nds and cus atronage here.

n inform them city with a DAYS. n business so ally known, I narate the artime.

OBINSON. TT, towed for over enefit of his exnoderate prices.

Repairing. :-Covered for 814,00. Wal-5 per cent. off eir conveyance. may 21-u OD,

de to order .-

less entrusted to TE CLAIMS, ashington. LAIMS, atch. on Commission. nptly collected. ase address me at ALTIMORE. Rasın,
Lane.

gent,

IOP. LOYD inform his cusave heretofore so e still continues old stand next . Owing to the he has been comrates of charges, n to the advanced dise, and which

a continuance of is shop is one of re and his impled always kept in may rely upon to accommodate nanner. lient serv't. MON FLOYD. MIM. INTER

tory to the public.

10 cents.

Made Made nform his patrons y that he has just Large and elegant which he offers fo embraces Coats, uality and price; and Suspenders; A well selected ants' Clothing .-, &c., &c.

een selected with lly low for cash. small profits.
s grateful acknowlie for the very libided towards him inuance of public OSES HERZ. SEEDS

bove named Seeds ust received by DAWSON & BRO. D'S f Buchu, of Sasaparilla,

ONIC. PILLS.

eceived by

om sixty to seventy EDWARDS & Co. Brushes-of all stalso stove, shoe. reeping and window DAWSON & BRO.

Ve wish to buy a! which we are wil in cash or trade. PSON & KERSET.

SATURDAY MORNING

WILLIAM H. COUNCELL, EDITOR AND PROPRIETOR.

as a new engagement.

TERMS. VANCE, or TWO DOLLARS AND FIFTY CENTS if not paid within one month of the time falure to notify a discontinuance is considered

Vol. XLVIII.

Easton, Talbot County, Md., June 17, 1865.

EADVERTISMENTS.

Of one square (six lines,) inserted one TIME for one DOLLAR, and TWENTY-FIVE cents for each subsequent insertion. Longer ones in proportion. A liberal deduction to yearly advertisers. Advertisements not marked the number of insertions desired, will be continued until forbid, and charged accordingly. Marriages and Deaths, 50 cents each.

Merchants and others who advertise by the year, will in no case be allowed to insert any ad vertisement not connected with their regular business, without an additional charge. All orders addressed to the editor, post paid will receive prompt attention.

Great Reduction in Prices FIRST OF THE SEASON.

MEW GOODSO FOR THE SPRING AND SUMMER OF

1865.

JOSEPH RASIN, WHOLESALE and Retail dealer in DRY GOODS, GROCERIES,&c., begs leave to inform his friends and the public generally of Talbot and Caroline counties that he has just returned from the cities with a well selected stock of

-SPRING AND SUMMER GOODS For Farmers and Housekeepers, -

Purchased at the late decline for cash and will be disposed of to cash buyers and punctual cuswmers at very small advances. His stock consists of a general variety of Dry Goods, Groceries, Hardware, Hollow-ware, Tin-ware, Wooden Ware, Queensware,

China, Glass, &c., &c.

His Stock of Ladies' and Misses' Dress Goods consist in part of Black Dress Silks, All Wool De Lames, Plain and Figured Chailies, . Poplins, Ginghams, Plain and Figured Alpacas, Lawns, Calicoes, Shawls, Balmorals and Hoop Skirts, Gaunltlett Gloves, Hosiery, Handkerchiefs, Collars, Ladics' Cravats, Dress Buttons, Vests, Corsets, &c.

MENS' AND BOYS' WEAR IN GREAT VARIETY. ALSO A GOOD STOCK OF HEAVY GOODS FOR LABORERS: Linens, Osnaburgs, Denims, Drillings, Jeans, Shirting Stripes, Checks, Domestics and Tickings, Bleached and Brown Muslins 3-4, 4-4, 5-4 and 10-4 wide, Brilliants, Cambric, Swiss and Nainsook Muslins, Irish Linens, Table Linen and Napkins.

SADDLES, BRIDLES, MARTINGALES, COLLARS, BLIND BRIDLES, CART SADDLES sand breaching, hames, halters, whips, chain and rope traces, brooms, umbreilas, lime, shovels, pades, forks, rakes, hoes, hatchets, axes, nails, tacks, &c.

Carpets, Mattings and Oil Cloths, Is full and complete, and open for exhibition and sale at the CARPET WARE ROOM,

above the store room, Ingrain Carpet, 4-4, 5-4 and 6-4 White Canton Matting, 4-4, 5-4, and 6-4, Red and White do. Super do. Venitian and Hemp do. 4-4 Concord Matting, 4-4, 5-4, 6-4 Floor Oil Cloths, Step do., Table do., Table Oil Cloth Covers, Green Baze, Curtain Linens, Paper curtains, fire board and wall papers. WHOLESALE AND RETAIL DEALER IN PHILADELPHIA AND IMPORTED

Brandies, Whiskies, Gins, Jamaica Spirits. Apple Brandies, Port, Sherry, Madeira, Malaga, Lisbon, Claret, Champaigne Wines, and Domestic Liquors of all kinds. Also Teas and Ci- able officer is now sojourning at his summer idel. He is quoted as a model of simplicity, gars. To an examination of which I respectfully invite a call from my friends and the public JOSEPH RASIN. March 25, 1865.

THOMPSON & KERSEY,

IMPORTED AND DOMESTIC DRY Groceries,

TARD WARES OUBENS WARES tain small farms for cultivation. Gov. Pierpoint career, he has lailed in toth of his aggressive two daily newspapers of the city of Baltimore, qualification to any Judge of the Court of Aphas been chosen president with other officers and campaigns. But this is aside. I fear his reputand one newspaper in each county, having the peals, who shall forthwith appoint a person as directors from several States including L. P. tation must suffer in another respect. It is the largest circulation, if there be a paper publised special Judge to try such causes and the person CHINA, GLASS, WOODWARE, &C.,

HAVE JUST RETURNED FROM THE CITIES PHILADELPHIA

WITH AN ALMOST ENTIRELY NEW STOCK OF WITH AN ALMOST ENTIRELY NEW STOCK OF Special Strain Company of the control of the contr

ers of Talbot and the adjoining counties, and to the public generally, that they are now pre- four millions were copper cents. For three pared to compete with any House on the Shore; having bought their stock for Cash, and just at We deem it unnecessary here to enumerate the different kinds of Goods which comprise our about five millions per month, and until within the point of time when goods was lowest.

stock; suffice it to say, that almost every possible variety of LADIES',

GENTLEMENS', CHILDRENS', AND SERVANTS' WEAR,

OUR CARPET ROOM,

JUST ABOVE THE STORE ROOM,

as stored with Oil Cloths, Mattings of

will be found therein.

Alicant, Cocoa and Rope Mats,) all sizes.

PAPER CURTAINS, BUFF LINEN AND OIL CLOTH WINDOW SHADES, all widths. All of which as above stated, have been bought for the cash, and at the lowest prices, and will be sold at a very small profit.

We again return our very sincere thanks to our friends and customers for their patronage through the past nineteen years, and still indulge the hope that by constant application to busi-Very Respectfully, ness and fair dealing to merit a continuance of their favors. THOMPSON & KERSEY.

BIBB & CO., BALTIMORE STOVE HOUSE,

Stoves, Furnaces, Ranges, &c. Also look silver Plated Ware. and see what Repairs you want done to your Stores and send in your orders early that we may

proted Old Dominion Cook Store, that has so nobly stood the test over all competition. Send in your orders early to

BIBB & CO,

LEVIN H. CAMTBELL.

XLE GREASE—

-for sale by

raar 35

HENRY HARPER. No. 520 Arch Street, above Fifth, Philadelphia. MANUFACTURER AND DEALER IN

One Senor Peyel, a shoemaker by trade, | has been recently elected President of Peru.

APPOINTMENT .- Edward J. Roye, colored, who, twenty years ago, was a barber in Terre Haute, Indiana, has been appointed Chief Justice of Liberia, to fill the vacancy occasioned by the death of Rev. Boston J. Drayton.

STAMPS ON DUPLICATE RECEIPTS .- The Comboth require to be stamped as original.

ORIGINAL.—A correspondent sends us a small poem, which he says "he compozzed himself.

We give our verse: A sqirel is a prete burd, Its got a kurle tale, He stol awl midaddiz korn,

An ét it on a rale. IN THE SUGAR TRADE .- "Julius was you ever in business!"

"In course I was." "What business, Julius?" "Why, I was sugar planter."

"When was dat?" "Der day dat I berried dat old sweetheart of mine."

business?" asked a person of another who had a sty on his eye.

"Explain yourself, sir," said the afflicted "Why, I see that you have your sty quite

"True," was the reply, "and I've one hog in

my eye now." responses of the marriage ceremony; but by mis- sorely disasterous as it has been to individuals. sterner sex. "I hate the Yankees," said a young Court in Baltimore City, is connected with a take he committed to memory the office of bap- It has been traced to his orders and the tremen- girl amid her companions. "If I ever have any party in controversy by consanguinity or affinitism for those of riper years, so when the clergy- dous revulsion in popular feeling come at an children, even though Lee is beaten, I shall by within the fourth degree, counting down from man asked him in church:

solemnly &

"I renounce them all." The astonished minister said: "I think you are a fool" To which he replied: "All this I steadfastly believe."

LIEUTENANT GENERAL SCOTT .- This venerresidence on the Hudson river, near West Point, and a few days ago he was waited upon by the to be in improved health, and was delighted to see among the members of the Board so many

> friends in former years. of Alexandria.

cent pieces, and \$58,080 of three cent pieces .years past the coinage of cents have averaged are now gradually coming on the market, bu still the wonder is where they all are.

This is Poetry.

Oh, if their is one earthly bliss More precious than another

It is when, with delight, you kiss a pretty girl when he sends a certain individual out of the

I was knocked into a cocked hat.

ticle would do well to give them an examina of the reception of the President's Proclamation what it was to enjoy a full diet, and I am satis
of Appendix and in order as the arriving arriving and in order as the arriving arriving arriving and in order as the arriving a and despatch. Give him a call at the old stand. stated, "to afford an opportunity to those interest- innocent freedom of private intercourse, that take effect from the date of its passage. ed to puruse and study its import."

specifications, findings and sentence of the court- front. Indeed, I doubt whether the world has martial in the case of the Hon. Benjamin G. ever witnessed a self-denying struggle more Harris, of Maryland, have been made public .-- cheerfully maintained. "I have not seen an al-As has already been stated, Mr. Harris was mont or an orange since the beginning of the sentenced "to be forever disqualified from hold- strife," said one. Raisins were as scarce as ing any office or place of honor, trust, or profit hen's teeth. "Oysters, even were scarce since under the United States, and to be imprisoned your blockade of the river and the very fish refor three years in the penitentiary at Albany, fused to bite." Corn bread and bacon, not ham inserted in Article twenty-four of the Code of missoner of Internal Revenue has decided that New York, or at such other penkentiary as the was the staple diet. "We hav'nt bad any pre- Public General Laws entitled "Conveyancing," where receipts are made and issued in duplicate, Secretary of War may designate. The follow- serves," said another, "for three years." "Yes next after section twenty-seven of said Article.

ed, and that he be released from imprisonment. "ANDREW JOHNSON."

[From the Richmond Correspondence of the Washington Chronicle. Jeff. Davis and Gen. Lee-The Food Question-Spirit of the Women,

"When are you going to commence the pork Davis he has long ago forfeited it. He was not flashes of the old American spirit. on speaking terms with two-thirds of the Consederate Senate, and in the House he had quar- have much to answer for. They have been reled with his best friends. His obtained ad. sorely misled by the press and the pulpit. They sembly of Maryland, That sections seventy-two. herence to his favorites in defiance of the popuof those whom the public would have put for. The Confederate cause got to be identified with nine of the Code of Public General Laws, enward, his dogged persistence in a contest which their domestic peace and their religious connectitled, "Courts" be and the same are hereby re-Married, resolved to make himself perfect in the late fire has been of great service to the Union, opportune time. Davis rarely showed himself bring them up in eternal hatred of those who shall be disqualified from sitting in such cause "Wilt thou have this woman to be thy wed- of late; when he did, it was without estentation. ded wife?" The bridegroom answered very He rode, accompanied by an orderly. His pluck er, "is invincible. I shall never do anything but interested, or in which he shall have been of is considered as undeniable as his temper was hate those who have deprived us of our rights: I counsel, nor in any case wherein his opinion unendurable. At the time of Sheridan's first should never have been willing to yield if it had of his relation to, or connection with any of the great scare, he is represented as having person. not been yield or starve, and life is sweet." But parties to such cause, and where any Judge is ally inspected the fortifications and encouraged the most violent bear testimony to the good con- so disqualified, a special Judge shall be appointhis men. But he often demeaned himself with duct of our troops, and the unusual acknowl- ed in his place, in the manner herein provided. a passionate insolence that has incensed beyond edgment was that they could hardly believe their measure more than one-haughty Southron.

On the contrary, General Lee is the popular better than they expected: modesty, and chivalrous daring. He rarely appeared save in the citizen's dress. Notwith-Board of Visitors of that institution. They were standing he has lost his fortune by the war, he welcomed with great cordiality by the General, refused to accept a house from the citizens of who appeared unusually affeced by this evidence Richmond or a proffered \$100,000 from the of respect by the Board. General S. it is said Legisature of his State. He is regarded as the W. R. COLE, Chief Clerk House Delegates. greatest of generals, and you often hear the remark that if "you had had General Lee the war representaives of the Southern States lately in would not have lasted three months." I seldom AN ACT to add an article to the Code of Pub- thereof may not be engaged in trial of any cause rebellion, several of whom were old, familiar took exception, for I had no inclination to interfere with a little harmless boasting. Yet one VIRGINIA EMIGRATION AND LAND SOCIETY .- thing must not be forgotten. General Lee was lly of Maryland, That the following article be court. This is the title of a company just organized at educated as an engineer, and defence is their added to the Code of Public General Laws, 74. Whenever the Judge of any Circuit This is the title of a company just organized at educated as an engineer, and defence is their added to the Code of Public General Laws, 74. Whenever the Judge of any Circuit under the title of Publication of Laws."

Richmond, for the purpose, it is stated, of at-lorte. They rarely excel in the aggressive.—

| Every Public General Laws, 74. Whenever the Judge of any Circuit under the title of Publication of Laws."

| Every Public General Law, which is made. Richmond, for the purpose, it is stated, of atfording facilities to such land-owners as may
be desirous of disposing of their lands, and also an eye for the strong points of a defence, and so

1. Every Public General Law, which is made sitting in an equity cause or causes pending in to take effect before the first day of June next, his court, the Clerk of the Court, unless the parafer the session at which it may be passed, shall ties by consent shall appoint a person to try the to aid emigrants and farmers wishing to ob- hesitate to attrack. Brilliant as has been Lee's immediately after its passage be published at same within one month after the announcement tain small farms for cultivation. Gov. Pierpoint career, he has failed in both of his aggressive the expense of the State, daily for one week, in of such disqualification, shall certify such dis-Bayne and Robert Coleman, of Maryland; Hon. duty of a humane man to end bloodshed when in said county. John Wilson, W.S. Huntington and J. R. he feels it useless. General Lee must have known 2. Every Public Local Law made to take et- their final settlement in the same manner as the Elvans of Washington City, and W. D. Massey for some time from the combinations made a- feet before the first day of June next, after the Judges of the said Court could have acted but gainst them, that there was no chance of success. diately after its passage be published once in parties to any such cause are infants, or other-There was a strong party in the Virginia Legis- each of three successive weeks in all the news- wise incompetent to consent to the appointment OPERATION OF THE U.S. MINT.—The gold ature in favor of reconstruction. It becomes papers of the respective counties in which it of a person to try the same, then the notification coinage was \$11,100 in cents, \$16,200 in two the truth of him, but he evaded the acknowledg- successive weeks in such daily newspapers as aforesaid, to sit or act in any case of an appointment ment. "I am only a soldier," he would say, "if published in sail city as the Mayor thereof may plication for an injunction or the appointment GREAT FALL IN PRICES!

The whole number of pieces coined during the month is 6,961,900, and of this number over month is 6,961,900, and of this number over tour millions were connectents. For three are of Tallot and the adjoining counties, and to the public generally, that they are now prethrough this campaign; but I have nothing to do the expenses of such publication. with political questions." He knew, however, Law made to take effect as aforesard, shall im- court where the case is pending, unless the parthat Virginia was stripped of men, that a most mediately after its passage be transmitted by ties hereto by consent, shall appoint a person rigorous conscription had been cheerfully borne, the Secretary of the Senate, (if it originated in to try the same within one month after the an and that there was no prospect of recruiting the the Senate) and by the Chief Clerk of the House nouncement of such disqualification, shall trans-Confederate ranks. He knew, too, that the rebel | Of Delegates, (if the same originated in the mit all the papers in the case, with a copy of credit was exhausted, that supplies were scarce sioners of the county, or counties in which the whereof shall try the same, as if it had been inand that the unexampled conscription tended to, same may operate, or to the Mayor of the city of stituted in his court; but in cases for an injuncmake them scarcer. Had he encouraged it, Baltimore, if the same is to operate in that city tion; or the appointment of a receiver, the clerk Virginia would have called a convention, revok- and it shall be the duty of the said County Com- of the court where the same is pending, imme-Virginia would have called a convention, revok-ed the ordinance of secessrion, and asked for certified copy, to have the same published as fication of the judge, shall notify the judge of restoration, and thus thousands of lives might provided in the preceding section. room on the important errand of seeing what have been spared in front of Petersburg; but he | 4. A certified copy of every Public General shall try the case and act therein, as if it had hour is indicated by the hand of the family left Richmond last, it is said, with the intention transmitted by mail, by the Secretary of the Sentime piece down stairs—Certain individual being her brother.

While musing thus one summer eve, As by fair

While musing thus one summer eve, As by fair one's side I sat,

The time was near at hand to leave, so stealing much under the influence of the stubborn will gates,) to such two daily newspapers of the city in ten days after the time fixed by said order for my hand around her waist. I drew her gently

lips to hers, the door softly opened, and her It was said, you remember, that the South newspaper published in said county.) as the of their not appearance, the clerk shall certify the fact newspaper published in said county.) as the of their not appearance, the clerk shall certify the fact newspaper published in said county.) as the of their not appearance, the clerk shall certify the fact newspaper published in said county.) as the of their not appearance, the clerk shall certify the fact newspaper published in said county.) lips to hers, the door softly opened, and her respected "Ma" appeared armed with a would teach their very children to hate the Yanbroom stick, and, before I knew where I was, kees, and that hate would become hereditary House of Delegates may respectively designate Courts, who shall appoint a person as a special and unconquerable. I have been amused to for publication, as provided in the first section judge to try the same, as directed in the preced-GEN. LEE AND TREASON.—Judge Underwood, find, in several instances, how curiously the et- Section 2 And in opening the U. S. District Court, at Norfolk, fort has failed. The people have been on short act shall take effect from the date of its apssage, quity jurisdiction, the clerk thereof shall certify Va., a few days ago, made a long charge to the allowance. In hundreds of instances they have that of meagre character. The children have lices of the Peace and Controbler who follows a copy of the docket entires, to the other court, THE season is now at hand to buy your Fine Jewelry, solid silver Ware, and superior grand jury on the subject of treason, in the contented themselves with two meals a day and To an inquiry which has been made by an been put off by their parents, when desiring officer of the Court, whether the terms of parole more with "No, you must wait till the Yankees agreed upon with Gen. Lee were any protection come." Thus many of them have associated to those taking the parole, the answer is, that abundance with the Yankees, and on the day of the those taking the parole, the answer is, that abundance with the Yankees, and on the day of the day of the constant of the court, or hold any regular law or equity term to those taking the parole, the answer is, that abundance with the Yankees, and on the day of the day of the court, or hold any regular law or equity term to the entrance I noticed more than one eager child tices of the Peace and Constants of this State or his court, or to sit in any cause or cases, eir-Don't forget that we are stillselling that Matchles fire Place Store, the "Gem," to heat 1st, 2d and 3d store, at reduced price, and also the Re-imhaversack: I have no disposition to exagerate reappointed to said offices respectively and since said inability, and the cause thereof, to any

THE CASE OF MR. HARRIS.—The official hold whose inmates kept up a cheerful, bold AN ACT to add a new section to article twening is the order of the President remitting the I almost forgot how they taste." Brown sugar for the conveyance of real estate, and every bond, writing obligatory, or contract for the les-"Executive Office, May 31, 1865. | raspberry leaves, &c., then were infinitely more sing or dimising for any term of years of real "In the within case of Benjamin Harris, the abundant than the genuine article. I might tell estate, may be executed, acknowledged and reapproved and confirmed. Additional evidence some horrowing stories, were it not a desecrational evidence some horrowing stories, were it not a desecrational evidence some horrowing stories, were it not a desecration of the same manner as deeds of real estates

tence aforesaid, I deem it proper to direct that Clad in homespun, and shod with brogans record of any such bond, writing, obligatory or hardly good enough at one time for their negroes | contract, shall be received as evidence of such they maintained the erect bearing and manly air a like copy of the record of any such deed duly of a former day; and their women, in faded cloth- executed, acknowledged and recorded in the ing and old-fashioned attire, are just as cheerful manner aforesaid, would be evidence of such and as defiant as ever. I am proud of their deeds. pluck, while I condemn their cause. They are take effect from the day of its passage. true grit Americans, and, despite their regrets The feeling of the people toward their late at the failure of their "independence," it does chief is anything but flattering. Whatevermay have been the popular admiration for Jefferson me good every now and then to witness the AN ACT repealing certain sections of the twen-

Of the women I might write, volumns. They have credited the talschoods of the one and been seventy-three, seventy-four, seventy-five, seven have subdued us" "Our hostility," said anoth- nor shall he sit in any cause wherein he may be

LAWS OF MARYLAND.

PUBLIC GENERAL.

OFFICIAL,

CHAPTER 31.

tion of Laws.

CHAPTER 41. to qualify under the New Constitution within been instituted in his court. the required time and who has been re-appoint- it Whenever a judge of any Circuit Court, ed and since qualified according to the law. or of any of the Courts of Baltimore city, shall Section 1. Be it eaacted by the General . Issem. be unable, by reason of sickness, or any other HAS just arrived from the city with a stock of Boots & Shoes for the Spring and Summer of 1865, at present in session in this city with a stock of Boots & Shoes for the Spring and Summer of 1865, at present in session in this city without feeling that the Personal Constables had been legally qualities and said inability, and the cause thereof, to any qualified as required by said Constitution and Judge of the Court of Appeals, who, on the required by said Constitution and Judge of the Court of Appeals, who, on the required by said Constitution and Judge of the Court of Appeals, who, on the required by said Constitution and Judge of the Court of Appeals, who, on the required by said Constitution and Judge of the Court of Appeals, who, on the required by said Constitution and Judge of the Court of Appeals, who, on the required by said Constitution and Judge of the Court of Appeals, who, on the required by said Constitution and Judge of the Court of Appeals, who, on the required by said Constitution and Judge of the Court of Appeals, who, on the required by said Constitution and Judge of the Court of Appeals, who, on the required by said Constitution and Judge of the Court of Appeals, who, on the required by said Constitution and Judge of the Court of Appeals, who, on the required by said Constitution and Judge of the Court of Appeals, who, on the required by said Constitution and Judge of the Court of Appeals, who, on the required by said Constitution and Judge of the Court of Appeals, who, on the required by said Constitution and Judge of the Court of Appeals, who, on the required by said Constitution and Judge of the Court of Appeals, who, on the required by said Constitution and Judge of the Court of Appeals, who, on the required by said Constitution and Judge of the Court of Appeals, who, on the required by said Constitution and Judge of the Court of Appeals, who, on the required by said Constitution and Indicates and Indicate the spring and summer of 1865, at present in session in this city, was postponed cheeks of the poorer classe without feeling that the Peece and Constables had been legally quality all cases in said court, whether civil or consisting of the variety he usually at present in session in this city, was postponed cheeks of the poorer classe without feeling that the Peece and Constables had been legally quality all cases in said court, whether civil or

ty-four of the Code of Public General Laws entitled "Conveyancing," to provide for the exe cution, acknowledgment and recording of bonds and conveyance and other obligations to convey real estate and to make valid such instructions as may have been heretofore executed, acknowledged and recorded.

Section 1. Be it enacted by the General Assem-

and affidavits, however, bearing upon this case, tuon of private confidence of the meagreness and knowledged and recorded, and if such bonds. and favorable to the accused, having been pre- extreme simplicity of the living. Yetthese men writings, and obligatory and contracts, were sented to and considered by me, since the sen- have born it all without the slightest degredation. deeds as aforesaid, and a certified copy of the bond, writing obligatory or contract, as fully as

Sec. 2. . Ind be it enacted, That this act shall

ty-ninth Article of the Code of Public General Laws relating to Special Judges, and enac-

ting other sections in lieu thereof. Section 1. Be it enacted by the General Aslar wishes and his equally obstinate antipathy seduced by the religious glosses of the other. - ty-six, seventy-seven, seventy-eight, seventynine, eighty and eighty-one, of Arucle twentyhis advisers long ago conceded to be hepeless, nections, and it is a rending of the heart strings pealed, and that the following sections relating

73. . Whenever the Judge of any Circuit

Court, of any Court in the city of Baltimore, own eyes, the Yankees had behaved so much shall be disqualified by any of the cause, civil or criminal, or in any case or preceding in any court, (cases in equity excepted.) the Clerk of court, unless the parties to such cause or procceding by consent, shall appoint a person to try the same within two months after the announcement of the disqualification of the Judge, shall notify such disqualification to any Judge of the Court of Appeals, who shall forthwith appoint a proper person as a Special Judge to try the same, and the person so appointed shall proceed to the trial thereof at the next regular term of said court, after his appointment, and attsuch time during the term of said court, as the Judge he General Laws, in relation to the Publica- or proceeding in his said court, and for the purpose of such trial he shall have all the power Section 1. Le it enacted by the General Assemt and authority pertaining to the Judge of said

so appointed shall proceed to act therein until

the other court, having equity juristiction, who

Section 2. Andbe it further enacted, That this ther of the Courts of Baltimore city having ecation, and transmit the papers in the case, with

N.B.—Old Stoves and Iron taken in exchange.

| Consisting of the variety he usually on last Wednesday until to-day, in consequence on last wednesday until to-day, in

of Amnesty, and in order, as the presiding Judge fied, from the casual expression let fall in the Sec. 2. And be it enacted. That this act shall to summon grand and petit jurors, and to do all the trial of such causes.

opchial Troches. aston Gazette-for H. CAMPBELL.

RY, for sale by . H. CAMPBELL.

omoting the growth DAWSON & BRO. .—The subscribers rge lot of Feathers