

LEGISLATIVE.—In the Senatorial-contested election issue between Dr. Lynch and Capt. Lawrence of this county the Senate Election Committee is making haste slowly, that is, it is acting very like the brilliant navy, described by Cowper, which was "paid for standing still."

And doing nothing with a deal of skill." Though the first contested issue raised in the Senate, though the testimony in the case has been long in possession of the Committee, though the Committee under orders of the Senate, has power to obtain the ballots at any time and count for themselves, though an enabling act has been long introduced to authorize the Committee to obtain the opinion of the Court of Appeals on any moot question which may be involved in the issue, still no progress has been had and it is now rumored that none will be attempted until within a few days of the close of the session. All that the democrats of St. Mary's claim is, that the rights of Dr. Lynch to a seat in the Senate may be investigated and disposed of. If he has not been fairly elected, they neither wish nor desire him to be seated but they very naturally protest against the unaccountable delay which has obtained in reaching a conclusion in what they have both a deep party and personal concern.

Mr. Lawrence, from a Select Committee, reported favorably, Senate bill entitled an act to protect and prevent the destruction of the class of small birds, known as insectivorous birds, in St. Mary's county. Was read the first time.

Leave has been granted to introduce a bill authorizing the punishment by fine or imprisonment of witnesses who refuse to testify before Legislative Committees. The bill empowering the Mayor of Baltimore city to order the City Council in convention and making sixteen members a quorum, has been ordered to a third reading. The first is intended to compel witnesses to make a "clean breast" of what they know of the subject-matter that legislative committees may be investigating and the latter is aimed at the existing "dead-lock" between the two branches of the Baltimore City Council.

CONGRESSIONAL.—The Financial Question.—It is expected that the position of the democratic party, so far at least as Congress is concerned, will be defined in course of a few days. Senators Thurman, Bayard, McDonald and Merrimon, and Representatives Bright, Payne, Barnum, Morrison (Chairman of Committee of Ways and Means) Gibson, Holman, Walker, Southard and Shakerly, have the subject under consideration. The Committee is reported to be in harmony on the financial issue, but, though favoring the repeal of the resumption act, has not as yet indicated what measure they mean to supplement it with.

JURY LIST.—GRAND JURY.—Jas. F. Atwell, Allen C. Tyler, John W. Harper, John A. B. Sherman, Henry Watts, Thos. R. Hodges, Geo. A. Loker, Chas. Y. Hayden, Jas. Dillaway, L. J. All-stan, Elkanah Wise, John V. Camalier, Thos. L. Davis, Henry I. Carroll, Arthur F. Lawrence, William K. Watts, Thos. F. Foxwell, A. T. Martin, James Jones, Geo. R. Garner, James H. Jones, Ed. A. Wilson, Jos. Forrest.

PETIT JURY.—Thos. O. Spencer, Jas. McWilliams, Thomas L. Harrison, Dr. Jas. Waring, Hayden M. H. Yates, Jas. T. Parsons, Richard E. Wainwright, Heczekiah B. Cawood, Jerome Hayden, Thos. H. Springer, F. D. Burch, Albert A. Wood, Robt. J. Adams, Logan O. Smith, Andrew M. Garner, Joseph T. Gough, G. M. C. Jones, Luke W. B. Hutchins, Wm. E. Hooper, Barzillai Jones, Albert Burch, Young P. Dawkins, Wm. A. Kirk, Stephen Foxwell, James C. Bean.

CRIMINAL ARREST AND COMMITMENT.—On Sunday evening last a negro man, named Sam Cole, was arrested by special officer Deveau, charged with burglariously entering the house of Jno. A. Camalier, Esq., in this village. He was committed to Jail by Justice Morgan for further hearing until Monday morning, at which time an examination was had, when he was committed finally to await the action of the Grand Jury. In default of bail he was committed to Jail.

STEAMER JOHN W. THOMPSON.—This steamer, we are authorized to state, will call at Choptank Wharf, on Wednesday next, the 23rd instant, on her upward trip. We have been informed that after Friday next, the Potomac landings of the Thompson will be located and published and will be adhered to during the coming Spring and Summer.

OBSERVANCE OF LENT.—The Lenten season, in commemoration of Christ's fast of forty days, commences the year on the 1st of March and ends on the day of Easter Sunday, April 10th. Archbishop Bayly has issued the usual regulations for Lent to the clergy, they are as follows:

All Catholics who have completed their twenty-first year must fast unless legitimately dispensed, taking but one meal daily, about noon, excepting Sundays, which are not fast days. Flesh meat and fish are not to be used at the same meal. A collation is allowed in the evening, not to exceed the fourth part of an ordinary meal, at which it is permitted to use bread, butter, cheese, eggs, all kinds of fruit, salads, vegetables and fish. In the morning some warm liquid, as tea, coffee or thin chocolate made with water, and a morsel of bread is allowed by general usage. Necessity and custom have authorized the use of hog's lard instead of butter in preparing permitted food. The use of flesh meat is allowed by dispensation at all meals on Sunday, and once a day on Monday, Tuesday, Thursday and Saturday, with the exception of Holy Thursday, and the second and last Saturdays of Lent. Persons exempted from fasting are as follows: Persons under twenty-one years of age, the sick, nursing women, all who are obliged to do hard labor, and all who through weakness cannot fast without great prejudice to their health. The circular states "that besides the obligation of fasting imposed by the Church, the season of Lent should be a time of earnest prayer, of sorrow for sin, of seclusion from the world and its amusements, and of generous alms-givings."

The paschal time extends from the first Sunday of Lent till Trinity Sunday, during which all Catholics "who have attained the use of reason" are required to prepare themselves to receive the communion. Parents are reminded that Lent is a proper season for children to go to their first confession, which they ought to do generally when about seven years of age.

SUDDEN DEATH OF HON. REVERDY JOHNSON.—On Thursday evening last, Hon. Reverdy Johnson was found dead in the yard of the Governor's mansion, at Annapolis. He had dined with Gov. Carroll and a number of personal friends, when, it is supposed, he left the parlor and went out of the mansion, and being seized with vertigo, fell against the granite base of the house, fracturing his skull, breaking a finger of his left hand, and otherwise bruising his face slightly. He was in the 81st year of his age. The name of Reverdy Johnson is a "household word" in legal circles and is not without distinction in legislature and diplomatic service. In social life, Mr. Johnson is spoken of as pre-eminently attractive. The peculiar sadness of his "talking off" greatly intensifies the public and private sorrow at his death.

THE LATE FREEDMAN'S SAVINGS BANK.—The investigation into the affairs of the defunct Freedman's Savings Bank is leading the investigators unpleasantly close to the portals of the White House. We trust they will let no guilty man escape. The robbery of the poor, ignorant emancipated slaves who were deluded into depositing their little savings in this swindling institution was an act of such contemptible meanness, as well as deliberate villainy, that no person who is found to be in any degree responsible for it can hope to escape the execration of the whole American people.

PINCHBACK.—The prospects of Pinchback of a seat in the U. S. Senate is becoming "small by degrees and beautifully less." It is now generally reported and generally believed that eight republicans will vote with the democrats against his admission, which will be a majority in a full vote. The rejection of Pinchback, however, will not necessarily insure the admission of Estius, as it is known that several prominent democratic Senators take the ground that his election was invalid or without due form.

STORE ROBBED.—The store of S. C. Thompson, near the Three-Notched Road in Patuxent district, was burglariously entered on Monday night last by ripping off the weather-boarding of the house and a lot of shoes and groceries taken by some party or parties unknown. Mr. Thompson's clerk was asleep in the store at this time. This is the third occasion since Christmas that the store of Mr. Thompson has been invaded by robbers.

THE VINELAND MURDER.—Charles K. Landis, who was acquitted by a New Jersey jury a few days ago of the willful murder of Editor Carruth upon the ground of insanity, has now been acquitted of insanity by the Court in which the murder trial was had. Landis is rich.

SENATOR CHRISTIANCT.—Senator Christiancy, of Michigan, was married to Miss Lugebeel, a clerk in the Treasury Department, Washington, the past week. The gay young lark of a Senator is only 64, whilst his blushing bride is of the tender age of 19.

PROGRESSIVE SPEECH.—When the Senate into Executive Session of the day, it was for the first time the subject of Billings' nomination to the United States Judge in Indiana. Senator West led off in a speech to the effect that Billings was essential to the prosperity of the Republican party in Louisiana. Mr. Bruce, the colored Senator from Mississippi, arose and said he was sick of hearing such claims asserted in behalf of the prosperity of the Republican party in the South. It was a lie. The interests of the party were not regarded in making Federal appointments. He would no longer remain silent without entering his protest. The carpet-bag element of the party was at the foundation of the troubles in the Southern States, and he should resist such preposterous claims as had been put forth by the Senator from Louisiana. Negroes were being slaughtered, killed in cold blood, because it helped to maintain the Republican party in power in the North.

He appealed to the sympathy of those Senators who were fond of parading their record as old-time abolitionists, but when a serious matter was being discussed under the cover of executive session, they refused to acknowledge statements, substantiated as they were by evidence which they were only too willing to quote in speeches for campaign purposes. The negro had ceased to be a slave, but he was still a political slave. He was good enough to elect white men to office, but he was not good enough to hold office with white men.

Look at the case of Pinchback. He is to be made a mountebank until the National Republican Convention meets or until aspirants for the Presidency are satisfied that the Republican nominee will be elected, then, I am told, poor Pinchback can be admitted; but that it would be hazardous to take a vote now. If the Senator from Louisiana (West) was disposed to play a double game, he was ready to meet the issue and throw down the gauntlet. He declared that the Administration was unscrupulous and even relentless in its pretended support of the colored people of the South. His seat in the Senate, which he was told would be vacated with the assistance of Republicans and the solid vote of Democrats, was precarious of no importance to him. He could make \$15,000 a year by personal attention to his plantation, and the paltry sum of \$5,000 was no inducement to remain among old-time abolitionists. He would not conscientiously hold his seat as the representative of a Republican constituency except upon the terms of justice and right, with full political equality before his brother Senators. Negroes were being killed all over the South, and the bloody strife borne for political effect to serve the interests of the Republican party in the North. He should assert his rights as a Senator, without regard to the social standing of Senators who attempted to control this body. His people were treated only as aliens, sojourners, in a country where the Constitution declared they should be citizens. If they were such in fact, it was time for them to make terms with the whites for self-interest. His experience was that blood was thicker than water. If the negro is to have no political rights, he is in duty bound to regard his personal advantages. The white men owned the land, the negro performed the labor.

At this point Mr. Bruce took occasion to say that President Grant was not only a hypocrite but a liar, who had made promises in words to break them in his acts. His assertions were not agreeable while an important nomination was pending in executive session, he could state them more plainly in open session. He had been led to look upon the Republican leaders as the true friends of the South, but he could freely say that in his judgment they were hypocrites. If Pinchback was not admitted, and at the same time the Kellogg Government was upheld, the Senate would be acting inconsistently. He did not want to be a member of a body that would stultify itself in this manner, and must resign his seat when this spectacle of assinine conduct was presented to the world.

ASSESSMENT OF RAILROAD PROPERTY.—The bill providing for the assessment and taxation of the property of railroad companies for county and municipal purposes was on Friday of last week passed by the House, the vote being 59 yeas, no nays. It provides that the property, real and personal, of each and every railroad company in the State shall be assessed and taxed for county and municipal purposes in the same manner as the property of individuals is now assessed and taxed, and the tax authorities are authorized and directed to proceed to assess and collect the taxes in the same manner as upon like property of individuals now assessed and taxed.

THE BARCOCK REVELATIONS.—The progress of BARCOCK's trial up to this point, discloses two facts of importance. First, his counsel realize that they have a desperate case, and intend to contest every technical point of law by which injurious testimony may be excluded. Secondly, that the prosecution will be able to prove more of BARCOCK's criminality as a paid conspirator than was supposed probable by those most familiar with the case before it was called for trial.

ACKNOWLEDGMENTS.—Our thanks are due Hon. S. Taylor, Suit of the Maryland Senate, for a neatly bound copy of the Annual Report of the State Board of Education.

THE HINDU WOMAN, real and ideal. The Hindu woman, real and ideal, is a subject of great interest to the people of this country. The Hindu woman, real and ideal, is a subject of great interest to the people of this country. The Hindu woman, real and ideal, is a subject of great interest to the people of this country.

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THE LOST CAUSE. A MAGNIFICENT Picture 14x18 inches in size, printed on heavy plate paper, beautiful in design and artistic in execution. It represents a Confederate Soldier after the war returning home, which he finds lonely and desolate. In front of the ruined cottage, telling a tale of the atrocities of war, are two graves with rude crosses, one of which some friendly hand has hung a garland. To the right the olive river and the rising moon indicate peace and rest. The stars seen through the trees, represent the Southern Cross. It is a picture that will touch every Southern heart and should find a place in every Southern home. Sent by mail enclosed in a roller and post-paid on receipt of 25 cents, or 30¢ by express. Address JOHN BURDOW & CO., Publishers, Houston, Texas.

A CARD. THIS is to give notice, that I will not be responsible for goods left at the Wharf at Piney Point from this date. JOSEPH TRAVERS. Feb 17, 1876-G.

NOTICE. THERE will be a meeting of the Stockholders of the Chesapeake Wharf and Transportation Company, at Choptank Wharf, on WEDNESDAY, March 1st, at 10 o'clock A. M. GEO. R. GARNER, Sec. and Treasurer. Choptank, Feb. 17, 1876-76.

Trustee's Sale of REAL ESTATE. BY virtue of a decree of the Circuit Court for Saint Mary's county, sitting in Equity, passed in a cause in which Alexander Combs is Complainant and J. Edwin Thompson and wife are Defendants, and bearing date of the 30th of December, 1875, the undersigned, as Trustee, will offer at public sale at the Court House door in Leonardtown on

Tuesday, the 14th of March, 1876, between the hours of 1 and 4 o'clock, p. m., the following real estate, to wit: A tract or parcel of land called and known as

Spalding's Lot of Rich Neck, or by whatsoever name or names the same may be known, containing 250 acres, more or less.

The above land is located in the 6th election district of Saint Mary's county, near Pearson's Mill and is well TIMBERED. It has a comfortable DWELLING and the necessary OUT-BUILDINGS upon it.

TERMS OF SALE.—CASH. ROBERT C COMBS, Trustee. Feb 10, 1876-18.

ADMINISTRATORS' NOTICE. Orphans' Court of St. Mary's County, Md.—Feb 8, 1876.

ORDERED BY THE COURT, That Joseph B. Jarboe and Joseph H. Key, Administrators of Matthew A. Jarboe, late of Saint Mary's county, Maryland, deceased, give the notice by law to the deceased creditors to exhibit their claims, and that the same be published once a week for six successive weeks in the St. Mary's Beacon.

NOTICE. In pursuance of the above order, we hereby give notice that we have obtained from the Orphans' Court of St. Mary's co., Maryland, letters of administration on the personal estate of Matthew A. Jarboe, late of said co., deceased. All persons having claims against the said deceased are hereby notified to exhibit the same with the proper vouchers attached thereto to the subscribers, on or before the 10th day of August, 1876, they will otherwise be excluded from the benefits of the said estate. All persons indebted to the deceased are requested to make immediate payment to the subscribers. JOSEPH B. JARBOE, JOSEPH H. KEY, Administrators. Feb 10, 1876-6w.

Dissolution. BALTIMORE, Feb. 1st, 1876. THE firm of W. A. PADGETT & CO., is this day dissolved by mutual consent. Either of the undersigned will sign in liquidation. W. A. PADGETT, J. A. DAWKINS, Feb 3, 1876-3w.

Business Notice. WE have this day formed a partnership under the firm name of W. A. PADGETT & CO., for the purpose of conducting the Grocery and Commission Business at No. 2 Camden Street. W. A. PADGETT, JNO H CHRISTIAN, JAS A DAWKINS, Feb 3, 1876-8w.

FOR THE SENATE. JAS. H. WILSON, Esq., as a candidate for re-election to the Senate in 1877, and says that he will be warmly supported by the people generally. Oct 21, 1875.

Agents Wanted. Gents, Ac., &c. required, and 25 cents out to D. C. WEL Dec 3, 874-

ADMINISTRATOR'S SALE. BY virtue of an order from the Orphans' Court for Saint Mary's county, the undersigned, as Administrator of R G McKay, deceased, will sell at public sale on

Thursday, the 24th of February, instant, if fair, if not, the first fair day thereafter, all the personal estate of the said deceased, as follows:

Beds and Bedding, Chairs, Tables, Glass Ware, Cook Stove, Plows, Harrows, Cultivators, Hoes, 2 Timber Carts, 1 Iron Axle Ox Cart, 2 Yellow Oxen, 2 Young Oxen, Cows, lot of Sheep.

That Valuable Stallion KYRAT, (8 years old this Spring.) 1 Bay Mare JENNIE, (fall sister to Kyrat.) 2 Mares, 2 Colts, (3 years old this Spring.) 1 Top Buggy and Harness, Corn, Blad and Top Fodder, Crop Tobacco, Corn Sheller, Straw Cutter, &c.

TERMS OF SALE: All sums of Ten Dollars and under, cash—sums above that amount, a credit of four months will be given, the purchaser giving note with approved security, and bearing interest from the day of sale. Sale to take place on the premises of said deceased at 10 o'clock, A. M. R G MCKAY, Administrator of R G McKay. Feb 17, 1876-18.

MEETING of Tobacco Planters. A MEETING of Tobacco Planters will be held at Upper Marlborough WEDNESDAY, the 23rd day of February, instant, at 11 o'clock, a. m., to which the Planters from all the Tobacco Growing Counties are invited.

The object of this meeting is to bring together the planters, in order that they may consult together and agree what changes in the present Tobacco Inspection Laws will best promote the interests of the planters, and recommend the same to the Legislature. MANY PLANTERS. Feb 17, 1876-11.

NOTICE. NOTICE is hereby given to the creditors of the late H G S Key to file their claims in the Clerk's Office on or before the 28TH OF FEBRUARY, INSTANT, otherwise they will be excluded from any benefit of the proceeds of sale of his real estate. JOH H KEY, ROBERT C COMBS, Trustees. Feb 17, 1876-2.

Notice to Trespassers. PERSONS are warned not to Trespass with Dog or Gun upon my Farm, known as "Part Piney Point," and they are forbidden to catch Oysters in the waters of Piney Point Creek. The Law will be rigidly enforced against all persons violating this notice. JOSEPH TRAVERS. Feb 17, 1876-8w.

NOTICE. SUPPER AND ENTERTAINMENT at St. George's Hotel, Piney Point, Monday, 20th instant. Proceeds applied to the purchase of an Organ for Poplar Hill Church. The public are respectfully invited. Tickets for gentlemen, 50 cents; for ladies, 25 cents. Feb 17, 1876-2.

BALTIMORE MARKETS. WHEAT.—Receipts of the week 20,479 bu. The sales reported at Chicago were as follows: Southern—100 bu. good white at 140 cents; 200 bu. common red at 115 cents; 350 bu. fair do. at 120 cents; 1,200 bu. good do. at 125 cents; 600 bu. do. at 122 cents; 200 bu. do. at 120 cents; 700 bu. prime do. at 140 cents; 200 bu. do. at 145 cents; 80 bu. do. at private terms. Local.—The receipts of Southern Corn here

DAVID... JULIA... HARR... In the City of St. Mary's... A CARD. THE Bill of 1876 certain agreed to cover Read the amount of \$1,500 the said Kerns consideration the sum of \$400 to the said Kerns five years to the 1st of October, 1877. day of September Davis purchased of \$3000 of his wife, and their interest. The Bill for aforesaid balance came due, the said Davis was told the deed from the said Davis, &c. against said Davis, &c. said Tennessee accepts, and a tug read the signatures, said property. The Bill for \$250 was said to be the said Davis, a Miles & Robe which he was said Miles & Robe solvent, and paid the said Davis and the wife, who had to sign, was taken as he supposed by Read, and was conveyed the wife of A. The Bill for Harry J Miles residents of the

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