the Committee on Printing be empowered the Legislature from engaging as counsel in fit or trust now created, or hereafter to be TAXES .- It would be well enough for to employ a competent person to report the the prosecution of claims before the Legiscreated by the constitution or laws of this tax-payers to remember that after the 1st of State, the person giving and the person re-

was participated in by Messrs. Spencer, pointed day of adjournment.

ing to a vote.

tlemen to record their votes in favor of the ty of the people at the time named express the table. adjustment measures passed at the last ses- declare the right of the people to elect dele- from the first article of said report. sion of Congress.

on Representation, submitted the following tution to a vote of the people, for ratifica- next, to the Rev. T. L. Hamner, agent of tation throughout the country generally.— shall be a complete Legislature, shall be

Delegates. dopt a principle of representation based ex- and report on the 1st of January, the pro- Tracy, William Clark, Basil Maker, Reuben

substitute for the second resolution of the the Committee on Representation report that a Governor may be elected at the first committee:

| Some basis of representation on or before election after the adoption of the new Con-

Mr. Stewart, of Caroline moved to recom-

mit the resolutions, and Mr. Bowie withdrew his motion. After some further remarks by Messrs. Gwinn, Jeniser, Ege, Merrick and Stewart, reports from sundry State officers. Also, a

of Caroline Mr. Bowie moved to lay the subject on the table, which motion was a-Mr. Gwinn submitted an order, that the

before Monday next, and that said report be made the order of the day for Monday, January 3d. Laid on the table. Mr. Donaldson submitted an order call

Committee on Representation report on or

ing upon the Treasurer for a detailed statement of the condition of the State's Finances-which was agreed to.

Mr. Brent, of Baltimore, read a letter from the Treasurer, containing information upon this subject.

On motion of Mr. Stewart, of Caroline, a copy of the report and resolutions upon the adjustment measures passed at the last session of Congress, were authorized to be furnished to each State Convention now in session.

Mr. Bowie submitted an order of inquiry, which was adopted and referred to the Juof the Judicial Department. He proposes five judicial districts, three for the Western people; the five judges to compose a Court prescribed by law; also, for the establishcases of insolvency and appeals from magistrates' decisions; also, the establishment of a Police Court for Baltimore city, to have be provided for by law. Provides for terminating the Chancery Court; for abolishing the Orphans' Courts; for electing judges, clerks of courts, and registers of wills; the salaries of all to be fixed, without fees .-Prohibiting special pleading. The "doctrine of contempt of court to be held as utterly odious, and in degradation of the rights

of citizens." The following orders of inquiry were also adopted and referred to the appropriate gany county, and the formation of a new Standing Committees:

By. Mr. Ege-for representation accord- of McHenry. ing to white population. The ratio in the House of Delegates to be governed by the additional member to each county and city for any given number of inhabitants equal to the number of the lowest county on which the basis may be found. The basis of the Senate to be governed by population, dividing the State into 24 Senatorial districts, to elect one Senator each.

By Mr. Blackistone-Every free white male citizen above 21 years of age, having resided 12 months in the State and 6 months in the county immediately preceding an election, to have the right of suffrage. Every citizen as above, having the residence afore-United States, to have the right of suffrage. a report, in part:

of suffrage. of any religious denomination in which au- and not by viva voce.

each; Prince George's, Somerset, Cecil, pelled or permitted to give evidence of any bribe, present or reward, or any promise, Worcester, Dorchester and Carroll, each 5; confession made to him in any court of this or any security for the payment or delive-Harford Charles and Montgomery 4, the State. Provision to be made for the educa- ry of any money, or any other thing, to oblatter perhaps 5; St. Mary's, Queen Anne's tion and support of the Children of the State, tain or procure a vote for any candidate or and Talbot, each 3; Caroline, Calvert and if the parents are unable, the duty to de- person proposed or voted for as Elector or Kent, each 2-making the aggregate 96. | volve on the public.

The Convention adjourned without com- gislature from amending the constitution, thereafter. preamble and resolutions in regard to the themselves in favor of such convention, to Mr. Brown gave notice that he dissented tranquility and moderation which are high-adopting the following articles: Mr. Merrick, chairman of the Committee such delegates to submit the revised consti- Hall was granted on Sunday of to-morrow

tion or rejection. the American Sunday School Union. basis of representation in the House of and printing the debates.

Resolved, That it is inexpedient to a- submitted one, that the committee ascertain ward Morgan, Robert Flemming, James clusively upon popular numbers in organ- bable cost of reporting and printing the de- Seves, Ralph Kline, Allen Brown, Edward From evidences already afforded, (says the tion of each of said counties and of the city Cholera during the last week, in steamboats

Resolved, That representation in the Friday, but withdrew it, and the Conven- stitution—that the success of Mr. Lowe was prove the most perplexing and difficult mat- souls it may contain up to twenty thousand, Senate and House of Delegates should be tion took up the resolutions submitted by brought about by the aid of the Reubenites, ter of adjustment likely to occupy the at- and for any excess in the number of popu- MYTHOLOGICAL ENIGMA-(Acrostical.) based on the principle of population only. the Committee on Representation this morn- and by fraud in voting some individuals a tention of the Reform Convention. The lation in any of said counties or in the city I am composed of 16 letters-

After some remarks by Mesers. Merrick, Friday next, which was negatived, and on elected. Sollers and Bowie, Mr. Brown moved that motion of Mr. Kilgour, they were made the Mr. Brown moved that it be laid on the three shades of opinion among members upthey be made the special order for to-mor- order of the day for the second Monday of table. Negatived-ayes 36, nays 39.

January next. The Convention adjourned.

Dec. 12, 1850. The President laid before the Convention communication from the Governor of Maine. in regard to the school system of that State, in reply to orders of the Convention. Sever-

ally referred. Mr. Dorsey submitted the following order: Ordered, that the Committee on the Executive Department be instructed to inquire whether a due regard to the morality and granting or renewal of charters to banks or religion of the good people of this State to that security and protection which justice should be provided for the rights, liberty and prosperity of the citizens of the several counties of this State, and of the city of cept for education or charity) without grant-Baltimore; and whether a like regard for ing every stockholder the right to inspect ion upon the subject. But this course, said city of Baltimore shall be divided or the upright and faithful administration of its affairs at all times. To restrict banking bringing up the question fully before the laid off as nearly as may be, into two equal of electing the Governor of the State should speculate in real estate, merchandise or stock be changed, and in the event of such expediency appearing to the committee, it is instructed to report to this Convention the necessary constitutional provisions to effect ness, or purchased legal sale in liquidation such change, which shall provide, that the diciary Committee, as to a re-organization Governor of Maryland shall henceforth be chosen by an electoral college, consisting of one member elected by each county of and two from the Eastern Shore; the judges the State, and one by the city of Baltimore, to serve for ten years, to be elected by the and that the election of Governor by said this cheapest of all earthly luxuries is thus day in September, passed the Senate by a crease of her population become entitled greater part of his life, which he bore with resigna-

of Appeals, to hold their sittings at Anna- college shall be by ballot, and the person given by Bulwer the novelist:polis and Easton. Baltimore city to be laid having a majority of all the electoral votes "The newspaper is the chronicle of civiliall the other counties of the State.

but the motion was not sustained. The order was finally adopted.

ate Standing Committees:

By Mr. Smith-for the division of Alle-

By Mr. Hicks-to provide for the separavided they shall join the State of Delaware. By Mr. Dent-To prevent the passage of of laws imposing pecuniary penalties which shall in anywise inure to the informer. To islature, to remove the free colored popula-

tion of the State. By Mr. Randall-To require persons

entitled to vote. The Convention adjourned.

or after marriage, exempted from the hus- election, and of the county for six months, band's debts, and not to be disposed of by shall be entitled to vote in the election dis- Somebody says, "the devil never troubles were embodied with the army in the field, him, but to remain hers forever. Men not trict in which he shall reside, in all elec- a buisy man." This we know to be salse. and performed service as a portion of the to be responsible for the debts of women tions hereafter to be held, and at all such Show us a busier man than the editor, and line of the army, the marines who so served,

racular confession is observed shall be com- 2. That if any person shall give any "copy" is short.

President of the United States, or Represen- WEDNESDAY MORNING, DEC. 18, 1850. time, are not entitled to land. Mr. Jeniser submitted a resolution that By Mr. Wells-to prevent members of tative in Congress, or for any office of proand have the same printed, provided the By Mr. Sellman—to prevent either branch ceiving the same shall, on conviction in a January next, they will have to pay inter- companying tables,) submitted by Mr. Mer- Queen Anne's, cost does not exceed ten thousand dollars. of the Legislature from originating any bill court of law, in addition to the penalties est on the unpaid taxes of the current year. RICK in Convention, on the 10th inst., a brief S. Mary's, The resolution gave rise to debate, which or resolution within three days of its ap- now or hereafter to be imposed by law, be Collectors have to pay interest and, of synopsis of which is given in our report of Charles. forever disqualified to hold any office of course, are bound to demand it. Donoldson, Dorsey, Wright and others. By Mr. Stephenson-to prevent the Le- profit or trust, or to vote at any election

except by the expressed will of a majority 2 That no person duly convicted of lar- the Reform Convention will take a recess Dec. 11, 1850. of the people, expressed through the ballot- cery or other infamous crime shall ever The President laid before the Convention box, on each amendment separately. Also thereafter be entitled to vote at any election reports from sundry State officers and oth- to provide for taking the sense of the peo- in this State; and no person under guardi- 31st inst. ers, in reply to orders of the Convention. ple periodically on calling a convention, to anship as a lunatic, or person non compos The privilege was granted to several gen- revise the constitution, and when a majori- mentus shall be entitled to vote. Laid on

Federal numbers in fixing the estimates and business of yesterday, in regard to reporting the petitioners, or any feeling in common with them) presented a petition signed by Mr. Jeniser withdrew the resolution, and P. Konig, Robert Welsh, Patrick Knaff, Edclusively upon popular numbers in organizing the Senate or the House of Delegates.
Mr. Gwinn submitted the following as a

Mr. Gwinn submitted a resolution of the city of Baltimore, and in conformity with the following rule:

Mr. Gwinn submitted a resolution of the city of Baltimore, and in conformity with the following rule:

That is to say, each of the subject of representation will form not said counties and the city aforesaid, shall

Committee on Representation report that a Governor may be elected at the first.

> On motion of Mr. Schley, it was referred to the Executive Committee and the Com-

mittee on the Executive Franchise. proposed and referred to the appropriate city, whilst a third class, (and a very small which on coldsions Committee Standing Committee. By Mr. Wells-To exempt from military

duty persons conscientuously scrupulous of bearing arms. To require all new counties hereaster

formed to contain—inhabitants. By Mr. Stephenson-To prevent the No charter to be granted or renewed (exestate or chattles, except as necessary for decline the proposition. their actual use in the transaction of busiof debts due them, of which they shall make b sale in a reasonable time after purchase.

THE NEWSPAPER.—The definition

The Convention adjourned.

off into two judicial districts, the two judges cast shall be declared duly elected, and the zation, the common reservoir into which of which, with the one for the county either number of ballots or votes which each election; but it shall not be competent for he should act towards him—the relation kind and to constitute one or separate courts to be tor is authorized to put into the ballot box which every man may come and drink. It shall be as follows, viz: The elector from is the newspaper which gives to liberty its the city of Baltimore shall give-votes, from practical life, its perpetual vigilance, its unment of a separate court for Baltimore city, the county of Frederick—votes, from Wash- wearying activity. The newspaper is a dai- ed in the Senate, but was lost in the House, the number of said districts less than the grief and regret more deeply impressed on the heart. ington county - votes, from the county of ly and sleepless watchman, which reports under the rule requiring resolutions to lie number of delegates to be elected from said His traits of character will be longest and most Baltimore - votes, and in like manner as to to you every danger which menaces the in- over one day. Both Houses then adjourned city; but the Legislature shall have power tenderly remembered by those who best knew him. institutions of our country, and its interest sine die. This order gave rise to a considerable de- at home and abroad. The newspaper injurisdiction of all inferior offences—the bate, embracing the absorbing question of forms legislators of the public opinion, and The Post-office at Town Creek, St. tricts, but at no other time. representation, and was participated in by it informs the people of the acts of legisla- Mary's county, Md., is discontinued, never Mr. Kilgour moved the previous question, people and legislators which conduces to the maintainance of order, and prevents the stern necessity of revolution. The news- County, Md., has been discontinued. The following orders of inquiry were al- paper is a law book for the indolent, a serso proposed, and referred to the appropri- mon for the thoughtless, a library for the

THE GREAT SHIP AND THE WORLD'S various inquiries relative to the Bounty cess. county west of Cumberland, by the name FAIR.—The Portsmouth (Va.) Pilot, of Land Act of September 28, 1850, decisions

Monday, says: tion of the Eastern from the Western Shore, on Saturday morning, from the Navy De- dered by a substitute, he is the person enpopulation of the smallest county, com- when judged proper by a majority of the partment, to ascertain the cost and time re- titled to the benefit, and not his employer. mencing with one member, and giving an people of the said Eastern Shore, and proprovide for the passage of laws by the Leg- tor Hart, and sent them to Washington by have taken place after he left the service; hereaster naturalized to remain one year in four hundred thousand dollars; and while no person who has received or is entitled to the State after naturalization before being the time is too short for her to be in readi- bounty land under a prior law is entitled to Dec. 13, 1850. the reception of articles, (5th March,) it is more than one warrant under this act, alsaid, who shall have, or may be compelled Mr. Chambers, of Kent, chairman of the probable that she can appear on the Thames though he may have served several terms; to bear arms in defence of this State or the Committee on the Elective Franchise, made as a man of war. Let this gigantic ship go, but, where a soldier has served several on this occasion, with a picked crew; let terms, he will receive a warrant for the members. Increase 14. Every married man above 18 years, and Sec. 1. That every free white male per- them be volunteers specially for the big greatest quantity of land to which the sevehaving the above residence, to have a right son who shall have been a citizen of the ship, but, of course, under the strictest na- ral terms consolidated will entitle him. 5. United States for 30 days, and a resident of val discipline, and let them all be Americans In all cases where any portion of the ma-

contracted before marriage. No clergymen elections the votes shall be taken by ballot, yet he is fortunate if he has no more than if they served the time required by law, and one "devil" to trouble him, especially when were honorably discharged, are entitled to

THE TIMES.

PORT TOBACCO, MD.

Conventional Recess.—By resolution from Wednesday, (to-day) the 18th, to the portant subject of Representation in the Le- Cecil,

Congress.—The present session of Con- Ordered, That the Committee on Repre- Anne Aruna Frederick, that repose will now take the place of agi- and a House of Delegates, which together The attempt of Mr. Giddings, some days styled, the General Assembly of Maryland. Resolved, That it is inexpedient to regard The Convention resumed the unfinished Mr. Ege (disavowing any knowledge of shall consist of members to be chosen annu- the people in Cecil county appreciate the coldly received by the House; he met with ally on the first Wednesday of the month value of a journal devoted to their local

The committee on this subject, which is composed of nine members, has found it-

on the second Monday of November, 1851, tive promulgation of each decenial census was announced in the "Times" of last week, was and directing the delegates composing it to of the people of the United States, or when- in the 39th year of his age. vote of 23 year against 9 nays, and the according to the basis of representation now tion and without a murmur. He possessed in a House by a vote of 51 to 40.

ings by Congress, was introduced, and pass-

purpose of equilization, the senatorial dis-

is the next nearest office.

THE BOUNTY LAND LAW .- We learn

have been made as follows: "Orders were received at this navy yard. 1. That where the service has been renvania for the world's fair, and we under- rendered the service required by the law is stand that Com. Sloat, with that systematic entitled to bounty land, provided she was a promptness which ever characterises him, widow at the passage of the law, although made up estimates, with the aid of Construc- her marriage to the officer or soldier may the return mail of the afternoon. It will, but if not a widow when the law passed, as we stated in our letter from Washington, the benefit of the act inures to the minor require an expenditure of between three and children of the deceased soldier. 3. That ness to transport our American portion of the benefit of the act of the 28th September, the world's fair, at the period designated for 1850. 4. That no soldier is entitled to All property of a woman, acquired before this State for one year next preceding the -Cape Coders and Chesapeake bay men." rine corps in the several wars referred to in the act of the 28th of September, 1850,

longing to the navy proper, is entitled to The relative strength of the small and land. And no teamster or artificer is enti- large counties, or more properly speaking tled to land. Persons who were engaged in the removal of the Cherokees from Georgia in 1836, or in removing Indians at any counties will stand thus:

MR. MERRICK'S PROPOSITION.

The following is the order, (and the ac- Kent, the proceedings in another column. We Montgomery, give it in full so that the views of our tal- Carroll, ented representative with regard to the im- Worcester, gislature may be fairly understood by his Somerset, Prince George's, constituents.

gress, thus far, has given indications of sentation inquire into the expediency of Washington, Article 1st. The Legislature shall be Baltimore city, gates to such convention, and the right of On motion of Mr. Davis, the use of the

no favor nor has his example been followed. of October, by the voters of the several interests. counties of the State, and of the city of Bal-REPRESENTATION AND POPULATION .- timore, according to the number of popula- A large number of emigrants have died of Mr. Bowie moved to lay the resolutions and substitute on the table and make them the special order for the second Monday in January.

Mr. Bowie moved to lay the resolutions and substitute proposed for the second make them the special order for the second Monday in January.

Mr. Bowie moved to lay the resolutions and substitute proposed for the second make them the substitute proposed for the second make them of not less than eight thousand, there shall be allowed to each county or city having the city of Baltimore above twenty thousand, there shall be allowed to each county or city having the city of Baltimore above twenty thousand, there shall be allowed to each county or city having such excess, one additional Delegate; and for any excess of population in any of the Mr. S. 15, 7, is a name of Proserpine;

Mr. Brown moved to make said resolution by Mr. Gwinn.

Mr. Brown moved to make said resolution by Mr. Gwinn.

Mr. Brown moved to make said resolution by Mr. Gwinn.

Mr. Brown moved to make said resolution of the popular branch of the Legislature will, no doubt, be changed to each county or city having such excess, one additional Delegate; and for any excess of population in any of the letter—

Mr. Brown moved to make said resolution by Mr. Gwinn.

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Mr. Brown moved to make said resolution by Mr. Gwinn.

Mr. B counties or city aforesaid, above twenty- My 5, 15, 7, is a name of Aurora; eight thousand and of not less than sixteen on this subject. Some are for a systematic thousand, one other additional Delegate My 7, 10, 4, 16, 12, 14, a cruel robber; reduction of the existing number of dele-shall be allowed to each of the counties or My 8, 12, 2, 16, 2, is the Goddess of the gates, others favor the granting of a fair in- to the city having such excess; and so on, My 9, 6, 4, 2, is the mother of Romulus The following orders of inquiry were crease to the larger counties and Baltimore duplicating the number of souls required to which an additional delegate was allowed, My 11, 5, 6, 15, 16, 5, is a Nymph changed into a one,) are desirous of adopting a thorough for the allowance of each further additional any of the counties or the city of Baltimore, may be entitled for the whole number of

Article 3rd. The Senate shall consist of self in a dilemma, in consequence of a diver- twenty-two Senators, to be elected every other corporations, except by a vote of two- sity of opinion among its members; and, fourth year, at the time, places and in the thirds of all the members of both Houses of being unable to obtain the assent of a ma- manner prescribed for the election of mem- My 16, 2, 9, 14, is a Nymph who was changed bers of the House of Delegates; one Senator assenting and dissenting, to be recorded - jects, the Chairman has sought of the Con- in the State, and two by the voters of the Senator. vention to express, by resolution, an opin- city of Baltimore; but for this purpose the Answer next week. senatorial districts, each of which districts which appeared last week: not render it expedient that the present mode discount and deposit, forbiding them to pect of its giving rise to a premature, heated, said city of Baltimore shall also be laid off crea; Iser; Corsica; Ural; Lulea; Tagus; Uist; of other corporations,—from holding real and protracted debate, caused the body to into nine equal electorial districts, for the Rice; Astoria; Loire; Syria; Oceola; Calcutta; purpose of electing members of the House Italy; Ellice; Tartary; Yare. of Delegates, and each of said electorial December 17, 1850. THE MISSISSIPPI LEGISLATURE.—The districts shall separately elect one Delegate bill calling a State Convention, to be held - and it shall be competent for the Legislature at their first session after the authora- Mr. JOHN JOSIAS HANSON, whose death be chosen at the election of the first Mon- ever the said city shall by the further in- The deceased had been in bad health during the fixed, to one or more additional Delegates, high degree the qualities which make the good to provide for re-arranging or creating oth- citizen—the warm, sincere and steadfast friend— A supplemental bill, giving the Governor er electorial districts for the purpose of such the neighbor who acted towards another as he would an early day, in the event of certain proceed- the Legislature to alter or disturb the arrange- confiding; and few persons have been taken from ment of said districts for any other purpose, among us by the hand of Death, leaving, within

Messrs. Dorsey, Brent of Baltimore, and tors—thus keeping up that constant sympa-having been put in operation. Great Mills The ratio of representation here proposed signal parcel of extra prime at 103 cents; and we by allowing one delegate for every 4,000 sional parcel of extra prime at 103 cents; and we The Post-office at Mill Mont, Calvert souls up to 20,000, and duplicating said Corn.—Sales of new white at 51a52 cents, and ratio of 4.000 for every additional delegate new yellow at 53a54 cents. above 4, would, it is believed, operate to the Tobacco.—The market generally has been very following effect-but this can only be cer- quiet this week, the demand, except for Maryland from the Pension Office that, in answer to tainly ascertained by the returns of the cen- Ground Leaf, being principally confined to manusus for 1850, to which we have not yet ac- facturers, buy for this and and other markets at

It would give t	10-		
No.	of Delegates	s. Loss.	Gai
Caroline county	2	1	0
Calvert	2	1	.0
Kent	2	1	0
Talbot	3	0	0
Queen Anne's	3	0	0
St. Mary's	3	0	0
Harford	4	0	0
Charles	4	0	1
Montgomery	4	0	0
Carroll	5	0	1
Dorchester	5	0	1
Worcester	5	0	1
Cecil	5	0	1
Somerset	5 5 5	0	1
Prince George's	5	0	1
Allegany	6	0	2
Anne Arundel	6	0	1
Frederick	6	0	1
Washington	6	0	1
Baltimore	6	0	1
Baltimore city	9	0	4
		_	
	96	3	17
Present House of		is composed	

Table of Ratio and Duplications. 1 Delegate, 4,000 souls 8,000 " 16,000 20,000 land. No seaman, or any other person be- 524,000

Slave-Holding Non-Slave-Holding Caroline county,

"THE CECIL WHIG" appears now in an

For the Times.

My 6, 5, 8, 2, is the Goddess of Revenge;

tortoise by Mercury; plan of representation according to popula- Delegate, to which by such duplicating ratio, My 12, 15, 6, 2, 7, is the assistant of Hercules in the conquest of the Hydra;

My 13, 2, 7, 10, 4, 15, is the Goddess of Birth; My 14, 15, 6, is a name of Apollo; My 15, 6, 5, 16, is the founder of the Oracle of Delphi;

into a fish; and an enlightened public policy require the Legislature— the names of the members jority to any of the above designated pro-ŒDIPUS.

The following is the solution of the Enigma public justice and the laws of the land do corporations to the business of exchange, Convention, as to representation, the pros- shall separately elect one Senator; and the Agricultural Society.—Ayr; Gaut; Ros-

OBITUARY.

nor upon any other occasion, nor to make the circle of their friendship and acquaintance, at the same decenial periods to alter for the | =

BALTIMORE MARKET.

December 14, 1850. GRAIN .- Wheat .- The market has been steady

full prices; mostly common at \$5.75a\$6.50. Ship pers take Maryland Ground Leaf as soon as it appears at 5.50a10, mostly at \$6.50a8. We quote as Common Md. \$5.50; good common \$6; brown

\$5.50a7; and fine brown \$7a10. The inspections of the week are 219 hhds. Md., 49 hhds. Ohio, -total 268 hhds. The total inspections this year are 40,961 hhds. against 45,524 hhds. to the same period last year.

NOTICE.

TWO LIKELY NEGROES will be sold at Public Sale, for cash, at the Court House door, in Port Tobacco, on TUES-DAY, the 31st day of DECEMBER, between the hours of twelve and one o'clock. Traders and others are invited to attend. JOSEPH PRICE,

Dec. 18, 1850. for the Owners.

PUBLIC SALE.

IN pursuance of an order of the Orphans' Court, I will sell, at the Court House door, at public sale, to the highest bidder, for cash, on TUESDAY the 7th day of JANUARY next, a NEGRO BOY called JOHN ALLEN, aged about sixteen years. The sale will be made between the hours of one and three.

ROBERT S. REEDER.

Dec. 18, 1850. TRINE SALT .- Just received and for sale a lot of FINE and GROUND ALUM SALT. in bleached large size sacks.

Dec. 10, 1850. WM_BOSWELL & CO.