

CENTREVILLE STATE RIGHTS.

Centreville State Rights.

TUESDAY MORNING, OCTO. 30, 1860.

JOB PRINTING.
We are prepared to execute at this office in the neatest manner

JOB PRINTING
of every description, at the shortest notice and on reasonable terms.

MAGISTRATES BLANKS
kept constantly on hand and for sale for cash only.

THE GRAND UNION DEMONSTRATION IN NEW YORK.

Never before did New York see such a grand political torchlight procession as that of Tuesday night. It was the vast outpouring of the bone and sinew, the solid voters and true men of this mighty metropolis. The Wide-Awakes, with their gingerbread display, had thrown down the gauntlet to their opponents. The rally was made, and despite the want of funds, despite the political feuds of cliques, the voters rallied, and in such numbers and such enthusiasm as was never before seen in the Empire State. Not only did New Yorkers turn out, but Boston, Philadelphia, Albany, and all the surrounding towns sent in their delegates to contribute to the grand result. The consequence was, the most magnificent and imposing display New York ever witnessed.

Nearly all the delegations united as Union Clubs, without displaying their presidential preferences. When the procession arrived at Union Square, a marching salute was fired in memory of Washington, while the crowd uncovered before the statue of the Father of his Country. Never was there a more gratifying or glorious spectacle. The whole square was brilliant with light from thousands of torches and fireworks and everybody seemed animated with new spirit and a fresh impulse to beat down the wives of section alism which new threaten the welfare of the country.

It is safe to say that the procession has convinced thousands that New York will be saved—that it will bury Abe Lincoln in November as sure as the day rolls around. The people are brave, they are not discouraged. It is only the leaders that are hesitating and faithless. This city may be set down as sure for 40,000 majority for the Union Electoral Ticket and with that majority here, we can whip the Black Republicans out of their senses. They already being to feel it in their bones. One more charge along the whole line, and the victory will be complete. Let every voter keep in mind the 6th of November, and do his duty.—N. Y. Day Book.

ONTO CARRIED BY THE NEGROES.—The official returns of the Ohio election disclose the fact that the Black Republican majority was only 8,764. Fourteen thousand negroes were allowed to vote under the decision of Judge Brinkhopp. Leaving out this negro vote the Democrats have a majority of nearly six thousand. Thus the startling, the humiliating fact appears that Ohio, a sovereign State of this Union, is under negro rule. To such a disgrace would the Black Republican party reduce the whole country.—This thing is too shameful, too sickening to revolve, to contemplate.

The following paragraph is from the Cleveland Plaindealer: "Full blooded negroes voted in several of the wards yesterday. At the Second Ward negroes as black as coal peddler tickets. Negroes hired carriages and carried white men to the polls. Negroes were everywhere. The refrain commencing, "Sheep's meet's too good for negroes; is an absurdity. Here on the Western Reserve roasts beef is hardly good enough for them. They sit at the first table, and white men are forced to lap up the crumbs at the second. That's the style here.—That's what ails us. We have met the Africans, and we are theirs."

RIVER PIRATES IN THE DELAWARE.—One of the numerous tribes of Delaware river pirates, named Grant, was arrested at Philadelphia, on Tuesday, for robbing a vessel. The Press says: "The transactions upon the Delaware after dark are of a most lawless character. The low saloons along water, Cent and Swanson streets, and North and South waves, are scenes of the rankest pollution and wickedness. The river pirates fit about in scows and batteaux, under the shadows of wharves and shipping, and to walk in the vicinity of the wharves is to run the gauntlet of all villainy. There should be a general extermination of the river thieves and land sharks."

Gov. LETCHER ON SECESSION.—A correspondent of the Philadelphia Ledger says: "I have seen a letter from Gov. Letcher, stating substantially that in view of imminent danger of secession at the extreme South, which result he deplors, he is putting Virginia in a state of preparation to prevent anything like force being brought to bear against seceding States, by marching government troops through Virginia," &c.

"What have you to remark, madam, about my singing?"
"Nothing, Sir; it is not remarkable."

Sheriff's Sale.

By virtue of a writ of Fieri Facias issued out of the Circuit Court for Queen Ann's County and to me directed one at the suit of John Crooks and John M. Green trading under the firm of Crooks and Green, one at the suit of Wm. Slay and one at the suit of Atwood & Co. assignees of Jones and Temples against the goods and chattels lands and tenements of Thomas Cooper, I have seized and taken in execution and will offer at public sale on

TUESDAY, the 13th day of November next, between the hours of 12 M. and 3 o'clock P. M. in front of the Court House in the town of Centreville the following property to wit:

ONE BROWN HORSE, ONE BUGGY WAGON, A TRACT OF HAND, containing 139 ACRES MORE OR LESS, situated in the 1st Election District of Queen Ann's County adjoining Templeville. The above are a good frame dwelling and the usual outbuildings. Also a SAW MILL AND FIXTURES.

A HOUSE AND LOT, all situated in Templeville, the House at present in the occupancy of Mrs. Solloway, seized and taken to satisfy said writ, debt, interest and cost due and to become due thereon and will be sold for the same on the above mentioned day for cash.

JOHN R. STORY, Sheriff, Oct. 23, 1860.—tds [84.50]

SHERIFF'S SALE.

By virtue of a writ of Fieri Facias issued out of the Circuit Court for Queen Ann's County and to me directed at the suit of B. R. Perkins against the goods and chattels lands and tenements of Samuel L. Primrose, and William F. Primrose and John Primrose as securities to Samuel L. Primrose, I have seized and taken in execution and will offer at public sale on

Saturday the 3rd day of November next, between the hours of 9 and 12 o'clock the following property of Samuel L. Primrose: ONE CARRIAGE AND HARNESS, ONE BROWN HORSE, ONE GRAY HORSE AND THREE HEAD OF CATTLE, also the following property of Wm. F. Primrose: ONE SORREL HORSE, ONE BAY HORSE, TWO BAY MARES, ONE BAY GAIT, ONE YOKE OF STEERS AND CART, FOUR COWS, AND ONE WOOD WAGON, also the following property of John Primrose, One Bay Horse Three bay Mares, One Yoke of Steers and Cart, Three Cows, One Carriage and Harness.

Seized and taken to pay and satisfy said writ, debt, interest and cost due and to become due thereon and will be sold for the same on the above mentioned day at the residence of Wm. F. Primrose for cash. J. R. STORY, Sheriff, Oct. 23, 1860.—tds [83.00]

SHERIFF'S SALE.

By virtue of a writ of Fieri Facias issued out of the Circuit Court for Queen Ann's County and to me directed at the suit of Dunno & Kyles against the goods and chattels lands and tenements of Edward E. Pratt, I have seized and taken in execution and will offer at public sale at the residence of said Pratt on

Thursday the 1st day of November next, between the hours of 9 and 12 o'clock the following property to wit:

FOUR PAIR OF MULES, ONE YOKE OF OXEN, ONE BUGGY WAGON, Seized and taken to satisfy said writ, debt, interest and cost due and to become due thereon and will be sold for the same on the above mentioned day for cash. J. R. STORY, Sheriff, Oct. 23, 1860.—tds [82.00]

SHERIFF'S SALE.

By virtue of a writ of Fieri Facias issued out of the Circuit Court for Queen Ann's County and to me directed at the suit of John W. E. Snider use officus May use of Wm. H. Owens against the goods and chattels lands and tenements of Hamilton Barns and Henry Hendrix, I have seized and taken in execution and will offer at public sale on

Monday the 5th day of November next, in front of the Court House in the town of Centreville, between the hours of 10 and 3 o'clock the following property to wit:

A SHOP, used as a foundry, and FIXTURES, and a LOT OF LAND attached, situated in Crumpton in the first election district of Queen Ann's County.—Seized and taken to pay and satisfy said writ, debt, interest and cost due and to become due thereon and will be sold for the same on the above mentioned day for cash.

JOHN R. STORY, Sheriff, Oct. 16, 1860.—tds [82.50]

Butchering.

The subscriber respectfully informs the citizens of Centreville and vicinity that he is now conducting the above business, and can be found at the market house every TUESDAY, THURSDAY, and SATURDAY, mornings, with good fresh beef. He also keeps on hand the very best corned beef, and when not at the market house all who may want it can be supplied by calling at his residence.

THOMAS DAVIS, Oct. 23 1860.—tds

FALL MILLINERY.

MRS. ANN HADDAWAY, Lawyer's Row South of the Court House Green, has just returned from Baltimore with a beautiful stock of

FALL & WINTER MILLINERY, which has been selected with great care, and will be sold at the lowest price. Her stock consists in a general variety of the latest styles of BONNETS, RIBBONS, FLOWERS AND Fancy Articles Generally.

The ladies are invited to call. Oct. 23, 1860.—tds

New Goods.

THE subscriber gives notice to his friends and the public generally that he has just returned from Baltimore with a stock of new goods consisting of BOOTS, SHOES, and GROCERIES of all kinds, which he will sell cheap for cash or country produce.

Oct. 16, '60.—tds WM. PRICE.

For Sale.

A SHIFTING TOP BUGGY WAGON, in good order. Apply to

JAMES A. DICKSON, Oct. 16—tds

HORSES.

WE have for sale several excellent HORSES, suitable for the road or farming purposes. FEDEDEMAN & CONNOLLY, Sep 25, 1860 Agents.

TRUSTEE'S SALE.

DESIRABLE REAL ESTATE. Pursuance of a deed of trust from John I. C. Tilghman and wife, the undersigned will offer at public sale, at the Court House door, in the town of Centreville, Md. on

THURSDAY, the 8th of November next, at 3 o'clock P. M. the

FARM on which the said Tilghman now resides. This valuable property, containing 278 ACRES,

is situated in Queen Ann's County, Md., on a public road, four miles from Centreville and Queenstown, near to Chester River, at a convenient distance from landings on the water. It is divided into four fields, has on it a fair portion of

WOOD AND TIMBER, and a fine stream of water passes through it. The soil is of good quality, and all of the arable land has been limed. The

DWELLING HOUSE, is new and commodious with back building attached. The

PEACH ORCHARD on this farm contains

3000 TREES, selected with care from the best varieties.—Of these 2000 were planted in the Spring of 1859, and 1000 in the Spring of 1860, and all are in a flourishing condition. There is also on this farm another Orchard of 66 trees in full bearing, besides a nut

Persons wishing to purchase are invited to visit the premises, which Mr. J. C. Tilghman will be pleased to show them. TERMS OF SALE.—The terms of sale are—\$1,000 in cash on the day of sale (or in thirty days)—the purchaser giving therefor a negotiable note with approved endorsers, and payable in bank, and the residue of the purchase money to be paid in three equal installments, in six, twelve and twenty-four months, with interest from the 1st of January, 1860, when the possession of the premises will be given.

The growing crop of wheat will be sold separate from the farm, but at the same time. LLOYD TILGHMAN, Trustee. Oct. 6, 1860.—tds

POSTPONED COMMISSIONER'S SALE OF VALUABLE REAL ESTATE.

By virtue of an order of the Circuit Court for Queen Ann's County, the undersigned Commissioners will offer at public sale on

SATURDAY, the 3rd day of November next, at Stevensville on Kent Island at 12 o'clock M. all the Real Estate of which Harris C. Legg, late of Queen Ann's County died seized, lying and being on Kent Island in county aforesaid called

"DUNN'S HAZZARD CORRECTED," containing

22 ACRES ROOD 25 PERCHES of land more or less, same to be sold free of the widow's claim of dower. Soil is good, about two thirds arable land, remainder

WOOD suitable for fuel—the whole under good enclosure.

TERMS OF SALE.—One hundred dollars cash, one seventh of the whole purchase money with interest thereon to be secured by bond of the purchaser or with approved security and payable in months from day of sale; the residue of the purchase money with interest thereon, to be secured by bond of purchaser to the State of Maryland with approved security, and payable in two equal installments of twelve and eighteen months from day of sale, said bond to be in penalty double the amount intended to be secured thereby.

CHARLES STEVENS, BENJAMIN TOLSON, FRANKLIN BRIGHT, WM. B. GOODHAND, WELTER K. WHITE, Commissioners. Oct. 9, 1860.—tds.

Touton-Field NURSERIES.

50,000 CHOICE AND SELECT PEACH TREES, FOR SALE BY EDWARD J. CARTER, NEAR WILLOW GROVE, Kent County Del.

PVCH TREES. York Early Red, Yellow Rarierie, Early Green, Extra Early York, Vansant's Superb, Early Orange, George IV., Casworth's Early Melocoon, Honest John, Red Cheek Melocoon, Morris White, Old Mixon Cling, Old Mixon Free, Large Red Cling, Large White Free, Crawford's Late Melocoon, Magnam Bonum, Red Rarierie, Cassidy's Late Red Rarierie, Orange, Cling, Heath Free, Delaware White, Algiers Winter, Late White Free, Carter's New Seedling, Late October, Todd's Genuine Silver Medal Premium.—Price \$60 per thousand; \$7 per hundred, for one hundred or upwards; and \$8 per hundred for one or two hundred, at the Nursery.

GRAPES—Catawba, Isabella, and Clinton. Price, 25 to 37c cents, according to size.

QUINCES—Angers and Orange. Price, 25 to 40 cents each.

CUTLAVES—Red Dutch. Price, 12c cents each; \$1.25 per dozen.

RASPBERRIES—American Black. Price \$1 per dozen.

GOOSEBERRIES—Hutton's Seedling, and several other varieties. Price, \$1.25 per dozen.

SHADE TREES—White Maple. Price 25 cts each; \$20 per hundred.

OSIER WILLOWS for Basket Making. Eight varieties. Price, Rooted Plants, \$1.50 per dozen; Cuttings, 5 per thousand.

Peach Trees delivered within any reasonable distance from the Nurseries: on the Delaware Railroad, or at Denton, Md., at Roan's Wharf on Chester River, Md., Hillsborough, Md., or Centreville Md. A reasonable charge made in each case for delivery.

Persons ordering Trees will please state whether they wish packed or not. We make a small extra charge for packing.

Touton-Field Nursery is on the road leading from the Willow Grove and Greensborough road to Smith's Mill, about six miles from the former and eight miles from the latter place. Orders directed to Willow Grove, Kent County, Del., will be promptly attended to.

Sept. 18, 1860—tds.

SAPONAIRE, or Concentrated Lye for Smoking Soap with but very little trouble or sale by HOPPER & WILMER.

CLARKS INDELLIBLE PENCILS, for marking clothing for sale by HOPPER & WILMER.

ELECTION NOTICE.

NOTICE is hereby given to the Judges of Elections and to the voters of Queen Ann's County that an Election will be held in several districts of Queen Ann's County at the usual places of holding Elections, on Tuesday the 6th day of November next for eight Electors for President and Vice President of the United States.

It will also be the duty of the voters of Queen Ann's County to vote for or against the acceptance of an act to appoint a Board of Commissioners for the better control and management of the free colored population of Queen Ann's and other counties named in said act—passed January Session 1860 chapter 232. JOHN R. STORY, Sheriff. Sep. 25, 1860—tds.

AN ACT

To add a new Article to the Code of Public Local Laws for St. Mary's, Calvert, Howard, Kent, Baltimore, Worcester, Somerset, Talbot, Queen Anne's, Prince George's and Charles Counties Enacted on Act to appoint a Board of Commissioners for the better Control and Management of the Free Colored Population of said Counties.

SECTION 1. And be it enacted by the General Assembly of Maryland, That the County Commissioners of St. Mary's, Calvert, Howard, Kent and Baltimore Counties, be and they are hereby authorized to appoint biennially three sober and discreet men in each Election District to be styled a Board of Commissioners, for the better control and management of the free colored population, a majority of whom shall at all times constitute a quorum for the discharge of the duties of the act.

SECTION 2. And be it enacted, That it shall be the duty of the said Board of Commissioners to assemble at the usual places of holding Elections in their respective districts on the first day of December, eighteen hundred and sixty, and the same day and month in every year thereafter, and adjourn from day to day or to any named day, for the purpose of discharging the duties imposed by this act.

SECTION 3. And be it enacted, That the Board of Commissioners, shall, under their hands and seals, issue summons to be directed to one or more constables, as they may see fit, of their respective districts, whose duty it is hereby made to serve the same upon every free negro of all ages and sexes in said districts, and to cause him to appear before the duty said Board of Commissioners to do duty as a juror in the said districts, before the time, except such as shall be otherwise provided for in the subsequent sections, that unless they shall provide homes by hiring themselves to some industrious and respectable citizen, as hereafter provided, to labor and service by the year, they the said Commissioners shall fail to prosecute the same, and in default thereof, the Board of Commissioners shall have full power to order the said negroes to be sold as they may see fit, to pay the sum of fifty dollars for each of his or her said children who may have a bona fide residence in his or her family; in addition to the one hundred and fifty dollars of assessed property which is necessary to exempt him or her from the provisions of this act.

SECTION 4. And be it enacted, That the Board of Commissioners shall be authorized to borrow before the time, except such as shall be otherwise provided for in the subsequent sections, that unless they shall provide homes by hiring themselves to some industrious and respectable citizen, as hereafter provided, to labor and service by the year, they the said Commissioners shall fail to prosecute the same, and in default thereof, the Board of Commissioners shall have full power to order the said negroes to be sold as they may see fit, to pay the sum of fifty dollars for each of his or her said children who may have a bona fide residence in his or her family; in addition to the one hundred and fifty dollars of assessed property which is necessary to exempt him or her from the provisions of this act.

SECTION 5. And be it enacted, That this act shall not apply to any free negro, nor his wife who shall possess in his or her own right one hundred and fifty dollars of assessed property nor to any free negro, minor, or adult of either sex, who may have a bona fide residence in the family of his or her parents; provided said parents shall possess in his or her own right fifty dollars of assessed property for each of his or her said children who may have a bona fide residence in his or her family; in addition to the one hundred and fifty dollars of assessed property which is necessary to exempt him or her from the provisions of this act.

SECTION 6. And be it enacted, That this act shall not apply to any free negro, nor his wife who shall possess in his or her own right one hundred and fifty dollars of assessed property nor to any free negro, minor, or adult of either sex, who may have a bona fide residence in the family of his or her parents; provided said parents shall possess in his or her own right fifty dollars of assessed property for each of his or her said children who may have a bona fide residence in his or her family; in addition to the one hundred and fifty dollars of assessed property which is necessary to exempt him or her from the provisions of this act.

SECTION 7. And be it enacted, That the said Board of Commissioners shall be authorized to borrow before the time, except such as shall be otherwise provided for in the subsequent sections, that unless they shall provide homes by hiring themselves to some industrious and respectable citizen, as hereafter provided, to labor and service by the year, they the said Commissioners shall fail to prosecute the same, and in default thereof, the Board of Commissioners shall have full power to order the said negroes to be sold as they may see fit, to pay the sum of fifty dollars for each of his or her said children who may have a bona fide residence in his or her family; in addition to the one hundred and fifty dollars of assessed property which is necessary to exempt him or her from the provisions of this act.

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SECTION 23. And be it enacted, That the said Board of Commissioners shall be authorized to borrow before the time, except such as shall be otherwise provided for in the subsequent sections, that unless they shall provide homes by hiring themselves to some industrious and respectable citizen, as hereafter provided, to labor and service by the year, they the said Commissioners shall fail to prosecute the same, and in default thereof, the Board of Commissioners shall have full power to order the said negroes to be sold as they may see fit, to pay the sum of fifty dollars for each of his or her said children who may have a bona fide residence in his or her family; in addition to the one hundred and fifty dollars of assessed property which is necessary to exempt him or her from the provisions of this act.

SECTION 24. And be it enacted, That the said Board of Commissioners shall be authorized to borrow before the time, except such as shall be otherwise provided for in the subsequent sections, that unless they shall provide homes by hiring themselves to some industrious and respectable citizen, as hereafter provided, to labor and service by the year, they the said Commissioners shall fail to prosecute the same, and in default thereof, the Board of Commissioners shall have full power to order the said negroes to be sold as they may see fit, to pay the sum of fifty dollars for each of his or her said children who may have a bona fide residence in his or her family; in addition to the one hundred and fifty dollars of assessed property which is necessary to exempt him or her from the provisions of this act.

commissioners charges with the vouchers thereof, also the amount necessary to support those incapable of being hired or bound under the provision of this act, and the said County Commissioners after deducting the same from the amount of the hire-bonds shall direct the said Commissioners to pay the balance due to the aforesaid hired free negroes in proportion to the amount stipulated for in each bond which said payment shall be made in the presence of some justice of the peace who shall certify to the payment of the same, and the said certificate shall be filed in the aforesaid clerk's office in satisfaction of said bond, and the said County Commissioners shall further direct the said Board of Commissioners to distribute the funds provided for the aforesaid purposes among the said free negroes of their respective districts, to whom such fund is appropriated by this act in their judgment and discretion shall be most proper and equitable.

SECTION 11. And be it enacted, That it shall be the duty of the said Board of Commissioners to make an annual report of such free negroes as may be brought before them, together with a full description of their ages, names and sex, and in case of minors the names of their parents, which report shall be recorded in the Clerk's office of the Circuit Courts for St. Mary's, Calvert, Howard, Kent and Baltimore Counties.

SECTION 12. And be it enacted, That the said Board of Commissioners shall allow such constables and such auctioneers as may be called by them to requisition under the provisions of this act, such fees as are usually allowed constables for serving writs and summonses, and such fees as are usually allowed auctioneers.

SECTION 13. And be it enacted, That the said Board of Commissioners shall allow the State's Attorney for all suits brought on any of the aforesaid claims such fees as are allowed by law as appearance fees.

SECTION 14. And be it enacted, That the Clerks of the Circuit Courts for St. Mary's, Calvert, Howard, Kent and Baltimore Counties, shall be allowed for the recording of all bonds executed, and census taken in pursuance of this act, such fees as are usually allowed and charged for recording deeds.

SECTION 15. And be it enacted, That the said Board of Commissioners shall be allowed for their services under this act a per diem of two dollars for every day they may be engaged in the execution thereof provided however, they shall not be allowed any compensation for any time that may exceed thirty days in any one year.

SECTION 16. And be it enacted, That this act shall not apply to any free negro, nor his wife who shall possess in his or her own right one hundred and fifty dollars of assessed property nor to any free negro, minor, or adult of either sex, who may have a bona fide residence in the family of his or her parents; provided said parents shall possess in his or her own right fifty dollars of assessed property for each of his or her said children who may have a bona fide residence in his or