, unless cause to the contrary thereof he shown ensured cause, be ratified and confirmed, unless cause to the contrary thereof be shown,

On or before the 5th day of May, 1880,

Provided a copy of this order be inserted in some newspaper printed and published in Baltimore county once in each of three successive weeks before the 5th day of May, 1890. The report states the amount of sales to be \$1,500.00. JOHN W. SHANKLIN, Clerk.

True Copy—Test:
JOHN W. SHANKLIN, Clerk. April 12.—4t McHenry Howard, Attorney, Baltimore. ORPHANS' COURT NISI ORDER.

IN BALTIMORE COUNTY ORPHARS' COURT. IN BALTIMORE COUNTY ORPHARS' COURT, April 8th, 1890.

Ordered that the sale of the real estate of JAMES HOWARD McHENRY, deceased, made by 8afly N. McHenry, Wilson Cary McHenry and McHenry Howard, the Executors of the last Will and Testament of the said deceased, and this day reported to this Court by the said Executors be ratified and confirmed, unless cause be shewn to the contrary, On or before the 5th day of May, 1890, Provided a copy of this order be inserted in some weekly newspaper printed and published in Baltimore county once in each of three successive weeks before the 5th day of May, 1890.

The report states the amount of sales to be

.The report states the amount of sales to **925.200.00.** MARK MELLOR, B. HOWARD GORSUCH, ANDREW BORSEY, True Copy-Test: BENJAMIN W. ADY, Register of Wills for Baltimore County April 12.-46

8. Albert, Attorney, 310 St. Paul St., Bel-timore. UGUSTUS J. ALBERT, Guardian, AUGUSTUS J. ALBERT, Infant. IN THE CIRCUIT COURT FOR BALTIMORE COURTY, IN EQUITY.

Ordered, that the sale of the property mentioned in these proceedings, made and reported by Frederick W. Story, Trustee, appointed by decree of this Court to make said sale, he ratified and confirmed, unless cause to the contrary thereof he shown.

One or before the 5th day of Mey ment, Provided a copy of this order be inserted in some newspaper printed and published in Baltimore county, once in each of three successive weeks before the 5th day of May next.

The report states the amount of sales to be \$91.79. n, charles burke. True Copy-Test:
JOHN W. SHANKLIN, Clerk. April 12.-4t

Legiber has obtained from the Orphans' Court for Baltimore County letters testamentary on the estate of ELLEN LEMMON, late of said county, deceased. All persons having claims against the said estate are hereby warned to exhibit the same, with the vouchers thereof, to the they may otherwise by law be excluded from all benefit of said estate. Those indebted to said estate are requested to make immediate payment. Given under my hand this litth day of April, 1880.

JOSHUA G. BOSLEY, Executor Ordered by the Circuit Court for Baltimore County, this lith day of April, 1890, that the private sale made and reported by Philip B. Sadtler, Surviving Trustee, for the sale of the property mentioned in the precedings in the above entitled cause, he ratified and confirmed, unless cause to the contrary thereof he shown.

On or import the state day of May 1896, Provided a copy of this order he inserted in some newspaper printed and published in Baltimore county, once in each of three successive weeks before the 5th day of May 1896.

The report states the amount of selec to be \$2,000,00 Cash.

K. CHARLES BURKES. April 19,-4t

Person Copy - Total W. SELLER LINE Clark. PV Copy Seller State Copy Copy Seller State Copy Copy Seller Sell