Mr. Ricaud offered an order, that the Com- vice. ders referred to their consideration; but tee inquire as to giving all judicial officers proceedings to the Legislature.

which was adopted. rity and minority of the Committee on Cre- petty misdemeanors, and appeals from sin- to Mr. Chambers of Kent. dentials together with the preamble and re- gle magistrates. of the committee.

Gwinn were rejected.

yeas 40, nays 35.

lution just adopted, by striking out the quisition, enjoyment and transmission of counted. words and that it is right and proper that property limited by the same laws and com- The question was then taken on the reso- country press take pleasure in acknowledg- My 1, 19, 3, is a river in Scotland; opportunity should be afforded from time to pacts only. A definition of the nature, lution of Mr. Brent of Baltimore, appended to ing our thanks to the editors of that paper time, by legislative provision, for ascertain- powers and functions of Government. A the minority report, and it was rejecteding their will upon this subject."

question, whether the proposed amend- classification of the State, The resolution of the majority of the is hoped that Congress will thoroughly conthat it was.

when Mr. Brewer moved to reconsider the ing the powers of Government in a few wood of Talbot, Thawley, Shriver, Brent of to be given to city over country publishers. My 7, 9, 12, 17, 11, is a river in Sweden; vote upon the adoption of Mr. Gwinns re- hands, and to guard against usurpation by Baltimore, and Sherwood of Baltimore—7. It is difficult for us to discover anything My 8, 11, 2, 6, 19, is a river in Spain; solution, which was agreed to-yeas 42, making the different departments and func- The Convention adjourned.

nays 30.

the Bill of Rights. right at all times to alter their form of gov- Mr. Jacobs—an order for the appoint—of members, not because they dissented from dreds of miles, and at vastly greater expense My 17, 12, 7, 4, 5, 17, is a group of islands in

The President decided that it was.

Merrick, Buchanan and Ege. Mr. Merrick asked for a division of the colonization to Africa.

yeas 21, nays 50. the resolution of the majority, That the cess from the 6th to the 30th instant, and and adopted. jority report are not approved or sustained tion during said period. mined in the negative—yeas 36, nays 38. laid on the table.

The Convention adjourned. reports from sundry State officers in reply ing the debates.

to orders of the Convention. diency of engrasting the following articles morrow he would move to reconsider the some remarks when

upon the Convention: 10 years, removable only during said term of the day-being the resolutions of the for misbehaviour, upon conviction in a court majority and minority of the Committee on of law, and re-eligible at the expiration of the qualification of the members of the Con-

2. For a separate Appear Court, to consist of one Judge from the Eastern and two from the Western Share to be the Western Shar said term. in —— on the first Monday of June and or not, who have resided 12 months in the

December. Worcester, Somerset and Dorchester coun- Presstman, Brent of Baltimore, and Spencer. ties; 2d, of Caroline, Talbot and Queen Besore the latter gentleman concluded, Anne's; 3d, of Kent, Cecil and Harford; The Convention adjourned. 4th, of Allegany and Washington; 5th, of

one County Court Judge.

judge and one Chancery and Testamentary standing committees: Court with one judge, for Baltimore city. the Common Law Court, and testimony to bills.

be taken in the Chancery Courts as now practiced in Common Law Courts.

To incorporate in the Constitution a test oath for all persons elected to office, that to execute process of those courts. such person has not in any way, offered or circuit of all the counties in the State. clining to fill the vacancy in the Senate occause to be offered or given to any voter, at To prohibit the commingling of the duties casioned by the death of Mr. Calhoun; any election after the adoption of the new of the Judges of the Court of Appeals with fifth, declaring it degrading to the Southern Constitution, and a test oath to guard jurors the County Courts.

at elections. order, that the Legislative Committee in- township to form an election district, the for receiving the State's portion of the land

Legislature.

Convention. By Mr. Sprigg-that the Legislative Com- one or more jurors by said wards to serve named, which was adopted. mittee inquire into the propriety of prohibiting the passage of any law affecting the

existing relation of master and slave. inquire into the expediency of annual ses- for the debts and liabilities of the bank in Judge Butler, one of the Senators of the bridge their usefulness. sions of the Legislature of 30 days duration, proportion to the stock held by each. fixing the members per diem at \$3, with

half the present intinerant charges. By Mr. McMaster-that the same committee inquire as to fixing the Senatorial abridge the rules and practice, pleadings, two members. term at 4 years, and the delegates at two form and proceedings of courts of record We hail their return to Washington with Let the country press speak out.

The Convention resumed the considera- courts, to have a limited jurisdiction in civil jority. tion of the order of the day being the re- cases, and exclusive jurisdiction in assault Mr. Spencer continued and concluded his for herself.

solutions offered by Mr. Gwinn, as an a- By Mr. McHenry-that the Committee nan in support of the views of the majority, mendment to the resolution of the majority on a Declaration of Rights, inquire as to in- and by Mr. Brent of Baltimore, in support of serting the following features therein- those of the minority, when, The 1st, 2d and 3d resolutions of Mr. Freedom of thought, speech and action, on- On motion of Mr. Brown, the previous ly restricted by equal rights of others, the question was ordered. Mr. McHenry moved to amend the reso- pacts under which they may live; the ac- solution, was agreed to-yeas 52, nays no concise description of the requisites for and yeas Messrs. Thawley, Brent of Baltimore, Messrs. Merrick and Gwinn raised the attributes of cuizenship in Maryland. A and Sherwood of Baltimore, 3-nays 74.

the relations of these classes. An acknow- of Mr. Donaldson, was then adopted—yeas see the undue advantages that are proposed Mr. McHenry withdrew his amendment, ledgment of the impropriety of concentrat- 72, navs Messrs. Ridgely, Dickinson, Shertionaries checks upon each other. To re-At the suggestion of Mr. Merrick, Mr. cognize the right of children to receive, and Mr. Ridgely offered the following: Or-Gwinn withdrew his resolution, with a view the duty of the community to provide for dered, that it be entered upon the journal, the same amount of tax upon county news- My 12, 14, 4, 10, 17, is a river in France; of moving its reference to the Committee on their necessary instruction to fit them for that Messrs. Ridgely, Shriver Dickinson, papers, for the privilege of circulating, My 13, 19, 10, 4, 11, is a county in Asia;

all persons sent by them to this Convention, all matters relating to the free negro popu- but because they did not concur in the rea- be imposed, let them be placed upon the My 19, 1, 10, 17, is a river in England; whether judges or other civil officers, or lation of the State—to report the number at soning of the majority committee—they en- shoulders of those most able to bear them. My whole is the name of an institution highly beministers of the gospel, are entitled to seats. each census—their annual increase—the tertaining the opinion that all civil officers Mr. Tuck raised a question of order that number colonized to Africa-amount of are entitled to seats in virtue of the act of the proposed amendment was not in order. colonization taxes and to what purposes ap- the people in the vote of May, 1850. plied, and all laws applicable to that popu- After debate, Mr. Merrick suggested that Aster debate by Messrs. Spencer, Tuck, lation. To submit some prospective plan if the privilege be granted, other gentlemen to rid the State of this population by their might desire to explain, and moved that the

question, and it was put first upon striking Mr. Davis-an order that the above com- to by a vote of 44 ayes, 33 nays. committee, and decided in the negative- on free negroes, to be applied to coloniza- viously offered by him, directing inquiry tion purposes. Severally adopted.

Mr. Brent, of Baltimore. moved to add to Mr. John Newcomer - an order for a re- sessions of the Legislature, were taken up commended, and the views of the Postmas- Taylor. ground and principles assumed in the ma- no member or officer to receive compensa- On motion of Mr. Presstman, an order out reservation or exception. But we can-

Dec. 4, 1850. | yesterday) moved to reconsider the vote on assigned, among other reasons, his opposi- press everywhere. The President laid before the Convention the orders in regard to reporting and print- tion to allowing committees to have pub-

Mr. Ridgely moved to lay the motion on refused to cause the arguments of all to be Mr. Spencer submitted orders, that the the table, when Mr. Dennis withdrew it. given. Judiciary Committee inquire into the expe- Mr. Ridgely then gave notice that to- Messrs. Ege, Gwinn, and Merrick made

vote upon the debates. 1. Judges to hold their commission for The Convention then resumed the order

from the Western Shore, to hold their terms all civil officers of this State, commissioned

State, next preceding their election, are endistricts, (exclusively of the city of Balti
The inspections of the week are 421 hhds. Md., and 187 hhds. Ky.—total 669 hhds.

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The debate was further continued upon of President Fillmore, in an "extra," to all the city of Baltimore,) as follows: 1st, to be composed of this subject by Messrs. Chambers of Kent, our subscribers.

Dec. 5, 1850. Frederick and Montgomery; 6th, of Carroll On motion of Mr. Wells, an order was and Baltimere; 7th, of Prince George's, adopted, that the clerks of the Court of Ap-Charles and St. Mary's; 8th, of Anne Arun- peals for the Western and Eastern Shores slaves, 5,842. Total, 13,698. del and Calvert counties and Howard Dis- furnish the number of cases argued therein

number of cases in which opinions were for the use of the Poors' House in this coun-4. That said District Judges shall be the filed, and the number in which judgments ty, was an average of \$5.37 per 100 lbs; and it is a principle in political economy Judges of the Orphans' and Chancery Courts were rendered without opinions being filed. for Corn \$2.90 per barrel. of said counties, and to constitute one Court. The following orders of inquiry were 5. One Common Law Court with one adopted, and referred to the appropriate South Carolina -A variety of disor- ed to weak interests, it ought to be done.

6. Special pleadings to be abolished in the power to originate and amend money lina. Some of them are thus epitomized by presses of the large cities, with capital, steam,

districts for county courts as to require that People; second, for non-intercourse with master General proposes to place the main-7. For the choice of a Chancery Sheriff, the same Judges shall not sit twice in suc- those States which have laws affecting the moth establishment with its edition of 30,- W. GALT & BROTHER, Washington, cession in the same court, but in regular the right of re-capture of slaves; third, de- 000, on a level with the struggling country

to inquire especially into cases of bribery ing the counties into wards or townships, the Congressmen from that State not to take Mr. M. Newcomer, offered a preamble and not over five miles square, each ward or their seats until further instructed; sixth, quire into the expediency of prohibiting property of the electors in each to elect a money under the act of 1841, to be applied press. any County or City from sending more justice of the peace, a constable, and one to strengthening the military defences; than one lawyer in any one year to the or more supervisors, and of levying a tax seventh, instructing the Governor to inquire on assessable property therein to support a into the purpose for which additional troops [This preamble and order created consid- school, to keep in repair their own portion have been ordered to Charleston." erable merriment among the members of the of the public roads and bridges, and to sup- These resolution were all laid on the taport their own poor. The property to elect ble for further consideration, except the last

in the county court. of any bank, upon forseiture of charter, dis-By Mr. Smith—that the same committee solution, or expiration, individually liable learn from the Union of Friday last that— others so to cripple them as seriously to a- of said county, deceased. All persons having claims

By. Mr. Parke, to provide for the appoint- in his seat on Thursday. ment by the next Legislature of three Com- All the Representatives of the State are and for all other distances let a cent be benefit of said deceased's estate. missioners to revise, reform, simplify and now in their seats, with the exception of charged, and then we shall have a local ber, 1850. JULIET ANN BOSWELL,

give a majority of votes against the mea- their compensation, and limiting its pay- for abolition of distinct forms of actions at pleasant accounts which were received from National Intelligencer states that the Janusure, shall be exempt from all such debt or ment to sixty days for any one session, and law now in use, and the administration of Columbia on Wednesday morning. not to be increased during their term of ser- justice in a uniform mode of pleading, with-

mittee on Printing, cause to be printed sepa- By Mr. Ege-that the Judiciary Commit- law and equity, said commissioners from rately for each Standing Committee, the or- By Mr. Ridgely-that the same committee time to time, when required, to report their

more, submitted an order, that the clerks to inquire into the propriety of re-organizing the day, being the reports and resolutions the several committees record all orders now the magistrates courts, or of establishing of the majority and minority of the Compassed, and which may be hereafter passed some tribunal between the county and ma- mittee on Credentials, and the resolution and referred to the several committees, gistrates courts, or of establishing some tri- proposed yesterday by Mr. Donaldson to bunal between the county and magistrates take the place of the resolution of the ma-

ports and resolutions reported by the majo- and battery, ordinary breaches of peace, argument, commenced yesterday, in reply

The debate was continued by Mr. Bucha-

The fourth resolution was adopted by laws of morality and the expressed and im- The amendment proposed by Mr. Don- an election. plied covenants of political and social com- aldson to take the place of the majority re-

ment is now in order. The chair decided not citizens thereof, with an exposition of committee, as amended by the resolution sider the subject of Newspaper Postage, and My 6, 3, 11, 7, is a mountain range in the Russian

order be not received-which was assented

previously offered by him, directing comlished their views, as the Convention had

The Convention adjourned.

PORT TOBACCO, MD.

forwarded copies of the excellent Message of letters balance each other and thus sus- \$5.50 a 10; mostly \$6.50 a 8.

The population of this county is shown by in sending newspapers. It must bear in the returns of the Deputy Marshal to be as and whatever convenience may result to the JAMES C. JENIFER, son of Hon. D. JENIFER, Dwelling, Barn, Corn-house,

trict; for each of which shall be chosen from 1815 to 1820, both inclusive; the The price paid for Pork on Thursday last,

ganizing resolutions have been offered in It must be very plain to any one who will By Mr. Sellman, to confer upon the Senate the Legislature of the State of South Caro- look at the matter for a moment, that the Dec. 10, 1850. WM. BOSWELL & CO.

a contemporary: By Mr. Buchanan, to arrange the judicial "First, for calling a Convention of the up the weak country press; yet the Post-States to hold further intercourse with the

United States from South Carolina, appeared

that the county, city, or district which may years—for biennial sessions—to fix by law of this State, and if practicable, to provide sincere pleasure, particularly after the un- Chesapeake and Ohio Canal.—The It is hoped, therefore, that South Carolina

out reference to any distinction between will not rush into any ultra measures. for withdrawing her Senators from Congress ing-house of Selden, Withers & Co, of will be established upon the Stage line, will not pass; that South Carolina will at Washington city; or by an arrangement which are as follows: withdrew it, when Mr. Sherwood, of Baltimore, submitted an order, that the clerks to inquire into the propriety of re-organizing the day, being the reports and resolutions.

The Convention resumed the order of will not cut herself loose either from her this time make no movement alone; that she which are as follows:

The Convention resumed the order of will not cut herself loose either from her which are as follows:

The Convention resumed the order of will not cut herself loose either from her which are as follows: relations with the Federal Government or er principal cities of the United States; thus with her sister States, but that she will a- affording additional facilities to the holders bide the action of the present session of of the bonds for having their coupons cash-Congress, and also the decision of the State ed. The Intelligencer adds: Convention which she will probably call

> We confess that we are pleased with the prospect which these reports exhibit, and before it is birthed and that the prospect Washington, good for a month, \$4.00 with the hope that if she acts at all, it will be in concert with her sister States.

If these speculations be correct, we hope soon to see the other Senator from South Carolina soon appearing in his seat in place of Mr. Barnwell who will probably decline its most sanguine friends.

the "Howard Gazette," and as one of the I am composed of 19 letterstheir brethren throughout the country. It My 14, 3, 13, 16, 15, 11, is an island in the Me-

like justice in the recommendation of the My 10, 4, 15, 7, is a lake in Canada; Postmaster General, which would place My 11, 13, 18, 14, 10, 4, 1, is a town in Oregon; the enjoyment of the privileges, and per- and Sherwood of Talbot, voted against the through the post-office, only a few miles, as My 14, 13, 5, 17, 14, 7, 11, is a town in Arkansas; Mr. Spencer moved to strike out the resolution of the majority and insert that the people possess the sovereign and inherent the destitute.

Mr. Spencer moved to strike out the resolution adopted yesterday, as a substitute and interest to provide for the resolution adopted yesterday, as a substitute and interest to provide for the resolution adopted yesterday, as a substitute and interest to provide for the resolution adopted yesterday, as a substitute and interest to provide for the resolution adopted yesterday, as a substitute and interest to provide for the resolution adopted yesterday, as a substitute and interest to provide for the resolution adopted yesterday, as a substitute and interest to provide for the resolution adopted yesterday, as a substitute and interest to provide for the resolution adopted yesterday, as a substitute and interest to provide for the resolution adopted yesterday, as a substitute and interest to provide for the resolution adopted yesterday, as a substitute and interest to provide for the resolution adopted yesterday, as a substitute and interest to provide for the resolution adopted yesterday, as a substitute and interest to provide for the resolution adopted yesterday, as a substitute and interest to provide for the resolution adopted yesterday, as a substitute and interest to provide for the resolution adopted yesterday, as a substitute and interest to provide for the resolution adopted yesterday, as a substitute and interest to provide for the resolution adopted yesterday, as a substitute and interest to provide for the resolution adopted yesterday, as a substitute and interest to provide for the resolution adopted yesterday, as a substitute and interest to provide for the resolution adopted yesterday, as a substitute and interest to provide for the resolution adopted yesterday, as a substitute and interest to provide for the resolution adopted yesterday, as a substitute and interest to provide for the resolution adopted yesterday and interest to provide for the resolution ado ernment. That in the exercise of that right ment of a committee of seven, to report on the opinion embraced in said resolution, to the department. If unjust burdens must My 18, 1, 3, 18, 11, 10, 19, is a country in Asia;

THE REPORT OF THE POSTMASTER

GENERAL. General is before the country, and taken as last week: ter General approved and applauded with- December 6, 1850. not give it our unqualified approbation, beby the judgment of this Convention, deter- On motion of Mr. Brown, the order was mittees to report propositions for a new cause we think his recommendation in refer-Constitution without giving in detail their ence to the postage on newspapers is de-

make the postage of newspapers sent from at 53 a 54 cents, and we continue these quotations the office of publication, 1 cent for all dis- to-day. tances, so that a paper sent from Boston to Austin in Texas, will be the same as one from our office sent two miles on the rail-

road to lichester. be applied to both. Letters are but the We quote as beforedifferently with newspapers. The Govern- against 45,251 hhds. to the same period last year. contains about Population of St. Mary's County. ment is not to look at its own interests alone

paramount to it. A country paper cannot be published as = cheaply as a city paper of large circulation, disputed by none, that if, in the raising the JOHN J. HANSON, of this county. revenue, incidental advantage can be affordand lighting at their command, will swallow

in cities; but diffusion is the true inte- BUTTER-KNIVES, &c., they make to order any small sum, be rerfected. rest of a republic. The plan of Mr. Hall articles of gold or silver. PRECIOUS STONES will make Boston, New York, Philadel- Gold, Silver, light-blued Steel and every other phia, and a few other places the seats of the variety of SPECTACLES and EYE-GLASSES Dec. 11, 1850.

The weeklies of those cities are made up of the matter of the daily papers. They WATCHES, JEWELRY, &c. cost the publishers comparatively nothing. They can be scattered broadcast over the country for a dollar per year, and the subscription price nearly all gain. To place these on a par, in point of postage, with the local papers of the sparsely settled por- THIS IS TO GIVE NOTICE, That the sub-The above we clip from the National In- tions of the west and south, is to drive them of Charles county, Md., letters Testamentary on

press sustained, and in its operation efficient.

ary interest on the bonds of the Chesapeake

In fact, we understand that the resolution the presentation of the coupons at the bank-

It is gratifying to observe that the Canal Company is now moving on successfully before it is highly flattering. The probability is that the quantity of coal that will be transported on the canal during the next year will exceed the expectations that have been hitherto entertained on the subject by THE subscriber will rent for the ensuing

For the Times.

The subjoined remarks we copy from GEOGRAPHICAL ENIGMA-(Acrostical.) My 2, 1, 6, 8, is a mountain in Hindostan; My 3, 14, 13, 5, 10, 17, 1, is a town in Ireland; 400 bbls. CORN, at \$2.75 per bbl. for their efforts in behalf of the interests of My 4, 13, 17, 10, is a river in Central Europe;

My 9, 16, 13, 8, is one of the Hebrides islands;

The following are the remarks of the neficial to the noble pursuit which it encourages.

Answer next week. MR. EDITOR: The following is offered as the so-

a whole it must be regarded as a very able Gratz; Etna; North; Eton; Rhone; Angola; out the resolution of the majority of the mittee inquire as to providing for a tax up- On motion of Mr. Phelps, an order pre- paper, evincing great dilligence and talent Leghorn; Zante; Ararat; Cologne; Hecla; Achon the part of Mr. Hall. By a portion of een; Roa; Yengan; Taranto; Ayr; Yazoo; Lena; into the propriety of providing for biennial the press we see it has been already highly Ortegal; Rhe. The whole, General Zachary

BALTIMORE MARKET.

December 7, 1850. Mr. J. U. Dennis (having given notice reasons in reports, was taken up; and he timental to the interests of the country moved to reconsider the vote on assigned, among other reasons, his oppositions of the weather being too inclement for business—and in the weather being too inclement for business and in the weather being too inclement for business and in the weather being too inclement for business and in the weather being too inclement for business and in the weather being too inclement for business and in the weather being too inclement for business and in the weather being too inclement for business and in the weather being too inclement for business and in the weather being too inclement for business. we quote good to strictly prime reds at 95 a 100 all sums over ten dollars a credit of six A more effectual plan for crippling and cts., and family flour white at 110 a 113 cts. breaking down the country press could not | Corn-Prices of old corn, both white and yel- purchasers giving bond with approved sehave been recommended. He proposes to low, have been pretty uniform throughout the week curity, bearing interest from the day of sale.

> Oats-We quote the range at 34 a 38 cents. Tobacco.-The high prices of Maryland Tobacco have deterred shippers from appearing in market this week, and the transactions have been mostly for consumption in this and other markets .- Y virtue of a decree of Charles County There is no analogy between letters and Prices are fully maintained, holders showing a dis- Court, sitting as a Court of Equity, the

papers that the rule of uniformity should position to advance rather than lower the rates - undersigned, as Trustees, will sell at public them. But newspapers are, and while the land refused the offer of \$7 round for the whole.

MARRIED, mind that capital and labor are involved, On the 4th instant, by Rev. Mr. WARD, Mr. rate, the interests of private citizens are daughter of William H. Taylor, Esq., of Mount

Airy, Richmond county, Virginia. At Baltimore, on Saturday the 30th ult., Mr.

lot of FINE and GROUND ALUM SALT, surelies approved by the Trustees.

* NEW AND ELEGANT WATCHES, JEWELRY, SILVER-WARE, SPECTACLES, &c.

to suit ALL EYES. Also GLASSES of EVERY FO-

M. W. GALT & BROTHER, Penn. Avenue, between 9th and 10th Sts. WASHINGTON, D. C. Dec. 11-1y.

EXECUTORS' NOTICE. scribers have obtained from the Orphans' Court of said deceased's estate. exhibit the same, properly authenticated, to the subage in the Congressional District published, They may otherwise by law be excluded from all A OIL, just received and for sale by

F. B. F. BURGESS, Exe'rs

and Ohio Canal Company will be paid upon THE TRAVELLING PUBLIC is hereby notified that from and after the 9th of December, the usual winter rates of fare

> " Middletown, " Port Tobacco, 2 50 " Allen's Fresh, 3 00 " Newport, " Leonardtown, 5 00

Round trip ticket from Port Tobacco to MICHAEL McDERMOTT.

FOR RENT. year, a comfortable HOUSE with large GARDEN attached, situated in 電影響 III BRYANTOWN.

For terms, apply to

R. L. BURCH.

Bryantown, Dec. 6, 1850.—3t. A T PRIVATE SALE .- I will sell

400 bush, of very fine IRISH POTA-TOES, at 50 cts. per bushel; 2 or 3 yoke of OXEN, a good OX-CART, and 1 or 2 MULES.

W. A. POSEY. Dec. 11, 1850.—3t.

PUBLIC SALE.

INY order of the Orphans' Court, I will sell, on THURSDAY the 26th inst., at the late residence of Wm. W. Rennoe, deceased, all the personal Estate, of said deceased, consisting of-

Kitchen Furniture, &e. Terms made known on the day of sale. RICHARD PRICE, Adm'r

of Wm. W. Rennoe. Dec. 4. 1850.

PUBLIC SALE. PY virtue of an order of the Orphans' Court of Charles County, the under-The elaborate Report of the Postmaster lution of an Enigma which appeared in the "Times" signed will sell at public sale, at the late residence of John F. Boswell, deceased, on MONDAY the 23d day of DECEMBER 'instant, all the personal estate of said de-

> ceased, (Negroes excepted.) consisting of Horses, work Oxen. Cattle, Sheep, a lot entrances of fine fattening Hogs, which will weigh about 3000 lbs.; Corn, top and blade Fodder, and about 40

bushels of Wheat seeded. TERMS OF SALE: For all sums of and months will be allowed, the purchaser or

> JULIET ANN BOSWELL, F. B. F. BURGESS, Exe'rs of John F. Boswell.

TRUSTEES' PUBLIC SALE. sale, on the premises, on MONDAY the

TRACT OF LAND OR FARM, THE PRESIDENT'S MESSAGE.—We have long and short distances, in the transmission Ground Leaf sells at high rates, the range being consisting of two tracts or parts of tracts The inspections of the week are 421 hhds. Md., called "Briarwood" and "Dolreaddie" or ual or particular interest suffers. But it is The total inspections this year are 40,693, hhds. late of said county, died seized. Said Farm

> 400 ACRES, more or less, lying upon Mattawoman Swamp, and has upon it a

lump and not by acre. TERMS OF SALE .- One-third of the purchase money to be paid in cash upon the ratification of the sale, and the balance in two equal instalments of one and two years from the day of sale, with interest thereon from the first day of January 1851, to be

first day of January next, the purchaser paying for the crop of wheat now seeded on FREDERICK STONE, JOHN W. MITCHELL. 83-POSTPONEMENT .- The above

Possession will be delivered upon the

It is the duty of every government to above-named articles ever offered for sale in this the 18th inst. A rumor prejudicial to the guard all the interests of the country. The line of the residents of Port Tobacco and vicinity. tendency of the times is to concentrate Besides having on hand a large assortment of an arrangement has been made by which the every species of business capable of it, SILVER FORKS, SPOONS, LADLES, CUPS, title, if the purchaser distrusts it, can, for a FREDERICK STONE,

> Particular attention paid to REPAIRING FIGHIS IS TO GIVE NOTICE, That the subscribers have obtained from the Orphans' Court of Charles county, Md., letters of Administration on the personal estate of Samuel Turner, late of said county, deceased All persons having claims against the said deceased are hereby warned to exhibit the same, with the vouches thereof, to the subscriber before the expiration of six months. They may otherwise be excluded by law from all benefit

ADMINISTRATION NOTICE.

Given under our hands, this 10th day of Decem-WILLIAM A. TURNER, WILLIAM L. BERRY, Adm'rs of Samuel Turner. dec. 11.-4t.

Let the local papers circulate free of post- scriber, before the expiration of six months.— A SUPPLY of very fine Lamp and Linseed

A SUPERIOR lot of genuine Havana CIGARS just received and for sale by