judge shall be procured who will act.

in or try the same.

cents per mile for every mile be shall travelby bonds, twenty-five cents; for entering every the usual route in going to and returning from continuance, ten cts.; for every transcript from the place where such cause or causes may be the docket, fitteen cents; for ever search, ten cts.; for inal, the said per diem and mileage to be for binding apprentices, each Justice twenty paid out of the treasury.

Sec. 2. And beit enacted. That this act shall take effect from the date of its passage.

CHAPTER 67. AN ACT to regulate and make uniform the

fees of Constables. Scrion 1. Be it Enacted by the General Assembly of Maryland, That all Public Local Laws relating to the fees of Constables be and the

same are hereby repealed. Sec. 2. And be it further Enacted, That the twelfth and thirreenth sections of Article thirtyrelating to the fees of Constables be amended, in cases of contested elections, per day, three doland re-enacted, so as to read as follows:

12. The several Constables in this State shall be entitled to demand and receive the following fees, to wit:

ty-five cents; for serving summons in civil suit ter which last mentioned date this act shall be and return, forty-five cents; for serving sum null and void. mons for witness and return, each witness, twenty cents; for serving scieri facias and return forty cents; for levying fieri facias and return twenty cents, for delivering a person committee over to the jailor, seventy-five cents, and five cents per mile for every mile he may have to travel, and the actual necessary traveling expenses of each prisoner; for summoning jury on in. eighty-first Artile of the Code of Public General quest, each juror, fifteen cents; for levying at. Laws, be and the same is hereby repealed, and tachments for contempt, seventy-five cts. for the following section enacted in lieu thereof: serving writ of replevin and return, forty-five cents; for serving warrant for distraint, twenty- several counties in this State, are hereby direceach appraiser, twenty-five cents; for serving an heretolorassessed according to law, and in tuture attachment in the hands of each garnishee, fifty cents; for killing dog found killing sheep, to be sessed value of slaves; nothing however in this lar pannel of jurors were exhausted after swearing borrow other moneys of the citizens thereof, for first twenty-five dollars, and three per cent. on in any manner with the collection thereof. the judgement on which the execution or at. take effect from the date of its passage. tachment shall have issued, within four days after the same shall have been levied or served, the Constable shall only be entitled to receive one half of said poundage fees; for arresting any person charged with a misdemeanor for entering any enclosure and destroying property therin, in the limits of the city of Baltimore or within four miles thereof, one dollar.

alcounties, and the Mayor and City Council of ticle eleven of the Code of Public General Laws of means," and if acquitted of said charges, it after swearing the 11th juror. The court ordered Commissioners, be and the same are hereby Baltimore shall levy on the assessable property of their respective counties, or the said city, the tioners of law, be and the same is hereby repeal.

Will be done by a jury (which is composed of their respective counties, or the said city, the tioners of law, be and the same is hereby repeal.

After swearing the 11th juror. The court ordered commissioners, be and the same are hereby tioners of law, be and the same is hereby repeal.

So herest and unright made valid, and that said County Commissioners.

(among which is a very fine saddle Poney.) amount of fees that the Constables of the sever- ed, and that the following be and the same hereal counties or the said city are entitled to re- by is enacted as a substitute therefor:

act shall take effect from the date of its passage as an attorney and practitioner of law, that I "present" and "cternity" were involved. All D. Thompson, E. T. Leonard, Abner Hall, Henry that to effect the objects aforesaid they may from the barn, Corn Blades, Crop of Grassnow growand shall continue in force until the first day of will bear true allegiance to the State of Mary of a sudden the Journal becomes wonderfully April, eighteen hundred and sixty-seven, from land, and support the Constitution and Laws and after which last mentioned date this act thereof, and that I will bear true allegiance to exercised in mind, on account of the influence of Cowgill, Geo. W. Frampton, Feddema Rolle. shall be null and void and of no effect what the United States and support, protect and de- money and monied men, and those that violate

CHAPTER 68.

thirty-three of the Code of Public General Laws prevent it, and that I will at all times discounted the suspension of business is concerned, on the the indictment were requested to retire from the relating to the education of the Deaf and Dumb nance and oppose all political combinations day set apart for prayer. That was popular .\_\_ court room, and the State proceeded to examine te and the same is hereby amended and re-en- having for their object such dissolution or des- But have we had an expression, out-spoken or lleary Paca and Frederick Paca which occupied the acted so as to read as follows:

cil of Baltimore as aforesaid, it shall be the duty to practice as an attorney or solicitor in any Washington, should be punished? Not a word. of the Governor to authorize the instruction of Court of this State, and no person, if hereto- Have we had a word of denunciation, from the said deaf and dumb person in the Columbian fore admitted to practice as such attorney or Institution for the Deaf Dumb, for a term not solicitor in any of the said Courts, shall be all the said Courts and murderers, see continued. The court here advised the counsel heads, in six weeks. Price \$1.00-3 packages exceeding seven years; and it shall be the further lowed to continue so to do until he shall have Davis, Lee, Breckinridge, and others, who have of the State of its purpose indicated a few days since, for \$2.00. Sent by mail anywhere, closely A ing of OYSTERS within the waters of duty of the Governor on the certificate of the taken and subscribed said oath or affirmation in caused the loss of hundreds of thousands of in the event that no testimony should be addated, sealed, on receipt of price. President of said Institution, to order the Comp- open court, provided, however that any person lives of noble citizens and as many seats made connecting John P. Paca with the homicide, either lars per annum, for each deaf and dumb person Court of Appeals of this State, shall be entitled ber of widows and orphans? Not one word— tion for his discharge, or to permit the Jury to retaught in pursuance of his authority at said in- to practice law in any and all of the subordinate and yet they were men of "plenty of means". \_\_ tire and pass upon his case separately. Examinastitution, payable to the President thereof in courts. quarterly payments, on the 1st days of January, Sec. 2. And be it enacted, That this act shall April, July, and October in each year; and the take effect from and after the first day of April Governor shall also order the Comptroller eighteen hundred and sixty-five. of the Treasury to draw on the Treasurer his warrant payable to the proper party, for the expenses necessarily incurred in transporting and AN ACT to amend and re-enact the sixteenth returning said deaf and dumb person; provided section of the fiftieth Article of the Code of bare no current said deaf and dumb person; provided section of the fiftieth Article of the Code of bare no current shows the treason, should no clock, at which time the above motion will be arthat the whole amount drawn from the Treasury for the purposes aloresaid, shall not exceed to repeal all local laws on the suject of pay of how far a man with plenty of means at his com
[The evidence on the part of the State on Friday, before received a supply—English & Ameri- preceding his application, and must pay, before received a supply—English & Ameri- preceding his application, and must pay, before cle, in the order in which they may be made; and if the applications be more than sufficient the same is hereby amended and re-enacted, so er ones to settle that point, but as far as he is the homicide; he, Col. Paca, stating that the deceassuspend the action upon the excess until vathe General Assembly.

and dumb persons, as provided for in theforegoin each term, to be paid by the counties or city
and dumb persons, as provided for in theforegoing section, shall be allowed during the period respectively in which such courts are held.

Point, Sandy Point, Hackett's Point, and the delivered up to the authorities at Centreville and the del

enable the Governor to carry out the provisions Jurors be and the same are hereby repealed. dred dollars, or so much thereof as may be ne- take effect from the date of its passage. cessary, in addition to the appropriation already june 17-11 made, be and the same is hereby appropriated eighteen hundred and sixty-six.

Sec. 4. And be it further enacted, That his act shall take effect from its passage.

CHAPTER 78. AN-ACT to regulate and make uniform the fees of the Justice of the Peace.

pealed, and the following section be adopted in a falling off in the popular taking of the loan, - loval men, who should be the only arbiters in spirituous liquors were kept there, he became apply to

78. If any special judge shall die, resign or shall be entitled to receive the fees allowed in shall be entitled to receive the fees allowed in shall be entitled to receive the fees allowed in shall be entitled to receive the fees allowed in shall be entitled to receive the fees allowed in shall be entitled to receive the fees allowed in notes right in hand, to carry them home. It is only are willing to throw aside prejudice and put him out in the street, without doing him the slightest bodily harm. The solutions to the Seven-Thirties will run up into mil-spirit manifested by Government officials every dier started at once for camp, related to his comudge shall be procured who will act.

In all causes in which the State shall be state shall be rendered, to wit: For issuing each lons, as they will undoubtedly be stimulated by day. While our soldiers have been started at once for camp, related to his companied to his companied by day. While our soldiers have been started at once for camp, related to his companied by day. While our soldiers have been started at once for camp, related to his companied by day. While our soldiers have been started at once for camp, related to his companied by day. While our soldiers have been started at once for camp, related to his companied by day. While our soldiers have been started at once for camp, related to his companied by day. While our soldiers have been started at once for camp, related to his companied by day. While our soldiers have been started at once for camp, related to his companied by day. While our soldiers have been started at once for camp, related to his companied by day. While our soldiers have been started at once for camp, related to his companied by day. While our soldiers have been started at once for camp, related to his companied by day. While our soldiers have been started at once for camp, related to his companied by day. While our soldiers have been started at once for camp, related to his companied by day. While our soldiers have been started at once for camp, related to his companied by day. While our soldiers have been started at once for camp, related to his companied by day. While our soldiers have been started at once for camp, related to his companied by day. While our soldiers have been started at once for camp, related to his companied by day. 79. In all causes in which the State shall be summons in debt or damages, or writ of replev- lons, as they will undoubtedly be stimulated by day. While our soldiers have been starved and rades that he had been shamefully beaten and a- summons in debt or damages, or writ of replev- lons, as they will undoubtedly be stimulated by day. While our soldiers have been starved and rades that he had been shamefully beaten and a- summons in debt or damages, or writ of replev- lons, as they will undoubtedly be stimulated by day. While our soldiers have been starved and rades that he had been shamefully beaten and a- summons in debt or damages, or writ of replev- lons, as they will undoubtedly be stimulated by day. While our soldiers have been starved and rades that he had been shamefully beaten and a- summons in debt or damages, or writ of replev- lons, as they will undoubtedly be stimulated by day. While our soldiers have been starved and rades that he had been shamefully beaten and a- summons in debt or damages, or writ of replev- lons, as they will undoubtedly be stimulated by day. While our soldiers have been starved and rades that he had been shamefully beaten and a- summons in debt or damages, or writ of replev- lons, as they will undoubtedly be stimulated by day. While our soldiers have been starved and rades that he had been shamefully beaten and a- summons for five long that he had been shamefully beaten and a- summons for five long that he had been shamefully beaten and a- summons for five long that he had been shamefully beaten and a- summons for five long that he had been shamefully beaten and a- summons for five long that he had been shamefully beaten and a- summons for five long that he had been shamefully beaten and a- summons for five long that he had been shamefully beaten and a- summons for five long that he had been shamefully beaten and a- summons for five long that he had been shamefully beaten and a- summons for five long that he had been shamefully beaten and a- summons for five long that he had bee a party to a cause, the State's Attorney for the in, twenty-five cents; for each summons for wit- the opening of the the farmers' wool markets treated worse than brutes, the authorities at bused by a party of citizens and called on them adddress county or city, in which the case may be for including all the witnesses applied for at county or city, in which the case may be for ness, including all the witnesses applied for, at trial, may consent for and on behalt of the State the same time. I wenty-five cents: for series to to the appointment of a person to try the same. It is a to try the same. Summons freeholders, thirty-five cents; for fieri security as these notes, and about two hundred. Don't be appointed a facing their five cents for cendition of their enemies. Of whom came into town declaring their intensecurity as these notes, and about two hundred. to the appointment of a person to try the same. the same time, twenty-five cents; for renire to Ev. Every person who shall be appointed a facias, thirty-five cents, for renditioni exponas, security as these notes, and about two hundred Does the Journal fully understand the evidence tion of killing Hayman and Byrd, although the special judge under any of the aloresaid prospecial judge under any of the aloresaid prothirty-five cents; for scire facias, forty-five cents; for scire facias, forty-five cents; for every supercedeas, twenty cents; for every ses will be vastly reduced, and investors must be taken.

With the close of the war the national expension of the court that he will try the case and the circumstances surrounding in the case and the circumstances are case and the circumstances are case and the circums before the clerk of the court that he will try the cath or affidavit, ten cents; for probate of access he is appointed to try without partiality count, ten cents; for every judgment rendered or prejudice, to the best of his ability, which where there is no trial. Twenty-five cents: for a soon as the present loans become due, and tor of the Journal gives us a stroke of his pen, given of the alleged assault. The party left apor prejudice, to the best of his ability, which where there is no trial, twenty-five cents; for oath shall be entered by the clerk on his test where there is no trial, twenty-five cents; for last one of the Journal gives us a stroke of his pen, given of the alleged assault. The party left appearance of the Journal gives us a stroke of his pen, given of the alleged assault. The party left appearance of the Journal gives us a stroke of his pen, given of the alleged assault. The party left appearance of the Journal gives us a stroke of his pen, given of the alleged assault. The party left appearance of the Journal gives us a stroke of his pen, given of the alleged assault. The party left appearance of the Journal gives us a stroke of his pen, given of the alleged assault. The party left appearance of the Journal gives us a stroke of his pen, given of the Journal gives us a stroke of his pen, given of the alleged assault. The party left appearance of the Journal gives us a stroke of his pen, given of the Journal gives us a stroke of his pen, given of the Journal gives us a stroke of his pen, given of the Journal gives us a stroke of his pen, given of the Journal gives us a stroke of his pen, given of the Journal gives us a stroke of his pen, given of the Journal gives us a stroke of his pen, given of the Journal gives us a stroke of his pen, given of the Journal gives us a stroke of his pen, given of the Journal gives us a stroke of his pen, given of the Journal gives us a stroke of his pen, given of the Journal gives us a stroke of his pen, given of the Journal gives us a stroke of his pen, given of the Journal gives us a stroke of his pen, given of the Journal gives us a stroke of his pen, given of the Journal gives us a stroke of his pen, given of the Journal gives us a stroke of his pen, given of the Journal gives us a stroke of his pen, given of the Journal gives us a stroke of his pen, given of his pen, oath shall be entered by the clerk on his test book, and signed by the judge taking the same but if the judge appointed to try any case does not reside in the county in which the Circuit Court is held, where said case is pend-for all achment of the county in which the Circuit Court is held, where said case is pend-for all achment of the county in which the county in which the county is held, where said case is pend-for all achment of the county is held, where said case is pend-for all achment of the county is held, where said case is pend-for all achment of the county is held, where said case is pend-for all achment of the county is held, where said case is pend-for all achment of the county will place us recunigry integrity on a for all achment of the county will place us recunigry integrity on a for all achment of the county will place us recunigry integrity on a for all achment against a for or the alleged assault. The party left appears to in the alleged assault. The party left appears to in the alleged assault. The party left appears to in the alleged assault. The party left appears to in the alleged assault. The party left appears to in the alleged assault. The party left appears to in the alleged assault. The party left appears to in the alleged assault. The party left appears to in the alleged assault. The party left appears to in the alleged assault. The party left appears to in the alleged assault. The party left appears to in the alleged assault. The party left appears to in the alleged assault. The party left appears to in the alleged assault. The party left appears to in the alleged assault. The party left appears to in the alleged assault. The party left appears to in the alleged assault. The party left appears to in the alleged assault. The party left appears to include a said of in the alleged assault. The party left appears to include a said of in the alleged assault. The party left appears to include a said of in the alleged assault. The party left appears to include a said of in the all party ing, he may take such oath before the clerk of for attachment of contempt, twenty-five cents; country will place its pecuniary integrity on a toward himself, when he had the fear of the Mr. Byrd was sitting on his porch, and, seeing the county where such special for renire to summens a jury in a case of forcithe county, in the county where such special that will represent a rate of interest under rather in spirit as any he remained as silent as a lamb and approached apparently with the intention In the Matter of Ed-) and filed in the cause, before he proceeds to act one dollar; for taking inquisition and return than over four per cent. thereof, four dollars; for warrant of restitution, 81. Every person appointed a special judge, one dollar, for taking every acknowledgment of THE EASTON under any of the foregoing provisions, shall be every deed or other instrument of writing from allowed ten dollars per day torevery day he each person making an acknowledgment, thirty shall be necessarily engaged in hearing, trying, cts.; for a certificate of estrays, forty cents; for continuing or otherwise disposing of such cause issuing writof attachment by way of execution, or causes as he may be appinted to try and ten forty-five cents, for taking replevin or other

18. They shall be entitled to be paid in criminal cases by the county or city of Baltimore, as the case may be, the following fees: For issuing each State writ, twenty-five cents; for search warrant, twenty-five cents; for taking recongnizances of witnesses, each twenty-five cents; for taking recognizance in each case reported to court twenty-five cents; for every commitment, tweny-five cents; for every releasement, twenty-five cents; for holding an inquest on a deceased person, five dollars; for issuing an attachment for a witness refusing to attend on the summons of eight of the Cede of the Public General Laws, a Commissioner, fifty cents; for taking depositions

Sec. 3. And be it enacted. That this act sha take effect from the date of its passage, and shall continue in force until the first day of April, For serving State warrant and return, seren- | eighteen hundred and sixty-seven, from and af-

CHAPTER 113.

Article of the Code of Public General Laws their regular line of buisness. relating to Revenue and Taxes.

bly of Maryland, e That the sixth section of the to advertising rates, (81 for 6 lines close mater.

Sec. 6. The County Commissioners of five cents; for summoning and swearing ap- ed to strike from their respective assessment praisers on distress for rent, and in replevin, books, all slave property of every description attachment in the hands of each garnishee, fifty no taxes of any kind shall be levied on the as- Journal of Tuesday last, upon the trial of Wm. paid by the owner of the dog, four dollars; for as property, prior to the first day of November. Circuit Court for Talbot county. At the beginthe 3d juror and the sheriff was ordered to summon 50 which the bonds of said Commissioners were business will offer at public sale at his resipoundage fees on any distraint, replevin, at as property, prior to the first day of November, tachment or fieri facias, eight per cent., on the eighteen hundred and sixty-four, or to interfere ning of this trial we determined to say nothing talesmen to be returned next morning. Saturday issued, and the faith of the county pledged for

CHAPTER 114.

lating to the oath of Attorneys, and other no longer keep silent. practitioners of law, and to enact a substitute

Section 1. Be it enacted by the General Assem | suppose that Wm. B. Paca committed the crime | founding the Country Commissioners in the several suppose that Wm. B. Paca committed the crime | founding the Country Commissioners in the several suppose that Wm. B. Paca committed the crime | founding the Country Council of | founding the Country Countr

ceive for executing criminal business; provided 10. Every attorney or other practitioner of which Mr. Paca may possess. This is an im- o'clock next day. Tuesday, the 13th, the list was bonds, and the payment of the principal thereof Among the farming implements may be found a court of the principal thereof Among the farming implements may be found a court of the payment of the principal thereof Among the farming implements may be found a court of the payment of the p that nothing contained in the section shall ex- law shall in open court, take and subscribe the empt any criminal from paying the cost of his following oath or affirmation:-"I do solemiv arrest, it he shall be of sufficient ability to do so. swear (or affirm as the case may be) that I will be made during the progress of any trial in this lowing gentlemen composed the pannel to wit: Sec. 3. And be it further enacted, That this at all times demean myself fairly and honorably county, and especially when life and death, the fend the Constitution, Laws and Government the law. Did we hear a word of regret expresthereof, as the supreme law of the land, any law | sed by the Journal at a murder that was com- Hon. R. J. Brent. The hour of 3 o'clock having ar-Article thirty-three of the Code of Public Gen- affirm) that I will to the best of my abilities pro- Have we heard a word of regret on the part of nesday, June 14th, (R. H. Gannon appointed speand not allow the same to be broken up and dis- ident? Not a word. It may have conformed made on the part of the defence by Milton Whitney, then, Philadelphia, Pa. Section 1. Be it enacted by the General As. solved, or the Government thereof to be destroysembly of Maryland, -That section two of article ed under any circumstances if in my power to truction, and I make this oath or affirmation Commissioners, or of the Mayor and City CounSolhelp me God. No person shall be admitted assassins and their accomplices now on trial at the attempted assassins and their accomplices now on trial at the attempted assassins and their accomplices now on trial at the attempted assassins and their accomplices now on trial at the attempted assassins and their accomplices now on trial at the attempted assassins and their accomplices now on trial at the attempted assassins and their accomplices now on trial at the attempted assassins and their accomplices now on trial at the attempted assassins and their accomplices now on trial at the attempted assassins and their accomplices now on trial at the attempted assassins and their accomplices now on trial at the attempted assassins and their accomplices now on trial at the attempted assassins and their accomplices now on trial at the attempted assassins and their accomplices now on trial at the attempted assassins and their accomplices now on trial at the attempted assassins and their accomplices now on trial at the attempted assassins and their accomplices now on trial at the attempted assassins and their accomplication of Mrs. Julia Kennedy, Mrs. Marianna and the attempted assassins and their accomplication of Mrs. Julia Kennedy, Mrs. Marianna are the attempted assassins and their accomplication of Mrs. Julia Kennedy, Mrs. Marianna are the attempted assassins and their accomplication of Mrs. Julia Kennedy, Mrs. Marianna are the attempted assassins are attempted assassins are the attempted assassins are the attempted assassins are the attempted assassins are the attempted assassins are attempted assassins are the attempted assassins are atte the Treasurer of this State for two hundred dol- shall become entitled to practice law in the

CHAPTER 78.

dumb persons, under the provision of this arti- of the fittieth Article of the Code of Public Gen. cence or guilt of Wm. B. Paca, we know noth. Annes, gave the conversation of Wm. B. Paca, with

cancies occur, or further provision be made by half per day, for each and every day they shall to be punished. But whether he be guilty or attend the several courts of this State as jurors, not it is a well settled fact that Col. Paca has Sec. 2. And be it further enacted, That and fifteen cents for each mile over five miles, been goaded, harrassed and hunted down for yearly rate per capita, for the instruction of deaf for going to and returning from the court once the last three years as it were, with bloodhound under the charge of their brother, John P. Paca, to

day of April, eighteen hundred and sixty-five. tions of the several articles of the Code of Public business to enquire, but we will venture to as- whenever called on. Sec. 3. And be it further enacted, That to Local Laws relating to the pay and mileage of of this act, the sum of two thousand five hun- Sec. 3. And be it enacted, That this act shall

nance of the Government and the crushing of the for the year ending on the first day of January, Notes of Third Series of 7-30s now ready. Notes was so great that the Treasury Depart- had some, and not a few, of the followers of ment was unable to print them with sufficient Jeff. Davis, their own way of doing business, rapidity to fill the orders. It will be remember- they would string this man up to the first tree, in consequence of the too liberal use of spiritous ponding to this call will please deposit their do- than \$20 or more than \$100. ed that a hundred millions were subscribed and regardless of judge or jury. This prejudice is liquors, and the day closed with a tragedy that nations with Thompson & Kersey. Section 1. Be if Enseted by the General As. paid for in a single week. The printing presses so clearly manufested from day to day that no shocked our whole community and cast a gloom june 17 2t sembly of Maryland, That all sections of the have finally surmounted the difficulty, and on one with common sense can fail to see it. As over the town. I allund to the murder of John several Articles of the Code of Public Local Wednesday, June 7th, the delivers of the Third to those who are connected with this case fairly will endeavor to give a plain unvarnished state-Laws of this State relating to the fees of Justices Series commenced, and will be continued with and legitimately, we have nothing to say. It is ment of the facts, so as not to predudice the case the same promptness that marked the supply of the outside world that we are speaking of, for of any innocent man. Late in the evening a Sec. 2. And be it further enacted, That sec- the notes of the first and second series. It has we believe the counsel are able to sift the chaff man named Powell, belonging to Smith's Indethe seventeen, eighteen and nineteen of Article been this interruption of delivery at the time of from the wheat and put the case upon its propthirty-eight of the Code of Public General Laws subscription which has given an appearance of er merits, and the jury is composed of good and relating to the fees of Justices of the Peace, be re

78. If any special judge shall die, resign or 17. The Justices of the Peace of this State to pay their money unless they receive their ing shown throughout the rebellion that they Lieutenant Samuel H. Hayman, who had been 1 A.

EASTON, MD.

S. M. Pettengill & Co., No. 37 Park Row, New York, and 6 State St.

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.

Section 1. Be it enacted by the General Assem. each. Obituary notices charged for according of the cause on account of the absence of C. C. Hyn-

plenty of means at his command may violate the

The above are the comments of the Easton

Section 1. Be it enacted by the Geeral Assem suppose that Wm. B. Paca committed the crime day at 12 o'clock, until which time the court ad- said County Commissioners of Somerset counas honest and upright men as can be found in list was exhausted without obtaining the 12th juror. ers and their successors in office may and shall sows and Pigs and Sty Hogs. Also the county) because of the "plenty of means" The court thed ordered 50 more returnable at 12 provide for the payment of the interest on said SADDLES, CARRIAGE AND HARNESS. putation which we have never before known to called over and the 12th juror obtained. The fol- in such installments and at such times as they WHEAT THRASHER & WHEAT CUTvacant at the testal board and thrice that num- directly or by implication of law, to entertain a mo- lyn, N. Y. In the eyes of the Journal it is nothing for a man | tion of State witnesses continued until half past one or a set of men to concoct treason, assassmate o'clock, at which time the State closed its testimo- Sales as follows: the chief of the nation and to shake to the very ny. The counsel for the defence here moved the WHEAT-White, foundation, a great government like this, but a man reigned before a court of justice on the case. Court adjourned until to-morrow morning at OATS—

Red, Court to instruct the jury to acquit John P. Paca on the ground of a want of evidence material in his Yello' Case. Court adjourned until to-morrow morning at OATS— Public General Laws relating to Jurors, and have no quarters shown him, "as it will show gued. 16. "Jurors shall receive two dollars and a guilty of wilful, premeditated murder, he ought

of the Age and Daily Gazette. insinuations and outspoken charges against the reached round the sergeant and fired. The serjury of high-minded and honorable men is an- geant seized the pistol and endeavored to get other evidence that rebelism is pitching its ference of another soldier, named Brown. whole force against this case. One day this week the meantime the pistol was fired by Parsons last a young man of strong rebel proclivities had and Mr. Byrd fell dead. A third shot was fired once in each of three successive and the published the audacity to assert, in a public place, during the scuffle but did no injury. The solin Easton, that "if there was a white nran on the amination it was found that the first ball had jury there might be some chance of conviction." passed his arm, shattering the bone, the second Aaster a response from a party present, he sur- penetrated his heart and caused almost instant ther stated that "the aimighty dollar could ac- death. All the parties implicated have been arcomplish a great deal." Are honorable men chief actor. who is still at large but it is exthus to have their characters maligned and slan- cepted that he will soon be caught. Unfortudered, that too, in the presence of strangers ?- nately all the commissioned officers were absent, JUNE 17, 1865. Has the Court no power to stop these foul slan- having been ordered to Dover for an examinaders? It the Court does not put a stop to it and the sergeant left in charge of the company we think it likely the day of reckoning will come was utterly inefficient, and it is said, was intoxat another term.

ted to Capt. Smith or ois Lieutenants and none The Paca Trial. The trial of Wm. B. Paca and the three sons is an act, or sympathize more strongly with the Fits induced by self-indulgence or sexual exprogressing. This case was taken up on Tuesday, unfortunate deceased. It is one of those outthe 6th inst., but owing to the non-attendance of breaks of unprincipaled men, that cannnot be the witnesses for the defence it was postponed until foreseen or guarded against. Wednesday. On Wednesday morning the counsel for the defence moved for a severance as to John T. Paca, which was resisted by the State. The dis- AN ACT to ratify and confirm and make valid Merchants and others advertising by the year cussion of this motion consumed Wednesday and AN ACT to repeal and amend the eighty-first will be charged extra for advertisments out of Thursday. On Friday morning the court announced its final decision, over-ruling the motion. The Marriages and Deaths inserted at 50 cents counsel for the defence then moved a discontinuance son and Dr. Cox, two of their witness, affidavits of whose expected testimony were filed. The motion "Much interest is manifested in the result of was over-ruled on both affidavits on the ground these cases, as it will show how far a man with that there were no material facts in the one as relaws and be exhonorated from the penalties gards Wm. B. Paca, and that the testimony of the witnesses on voiredire as to the evidence of Dr. Cox did not correspond with the alleged facts in the other, The prisoners were then arraigned separately bot county in the months of October and Nothat would tend to have a bearing on any par- morning the list of talesmen were called over and their payment, for the purpose of raising mo- dence near Easton, on the residue; bot if the defendant shall supercede Sec. 2. And be it enacted, That this act shall ticular side, but when we see a journal so far become exhausted after swearing the 9th juror. The new to relieve said counties from the draft under transcend the bounds of justice, and become so Court then ordered to be summoned 25 talesmen to men of July, eighteen hundred and sixty our, Household & Kitchen Furniture, inconsistent in order to tickle the car of a classol be returned at 12 o'clock, until which time the Court by filling the quotas of said counties, underIsaid AN ACT to repeal the tenth section of Article people that has thirsted both for the life of the took recess. At 12 o'clock the court re-assembled, call, which moneys so raised were so appropri- consisting of Horse Carts, Ox Carts and everyeleven of the Code of Public General Laws re- country and the blood of its supporters, we will and the list of Talesmen was again exhausted after ated. swearing the 10th juror. The sheriff was then or- Section 1. Be it enacted by the General As-From reading the above extract one would dered to summon 75 talesmen to be returned Mon- sembly of Maryland, That the proceedings of

The jury having been sworn were charged separ-

amination of Mrs. Julia Kennedy, Mrs. Marianna Paca, Dr. James Davidson, Richard B. Carmichael,

Jr., and Rev. E. T. Shiel.

mand may violate the laws and be exhonorated was strongly in favor of the defence. One of the can. year; provided further, that the Governor shall Section 1. Be it enacted by th General Asfrom the penalties thereof." As to the innowitnesses, Clement McConner, an officer of Queen ed parties had attacked him and his sons in the car- sufficient capital to stock it well. Any one ters with scoop, drag, Gredge or other institutwo younger sons had shot the deceased in self-defence. It was also proved that immediately after the two families we know nothing of nor is it our that he himself stood ready to deliver nimself uf

sert that the outside hatred and malicious feeling which now exists did not exist until after and Edward D. Thompson, have been commission- from 12 to 12 acres. the breaking out of the war and Col. Paca took ed as the Board of Registration for this District. a decided and unqualified stand for the suste-

THE MURDER AT SALISBURY .- A Salisbury power of traitors. That is the secret of the correspondant of the Somerset Herald of Friday

the great body of small takers being unwilling cases of such importance, men of that caste hav- very noisy and threatening and to avoid violence Trappe, June 17-tf JESSE MULLIKIN.

ting together a party of seven beside himself, all before its shearers is dumb, except in the reprint jury any one. Before he had spoken a word the Age and Daily Gazette.

and was yet behind the sergeant one of the solthe miserable, mean, low and contemptible diers, named Geo. G. Parsons, drew his pistol,
ted by Ormond Hammond, Trustee for the rested and lodged in jail, except, Parsons, the Manhood: how Lost, how Restion, preparatory to being mustered out of ser-

LAWS OF MARYLAND.

icated during the day. No blame can be attach-

PUBLISHED BY AUTHORITY. the action of the Commissioners of Somerse county, Worcsster county and Talbot county in borrowing money and pledging the faith of the counties for its payment, for the purpose of relieving those counties from the draft or ly, privately, and radically. drafts of the United States Government, under any of the calls for men, made by the every youth and every man in the land. President of the United States, to make valid the bonds issued by said County Commission- address, post paid, on receipt of six cents, or ers, and to authorize them to levey a tax for two post stamps. Address the publishers, payment thereof.

WHEREAS, the County Commissioners of 127 Bowery, New York, Post Office tox 4,586. Somerset county, Worcester county, and Tal-

may adjudge, by the levy of such additional tax upon the taxable property of the county as Also will be, sold at the same time the crop Wm. Mason, Joseph Rasin, N. C. Fitzjarrell, E. they may deem necessary for the purpose, and of wheat now ready to harvest. Old Corn in Warner, James Glandin, Wm. Kirby, James M. time to time substitute new bonds for those alling, &c. Also Five fine real Calves, and other ready issued.

Sec. 2. And be it enacted, That this act shall ately as to each of the prisoners. The opening state- go into effect from the date of its passage.

The Bridal Chamber, an Esay of AN ACT to amend and re-enact section two of ry notwithstanding, and I do further swear (or mitted recently in Kent county? Not a word. rived, court adjourned until next morning. Wed- Warning and Instruction for Young Men-published by the Howard Association, and sent free WILL be received until the first day of July eral Laws, relating to the education of the lect and defend the Union of the United States, the Journal of the assassination of our late Prescial Bailiff to Court.) The opening statement was SKILLEN HOUGHTON, Howard Associafeb 11-ly

DENTISTRY. EASTON, Md WHISKERS! WHISKEES!!

Do you want Whiskers or Moustaches ?-Our Grecian compound will force them to grow TREAS'Y DEPAR'T, COMPTROLLER'S OFFICE. Address, WARNER & CO., Box 133, Brook- rakes, tongs, or any other instrument, and

MARKETS.

BALTIMORE, June 15, 1865.

NOTICE.

riage with a spade and a dirt-rammer and that the having a Farm to lease will please direct W. ment, from the first day of September next un-C. Tucker, 185 North High St., Baltimore, Md., til the first day of June following, within the where an ienterview can be had. june 17-31 \*

tenement on the salt water, situable for a la. Bay where the water is less than fifteen feet borer. Also for rent for 1866 several houses deep. similarly situated, with lots of ground varying JAS. S. BARTLETT. june 17-3ι•

FESTIVAL.

The cemand for the Second Series of the 7.30 thursting for his blood. We verily believe that last gives the following particulars of the above a Festival in the town of Easton, on Tues- from the Clerk of the Circuit Court for the countary, the 27th of June. Contributions of Freeday, the 27th of June. Contributions of Eggs, ty in which they respectively reside, or, if in "We are sorry to say that a good deal of dis- Butter, Cake, Flower, Sugar, &c., from the Baltimore city, from the Clerk of the Court of order prevailed towards the latter part of the day Friends of the Church are solicited. Any res- Common Pleas, or be liable to a fine of not less

NOTICE,

20 to 25 acres of valuable

JOHN B. OGDEN. GO Nassau St. New York. Valuable Town Property FOR

A. P. JUMP.

ward Tenant, an Insol- for Talbot county .vant petitioner June 15, 1865.

sale of the property within named, be finally ratified and confirmed unless cause to the contrary be shown or as before the fifteenth day of July next; provided a copy of this order be published once in each of three successive weeks before the said fifteen day of July next. The report states the amount of sales to be \$1443.89. SAML. T. HOPKINS, Clerk,

True Copy. Test, june 17-31 SAML. T. HOPKINS, Clerk

Just published, a new edition of Dr. Cul. verwell's Celebrated Essay on the radical cure (without medicine) of Spermatorthoea, or seminal Weakness, Involuntary Seminal Seminal Losses, Impotency, Mental and Phisical Incapacity, Impediments to Marthere feel more more deeply the outrage of such riage, etc.; also, Consumption, Epilepsy, and

Or Price, in a sealed envelope, only 6 cents. The celebrated author in this admirable essay clearly demonstrates, from a thirty years' successful practice, that the alarming consequences of self-abuse may be radically cured without the dangerous use of internal medicine or the application of the knife-pointing out a mode of cure at once simple, certain, and effectual, by means of which every sufferer, no matter what his condition may be, may cure himself cheap-

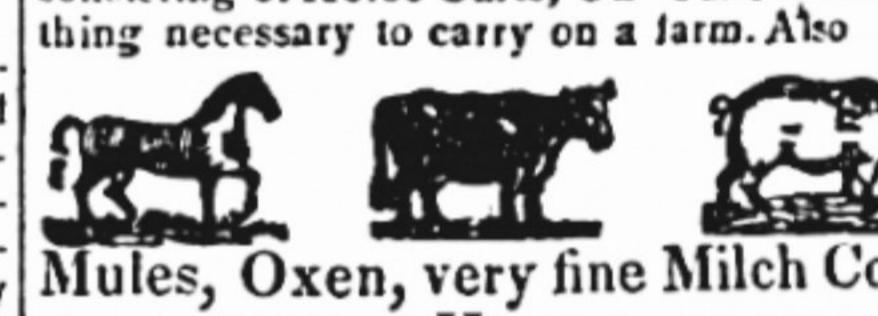
905-This Lecture should be in the hands of Sent, under seat, in a plain envelope, to any

CHAS. J. C. KLINE & CO., june 17-ly

Public Sale.

business will offer at public sale at his resi-

Wednesday, July 5, Farming Implements,



things unnecessary to mention. Terms Cash, before the removal of the proper-

RD. A. STEVENS. june 17-2t J

PROPOSALS

for building a Dwelling House on part of my farm near Easton. The contract to be confined to the wood work alone. Materials to be all furnished; flooring and weatherboarding ready dressed. Plan and specifications farmished by application to Samuel Patchett, Raston. J. H. MoNEAL

Engaged in

this State for sale, with a scoop, drag or drege; [apr 15-ly all persons engaged in the carrying, or enployed in the Oyster trade in the Chesa; peake Bay, (except those who buy from persons licensed to catch oysters with wags of rakes,) are hereby WARNED to obtain a h cense, as required by an act of the General As-2a8 2 15 sembly of Maryland, passed at January session. 190a8 205 1865, chapter 181.

Application for lincense, except in the case of 95a81 tongsmen, must be made in person to the Comp-73a74 troller by the owner or master of the ressel to be used. The applicant must have resided in WHEAT AND GRASS BLADES-just the State at least twelve months immediately JAS. H. GRACE. the license can be issued, at the rate of Five Dollars per ton for every ton his ressel may measure according to its Custom House emol-

waters of Chesapeake Bay, and not within any other bay, river, creek, strait or sound, and not on any oyster bed or rock on or about Tally's of the present year a beautifully situated Chesapeake Bay, and not within Chesapeake

Any one, who is required by the provisions of the act to take out license, failing to do so, is liable to a fine of not less than \$50 or more than 8500, and the forfeiture of the vessel used, her

cargo, &c. Persons engaged in catching cysters with

This license will authorize the taking of Oys ters with rakes or tongs in one canoe or other boat from the first day of June next until the first day of June following. ROBERT J. JUMP.

Comptroller. june 3-3t ACHINE OILS-A superior Oil for Wheat Machines, &c., also pure Salid Oil and Eclipse Axle Grease, for sale by

DOCK SALT-Just received by DAWSON & BRO.

ARESH FRUIT Dates, &c., ju THE WEED.-Smoking To

choicest brands. I St. Michaels, Ju UST received assorttaent of

GOOD assor A tic Skirts, pa

J. W. Bradly; a Iso Skirt, being far su STRA 11 Hundred Dis black and tan color on his back near hi information of his

get him will be that zewarded. june 10-3t TVE, the unde pointed to land or marsh at pose of building a Narrows, NOTIC. meet at the place

> june 10-5t JULIUS

Monday,

Commiss Grain, Cattle AND ALL KIN S. W. Corne (Office Individua

INTILL use er

market pi ₩ Consignm mar 11-3m New Mil The Lates

THE undersi

friends and has commenced in al! its various perience in the b determination giving satisfact with their custo ! She has just well selected as usually kept in will sell at a sma pectfully invited ly opposite the I room where Ch and still continu

and does all kind the shortest notic apr 15-tf LATES

Watches,

NEW S THE subscri of Lawns, ters, Tissues, C hams, Alpacas Linen Ducks, meres, Tweeds, ble Damask, &c Domestic Good

HARDS just opended an june 3

LAN TYLOR Talbot and the duced his term: hundred dollar

pense cause an those who patr descriptions. prices not too b sure of a speed He now has North, asking i farms or lands stating that th

lands this sum

land to sell no

june 3-8w\* P. S.-J. T now in hand please call or GREA

**20** 

AS. D. M. the cny v Goods, cons Dress Goods, reduced price Muslins-ble ticnate prices of Spring clo meres; Melt notions, and

Hats for mer Boots and S Oil cloths, W bis usual su GROC Having 1 owest cash for the cash Vances, and

any article is under the la a call before apr 22

Past favores the same. OF 5, 6,