BATURDAY MORNING,

EASTON, MD. S. M. Pettengill & Co.,

Me W Park Row, New York, and 6 State are our Agents for the GAZETTE, in those cities.

and are authorized to take Advertisements and Supecriptions for us at our Lancest Rister. BUSINESS NOTICES:

Merchants and others adtertising by the year Merchants and others ad fertising by the year tion, and which may be found in our columns this in Cuba to those Africans who were brought into charge or death; also, how much Bounty or take effect from and after the date of its passage, and if the Soldier in dead, give take effect from and after the date of its passage, and not less than five new training by the year than five new training by the year than five new training by the year than the second and if the Soldier is dead, give take effect from and after the date of its passage, and not less than five new training by the year training by the year than the second in our columns this in Cuba to those Africans who were brought into the second in our columns this in Cuba to those Africans who were brought into the second in our columns this in Cuba to those Africans who were brought into the second in our columns this in Cuba to those Africans who were brought into the second in our columns this in Cuba to those Africans who were brought into the second in our columns this in Cuba to those Africans who were brought into the second in our columns this in Cuba to those Africans who were brought into the second in our columns this in Cuba to those Africans who were brought into the second in our columns this in Cuba to those Africans who were brought into the second in our columns this in Cuba to those Africans who were brought into the second in our columns this in Cuba to those Africans who were brought into the second in our columns this in Cuba to those Africans who were brought into the second in our columns this in Cuba to those Africans who were brought into the second in our columns this in Cuba to the second in our columns this in Cuba to the second in our columns this in Cuba to the second in our columns this in Cuba to the second in our columns this in Cuba to the second in our columns this in Cuba to the second in our columns this in Cuba to the second in our columns this in Cuba to the second in our columns this in Cuba to the second in our columns

thew issues, has brought furth a swarm of writers, in July, ought to provide for his immediate relief.—
to impede its progress,—each one thinking that his There was an outcry against giving the negro his confidently expect that a royal decree will soon be productions will certainly convince the world that civil rights; but when the deed was done, the whole the black man is nothing more than an animal. That giving him his political rights, but, once given, he is accountable to man only for his deeds and that there will be general approbation of the gift. If his privileges should not go beyond those of the negroes who have been brought up in slavery are albrute :—he is ordered to go and he goeth, he is ordeted to come and he cometh. Ordered to lie down and he lieth down. We say this is the tone and Not only is Mr. Summer right as to the power of Mr. Summer's View on Reconstruction. character of these writers and notwithstanding the Congress in the present case, but long ago be was liack man is free from his master an effort is made, right as to the power of Congress to govern the unto keep him in as abject slavery as the State law then stood almost alone is the Senate in an opinion held him when that great philanthropist and Dem - which he has since seen adopted by the brother Senocratic patriot, (?) Mr. Jacobs, of one of the lower ators. We trust his compeers will agree to his Dal: counties, attempted to enslave all free colored peo- present bill. We happen to know that Thaddeus ple by an act of the besideture. These present bill. We happen to know that Thaddeus Bievenb-who, even when sick, is more well than ple by an act of the legislature. These prejudices, most men-is preparing, on his sick bed, an argube long before the current of public opinion will sweep over every man that stands in the way of the sweep over every man that stands in the way of the golden rule, "do unto others as you would have passage will thrill the country. It will hoist flags, know your vows to the good cause; but I ask them do unto you." It is customary for many of pull bell-ropes, light tar-barrels, and fire guns. It you to make haste. We cannot wait. that class of Jersons who never gave the subject of will re-kindle the glorious enthusiasm which followman's duty toward his fellow-being proper thought, ed Abraham Lincoln's Decree of Eemancipation. controlled more by passion than calm reflection, and endeavor more to tickle some aristocrat's car than to show a sound, mature judgment, to charge the Republican party with attempting to embitter the black man against his master. This is a false accusation, so far as, we are concerned and we believe so far as the entire party as concerned. But while we would not prejudice their minds, we would have them to act as freemen : independent, unshackled, and we are willing to trust to the result. The theory advanced by the opponents of freedom, that the black race is not susceptible of education and One of the Largest ever held in improvement is melting away like frost beneath the genial rays of the sun, and even Rebel sympathizers now think that it will be far better for society, to THE REPUBLICANS IN EARNEST! educate that race, even if it has to be done "at the expense of the State." The denunciation of this measure is not confined to those known as the democratic party, either, but there are men who have 1000 to 1200 Persons Present I same in Connecticut. I mention these by way We certify that the aforegoing is a true copy certified in writing under their hands and seals been identified with the Union party throughout the great struggle, which has passed, find it very difficult to throw aside the old prejudice, brought about publican party assembled in massmeeting trrespective I say, before the next Presidential election. by slavery, and they cannot we how they can ever of color, on the Court House Green, where a platget the consent of their minds to yield. To all such form was previously creeted. Notwithstanding the dilatory. It cannot become operative till after the we can only ear, that if they prefer to stand off shir. inchemency of the weather the crowd was tremes. Presidential election Besides it is needless. cring and shaking, and will not warm themselves dous-numbering from 1000 to 1200 persons. On the meeting being called to order, Esekiel Cow- obtaining through local legislation what is esing regainst a measure now so monstrous in all its gill, Esq., was called to the Chair and James Valproportions as the suffrage question is, and prefer tram, Wm. P. Wright, Charles Stewart, Saml. S. political mælstrom, and submits a question of to issue bonds for that purpose. to be tacked on to the tale end of the Democratic par- Yeo, Peter Berrows, Stephen S. Bayard, Joseph national interest to the chances of local controver. Section 1. Be it enacted by the General Astr, as has been the case heretofore, to going with the Gray, Wm. Green, Paris Goldsborough, Vice Presi- sy, and the timidity of local politicians. This sembly of Maryland, That the County Commis- take effect from the date of its passage. great national party, let them do so. It is a fact too dents. ratent to be denied that if the black man (when the | Secretaries, Wm. N. Powell, Wm, H. Councell. right is given,) desires to rote with the Democracy, Delegates to the State Convention.—Capt. Wm. D. applicable to all the States. Enfranchisement, scribe in behalf of said county for fifty thousand that that porty will not object. It will be seen by Morrison, John Cowgill, John B. McNeal, Gen. Dan. | Which is the corollary and complement of eman- dollars for the capital stock of the Mary load and the Star of Tuesday that only a few days ago the Woodall, John Outram, Saml. Sampson, Joseph H. Cipation, must be a national act also, proceeding Delaware Railroad Company, and in payment colored people of Richmond were addressed by lea- Gray, Josias Dobson, Payette Warner, Perry Rasin, to all the States. If it be left to the States and mount sufficient to raise said sum of money ding Democrats, and of course it is done to get their Danl. Scott, Peter Barrows, Stephen P. Bayard, vidually, the result, besides being tardy, will be in the name of the County Commission. rotes. Ther tried to bind the cords of slavery tigh- James Valliant, Danl. J. Sharp, Henry B. Leaver- uncertain and tragmentary. ter, but they were prevented; now they seek the ton, Abraham Stewart, N. C. Fitzjarrell, Nathha There is another way, which is at once prompt, denomination of five hundred dollars each, the NACT to add a new article to the Code of M. A. Newell, of the State Normal School. rotes of the black man, whether it be degrading to Green, Perry Potts, Chas. Rakes, Sol. Bantom, John Congress, adopted by a majority of two-thirds thereof, and to each of said bonds shall be atthem or not. Now where are our Union friends, P. Mul ikin, Col. Clayland Mullikin, Capt. James in spite of Presidential veto. The time has pas- tatched coupons for the interest thereon at the ty. who cannot "stand the nigger" going to pitch their Stewart, Joseph R. Boss. tent? It must be in the radical Union camp or the On taking the Chair, Mr. Cowgill, made a short gress has already exercised it in the Rebel annually. radical Democratic camp, so choose between them. but appropriate speech, when he introduced Judge States. I do not forget its hesitations. Unly SEC. 2. And be it enacted. That the bonds a sioners of Caroline and Talbot counties, shall

all others who take an interest in the cause of popu- the various points discussed by him in his forcible the residents of either of the said County Commissioners, or a majority residents of either of the said counties, between present year, are beteby notified to file the said. lar education to the advertisement in this morning's and eloquent address. He alluded to the mighty changes in public opinion which had been wrought the residual to the mighty of the concerns the right of citizenship, and the concerns the right of citizenship, and the subject is as essentially national as the army the power is unquestiouable in the other States of them, and in the event of the death, resignst twenty-ohe and fifty years of age, who do not the properly authenticated, with the Clerk of the properly authenticated, with the Clerk of the power is unquestiouable in the other States also. It concerns the right of citizenship, and the power is unquestiouable in the other States also. It concerns the right of citizenship, and the power is unquestiouable in the other States also. It concerns the right of citizenship, and the power is unquestiouable in the other States also. It concerns the right of citizenship, and the power is unquestiouable in the other States also. It concerns the right of citizenship, and the power is unquestiouable in the other States also. It concerns the right of citizenship, and the power is unquestiouable in the other States also. It concerns the right of citizenship, and the power is unquestiouable in the other States also. It concerns the right of citizenship, and the power is unquestiouable in the other States also. It concerns the right of citizenship, and the power is unquestiouable in the other States also. It concerns the right of citizenship, and the power is unquestiouable in the other states. this town on Monday, the 20th inst. The law makes it oblightory upon all teachers of the public school, be on the political issues of the day, on had spoken amendments, I am at a loss to understand how a that the Director appointed by this Act and every whenever the Public Roads shall need repairs, M. G. FEDDEMAN. to give their attendance, and as many of them live the same sentiments, he would have subjected himself denial of the elective franchise simply on account ry succeeding Director to be appointed by said shall summou all such persons in his District, or at great distances it will be impossible for them to to a criminal prosecution. He referred to the print of color can be otherwise than unconstitutional. County Commissioners, shall before acting as such number of them as he may deem necessary come and go daily. The hospitable people of Bas- ciples of the framers of our Constitution and said I cannot see hose, under a National Constitution such, execute to the said County Commissioners to make such repairs by giving at least two days ton may show their appreciation of the value of that we were now coming back to the point at which which does not contain the word "white or black," a bond with a security to be approved by them notice of the time and place of meeting, and schools, and their estimate of the excellent men and we started. He quoted from a speech of Wm. Pink- there can be any exclusion on account of color .: There for the faithul discharge of his duties in a sum what tools they must furnish, provided, that no women who have charge of them by throwing open ney, delivered in the year 1800, by which be proved is no such exclusion in the Constitution. Out of double the amount of the bonds issued or to be person shall be compelled to labor more than four their doors to the teachers for one week, and their that he uttered sentiments at that time more radical what text is this obligarchical pretension derived? issued to such Director; that said Director shall miles from his place of residence. kindness will be amply repaid in the pleasant inter- than any attered by himself or the Republican par- But, putting aride this question, which will be receive and countersign all bonds issued under SEC. 3. And be it enacted, That if any person course which they will enjoy with this estimable body of our citizens, and also in the increased zeal

ty of Maryland, at this day. The mission of the Reto us, I vouch the nuthoritative words of the
pose of the same and apply the proceeds of such
quired under the provisions of the preceding

ty of Maryland, at this day. The mission of the Reto us, I vouch the nuthoritative words of the
pose of the same and apply the proceeds of such
quired under the provisions of the preceding

in Easton, at 12 o'clock moon precisely, on
constitution, making it our duty to quarantee. with which the school duties will be resumed after ciples of our forefathers and of the Declaration of Inthe recuption which an appreciative kindness the colored man and showed by the most conclusive to get appreciative kindness the colored man and showed by the most conclusive to get appreciative kindness to get appreciat

Repulicans ridicule the idea of calling it a party.

THE SCIENTIFIC JOURNAL .- We have received a costatements of late discoveries, and their adaptation society and were raised up it only elevated the whole definition, I insist, is the crowning result of that county on the first Monday in May of all his reto the arts and manufactures in any branch of busi- mass, saving those whom whorthlessness or incompe- it only remains for Congress to enforce it by an interest of all bonds liable as aforesaid, to labor on said roads who

Manufacturers, and Patentees, and to that object why in ist on a law to keep him from being equal?— But there are two recent constitutional amend. SEC. 4. And be it enacted, That the said bonds visior pay to said Supervisor the sum of one dolwill contain useful information upon all subjects connected with such interests; it will also publish cerely wish that every eltises of Talbot county, could very with its clause conferring on Congress the the redemption thereof, and that the said County the County Commissioners of the said County. an official list of Patents and Claims granted every have been present and heard this masterly effor t of power to enforce n by appropriate legislation, Commissioners shall levy on all property sub- for all sum, of money so collected, and shall apweek, both in this country and Europe-illustrated, Judge Bond. To every unprejudiced mind, his argu- in pursuance of which Congress has already ject to taxation for the ordinary expenses of said ply the same under the direction of the said Com-

riefted by a heavier rain and wind atorm than on and given with the eargestsess and sincerity of a friend. propriete to enlorce the abolition of slavery and such payment shall be made, and that said tay. Sec. 6. And be it enected, That any person the present week. The rain commenced on Monday He advised them to be industrious, respectful and ponight and continued to increase with great fury unlittle to their employers, to be sober and virtuous, to
night and continued to increase with great fury unlittle to their employers, to be sober and virtuous, to
The rain toumenced on Monday He advised them to be industrious, respectful and poto complete this work. Without it the work is shall be levied and collected as other tax in
failing to obey such summons made as alorestaid county are levied and collected.

The rain toumenced on Monday He advised them to be industrious, respectful and poto complete this work. Without it the work is shall be levied and collected as other tax
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The rain tax and the respectful and poto complete this work. Without it the work is shall be levied and collected as other tax
and the respectful and the respectful and poto complete this work. Without it the work is shall be levied and collected as other tax
and the respectful and the res retit Wednesday night. Owing to this unusually apply themselves to education, and by their exemplary depends on the streamer Wilson Small, which was conduct prove themselves worthy of the privoleges of its interest of the privoleges of its interest of the stock one dollar and fifty cents; shall upon the compelled to lay at her, wharf at Easton Point during | Capt. Jno. Cowg'?, then addressed the andience Wednesday night. Discretion of this port is com- in a short but telling speech. Showing the aptness thereof are "citizens," this amendment proceeds and subject to such restrictions and conditions as rant issued by the said Junted in the name of the labor. Try it. For saiding

Yours trooly,

to rote ta the North ?

"Blow, bugle, blow! Set the wild echoes flying!"



JUDGE BOND'S SPEECH !-

The conservative porty in the State neither has num- Hugh L. Bond of Baltimore. He was received with a year ago, when I maisted that it must do so, foresaid, when the same shall be have power to subdivide each or any of the E- CLAIMS AGAINST bers nor influence, and the Democracy as well as the the most enthusiastic cheering, as his position on this and introduced a bill to this effect, I was ans placed in the hands of a Director in said com- lection Districts of said counties into Road Disquestion and his early and devoted efforts in behalf Wered that a constitutional amendment was need- pany to be appointed by this Act for two years, tricts, and to appoint a Supervisor for each of of freedom were fully appreciated by the vast audi- ed, and I was voted down: A change came, and and whose successor after the expiration of said the said Road Districts. WE would call the attention of teachers and eace. We have not the space or opportunity to note in a happy moment Congress exercised the period shall be thereafter annually appointed by SEC. 2. And be it 'enacted, That able bodied A. county, to be embraced in the Levy to the tency might cause to fall through. If those who were It only remains for Congress to enforce it by sp- or moneys coming into his hands for the pur- shall fail to obey the summone, of the Read Sa-It will be devoted to the interests of inventors, larging their objection, were superior to the negro, propriate legislation. If a man can beat another in a race why insist on tyulative power.

meuts, each of which furnishes ample and cumshall be exempt from State, county and municipal or local, taxation, and that the property of all to local taxation, and that the property of all to local taxation, and that the property of all to local taxation, and that the property of all to local taxation and every day he ing a weight to the legs of his competitor? We sinThere is, first, the amendment abolishing slaand faith of Talbot county is hereby pledged for pervisor shall collect an account mader out to the country with us along a collection on Congress the the collection of Congress the later of the country is hereby pledged for pervisor shall collect an account mader out to the collection of Congress the later of the collection of the colle whenever requisite, by handsome engravings, ex- ments would have been conclusive. There was no at- passed the Civil Rights act, which is applicable county such sum or sums of money as shall in mises mera to hiring labors to work on the pubtempt at meretricious display, nothing offensive to his to the North as well as the South. Clearly, and their discretion be necessary for the prompt pay- lie roads; and shall pay over to his successor, opponents, but he addressed himself to the sober reason most obviously beyond all question, if it can ment of the principal and interest of the said bonds upon the order of the said Commissioners, any ON'T say you don't want it until you had and manner in which HEAVY STORM.—This section of country is seldom of all. His counsel to the colored people was salutary, also pass a Political Rights act; for each is ap-

ed, and it is this :- When the blacks were slaves may be pronounced a fair compromise between the settle this question by what I call the short cut. they spent their money at circuses; now that they are interests of freedom and the rights, of supposed Gays us your vote. Of course, you will free they spend it in building school-houses and edu- rights, of slaveholders. There has not been any cating their children. Is that commendable or not? great agitation in Brazil, for the abolition of slavery, and the present scheme will not destroy it sud-A friend red to me the edditorial of the Easton denly. Conservatism declares that great changes in the next Railroad Company, executed on the twent-third roads in his District in proper order. Journal of last thursday on the Republican meetin of shall, not be made violently, and that danger the fruit of transferment is from the first bedy of bondmen are sudexcept the eddy ture ware opposed to the callord pee- denly enfranchised. Such a thing, would never ple to the callord pee- denly enfranchised. Such a thing, would never ple to the callord pee- denly enfranchised. Such a thing would never ple to the bonds to be issued by said company, wader number of leboses as they may deem nember of leboses as they may deem nemb MAY 11, 1867. except the eddy ture ware opposed to the cullord pee- dealy enfranchised. Such a thing, would never NEW U. S. BOUNTIES. tell me of that is the rule bow many dimocratic ed- determined upon, and not until it became manifest Under recent Act of Congress, Soldiers of 1861 extent named in the proviso to this, section, but they may think just, and reasonable, dyturs kin vote? I understand they sa they ar our that it was necessary, in order to overthrow the rebest friends and I would like to kno on that account.
I wad not like to see them 'turned down.' Therefor upon the civilized globs. It exists is Cubs in a modulate of the white." Guyascutas" can vote.

I wad not like to see them 'turned down.' Therefor upon the civilized globs. It exists is Cubs in a modulate of the white. Guyascutas can vote.

Soldiers who were disabled in the late war by the loss of eye-sight, arm, leg &c., &., are enmay use or hypothicate seventy-five thousand like form. It is forbidden as, to all A'ricans, now the loss of eye-sight, arm, leg &c., &., are enmay use or hypothicate seventy-five thousand like form. It is forbidden as, to all A'ricans, now the loss of eye-sight, arm, leg &c., &., are enmay use or hypothicate seventy-five thousand like form. Therefore the loss of eye-sight, arm, leg &c., &., are enmay use or hypothicate seventy-five thousand like form. It is forbidden as, to all A'ricans, now the loss of eye-sight, arm, leg &c., &., are enmay use or hypothicate seventy-five thousand like form. Therefore the loss of eye-sight, arm, leg &c., &., are enmay use or hypothicate seventy-five thousand like form. Therefore the loss of eye-sight, arm, leg &c., &., are enmay use or hypothicate seventy-five thousand like form. Therefore the loss of eye-sight form the loss of eye-sight form the loss of eye-sight form. or hereafter brought from their native country.— titled to an increase of Pension of \$25, \$20 and dollars of said bonds and no more, for the reas they may deem necessary, finger bonds.

Those who have been brought into Cuba heretofore, \$15. Widows and Orphans are also entitled demption of an equal amount of bonds now hy-laigned above the residual demption of an equal amount of bonds now hy-laigned above the residual demption of an equal amount of bonds now hy-laigned above the residual demption of an equal amount of bonds now hy-laigned above the residual demption of an equal amount of bonds now hy-laigned above the residual demption of an equal amount of bonds now hy-laigned above the residual demption of an equal amount of bonds now hy-laigned above the residual demption of an equal amount of bonds now hy-laigned above the residual demption of an equal amount of bonds now hy-laigned above the residual demption of an equal amount of bonds now hy-laigned above the residual demption of an equal amount of bonds now hy-laigned above the residual demption of an equal amount of bonds now hy-laigned above the residual demption of an equal amount of bonds now hy-laigned above the residual demption of an equal amount of bonds now hy-laigned above the residual demption of an equal amount of bonds now hy-laigned above the residual demption of the residual dem Those who have been brought into Cuba heretofore, and Orphans are also entitled demption of an equal amount of bonds now hy signs, showing the prominent points, or plant and only held by law to special terms of service, are INCREASE of Panaloh ander hite Act. to be returned to Africa as occasion requires. Eve- INCREASE of Pension ander hite Act. Na. Schere's Letter.—In commenting on the ry slave taken from Caba to Old Spain, or to any state the Name of the Soldier, his Company and ed to be held by said company subject to the down or defrecible such forces. letter of Senator Summer, treating upon re-constructhe effect of the Spanish decrees is to limit slavery Regiment, with the date of enlistment and dismorning, the New York Independent, makes the the island before a certain period. As they die off Pension received, and if the Soldier is detect from and after the date of its passage. ed not less than five nor more than ten folion. We certify that the aforegoing is a true convenient in a true convenien The negro now has less law on his side in Con-THE present suffrage question, like all other pecticut than in Mississippi. Congress, reassembling stitution in Cuba is likely to cease with the present generation. We believe that certain children are yet

> From the New York Inderendent of this week He we take the following letter of Senator Sumner, Sales as follows addressed to Theodore Tilton, edito, of that jour- WHEAT-White-

SENATE CHAMBE, 20th April, '67. My Dear Sir-You wish to have the North OATS-"reconstructed," so at least that it shall cease

Of course, we can always wait for the needwe should allow no time to be lost. This ques. the 48th year of her age. tion must be settled without delay. In other words, --it must be settled before the Presidential election which is at nand. Our colored fellow-citizens at the South are already voters. They will vote A N ACT for the extension of the powers of to be personally served on him, ber or them, or at the Presidential election. But why should A the L'ailiff of the town of Easton and Tal- left at his, her or their usual place of residence they vote at the South, and not at the North? but county. to the Republican cause. Let them vote in New ble by the County Commissioners. York, and scales, which hang so doubtful, will SEC. 2. And be it further enacted, That this damages, they shall select a third person as um. | THE Commissioners' of the town of East. of example. But everywhere the old pro-slavery of an act which passed the General Assembly shall be final, and the said Commissioners shall Pursuant to public notice, on Tacaday last, the Re- party will kick the beam. Let all this be done, of Mary land, at its January session, 1867.

Instead of amending the Constitution, read it.

sed when this power can be questioned. Con- rate of six per cent. per annum, payable semi- SEC. 1. And be it enacted by the General As-

the colored man and showed by the most conclusive all other victories, whether in Congress or on Sac. 3. And by it enacted, That said bonds and is not able to pay the fine hereinbelore proarguments why he should be favested with this the bloody field, were only tributury, was the right of an American citizen. He replied to the obdefinition of a republican government according pleted to the line of Talbot county at or near Hills-sioners to exempt such person from the performent according pleted to the line of Talbot county at or near Hills-sioners to exempt such person from the performent according pleted to the line of Talbot county at or near Hills-sioners to exempt such person from the performent according pleted to the line of Talbot county at or near Hills-sioners to exempt such person from the performent according pleted to the line of Talbot county at or near Hills-sioners to exempt such person from the performent according pleted to the line of Talbot county at or near Hills-sioners to exempt such person from the performance of the line of Talbot county at or near Hills-sioners to exempt such person from the performance of the line of Talbot county at or near Hills-sioners to exempt such person from the performance of the line of Talbot county at or near Hills-sioners to exempt such person from the performance of the line of Talbot county at or near Hills-sioners to exempt such person from the performance of the line of Talbot county at or near Hills-sioners to exempt such person from the performance of the line of Talbot county at or near Hills-sioners to exempt such person from the performance of the line of Talbot county at or near Hills-sioners to exempt such person from the performance of the line of Talbot county at or near Hills-sioners to exempt such person from the performance of the line of Talbot county at or near Hills-sioners to exempt such person from the line of the line of Talbot county at or near Hills-sioners to exempt such person from the line of talbot county at or near Hills-sioners to exempt such person from the line of talbot county at or near Hills-sioners to exempt such person from the line of talbot county at or near Hills-sioners to exempt such person from the l Jections continually urged against the elevation of the to the principles of the Declaration of Independ- borough, in Caroline county, and that said Di- mance of the said labor. py of a neatly printed and ably published journal (by colored man, by those who were crying out about rector shall then poor pay said bonds or the Sac. 4. And be it enacted, That the Road Su-tifully bler sed by Providence, will not fail to the principles of the people of Talbot, who have peruse rector shall then poor pay said bonds or the Sac. 4. And be it enacted, That the Road Su-tifully bler sed by Providence, will not fail to the people of Talbot, who have peruse rector shall then poor pay said bonds or the said labor. "d'Epineuil & Reed, editors and proprietors, Phila"aegro equality." Why was not a similar objection franchise on account of color, or, in other words, money arising from the sale thereof to the conpervisors may make such comutation of labor for contribute, something, out of their abundance. delphia,) at \$3,000 per copy. This journal is entireurged against the voting of foreigners who on landsets up any "qualifications" of votes in their tractor or contractors only as the said road is seteams and carts or wagens, as he may deem stores. Donations of meat, grain, clothing, \$4:-If devoted to the dissemination of science and the ing on our shores were less qualified than the negroes nature innumountable, cannot be republican; for tually constructed and progressed with from east proper, and the said County Commissioners are will be accepted. It is to be hoped that all states of Participal arts. It will be accepted. It is to be hoped that all states of Participal arts. It will be accepted. It is to be hoped that all states of Participal arts. It will be accepted. It is to be hoped that all states of Participal arts. furtherance of the mechanical arts. It will be a and yet were brought to the polls and voted by Dem- the first principle in a republican government point southward toward the town of Easton, in hereby authorized to fix and establish the government is equality of rights, according to the principles. Talbot county, and and Director shall make an and interesting in the second state of the principles. tomplete review of all that is new and interesting ocrats who never admitted them to social intercourse. Is equality of rights, according to the principles Talbot county, and said Director shall make an mount to be allowed to the owner per day, for tend the meeting and give their influence in the scientic world, and give full and explicit of the negroes constituted the lower substratum of definition. I insist, is the crowning result of that county on the first Monday in May of all his re-

is itself an abundant source of power. After subscribed for by viriue of this Act at any meet- plaint of the said Supervisor, be liable to be as polish. Housekeepers will find it indispense declaring that all persons born or naturalized in ing of the stockholders of the said Maryland and rested and Supervisor to the jurisdiction Delaway. Railroad Common in many incertainty in the United States and subject to the jurisdiction Delaway. Railroad Common in many incertainty in the said Maryland and brought before some Justice of the after once trying it. The beauty of the thirty of the said Maryland and brought before some Justice of the after once trying it. The beauty of the said Maryland and rested and brought before some Justice of the latter once trying it. the United States and subject to the jurisdiction Delaway: Railroad Company in such manner Peace of Caroline or Talbotcounty, upon a war- that the mort is densin's minute, without all mendable in a captain, as a number of lives might depend upon his judgment. The provided has Judge Bond, by request, and any law which shall abridge the privileges of or may be authorized to vote their individual from his sweetheart, called her a wind-lass.

The provide that 'no State shall make or enforce the privileges or or may be authorized to vote their individual to provide that 'no State shall make or enforce the privileges or or may be authorized to vote their individual summons and failure to obey the same of the privileges or or may be authorized to vote their individual summons and failure to obey the same of the privileges or or may be authorized to vote their individual summons and failure to obey the same of the privileges or or may be authorized to vote their individual summons and failure to obey the same of the privileges or or may be authorized to vote their individual summons and failure to obey the same of the privileges or or may be authorized to vote their individual summons and failure to obey the same of the privileges or or may be authorized to vote their individual summons and failure to obey the same of the privileges or or may be authorized to vote their individual summons and failure to obey the same of the privileges or or may be authorized to vote their individual summons and failure to obey the same of the privileges or or may be authorized to vote their individual summons and failure to obey the same of the privileges or or may be authorized to vote their individual summons and failure to obey the same of the privileges or or may be authorized to vote their individual summons and failure to obey the same of the privileges or or may be authorized to vote their individual summons and failure to obey the same of the privileges or may be authorized to vote their individual summons and failure to obey the same of the privileges or may be authorized to or any summons and failure to obey the pair summons and failure to obey the pair summons and failure to obe any summons and failure to

Belleve mei my dear sir.

Very faithfully, yours.

Address, (enclosing Postage Stamp for reply.) of an Act which passed the General Assembly parts of laws inconsistent with the provision of WM. B. HILL, Attorney at Law.

70.W. Fayette Street, Baltimore, Md. DENTISTRY. mar 26-ly EASTON, Md

BALTIMORE, May 9, 1867. CORN-White.

DEATHS.

22d year offina age.

PUBLIC LOCAL LAWS.

The rule of justice is the same for both. Their Section 1. Be it enacted by the General As- or persons as the said Commissioners, or a mavotes are needed at the North as well as at the sembly of Maryland, That the Bailiffof the town jority of them, may appoint to remove the said South. There are Northern States where their of Easton in Talbot county, be authorized and house or houses, and thereupon the said Comvotes can make the good cause safe beyond empowered to act a. a conservator of the peace missioners shall cause the damages which such question. There are other States where their in any part of said couldty; to execute all crimi- owner or owners may have sustained by reason votes will be like the last preponderant weight nal process in any part of said county, which of said removal, to be ascertained either by ain the nicely-balanced scales. Let our colored may be directed to him; by any Justice of the greed with said owhers or upon a failure to afellow citizens vote in Maryland, and that State, Peace, or other officer of said county authorized greement thereon by two disinterested persons to Will prompt by attend to Magistrates' busines. now so severely tried, will be fixed for Human Right to issue such process; and for such service a. | bb mutually chosen by the said Commissioners or forerer. Let them vote in Pennsylvania, and lotesaid, shall receive such thes at the Sheriff of a majority of them, and the said owner or own-I you will give more than twenty thousand votes the county now receives in such cases, paya. ers, and in case the said persons shall fail to a.

AUGUSTUS GASSAWAY,

Sec. to Senate. WM. R. COLE, Chief Clerk of House of Del. may 11-3t

will not do. Emancipation was a national act, sioners of Talbot county, or a majority of them, proceeding from the National Government, and be and they are authorized and directed to sub. of an Act which passed the General Assembly from the National Government, and applicable of the said subscription to issue bonds to the aers of said county, said bonds to be of the

cipal or local taxation, and that the property at all fail to perform such labor, and the sand Su-

even wing. How til the first Monday in Mary in the year righteen are not collided by he in this Sai

And be it enacted, That the assent of mance by said Bo the Legislature is hereby declared to the provisions of the mortgage of the franchise and other property of the said Maryland and Delaware neglect of the said Supervisor in kerning to day of Bed 1997 2 de base i busis ed and sixty and Construction ission re-all har price to be paid for laborers and Downer and Ashbel Green, Trustees, the that and to mutharize the said Supervisor to him to hypothecated by said company desception the hot said Supervisors such salaries or pertina

We certify that the aloregoing is a true copy | BEC. 9. And be it enacted, That all has of Maryland, at its January session, 1867. AUGUSTUS GASSAWAY,

Sec. of the Senate. WM. COLE, Clerk of the House of Del. may 11-3t

A N ACT to repeal section thirty nine of Ar-

ticle twenty, of the Code of Public Local Laws, entitled Talbot County, and to re-enact the same with amendments. SEC. 1. Be it enacted by the General Assembly ! of Marylad, That section 39, of Article twenty of the Code of Public Local Laws, entitled, Tal- Point an additional Justice of the pre \$3 35a350 bot County, be and the same is hereby repealed. for the Second and Third Election Districts \$3 00a3.35 Sec. 2. And be it enacted, That the Commis- pectively in Talbot county. \$1 25al 27 stopers of Easton, or a majority of them, may Sec. 1: Be it enacted by the General Annals 74a78 et make such ordinances as they may deem neces- of Maryland, That the Governor be and he s sary and beneficial to said town ; may cause all | beteby authorized, to appoint a Justice of be nuisances to be abated and all obstructions in Peace for the Second and Third Districts, to the streets, lanes and alleys to be removed at pectively in Talbot county, in addition to be MATHEWS.—In Baltimore on the morning of the expense of the person who caused the nui- number detered and by law to be appointed a the 7th met., Mordecai H. Mathews, Jr., in the sance or obstruction; may cause the streets, said county. lanes and alleys to be streightened and Widened | SEC. 3. This Act to take effect from and the STFFORD, -On the 14th ult., near Wye Mills, whenever the proper width thereof is obstructed the date of its passage. ful processes; but there are present reasons why Maria, wile of Joseph Stafford, in by the projection of any house or houses there-

on, and may require the said bouse or houses of an Act passed the General Assembly of Mayto be removed either by their owner or owners land; at its January Session, 1867. thereof; or in case of his or their refusal or neglect to remove the same, after sixty days notice, in said Town, then in that case by such person gree upon and ascertain the amount of such incline to the Republican cause. It will be the Act shall take effect from the date of its passage pire, whose award or that of any two of them thereupon leey and assesse upon the taxable prop a Baihff, and Market and Sweep Master. B erty of said Town, and cause the same to be col- order of the Board. lected and paid to the parties entitled thereto, the said damages and all custs which may arise or become due and payable by reason of the removal of the said bouse or houses and the Mattings! straightening and widening of said streets, lanes

We certify that the aforegoing is a true copy of Maryland, at its January Session, 1867. AUGUSTUS GASSAWAY.

Sec. of Senate. WM. R. COLE, Clerk of the House of Del.

sembly of Maryland, That the County Commis-

pervisors, shall upon dema'ad male by Super-

pothecased, unless by the assent of the county that the said road leads to, and the distant this Act, be and the same are bereby repeat SEC. 10, And be il enacted, That this le shall take effect from the date of its passage. We certify that the aloregoing, is a true car of an Act which passed the General Asset of Maryland, at its January Session, 1867.

AUGUSTUS GASSAWAY. Bec. of the Sente. WM. R. COLE. Chief Clerk of the House of Bei

may 11-3t A N'ACT to authorize the Governor to a

We certify that the aforegoing is a true em

AUGUSTUS GASSAWAY, Sec. of the Seaste. WM. R. COLE, Chief Clerk of the House of Det. may 11-8t

A CARD. Saml. B. Hopkins, Sen,

JUSTICE OF THE PEACE, EASTON, MD.,

: Easton, May 6th, 1867.5 will meet at their toom on Wednesday, the 15th inst.,

at 3 o'clock P. M., for the purpose of appointing LEVIN H. CAMPBELL

DIRY .I L-IL Mattings!!

4-4 White Mattings, 5-4 White Mattings 64 SEC. 3. And be it enacted. Thatithis Act shall White Mattings, 4-4 Colored Mattings, Od Class lor floors, door stips, step cloths, fiell Cloth 4c., &c. Call and see them.

Teachers' Institute.

TOTICE is hereby given, that a Teachers' la stitute will be held in Easton, commencia, Monday, 20th instant, at 10 o'clock, A. M., under the direction of Pm.

red to be present. By order. SAML. A. HARRISON, may 11-la S Prest. Board School Com.

TALBOT COUNTY.

LL persons having claims against Tabe

Public Meeting. RELIEF FOR THE SOUTH.

M. G. FEDDEMAN.

Clerk

THE citizens of Talbot county are respecfully requested to meet in the Coun House

SOMETHING NEW!

Forks, Tin Glass, Silver and Plated Ware. No Scap ! M: Water ! No Skop !-

o'clock M TOWN E LONATIO DB. SAMUEL H. DR. HENRY T. GOL Vocal Mu A SELECT GL

Instrumental A Easton Corr Doors open at 71 o'cloc meace at 8 o'clock Admittance-Lady and Gentlema ROBT H. T. UNO. EDWARDS &

EXCEL dinificant li CLOTHING S. E. Cor. Second &

> CLOTE FOR MEN AN

PHILADEL

ADIDITA ... DEPARTMENT FOR AGENTS FOR OIL may 11-10m

CONSENTRATED U paper buxes at lowe WILINS-Bleacher AVE great variety, at pr please at [may 4] *LOTHING.—A fine men's Clothing, the ceived at H. Isaacson & (at generally reduced pric

IME-No. I Wood F rel or Hogshead. II AIR-Best quality ATHS_No. 1 Whit Lering and lattice w CHINGLES-To arriv O from North Carolina

75,000 Best quality 75,000 ** ** for sale at lowest Balum CONC THE Amateur Band a Concert at the To

Tuesday Ecenin The programme will Operatic selections, inte frice, and Quartetts, tog must popular songs of the Or Tickets of admiss Drug Stores of Messrs. Lerin H. Campbell, prie price. Concert to com in ENCOURAGE

Thuthill & Avery at their Agricultura Implements of all descrip cash, lower than can be in Maryland. We are ma ell's wheel Cultivator an qualled for its kind. Cultivators erery description. Single Ploughs,

Institu

Harman's Fans, Cornsbellers, Grain Sound in first class Agric At the Foundary, we? Work of any description Work &c., Iron Raille TU READY MADE

Cheaper than t SPRING AND SU-RECE MOSES HERZ, bar the public that he the city with a splendid r Ready Made

consisti Orr Coats, Sack-Coa. Dres. and Under Garments. - A lac Hate, Caps, and Trunks, purchased at the lowest c

sold at a small advance. the liberal patropage be Tites the public to call tatubed that be can sell th they can be bought on the

O. I.WHITE WAS assortmentof White F TOO WAR! to save m PACIFIC GUANO.