

TUESDAY MORNING, - -

### EASTON, MD.

S. M. Pettengill & Co., No. 37 Park Row, New York, and 6 State St. His Excellency, Gov. A. W. Rradford:

are our Agents for the GAZETTE, in those cities, and are authorized to take Advertisements and Subscriptsons for us at our Lowest Rates.

BUSINESS NOTICES.

Merchants and others advertising by the year will be charged extra for advertisments out o

their regular line of buisness.

#### UNCONDITIONAL UNION CANDIDATES

TO THE · STATE CONSTITUTIONAL CONVENTION : H. H. GOLDSBOROUGH, JAMES VALLIANT. JOHN F. MULLIKIN.

Election to be held on the 6th of April, 1864. near there is less visible hope for any other than ticipation in the deliberations of that body. I "shall be liable to indictment for such offence, "Whereas, The people of Maryland, while the Unconditional Union and Emancipation tick- have thought it possible that it was also the leget. For the last week rumors have been previous to provide a method for the recognizing the obligations of their State, as a guilty of a misdemeanor, and be sentenced to et. For the last week rumors have been prev- islative intention to provide a method for the re- a fine of not less than \$500, and to imprisonalent of the intended withdrawal of the "Con- jection, at the polls, of the votes of disloyal men, ment in the jail of the city or county where such the exercise of all the legal and constitutional servative" candidates, but the publication of their and that the power, amounting to judicial auticket on Saturday last, puts all such rumors at thornty (according to my interpretation of the not less than six months." rest. That ticket is now before the people, but act,) with which the Judges of Election are all times pleased to conter with you in all matso far as their views are concerned, as a ticket, clothed, was really the mode adopted by the law. ters connected with your command touching the principle of self-government, and sympathize the public must go it blind. They passed no Your Excellency would oblige me very much, resolutions at their nominating convention, nor therefore, by giving me your views as to the exhave they issued any address to the people. Af- tent of authority possessed by the Judges of Eter the nomination of Messrs. Goldsborough, lection, and especially as to whether they have Questions for the Valliant and Mullikin, some showed great anx-power to reject a vote on account of the disloyalmeans by which they can be estimated. It is a well known fact, however, that they are OP-POSED to the assembling of the Convention, and the assistance they hoped to get from ardent sympathizers with the Rebel cause cal and in many instances as their social enemies, must have formed their only basis for hope

iety in reference to the views the above gentle- ty of the person offering it? men entertained and questions were immediately propounded, but equally as promptly answer- disclose to your Excellency the circumstances ed, while the gentlemen composing the "Con- which, in my judgment, make it my duty to adservative" ticket have not given the voters of vise with you touching the subject. Talbot a single sylable whereby their actions, Meantime I have the honor to remain, most should we be so unfortunate as to have them in respectfully, your friend and very obedient serthe Convention, can be judged. The peculiar vant. views of each of the candidates are the only and who have been looked upon as their politi- Major General Lew. Wallace, of success. To be successful from Union votes, in which, premising that persons disloyal to the we cannot think they have had the remotest Government of the United States are candidates idea, and we here re-assert as our opinion, that for the Constitutional Convention, the election the "Conservative" ticket will not get one hunfor which takes place in this State on the 6th of
them to refuse the vote of any one whom they
believe has been in the rebal army or has given
front of the Court House, at
and it not sold by the
will be put up in Easton, in
front of the Court House, at
and it not sold by the
self-will be put up in Easton, in
front of the Court House, at
and it not sold by the
self-will be put up in Easton, in
front of the Court House, at
and counfort or encouragement to the rebellion. open ly and freely published to the world, the law providing for that Convention its members aid, comfort or encouragement to the rebellion. rate States of America?" views and measures they intend to carry out, are required to take before they are entitled to should they be elected? There is something seats therein. You suggest that it was probably singular about this secrecy, but it is strongly and without being able to take before they are entitled to take before they are entitled to of the man's right to vote. If they believe the laws as contained in a volume, marked "Laws mount he will bring. Said Jack is medium size." should they be elected? There is something seats therein. You suggest that it was probably man disqualified, they are required to refuse his of Maryland, 1861," and without being able to (12 hands) and is a jet black when shedded. suspected that their views, if published, would rejection of the votes of disloyal persons at that There is no Court or other power which can re- as copied, but in connection with others appear not suit all the classes from whom they expect election, and that the Judges of Election are vest-vise that decision. If the Judges believe a man to have been offered and assented to. to get support. Do they go in for the assemb- ed with an authority to that effect. You, there- to be disloyal to the United States, it is their duty ling of the Convention? It is known that they tore, request me to give you my views as to the to refuse his vote, for a disloyal person is not a do not, consequently had this been made public extent of the authority possessed by the Judges legal voter of the State of Maryland. by them, it would have driven off those who are on that subject. favorable to a Convention. Do they favor the It gives me pleasure to comply with this re- may be asked him. compensation of disloyal as well as loyal slave quest, and to state as explicity and as briefly as # It any Judge tails to enforce this law, he is liaowners, by the State? If they do loyal men I can my views of the power possessed by our ble to a fine of \$500 dollars. will not vote for them, and if they do not the Judges of Election in the premises. disloyal will turn their backs upon them-being unwilling to tax themselves to pay for the negroes of others. So it is easily imagined why Judges of Election may administer an oath in any the address, which was prepared for the occasion, did not make its appearance. One class or the other of their expected supporters would have been dissatisfied—hence, should they be e- to, he shall upon conviction thereof suffer the ing to join the rebellion? lected, their course must be guessed at. Their pains and penalties of perjury." The effect of main hope is, that the Convention question will this provision was to authorize the administration be voted down, and their whole strength will be of an oath by the Judges in any inquiry touch- tion of persons from this State to the South? brought to bear on that point, but in that they ing the right of a person offering to vote; but Have you never sent money, clothing or prowill be most shamefully beaten. There are but whilst the oath was thereby legalized, and a visions to persons in the South since the refew Union men opposeed to the Couvention while on the other hand, those that sympathize with the rebellion, oppose it almost to a man, and would readily give their aid to prevent its meet- This omission, so far at least as the election of the ing, thereby to retain slavery in a lingering, un6th of April next is concerned, has been supplied lion by giving money, clothing and provisions; Southern Confederacy and an acknowledgment Drug Store, and that on the 20th inst., they will return to Easton and open in the above room a profitable and ruinous state, but Gov. Bradford by the act of the General Assbmbly under which we give it comfort or encouragement by our of its Government?" has put the quietus to that, as will be seen by his that election is to be held. letter to Gen. Lew Wallace of Baltimore. The contest will be solely between loyal men. The Governor construes the late act of the Legislature to mean that Rebels-those who have in any manner aided the Rebel cause by word or act "to every person offering to vote whose vote

#### MARK THIS.

followed the election of last fall.

We would call the espicial attenwhich refers to their duties.

the coming election?

Let every loyal man vote on Wednsday next, none others have tion of residence might be formed. a right.

If you vote for the "Conservative" ticket you vote against Emancipation.

Constitutional Election.

REBELS NOT ALLOWED TO VOTE. since the commencement of the existing rebel-Correspondence of Sen. Wallace and Gov. Bradford. IESTRUCTION TO JUDGES OF ELEC- ing election is concerned, the disqualification of

"Rebels and Trailors Have No Political Rights."

ration of General Wallace, "that Rebels and tion; but without entering into any discussion u-

Letter of Gen. Wallace. HEADQUARTERS, MIDDLE DEPARTMENT,

EIGHTH ARMY CORPS, Baltimore, Md., March 30, 1864.

voter at this election. Dear Sir-Herewith please findofficial copies you that persons disloyal to the Government of fully question the constitutionality of that law "presume" that he so voted." the United States are candidates for the Constitu- until some court of competent authority has | First question-Where were you born, and tional Convention, the election for which takes decided it unconstitutional. This is a preroga- how long have you been a citizen of the State place on the 6th of April next. It is hardly ne- tive belonging to our courts alone, and even as of Maryland? cessary for me to say that I am deeply interested a judicial function, is the exercise of a power of Answer-I was born in Fitchburg, in the each. Obituary notices charged for according as my offer of co-operation in all matters calcu- ed in a clear case. to advertising rates, (81 for 6 lines close matter.) lated to promote the welfare of the people of I think therefore, sir, that from this very hasty Second question-Were you elected to and am encouraged to ask a question touching a sub- ject, you will agree with me in believing that Frederick, Maryland, April 26, 1861? ject about which your Excellency's official o- as I have every reason to hope they will be, to pinion is entitled to the most distinguished con- exclude disloyal voters from the polls.

sideration. Convention requires you to administer to delegates elect, before taking their seats, was evident
[Convention act it is provided that any Judge of Election who shall refuse or neglect to perform Federal Government," in which the following As the day of Election draws ly intended to exclude disloyal persons from par- any of the duties required of him by that act language may be found:

interests of the people of this State.

I will avail myself of the first opportunity to

[Signed] LEW. WALLACE; Maj. Gen. Com'dg Middle Department.

Reply of Governor Bradford. STATE OF MARYLAND,

EXECUTIVE DEPARTMENT, Annapolis, March 31, 1864.

Commanding Middle Department Dear Sir-I received your letter of 30th inst.,

By a clause in our election laws, as it has existed for many years, it is provided that "the inquiry they may deem necessary to be made 2. Aid to those in Aarmed Rebellion. touching the right of any person to vote; and if any person shall swear falsely in relation thereprovisions for the purpose of aiding the emigrawhich required the Judges to administer such oath.

the rebellion, who talked in favor of Maryland By the terms of that act it is no longer a diseretionary authority with the Judges to administer an oath or not, but it is made his duty to do and encouragement to the rebellion. so, and especially, in the language of that act, ment to the rebellion? -have no right of suffrage. They are aliens and shall be challenged on the ground that such per- justify the course of the States in rebellion? enemies to their Government and cannot assist son has served in the Rebel army, or has either Have you never expressed a wish for the sucin making a Constitution for a State which they directly or indirectly given aid, comfort or en- cess of the rebellion or its army? have used their utmost endeavors to destroy. - couragement to those in armed rebellion against Gen. Wallace and Gov. Bradford are acting in the Government of the United States." the cause of the Federal Government?

perfect harmony in this matter, consequently The fact to be ascertained, is whether the voter | Union troops over the soil of Maryland? there will be none of the embarrassments which has served in the Rebel armies, or directly or indirectly aided, comforted or encouraged those lion, or the leaders of the rebellion? engaged in the recent rebellion, and whilst the Sumpter? Judge is required wherever a voter is challenged 4. Disloyalty. on such ground to administer an eath to him. tion of Judges of Election to that he should not content himself with the mere de is disloyal to the United States, it is their duty therefore would not serve. The reason why I portion of Gov. Bradford's letter nial, in general terms, by the one so challenged to refuse his vote, tor such person is not a "legal" that he has ever aided, comforted or encouraged voter" of the state of Maryland. the Rebels, but would be authorized, and I think nited States ? required, to test the recollection of the party Have you been loyal ever since the beginning would promote the peace and happiness of the READ the correspondence swearing by propounding to him particular in of the rebellion? between Gen. Lew. Wallace and terrogations, suggestive of different modes by Gov. Bradford, which may be found have been given-precisely as when a voter is the rebelaring? in another column. Who now says challenged on the ground of a want of residence, that rebels have a right to vote at the mere general affirmation upon oath of the until the rebellion is suppressed? party challenged would not be considered suffimeetin battle, which do you wish to gain the cient proof of his residence, but he would be re- victory? quired to state time, place and circumstances upon which a proper judgement as to the ques

WE are requested by the Ladies to say that all persons having out work for the Saditary Fair will please send it to Mrs. S. T. Hopkins, on or be-Neither is the Judge in case of a challenge on fore Tuesday the 12th inst, as the articles are to be any account concluded by the answers of the sent to Baltimore on the 14th. Articles of provis- P party challenged, but he is fully authorized to ion most be sent to Mrs. Edward Thompson, on or administer an oath to any other who may be before the same date. Persons furnishing poultry present and cognizant of facts having a relation | will please bring it alive, as it would not otherwise | to the muestion.

It will, of course, occur to you, from the acts Constitutional Convention. which I have quoted, that the giving at any time DISLOYAL CANDIDATES. lion, either directly or indirectly, of aid, comfort or encouragement thereto, is, so far as the com-Declination of E. G. Kilbourn.

a voter; for the General Assembly would not

have imposed upon the Judge of election the disloyal ticket nominated in Anne Arundle Convention, as that ticket is optate of John Wilson, late of the county afore. The following important correspondence be- existence was established, the voter could still county, has declined, and withdrawn his name posed to its assembling. tween Major General Wallace and Governor exercise the right of suffrage. I know that it may from the canvass. The following interroga-Bradford was handed us for publication, yesterday be said that the General Assembly possessed no tories which were put to him, by order of Major morning. The letter of the Governor is explicit power to prescribe the qualification of a voter, General Wallace, will doubtless account for the and most satisfactory, fully endorsing the decla-APRIL 5, 1864. Trailors have no political Rights."—American of pon the point, or as to the extent of the Judge's signed by Mr. Kilbourn In and Extending the figures of the table are based on the Cen-

power to inquire into and determine the question signed by Mr. Kilbourn. In answering the the figures of the table are based on the Cenof citizenship—one of the constitutional qualifi- questions in reference to his action in the Legiscations to be possessed by the voter—it is suffi- lature of 1861, he was allowed to consult the cient to know that the General Assembly has Journal of the Proceedings of that body .declared that certain acts shall disqualify the Though he was there recorded as voting in favor of the resolution cited, with his memory thus Such is the law of the State authorized and aided with reference to the most important acof papers, a glance at which will doubtless satisfy regulating said election, and no one can law- tion of that Legislature, he was only able to

Marriages and Deaths inserted at 50 cents in the prevention of the scheme disclosed, and a grave and delicate character, and only warrant. State of Massichusetts, and have been a citizen of Maryland since 1829 or 1830.

Maryland was very kindly received by you, I and imperfect review of our laws upon the sub- Speaker of the House of Delegates that met at

Answer-I was. Third question-At that session of the Gen-The duty of our Judges of Election is, it seems | eral Assembly of the State of Maryland were As the oath which the law providing for a to me, in this respect, clearly defined and ade- a series of resolutions offered and assented to

> offence may have been committed for a term of powers of the General Government, and to join as one man in fighting its authorized battles, do In conclusion, permit me to say, I shall be at reverence, nevertheless, the great American deeply with their Southern brethren in their I have the honor to be, with great respect your noble and manly determination to uphold and defend the same,

A. W. BRADFORD.

Judges of Election,

(Extract from the Convention Law.)

es of election shall at said election adminster the oath

or affirmation to every person offering to vote, whose

son has served in the Rebel army, or has either di-

rectly or indirectly given aid, comfort or encourage-

ment to those in armed rebellion against the Govern-

.. Service in the Rebel Army.

Have you ever served in the rebel army?

Have you ever given aid to the rebellion ?

Have you never given money to their agents?

the Rebellion.

Did you rejoice over the downfall of Fort'

Are you loyal to the Government of the U.

Have you never rejoiced over the success of

vide for such as may be sent in a live state.

· · · · · · · · · · · The judg

"Now, therefore, it is hereby Resolved by the General Assembly of Maryland, That the State of Maryland desires the peaceful and immediate recognition of the independence of the Consederate States, and hereby gives her cordial WHEAT-Fair to prime, White, consent thereunto, as a member of the Union, Conn-White, entertaining the profound conviction that the willing return of the Southern people to their OATS-Maryland. vote shall be challenged on the ground that such per- former federal relations is a thing beyond hope, and that the attempt to coerce them will only add slaughter and hate to impossibility."

And also a resolution requesting the Reprement of the United States, or is for any other reason sentatives and Senators of the State of Maryland TALAVORING EXTRACTS: not a legal voter in the manner and form provided by in the Congress of the United States to urge and section twenty-one, of article thirty-five, of the Code vote for an immediate recognition of the indeof Public and General Laws, relating to elections; pendence of the Confederate States, in which and a judge or judges of election, failing to comply may be found the following language:

with the provisions of this act, shall be liable to the "Be it Resolved, That the Representatives of same penalties as he or they would be by the non | the State of Maryland in the Senate of the Ucompliance with the existing election laws of this State | nited States, at the approaching extra session Note.-The above gives the Judges of Eelec. of that legislative body be, and they are hereby WILL be offered at prition a discriminating power with regard to the earnestly desired and requested to urge and loyalty of persons offering to vote, and enables vote for an immediate recognition of the inde- and if not sold by that time

Fourth question-Did you vote for the series of resolutions assented to "May 14," 1861, heretofore cited, "explaining the relations of The Judges will swear each man who may be challenged, to give true answers to questions as Maryland with the Federal Government, and the resolutions requesting the Representatives and Senators of the State of Maryland in the Congress of the United States to urge and vote for an immediate recognition of the indepen- State. dence of the Confederate States?"

Answer-By a Journal of the Proceedings of the House of Delegates I see my name recorded in favor of the series of resolutions assented ner. to on the 14th day of June, and presume I vot-Have you never given money to those intended as stated in the Journal.

Fifth question-Did you vote for the series of Have you never given money, clothing or resolutions assented to June 20th, in which may May next. be found the following words:

"Resolved, That prudence and policy demand that the war now waged shall cease; that if perparty swearing falsely was subjected to the pen- bellion?

3. Comfort and Encouragement to tion of both sections, and a longer continuance sisted in, it will result in the ruin and destrucof it will utterly annihilate the last hope of a Note.—Comfort or encouragement means ad reconstruction of this Union; therefore we want they have rented the store room formerly occuwords. A man who has advocated the cause of

Answer-I have no recollection of the words prices, consisting in part of going with the South, who rejoiced over the of the resolution, but presume I voted as stated Shirts, Shoes, victories of the rebel army, has given comfort in the Journal of proceedings.

Sixth question-Are you aware that in the Have you ever given comfort or encouragelaw providing for the Convention, for which Have you never in conversation, attempted to you have presented yourself as a candidate, the Govenor of the State is required to administer an oath to all its members to the following purport: They are required to swear that "they Have you never in conversation, discouraged have never, either directly or indirectly, by word ing. Hats, Caps, &c. The above named Farm, also a celebrated Mineral Spring. Have you never denounced the passage of actor deed, given any aid, comfort or encour- goods will be sold at the lowest figure, their agement to those in rebellion against the Gov. motto being quick sales and small profits. Have you never praised the States in rebelernment of the United States?"

Answer-I state positively that I have not attended any primary meeting or presented myself for election, and would not take the oath, if Note.-If the Judges are satisfied that a man elected, as embodied in this interrogatory, and EASTERN AND WESTERN SHORE could not take the oath is because of the possible INDIVIDUAL ENTERPRISE STEAMBOAT COMall of which I gave in full conviction that they

Have you never rejoiced over the defeat of the Constitutional Convention of this State, on ers will run as follows, the 6th of April next, would you take this oath leaving Light street wharf, foot of Camden street, main on Mortgage on the Farm for 5 years at Are you in favor of the prosecution of the war before taking your seatin the Convention? When the Union army and the rebel army Answer-No.

E. G. KILBOURN. Witness-Max Woodhull, Ass't Adj't Gen.

# TO CONSUMPTIVES.

Consumptive sufferers will receive a valuable prescription for the cure of Consumption, Asth- and Miles River Ferry, and return same day. ma, Bronchitis, and all Throat and Lung affections. (free of charge.) he sending their address REV. E. A. WILSON, Williamsburgh,

Kings Co., New York.

leh 6 6t

ballat box and on Rebel sympathi-

If you vote for the "Con-E. G. Kilbourn, one of the candidates on the servative" ticket, you vote against a

> [For the Baltimore American.] Tabular Statement,

Showing how many Slaves are to be paid for, Number Number

1		Number	Mumber		
٠	COUNTIES.	of	of	White	
		Slaves	Owners.	Population.	
	Allegany,	666	183	27,215	
۲	Anne Arundle	7,332	801	11,704	
:	Anne Arundle Baltimore city	2,218	1,296	184,520	
	Baltimore coun		756	46,722	
	Calvert	4,609	528	3,997	
	Caroline	739	190	7,604	
.	Carroll	783	208	22,525	
	Cecil	950	172	19,994	
_	Charles	9,653	817	5,796	
1	Dorchester	4,123	754	11,654	
	Frederick	3,243	794	38,391	
	Hartord	1,800	657	17,971	
•	Howard	2,862	476	9,081	
	Kent	2,509	611	7,347	
d	Montgomery	5,421	770	11,349	
	Prince George	s 12.479	847	9,650	
ι	Queen Anne's	4,174	573	8,415	
	St. Mary's	6,549	761	6,798	
	Somerset,	5,089	747	15,332	
-		3,725	506	8,106	
	Washington	1,435	398	28,305	
e	Worcester	3,648	934	13,442	
)	1.0.0.0.0.0				
e	Total Slaves	87,189			
g			13,783	3	
9	Total Owners Total Population			515,918	
le	Conservative Union		ion Candi	Candidates	

Conservative Union Candidates.

FOR THE CONSTITUTIONAL CONVENTION: JOHN HARPER, HENRY P. HOPKINS, JULIUS A. JOHNSON.

DENTISTRY. J. N. BAIRD, D. D. S. EASTON, Md. mar 26-1 y

BALTIMORE, March 30, 1864. Sales as follows: 1 65a82 03 15a 16 2ets.

TACCARONI.-Fresh Italian Maccaroni JVL just received and for sale by DAWSON & BRO.

LEMON. VANILLA. ALMOND, ORANGE, ROSE. CELERY. constantly on hand and for sale by DAWSON & BRO.

#### A Jack for Sale.

vate sale until the

ed with him last Spring \$500, and was not debt or private security for money, it shall be the Jacks that ever traveled in Caroline county.

WILLIAM KELLY, Easton, Md.

# Notice.

THE following Commissions have been received at this office from the Secretary of missioners or Appeal Tax Courts, to interrogate

H. Shepard, and Ely H. Furness.

Wood Corder at St. Michaels, Robert A. Dod- and charged accordingly, and if the said person

forward and quality on or before the 1st day of ments. SAM'L T. HOPKINS, Clerk.

## BACK AGAIN.

EDWARDS & BRO., would most re ensterners of Teller inform their triends and old H. M. Tilghman, containing about customers of Talbot and adjacent counties that return to Easton and open in the above room a very large stock of GOODS at their former low

Boots. Gaiters, Children's Shoes Calicoes, Muslins, Summer Goods of all kinds.

Hoop Skirts, the latest styles of Spring Shawles & Mantellas,

Also a full stock of Ready Made Cloth- There are several springs of fine water on the Call and examine for yourselvs as it will not be considered any trouble to show goods. A. EDWARDS & BRO.

## CHANGE OF ROUTE.

STEAMERS,

DAILY LINE TO ANNAPOLIS, WEST RIV-ER AND BACK.

On and after Saturday, every morning at 7 o'clock, (except Sundays.) 6 per cent. For Annapolis and West River, and return same day, leaving West River at 2 P. M., and Anna-

Every Wednesday and Saturday-For Oxlord, Cambridge, Denton and Landings on Choptank River, returning every Thursday and Monday by same route, leaving Denton at 6 o'clock

Every Tuesday and Friday-For St. Michaels THE subscriber, having had considearble ex-C. K. CANNON. Freight received at the Whart and Office according to Government regulations. N. B .- Complimentary Tickets for 1863 are

nuts, Raisins, Figs, Prunes and Almonis,

obtained from the Orphan's Court of Talbot county, letters testamentary on the personal es-

All persons having claims against the said deceased's estate are hereby warned to exhibit the same with the proper vouchers thereof, to the subscriber, on or before the 8th day of March. 1865, otherwise they may be excluded from all benefits of said estate. HANNAH W. WILSON, Ex'tr.

of John Wilson, deceased. April 2, 1864, 3t

List of Letters Remaining In the Post Office, at Easton, Maryland, up to

April 1st. 2Kirby, Hinson Allen, Miss Loursa Bowers, Anna Long, Robert Brice Soother Miss Lowmax, John W Bartlett, James T Boon, Jno H Bennett, Maria Byran, Wm W Brown, Joseph W Blay, Adeline Brincefield, Mrs Eme-Right, George Brincefield, Mr Abeline

Burrs, Juliet

Dixon, Wm

Hay, AJ

Ireland, Mrs

Morris, Mrs Catharine Perry, Robert Pinkine, Joseph Pony, Harriet Ryan, Miss Mary E. Ross, Rob & Wm Roberts, Amelia Robinson, Miss Char-

Cooper, Mrs Louisa Chaney, Mrs Mary Roberts, Edward Sewell Rachel Chance, Miss Celie Sommers, Ellen Skellan, James Collins, Henry Collins, Benj F Shields, Pat Crockett, Gilbert, Smith, Mrs Sallie Daremport, Elie A Saxon, Isaac & Co Smith, Henry Dorham, Mrs Hennie Sullivan, Bateman Dobson, Robert Smith, Amanaria Smith, Mrs Annia Eunich, Thos K Toilden, Ellen Forman, Mrs Maria Farrow, Mrs Eliza Taylor, Miss Francis Frantom, Mrs Mary Thompson, Elyza A Tarleton, Mrs IsabellaR Hughey, Robert G Terpni, Mrs Mary E. Hopkins Mrs Eliza J Williams, James

Hawkins, Mr F M Washington, Deborah Hartge, Emile O Ward, Levi-Wilson, Henrietta Johnson, Bethany Williams, James E Jenkins, Capt S Keath, Miss Harriet, Persons calling for the above letters will please

say they are advertised, otherwise they may not recieve them. WM. T. HARDESTY, P. M.

Hopkins, Miss Nettie Williams, Mollie

### NOTICE OF TRANSFERS.

THR Commissioners of Talbot county will meet at their office in Easton on Tuesday 1 95a 82 00 cts. the 26th of April and continue to meet on the following Thursdays, Saturdays and Tuesdays 1 43a81 45 cts for twelve consecutive days—that is from the 20th day of April to the 21st day of May inclusive, for the purpose of hearing Appeals in relation to, and noting transfers of THE ASSESSED property of the said county, on oath, agreeable to the Act of the General Assembly of Maryland. By order of the Board,

WM. B. CLARK, apr 2-St J

Persons making applications for Transfers of property, will be required to comply with the following section of the Act of December Session, Eighteen Hundred and Forty-Seven, chapter two Hundred and sixty-six, entitled, An Act for the general Valuation and assessment of Property in this State, passed at March session, eighteen hundred and forty-one, chapter twenty-

SEC. 14. Be it enacted by the General . Issembly of Maryland, That whenever any person shalf make application to the Levy Courts, Commissioners or Appeal Tax Courts, as the case may be, to make him or her an allowance or deduction on account of the sale, transfer, a lienation, loss, destruction or removal of any public traveled. His colts are said to be better than any duty of the said levy Courts, Commissioners, of Appeal Tax Courts, to interrogate such person ON OATH, in reference to the said property or security and disposal of the same and especially to require him or her by whom the said proper y has been sold or transferred, the amount of the purchase money, or the money collected and paid, and the same has been invested; and it shall also be the duty of the Levy Courts, Comthe said person, on oath, in reference to any ac-For Armorer at Easton, William J. Roberts. quisitions or investments made by the said per-Coroners, Levi Harrison, Josiah Higgins, Wrn. son, and not already assessed, and the amount of all such acquisitions and investments, in what-Wood Corder at Easton Point, James War- ever description of security, shall be added to the assessable property of the person so applying. refuse to answer the interrogatories proposed, no The above named parties are notified to come deduction shall be made on his or her assess-

## THE centre portion of "Hope" Farm, Talbot L County, Maryland, late the residence of Mrs.

#### 242 ACRES, of which 167 acres are areable land,

75 ACRES HEAVY WHITE OAK AND YELLOW PINE SHIP TIMBER.

This Farm is situated on Miles River, the loation is not surpassed by any in the county. and as healthy as any Farm in the State. It adjoins the Farms of Messrs. Crane, Pendleton and The natural soil is not surpassed by any in the

county and susceptible of the highest improvements. Having all the advantages of a Salt Water location, abounding in Oysters, Fish, and Notions of all kinds and descriptions. Tarrapins, and Wild Fowl in great abundance. There is a new Manager or Tenant House erected on the premises,

and the division Fences are all new the past year. It is estimated that the Ship Timber and Cord Wood alone would realize 4 to 6000 dollars.

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