

THURSDAY MORNING, June 1st, 1882.

THE DEAD-LOCK EVIDENCE.—The dead-lock in the contested election case of Mackey vs. Dibble was ended in the House of Representatives on Monday last. Speaker Keifer, in opposition to Mr. Randall's objection, ruled that the House had it in its power at any time to make a new rule, and that opposition to the consideration of a new rule based on an old one could not stand. The new rule provided for the occasion by the committee on rules was then adopted by the republican majority, as follows: "Pending a motion to suspend the rules, or on any question of consideration which may arise in a case involving the constitutional right to a seat, and pending the motion for the previous question, or after it has been ordered on any such case, the Speaker may entertain a motion to adjourn, but after the result thereon is announced he shall not entertain any other motion till the vote is taken on the pending question; and pending the consideration of such case only a motion to adjourn or take a recess (but not both in succession) shall be in order, and such motions shall not be repeated without further intervening consideration of the case for at least one hour." Under the new rule, says the Baltimore Sun made for the special occasion, and therefore in effect a violation of the right supposed to be guaranteed in the old rule, the democrats were powerless to continue their resistance to the consideration of the biased report of the committee on elections. The right of the minority to compel a due regard by the majority for the evidence on which action is to be taken will be considerably abridged by the revolutionary proceedings of Monday. For a temporary purpose the cloture is applied with a vengeance as a permanent rule, and that, too, after but one day's debate. Its results may not prove, however, to be wholly to the advantage of the party that adopted it, especially in the very possible case that the next House is democratic. Nor can it be said that the contest made by the defeated party in this instance will be barren of results. Its reputation for courage and self-confidence is a little improved by its determined resistance to a known wrong.

THE NEW LAWS.—In answer to numerous inquiries about the Registration Law and the Potomac oyster Law, etc., we will say, that not having received copies of them, we cannot give them to the public. The last Legislature passed an act requiring the publication of such laws of general importance as the Governor and Attorney-General might select, and made an appropriation for so doing. His Excellency has not yet seen fit to designate the laws for publication, and the delay is entirely due to him, for Attorney General Gwin has ever been ready to act. The task would not take long, and we suggest, that instead of complaining about the newspapers not publishing the laws, a little blame be attached to where it properly belongs.

The suit of Senator Farrow, of Washington county against Peter Negley, Editor of the Herald and Torch, for libel, has just been tried at Hagerstown. Senator Farrow, who is a Republican, was accused by the Herald, with voting with the Democrats in the Senate, for a consideration, etc. The Senator brought two suits, claiming \$10,000 damage in each case. The preponderance of evidence was clearly against the newspaper and the jury, on Tuesday last, brought in a verdict for plaintiff for \$3,000 damages.

Gov. Hamilton designated yesterday (Wednesday) as the time to sign the remaining acts of Assembly that await his signature and those of the presiding officers of the General Assembly before they become laws. There are twenty bills in all to be signed, among them the tobacco inspection bill, the bill for the restoration of indexes destroyed by fire in Calvert county court house, and the bill granting licenses to brokers of horses.

According to the signal service weather review, the weather has been particularly favorable for agricultural pursuits in almost every section of the country, and trustworthy reports indicate that the crops of cereals will be above the average, and in the Southern sections of the country, where there is an unusual large acreage of wheat, an early and abundant crop is anticipated.

Oregon will be the first State to open the campaign of 1882. She votes for State officers and Congressmen on the 5th instant.

EX-GOVERNOR SEYMOUR ON THE STATE OF PARTIES.—Ex-Governor Seymour, of New York, has filled so large a space for many years in the public eye, and his conservative opinions are so well known, that anything he may have to say on public affairs is sure to be read with interest. Removed as he has been by age and his own inclination from the active sphere of politics, he has continued to be a close observer of the drift of things and of the condition of parties, and it is a philosophical critic studying the current of public thought and quality of the political machinery in action at this time in so far as it may affect the future of the country that he must be regarded. On Wednesday last a correspondent of the New York World had an interview with Governor Seymour at his home near Utica, which is thus summarized:

He touched on many of the topics of the day, but more particularly on the existing state of affairs and the changes they indicated. "Coming down to this later day," he said, "I feel assured that the democratic party has it in its power to regain its supremacy in the State and in the country. It may be said that its organization is bad, and so it is. But the republican party is in a much worse state, and that party is withdrawing the power to rehabilitate itself. It can take no step backward. It is impelled forward by its own weight to dissolution. Its tendencies, unhappily, are all towards centralization, and the machinery of our government has grown so enormous and complex in its hands that it has got beyond control." The constant shifting of Senators and Congressmen on both sides he holds to be one of the serious features of the times. They are not left long enough in Congress to enable them, in his opinion, to legislate thoughtfully and wisely. "They cannot keep pace with the present," he said, "much less study the past and learn experience from it. There have been six or seven thousand bills introduced at Washington during this session, and it is impossible for the men who are called upon to vote upon the bills to know anything practically about them. Their legislation must necessarily be at haphazard." The result is that both legislators and officials, being in office only temporarily, are brought under the influence of the lobby. It is these men who know all about the bills before Congress, and practically do the work. "The lobby," said Gov. Seymour, "is the great evil of the day at Washington. It may not be wholly the fault of the republican party—as men they are probably not better or worse than other men—but it is inseparably connected with their system of policy. It has grown with their growth and they cannot shake it off. Their tendency has been to centralize power at the general capital and to swell the bulk of legislation transacted there, until it has not only gone beyond their control but beyond the comprehension of anybody but the members of the lobby. The consequence of this state of affairs can only be disastrous, as it has already proved, and it now threatens the republican party with dissolution. That organization has no remedy within its reach. It has found it impossible to return to constitutional methods. It has sought to centralize everything, and it is overwhelmed by the gigantic superstructure of corruption it has reared."

The Independent Republican Convention, of Pennsylvania held in Philadelphia, on Wednesday, nominated John Stewart, of Franklin county, for Governor; L. B. Duff, of Allegheny county, Lieutenant Governor; Wm. McMichael, of Philadelphia, for Congressman at Large; G. W. Morrill, of Tioga county, for Secretary of Internal Affairs.

MARRIED.—On the 30th day of May, 1882, by the Rev. Father CHARLES R. BREWER to Miss JENNIE CAMPBELL.

DEED.—In Leonardtown, on Tuesday morning last, after a painful and lingering illness, which she bore with fortitude and resignation, MRS. ORLESTIA FEN WICK, aged about 70 years. A life, marked in the past by consistent deeds of devotion to and self-sacrifice for others, is closed by the death of this noble-hearted and truly Christiana lady. May she rest in peace!

At his residence in the 7th district, on Friday last, WALTER L. DENT, aged about 68 years.

At Cedar Point, Friday, May the 25th, Wm. REAPROB, aged 7 years.

Only a parent can know a parent's love in parting suddenly from a child of loving disposition and bright understanding. On this boy the grace of form, manner and speech were cast as a varied and well-fitting garment. God had best placed in the form of his little heart the richest gems of moral gifts. A boy of 7, his nature was so truly that his unexpressed conclusions were worthy of a man. He has passed from us like a meteor, and in his last moments was most fervent. A little lamb in docility and patience. When the iron grip of grief was smothering out his sweet life, his only complaint was the gentle "Oh, poor me!" He felt that his few Summers of happy life were gone and with an instant taught from heaven, stretched out wide his little arms out before he died and clasped his father and mother in a weak farewell embrace. The precious influence of sisterly affection, the enabling contact of father and other brothers, and the unswerving watchfulness of a true mother seemed apt to render this little youth one "reserved by fate for a glorious manhood."—But—Father, thy will be done O, God, strengthen us when the grave shall shut him from us!

that the government is alarmed because of the amount of wealth that will be carried out of the country by a Jewish exodus, and so desires to stop it. The motive is utterly selfish, and it is altogether probable that the emigration has now gone too far to be checked.

The miners of the Pittsburgh region are in trouble before they get out of it are likely to get a good many other people in trouble. Their alleged trouble is that the operators have imported colored men from Ohio and Virginia to the Pan Handle mines. The miners convention have ordered all workmen in the district to cease work on the first of June unless the colored laborers are withdrawn. The president of the convention says the miners are organized and equipped for a long strike and will hold out. He says there are 50,000 Knights of Labor in that region who will assist them. They propose to boycott the mine owners and all the people who maintain them or handle their coal. The shippers claim the right to run the mines to their own interest, and say they have yielded to the miners for two years, and that their demands never cease. The sheriffs of the counties, where the trouble exists have been notified and are preparing to protect the new workmen. The result is great stagnation in all branches of business, and the abandonment of the proposed new enterprises.

A General order has been issued by the war department, establishing three grades of prizes for marksmanship, viz: The department prize, the division prize, the army prize. Teams are to be selected from the best marksmen in each company, and these are to compete in August of every year for places in the department team. The soldier who makes the highest score in these contests is to receive a gold medal. A division team is to be selected from the best shots in the department, the contests to take place in September of each year. Gold and silver prizes will be given at the matches. Each alternate year, the General of the Army will assemble from the entire army the twelve best shots, and these will compete for three gold medals and three silver medals, which may be worn on dress occasions.

Notice of Insolvency.—The creditors of Z. Taylor Mattingly are hereby notified that he has applied for the benefit of the Insolvent Laws, and they are hereby requested to appear at the office of the Clerk of the Circuit Court for St. Mary's county in Leonardtown on THURSDAY, the 8th day of June, inst., to prove their claims and appoint a permanent Trustee in said insolvent proceedings.

NOTICE.—Circuit Court for St. Mary's county, May 30, 1882.

Public Local Law.—ENACTED JANUARY SESSION, 1882.

AN ACT to repeal chapter five hundred and two of the acts passed at the January session of eighteen hundred and seventy-eight, being an Act to repeal sections one and two of the acts of January session, eighteen hundred and seventy-two, chapter one hundred and ninety-eight, entitled "An Act for the protection of and to regulate the time and manner of catching and taking fish and terrapin in that portion of the Potomac river between Maryland Point, in Charles county, and Chesapeake Island, in St. Mary's county, and to re-enact the same with amendments, and to add additional sections thereto."

Sec. 1. Be it enacted by the General Assembly of Maryland, That chapter five hundred and two of the acts passed at the January session of eighteen hundred and seventy-eight, be and the same is hereby repealed.

Sec. 2. And be it enacted, That this act shall take effect from the date of its passage.

Approved March 21, 1882. WILLIAM T. HAMILTON, Governor. OTIS KEILHOLTZ, Speaker of the House of Delegates. GEO. LA WILKINS WILLIAMS, President of the Senate.

FOR SALE.—A beautiful estate, situated within one mile of Leonardtown, containing 140 ACRES of fine land in a high state of cultivation, and all large DWELLING and all large OUTHOUSES.

CONCERT AND STRAWBERRY FESTIVAL.—UNDER the auspices of the ladies of St. Aloysius church a CONCERT and STRAWBERRY FESTIVAL, for the benefit of the church, will be given in the Society's Hall in this village on

TUESDAY, the 6th of June, instant. The concert will be given by the choir of St. Aloysius church and the festival by the ladies of the congregation. Price of admission 50 cents, 25 cents for children under 12, 10 cents.

To the Public!—THE public are cautioned against employing a man named Barton, called himself Barton, who has been employed by J. F. Lucas, in Leonardtown, and representing himself as his agent for tuning pianos. J. F. Lucas has no knowledge of Barton and has given him no authority for representing him either in St. Mary's county or elsewhere, and is employing him to do so at his own risk. He therefore disclaims all responsibility for damage that has been done to instruments by Barton or his agent.

J. F. LUCAS, 119 Ninth St., Washington City, D. C. June 1, 1882—1m.

Notice of Insolvency.—The creditors of Z. Taylor Mattingly are hereby notified that he has applied for the benefit of the Insolvent Laws, and they are hereby requested to appear at the office of the Clerk of the Circuit Court for St. Mary's county in Leonardtown on THURSDAY, the 8th day of June, inst., to prove their claims and appoint a permanent Trustee in said insolvent proceedings.

NOTICE.—Circuit Court for St. Mary's county, May 30, 1882.

Public Local Law.—ENACTED JANUARY SESSION, 1882.

AN ACT to repeal chapter five hundred and two of the acts passed at the January session of eighteen hundred and seventy-eight, being an Act to repeal sections one and two of the acts of January session, eighteen hundred and seventy-two, chapter one hundred and ninety-eight, entitled "An Act for the protection of and to regulate the time and manner of catching and taking fish and terrapin in that portion of the Potomac river between Maryland Point, in Charles county, and Chesapeake Island, in St. Mary's county, and to re-enact the same with amendments, and to add additional sections thereto."

Sec. 1. Be it enacted by the General Assembly of Maryland, That chapter five hundred and two of the acts passed at the January session of eighteen hundred and seventy-eight, be and the same is hereby repealed.

Sec. 2. And be it enacted, That this act shall take effect from the date of its passage.

Approved March 21, 1882. WILLIAM T. HAMILTON, Governor. OTIS KEILHOLTZ, Speaker of the House of Delegates. GEO. LA WILKINS WILLIAMS, President of the Senate.

FOR SALE.—A beautiful estate, situated within one mile of Leonardtown, containing 140 ACRES of fine land in a high state of cultivation, and all large DWELLING and all large OUTHOUSES.

Sheriff's Sale OF REAL ESTATE.—BY virtue of a writ of Fieri Facias, issued out of the Circuit Court for St. Mary's county, at the suit of Samuel Smith and Susanna F. Smith, against the goods and chattels, lands and tenements of John W. T. Collins, Mary E. Collins and James H. Armstrong, and to me directed, I have seized and taken in execution all the right, title, interest, claim and demand at law and in equity of the said John W. T. Collins, Mary E. Collins and James H. Armstrong, in and to the following property, to wit: One tract or parcel of land, called and known as COALFIELD FURNACE, containing 128 1/2 acres, more or less. The above land is located in the 2nd election district of St. Mary's county. And I hereby give notice that on THURSDAY, the 29th day of June, 1882, at the Court House door in Leonardtown, between the hours of 12 o'clock, m. and 4 o'clock, p. m., I will expose to public auction the above described real estate, as seized and taken in execution, to the highest bidder for cash—to satisfy said debt, interest and costs due and to become due thereon.

WILLIAM J. WATSON, Sheriff. May 25, 1882—1m.

Trustee's Sale OF VALUABLE REAL ESTATE.—BY virtue of a decree of the Circuit Court for St. Mary's county, sitting as a Court of Equity, passed in a case in which Ann M. Abell and J. Leo Abell are complainants and James A. B. Abell, Hannah G. Abell and others are defendants, the undersigned, as Trustee, will offer at Public Sale at the Court House door, Leonardtown, Md., on

TUESDAY, June 13th, 1882, between the hours of 12 o'clock, m. and 4 o'clock, p. m., the following valuable real estate, called and known as

PLACENTIA OR ECHO MOOR, containing 252 acres, more or less;

Also, RETIREMENT, containing 221 acres, more or less;

Also, PT. TRENT MARSH and Pt. Hickory Bottom, containing 161 acres, more or less;

Also, one undivided half of Hopewell's Adventure, Hopewell's Addition to Adventure and Four Square, containing 136 acres, more or less,

and generally known as Hezekiah Dent's old homestead.

The first two named tracts adjoin each other and are located immediately on Briton's Bay, in the 3rd election district, within about a mile by water and about three miles by land of Leonardtown, near three steamboat wharves, at which steamers touch and sail from Baltimore and Washington almost daily and convenient to Annapolis, etc. The improvements on "Placentia" consist of a magnificent

DWELLING, five BARNs and all necessary OUT-BUILDINGS. The land is in a high state of cultivation, and a portion of it is well set in valuable chestnut and other timber.

The improvements on "Retirement," the adjoining tract, consist of a good DWELLING, and the necessary OUT-BUILDINGS, and the soil is well adapted to the production of the staple crops of the county.

Pt. Trent Marsh and Pt. Hickory Bottom is located in the 3rd election district on the road leading to Andrew's Church, about 3 1/2 miles from Leonardtown, and is improved by a fine DWELLING and all the usual OUT-BUILDINGS. A large portion of this land is well set in PINE TIMBER valuable for cord wood and the arable land is in a fair condition and susceptible of improvement.

The last named tract—the Dent Homestead—is located in the 8th election district, immediately on the line of the Southern Maryland and Annapolis Railroad, and is improved by a good DWELLING, now somewhat out of repair, a fine BARN and the usual OUT-BUILDINGS. This property is especially valuable for the large quantity of Chestnut, Pine and other timbers upon it.

The above described lands compose all the real estate of which late R. A. Abell died seized and possessed, and are sold free and clear of the widow's dower.

Terms of Sale.—As prescribed by the decree, are one-third cash on the day of sale, the balance in two equal installments in one and two years from the day of sale, the deferred payments to bear interest from the day of sale and to be secured by bonds of the purchaser or purchasers, with security to be approved by the Trustee.

JAS. H. WILSON, Trustee. May 18, 1882—1m.

FOR SALE.—FOR SALE, on easy terms, the farm situate on Briton's Bay, called NUBERRY POINT, containing 20 acres. There is a small but comfortable DWELLING and a good size barn in good repair. This farm is beautifully and conveniently located and has attached about four acres of water land for seeding oysters, appropriated under the Act of Assembly. The soil is of good quality and especially suited to corn and vegetables. Apply to W. H. JONES, on the farm, or to J. F. MORGAN, Atty., Leonardtown, Md. May 4, 1882—1m.

Approved March 15, 1882. WILLIAM T. HAMILTON, Governor. OTIS KEILHOLTZ, Speaker of the House of Delegates. GEO. LA WILKINS WILLIAMS, President of the Senate.

NOTICE.—In testimony whereof I have subscribed my hand as Clerk, and affixed the Seal of the said Court of Appeals, this seventeenth day of May, A. D. 1882.

SPENCER C. JONES, Clerk Court of Appeals of Maryland. May 17, 1882—3w.

Sheriff's Sale OF REAL ESTATE.—BY virtue of a writ of Fieri Facias, issued out of the Circuit Court for St. Mary's county, at the suit of Zachariah Mattingly, against the goods and chattels, lands and tenements of Annie C. Hutchinson, surviving obligor of Joshua Hutchinson, and to me directed, I have seized and taken in execution all the right, title, interest, claim and demand at law and in equity of the said Annie C. Hutchinson, surviving obligor of Joshua Hutchinson, in and to the following property, to wit: One tract or parcel of land, called and known as PART ROCKY POINT, containing 155 acres, more or less.

The above land is located in the 3rd election district of St. Mary's county. And I hereby give notice that on

TUESDAY, the 28th day of June, 1882, at the Court House door in Leonardtown, between the hours of 12 o'clock, m. and 4 o'clock, p. m., I will expose to public auction the above described real estate, as seized and taken in execution, to the highest bidder for cash—to satisfy said debt, interest and costs due and to become due thereon.

W. J. WATSON, Sheriff. May 25, 1882—1m.

FOR SALE.—FOR SALE, on easy terms, the farm situate on Briton's Bay, called NUBERRY POINT, containing 20 acres. There is a small but comfortable DWELLING and a good size barn in good repair. This farm is beautifully and conveniently located and has attached about four acres of water land for seeding oysters, appropriated under the Act of Assembly. The soil is of good quality and especially suited to corn and vegetables. Apply to W. H. JONES, on the farm, or to J. F. MORGAN, Atty., Leonardtown, Md. May 4, 1882—1m.

Approved March 15, 1882. WILLIAM T. HAMILTON, Governor. OTIS KEILHOLTZ, Speaker of the House of Delegates. GEO. LA WILKINS WILLIAMS, President of the Senate.

BIG Brown Store!

We call special attention to our line of PRINTS, The best ever brought to town.

Hose, Corsets, Towels, Napkins, Ribbons, Underwear, Neckwear, Notions, Curtains.

Crockery, Glassware, Stove and Tinware, Groceries, Furniture.

READY-MADE CLOTHING and a full line of Gents' Furnishing Goods, which must now be sold.

A. A. LAWRENCE. May 25, 1882.

A CHALLENGE TO THE WORLD

To produce such a continuation of genuine bargains as we will offer for the next three months in Boys' & Children's Clothing all this year's manufacture. Our stock contains

UNheard of unprecedented approachable BARGAINS

CHILDREN'S SUITS, \$1.50 up. BOYS' SUITS, \$4.00 up. YOUTHS' SUITS, \$5.00 up. MEN'S SUITS, \$3.00 up.

We have the largest variety. We have just what you want. We have crowds buying. We have lowest prices.

To the man who has only a limited amount to spend for Clothes, we ask an inspection of our stock and prices, and those who wish finer garments can be equally well suited in every respect at the MAMMOTH CLOTHIERS.

O. N. OHNN & SON, Manufacturers and Retailers, 230 W. Pratt St., through to 55 Hanover St., BALTIMORE, MD.

Custom Department filled with novelties at attractive prices. May 18, 1882.

Public Local Law.—ENACTED JANUARY SESSION, 1882.

AN ACT to repeal an act passed January Session, eighteen hundred and eighty, entitled "An Act to Encourage the Destruction of Hawks, Owls and Foxes in St. Mary's county" and to re-enact the same with amendments thereto.

Sec. 1. Be it enacted by the General Assembly of Maryland, That any person killing any hen hawk, partridge hawk, large owl, crow or fox, within the limits of St. Mary's county, shall be entitled to receive a bounty of twenty-five cents for each and every hen hawk, partridge hawk and large owl, and five cents for each and every crow, and fifty cents for each and every fox so killed.

Sec. 2. And be it enacted, That to obtain said bounty it shall be necessary for the person killing said hen hawk, partridge hawk, large owl, crow or fox, to produce the head of said hen hawk, partridge hawk, large owl, and the brush of said fox, before some Justice of the Peace for St. Mary's county, and thereupon the said Justice shall give a certificate of the production of the said head or heads, brush or brushes, before him, and the taking of said oath, it shall then be the duty of the said Justice to destroy the said head or heads, brush or brushes, so as to prevent a second allowance upon the same.

Sec. 3. And be it enacted, That upon the production of the said Justice's certificate before the County Commissioners of St. Mary's county, the Commissioners are hereby authorized and directed to levy upon the assessable property of St. Mary's county, a sum sufficient for the amount of the bounty for the person or persons producing the same, and the collector of the taxes shall collect and pay the same accordingly.

Sec. 4. And be it enacted, That this act shall take effect from and after the date of its passage.

Approved March 15, 1882. WILLIAM T. HAMILTON, Governor. OTIS KEILHOLTZ, Speaker of the House of Delegates. GEO. LA WILKINS WILLIAMS, President of the Senate.

NOTICE.—In testimony whereof I have subscribed my hand as Clerk, and affixed the Seal of the said Court of Appeals, this seventeenth day of May, A. D. 1882.

SPENCER C. JONES, Clerk Court of Appeals of Maryland. May 17, 1882—3w.

Public Local Law.—ENACTED JANUARY SESSION, 1882.

AN ACT to repeal section one of Act to divide the Fourth Election District of St. Mary's county, and to create an additional Election District in said county, to be styled the Seventh Election District, Chapter two hundred and eighty-three of the laws of eighteen hundred and seventy-six, and re-enact the same so as to read as follows:

Section 1. Be it enacted by the General Assembly of Maryland, That so much of the Fourth Election District of St. Mary's county as included within the following lines shall hereafter be known as the Seventh Election District, that is to say: Beginning at the crossing of St. Clement's Bay Run by the stage road, and running thence with said stage road toward Choptank until it reaches the Northeast end, or corner of "Ward's Lot," on said stage road; thence by a direct line to the head waters of "Notley Hall Creek;" thence by the waters of the Wisconsin and Potomac rivers and St. Clement's Bay to the beginning, including the several islands contiguous to the storvald rivers.

Section 2. And be it enacted, That this Act shall take effect from the date of its passage.

Approved May 2nd, 1882. We hereby certify, that the foregoing is a correct copy of an Act of the General Assembly of Maryland, passed January Session, 1882. JOSEPH B. SMITH, Chief Clerk of the House of Delegates. J. M. MILLER, Secretary of the Senate. May 11, 1882—3w.

Why is it that everybody comes to the Big Brown Store to trade? Because they can buy goods cheaper than any other place in Annapolis.

NOTICE.—ORDERED, that on and after this, if a certificate shall be issued by a supervisor and the same shall not be entered on his report to the Commissioners, he shall be individually responsible to the party to whom it may be due. By order of the Board, F. N. HOLMES, Clerk. May 18, 1882—31.

When you have any money to spend, and want to get its real value in merchandise, come to the BIG BROWN STORE.

Local News and other items.

Business dull. News items are slow late quiet last Tuesday.

The concert will be given by the choir of St. Aloysius church and the festival by the ladies of the congregation.

There have been postponed. Our thanks are for a copy of the 1881.

In consequence of weather, grand opening postponed. Farmers' fair would do in another only.

Mr. N. D. Se for knitting as with a description. The Port Folio, the unionist, for Association.

John D. Ke Baltimore died who was one of the market.

There was a Monday last but from Morgans. The town nine.

On Saturday Baltimore's best, began this in the future in the past.

The many it will be pleased covered from tion of his right now able to at Person's M.

The follow lected by a L family, since \$1; Stephen Cook, 100; Loker, lot of 20 yds. much.

Three of a Tuesday last return the s pouched by o one hundred took the fo of our scho the wiser th

Adjustment The June been adjust 1st to the S seen by refe where in a Court was the regulat very county day on whi begins.

Concerns By refer will be ce Festival w in our vill June instat church.

An enjoyabl oert progr excellen favorite s Privies of Taylor.

For a refer to the S seen by refe where in a Court was the regulat very county day on whi begins.

Concerns By refer will be ce Festival w in our vill June instat church.

An enjoyabl oert progr excellen favorite s Privies of Taylor.

For a refer to the S seen by refe where in a Court was the regulat very county day on whi begins.

Concerns By refer will be ce Festival w in our vill June instat church.

An enjoyabl oert progr excellen favorite s Privies of Taylor.

For a refer to the S seen by refe where in a Court was the regulat very county day on whi begins.

Concerns By refer will be ce Festival w in our vill June instat church.

An enjoyabl oert progr excellen favorite s Privies of Taylor.

For a refer to the S seen by refe where in a Court was the regulat very county day on whi begins.

Concerns By refer will be ce Festival w in our vill June instat church.

An enjoyabl oert progr excellen favorite s Privies of Taylor.

For a refer to the S seen by refe where in a Court was the regulat very county day on whi begins.

Concerns By refer will be ce Festival w in our vill June instat church.

An enjoyabl oert progr excellen favorite s Privies of Taylor.

For a refer to the S seen by refe where in a Court was the regulat very county day on whi begins.