

ROAD NOTICE

NOTICE is hereby given, that the undersigned Examiners, appointed by the County Commissioners of Saint Mary's county to visit and inspect the road proposed to be opened from the foot of Nottley Hall Hill to a lane at the late Mrs. Burch's gate, near Plowden's wharf, passing through the part of Nottley Hall owned by Dr. and Mrs. Waring; through that part of Bramble owned by the heirs of the late Wm H Thomas; through that part of Bramble owned by Richard H Miles; that part of Bushwood (now known as Chickominy), owned by the heirs of the late Wm H Garner or whatever may be the names of the different tracts of lands or the owners thereof, and report to the County Commissioners whether in their judgment the public convenience requires said road to be opened and made a public thoroughfare or what road or roads will best promote the public convenience through said land or lands, and what will be the probable cost of opening the same, will meet at the foot of Nottley Hall Hill on

Monday, the 2nd day of September next,

and proceed to execute the trust of the said Commissioners' Court. Commission issued the 22nd of May, 1867.

JAS C GREENWELL, WM F COMBS, HENRY C ADAMS, Examiners

Aug. 1, 1867—td.

COMMISSIONERS' NOTICE.

THE undersigned, appointed Commissioners by the Circuit Court of St. Mary's county to lay off and divide the real estate of the late Mrs. E. S. T. Madox, called and known by the name of PART BASHFORD,

Thursday, the 5th day of September, 1867,

(if fair, if not, the next fair day thereafter) to execute the trust so as aforesaid committed to them by the said Court, JOHN H TURNER, ALBERT BURCH, JOHN C HERBERT, JOHN E FARR, JOHN DILLAHAY.

Aug 1 1867—1m.

Insolvent Notice.

Petition for In the Circuit Court Insolvency. } for St. Mary's county

BY virtue of authority vested in me as Clerk of the Circuit Court for Saint Mary's county, by the "Code of Public General Laws" of this State, it is hereby ordered that JOHN ALVAY, an Insolvent Debtor, be and appear before the said court on the third Monday of Nov., next, to answer such interrogatories or allegations as his creditors, endorsers, or securities may allege or propose against him, and that said Insolvent cause a copy of this notice to be published in the Saint Mary's Gazette, once a week for three successive weeks prior to the first Monday of Nov., next.

JNO. A. CAMALIER, CLK. True copy—Test: JNO. A. CAMALIER, CLK. Aug. 1, 1867—3m.

RATIFICATION NOTICE.

IN THE ORPHANS' COURT OF ST. MARY'S COUNTY.

Aug 5th, 1867.

ORDERED, That the sale of the Real Estate of James F Dent, deceased, made by Benj Pembroke, admr., of said deceased, and this day reported to this Court by said admr., be ratified and confirmed, unless cause be shown to the contrary, on or before the 9th of October next—Provided, a copy of this order be inserted in some newspaper published in St. Mary's county, at least once a week, for three successive weeks,—before the 9th of September next.

The Report states the amount of sales to be \$1185. A J SPALDING, chief judge. JAMES T YATES, asst judge. Aug 8, 1867—3w.

NOTICE OF DIVIDEND

ON application of Jos. F. Shaw and John C. Estep, admr. d. b. n. of Jos. F. Shaw, late of St. Mary's county deceased, it is ordered by the Court, that the said Administrators notify the creditors of the said deceased to file their claims against said deceased in the office of the Register of Wills for Saint Mary's county, on or before the 10th day of October, 1867, for dividend, and that this order be published once a week in each week until the said 10th day of October next.

Test JAS. T. M. RALEY, Register of Wills for St. Mary's county. Aug. 8, 1867—td.

NOTICE TO CREDITORS.

NOTICE is hereby given that the subscribers have obtained from the Orphans' Court of St. Mary's county, in Maryland, letters of administration on the personal estate of John Milburn, late of said county, deceased. All persons having claims against the said deceased, are hereby warned to exhibit the same with the proper vouchers thereof, to the subscribers, on or before the 10th day of Feb., 1868, otherwise they may be excluded by law from all benefit of the said estate, given under our hands this 1st day of Aug., 1867.

WM R CLARKE, W A W CLARKE, Administrators. Aug 1, 1867—4w.

Wistar's Balsam of Wild Cherry

This remedy has long been celebrated by the community for its remarkable efficacy in relieving, healing and curing the most obstinate, painful and long-standing cases of Cough, Cold, Influenza, Sore Throat, Bronchitis, Whooping Cough, Croup, Asthma, Inflammation of the Lungs; while even Consumption itself has yielded to its magic influence when all other means have failed. Its whole history proves that the past has been what prevails all over the land.

UNSOLICITED TESTIMONY. From Andrew Archer, Esq., of Fairfield, Md. "About eight years since my son, Henry A. Archer, now Postmaster at Fairfield, Somerset County, Md., was attacked with a violent cold, cough, weakness of Lungs, and general debility, so much so that our family physician declared him to have a 'SEATED CONSUMPTION.' He was under medical treatment for a number of months, but received no benefit from it. At length, from the solicitation of himself and others, I was induced to purchase one bottle of WISTAR'S BALSAM OF WILD CHERRY, which benefited him so much I obtained another bottle, which in a short time restored him to his usual state of health. I think I can safely recommend this remedy to others in like condition, for it is, I think, all it purports to be—THE GREAT LUNG REMEDY FOR THE TROUBLE. The above statement, gentlemen, is my true and honest offering to you in favor of your Balsam, and is at your disposal."

Prepared by SETH W. FOWLE & SON, 18 Tremont St., Boston, and for sale by Druggists generally.

GRACE'S CELEBRATED SALVE

ASSAULT, MASS., Oct. 13th 1863. Mr. Grace—Dear Sir:—Having been afflicted grievously for several weeks with a severe abscess upon my side, I used several remedies for its eradication without receiving any relief, until I applied your salve, which effected a speedy and permanent cure. I therefore feel happy to certify my confidence in its virtues. Yours with respect, JAMES BEVIN.

Testify to the truthfulness of the above statement. H S DWARREN, M.D., SETH W FOWLE & SON, Boston, Proprietors.

Sold by all Druggists, at 25 cents a box. By mail 35 cents. July 18th, 1867—1m.

CONFIRMATION NOTICE.

Joseph M Long, vs. Joseph W Mattingley, Admr of J Fred Johnson, Mary E Johnson & others.

In the Circuit Court for St. Mary's county, sitting as a Court of Equity. No. 62 N. E.

BY virtue of authority vested in me as Clerk of the Circuit Court for Saint Mary's county, by the "Code of Public General Laws" of this State, it is hereby ordered that the Auditor's report marked A., filed in this case, be ratified and confirmed, unless cause to the contrary be shown on or before the first Monday of Sept., next, provided a copy of this notice be published in the Saint Mary's Gazette, once a week for three successive weeks prior to the first Monday of Sept., next.

JNO A CAMALIER, CLK. True copy—Test: JNO A CAMALIER, CLK. Aug 1, 1867—3w.

CONFIRMATION NOTICE.

John W Fowler & Elizabeth Fowler his wife, vs. Thomas R Taylor & others.

In the Circuit Court for St. Mary's county, sitting as a Court of Equity. No. 69 N. E.

BY virtue of authority vested in me as Clerk of the Circuit Court for St. Mary's county, by the "Code of Public General Laws" of this State, it is hereby ordered, that the Auditor's Report marked A., filed in this case, be ratified and confirmed, unless cause to the contrary be shown on or before the first Monday of September next; provided a copy of this order be inserted in the St. Mary's Gazette once a week for three successive weeks prior to the first Monday of Sept., next.

JNO A CAMALIER, CLK. True copy—Test: JNO A CAMALIER, CLK. Aug 1, 1867—3w.

RATIFICATION NOTICE.

H H Blakistone & Harriet L Blakistone, vs. W C Hayden & others.

In the Circuit Court for St. Mary's County, sitting as a Court of Equity. No 99 N. E.

BY virtue of authority vested in me as Clerk of the Circuit Court for St. Mary's county, by the "Code of Public General Laws" of this State, it is hereby ordered, that the Auditor's Report marked A., filed in this case, be ratified and confirmed, unless cause to the contrary, be shown on or before the first Monday of Sept next, provided a copy of this order be inserted in the Saint Mary's Gazette once in each of three successive weeks before the said first Monday of Sept next.

JNO. A. CAMALIER, CLK. True Copy—Test: JNO A CAMALIER, CLK. Aug 1, 1867—3w.

CONFIRMATION NOTICE.

Robert Ford, vs. Thomas R Taylor & others.

In the Circuit Court for St. Mary's County, sitting as a Court of Equity. No 68 N. E.

BY virtue of authority vested in me as Clerk of the Circuit Court for St. Mary's county, by the "Code of Public General Laws" of this State, it is hereby ordered, that the Auditor's Report, filed in this case, be ratified and confirmed, unless cause to the contrary be shown on or before the first Monday of Sept., next; provided a copy of this order be inserted in the St. Mary's Gazette once a week for three successive weeks prior to the first Monday of Sept., next.

JNO A CAMALIER, CLK. True copy—Test: JNO A CAMALIER, CLK. Aug 1, 1867—3w.

ANNUAL MEETING OF THE

Stockholders of the Baltimore and Potomac Railroad Company

THE Annual Meeting of the Stockholders of the BALTIMORE AND POTOMAC RAILROAD COMPANY for the election of DIRECTORS for the ensuing year, and for such other business as may be brought before the meeting, will be held at UPPER MARLBOROUGH,

On Wednesday, the 4th day of September next,

at 11, a. m. As it is very desirable that a majority of the stock should be represented, Stockholders unable to attend, will please send their proxies to persons who will be present.

There will be a meeting of the Directors on the same day, at 10 1/2 A. M. ODDEN BOWIE, President of the Balt. & Potomac R. R. Co. Aug 1, 1867—td.

FOR RENT.

I will rent for the year 1868, the farm on which I now reside. I will furnish team and agricultural implements, and draw a certain part of the crops grown or I will rent for a cash rent, the tenant furnishing every thing. There is about 75 acres of good land to follow for wheat—harvest to cure 25 hhd's tobacco—no one need apply unless they can command the labor to properly cultivate the land. THOS. A. LYNCH, Great Mills, Md. July 18, 1867—3w.

BUSINESS NOTICE.

HAVING located themselves at the Store lately kept by Mr. James F. Abell, in Leonardtown, the undersigned announce their intention to keep constantly on hand all articles of MERCHANDISE usually met with in a country establishment, which they will sell as low for cash or to punctual custom as they can be purchased elsewhere in the country. They respectfully solicit a share of public encouragement and pledge themselves to leave nothing in their power untried to deserve it. WM. J. EDELEN, JR., & CO., Leonardtown, Md. July 28, 1867—td.

NOTICE TO CREDITORS.

NOTICE is hereby given that the subscribers have obtained from the Orphans' Court of St. Mary's county, in Maryland, letters of administration on the personal estate of John L Payne, late of said county, deceased. All persons having claims against the said deceased, are hereby warned to exhibit the same with the proper vouchers thereof, to the subscribers, on or before the 7th day of Feb., 1868, otherwise they may be excluded by law from all benefit of the said estate. Given under our hands this 18th day of July, 1867. JANE C PAYNE, GEO H MORGAN, Administrators.

July 18, 1867—4w

NOTICE OF DIVIDEND.

ON application of James Joy, Administrator of O J Tucker, late of Saint Mary's county deceased, it is ordered by the Court, that the said Administrator notify the creditors of the said deceased to file their claims against said deceased in the office of the Register of Wills for Saint Mary's county, on or before the 1st day of August, 1867, for dividend, and that this order be published once a week in each week until the 1st day of Aug., next.

Test, JAMES T. M. RALEY, Register of Wills for St. Mary's county. May 30, 1867—td.

Hardware!

Hardware!! Hardware!!!

I have in connection with my other branches, a full and complete stock AMERICAN AND IMPORTED HARDWARE. J P BARTHOLOW, 558 7th street, Washington, D. C. June 13, 1867—2m.

PACIFIC GUANO COMPANY'S

SOLUBLE PACIFIC GUANO. Office of General Agency 71 South Street, Baltimore, Md. JOHN S REESE & CO. General Agents for Company.

The very extended use of this guano throughout the country renders it unnecessary for us to say more this season, than that its composition and quality are precisely the same as that heretofore sold by us for the Company. We have sold this Guano from the beginning under a regular system of rigid inspection, at an expense to the Company of many hundreds of dollars annually. This is done for the protection alike of the consumer and the Company, as it is manifest to all who understand the trade in fertilizers, that it can not be safely conducted on any other principle. The importance and extent of the trade demands this protection. We are prepared to exhibit Dr. A. Snowden's "Certificate of Inspection for every cargo sold." Consumers must observe the name of John S Reese & Co., branded on the bags, none of our guano.

July 25, 1867—3m.

FOR SALE.

SEVERAL tracts of valuable River and Forest lands, at reduced prices and on accommodating terms. Apply to JAS S DOWNS, Atty for Owner. Feb. 8th, 1866—td.

NOTICE.

TO THE FORMER OWNERS OF SLAVES IN ST. MARY'S COUNTY

THE undersigned, appointed a COMMISSIONER OF SLAVE STATISTICS, by the Governor of Maryland, by authority of an act of the General Assembly, entitled "An Act to provide for taking and perpetuating the evidence of the number of persons held to labor and service in the State of Maryland and emancipated by the Constitution adopted in the year 1864, and by whom such persons were held."

HEREBY GIVES NOTICE, that he has bonded and qualified and has entered upon his duties as aforesaid. He will visit each election district in the county, as required by law, at the places and on the days heretofore named, from 10 o'clock, a. m. and 4 o'clock, p. m. on each day.

He will be at St. Ignace's School, in St. Ignace's district, on Monday, the 27th of May, instant, and remain three days—at the Pine, in same district, on Thursday, the 30th instant, and remain three days.

At LEONARDTOWN, in Leonardtown district, on Monday, the 17th of June next, and remain three days—at the OAK STONE, in same district, on Thursday, the 20th of June next, and remain three days.

At CHARLOTTE, in Chaptico district, on Monday, the 5th of August, and remain six days. At CHARLOTTE HALL, in Charlotte Hall district, on Monday, the 19th of August, and remain six days.

At ZETTSBORG'S STORE, in Patuxent district, on Monday, the 2nd of September, and remain six days.

The title of the law and the preamble of the same, fully sets forth the object of, and the necessity for, its passage. A part of the preamble says: "That the State of Maryland has a good, valid and just claim upon the Government of the United States for reasonable and adequate compensation for the said property, and that it ought not to be doubted that the Federal Government, when the passions excited by the unhappy civil war shall have subsided, will recognize the justice of the said claims and faithfully perform her manifest duty in regard to it."

The law provides for and requires the following facts: "The names of the former owners, at the time of the adoption of the constitution in the year 1864.

"The names, number, age, sex and physical condition of such slaves; whether they were slaves for life or for a term of years, and how many years; whether they have been enlisted or drafted into the service of the United States, so far as is known to said owners or others, and into what regiments they were placed, and what compensation, if any, has been received from the State or General Government by such owner or owners for such slaves as enlisted or were drafted into the military service of the United States."

"The testimony in all cases shall be the sworn statement of the former owner or owners of his or her or their legal representatives, confirmed by the testimony on oath of at least two disinterested witnesses."

When the statistics are made up by the Commissioner and deposited with the Clerk of the Circuit Court, they are by law "declared to be legal evidence upon the questions concerning the ownership of slaves in this State at the time of the adoption of the Constitution by which said slaves were emancipated."

The 3th section of the law provides "that the said Commissioner, for the performance of the duties prescribed in this act, shall be entitled to charge and receive the sum of twenty-five cents per capita for each and every slave by him received as so formerly owned, to be paid in all cases by the former owner or owners, and in all cases the Commissioner will exact the payment of the fee according to him when the work under this law is performed."

When the statistics are made up by the Commissioner and deposited with the Clerk of the Circuit Court, they are by law "declared to be legal evidence upon the questions concerning the ownership of slaves in this State at the time of the adoption of the Constitution by which said slaves were emancipated."

The 3th section of the law provides "that the said Commissioner, for the performance of the duties prescribed in this act, shall be entitled to charge and receive the sum of twenty-five cents per capita for each and every slave by him received as so formerly owned, to be paid in all cases by the former owner or owners, and in all cases the Commissioner will exact the payment of the fee according to him when the work under this law is performed."

When the statistics are made up by the Commissioner and deposited with the Clerk of the Circuit Court, they are by law "declared to be legal evidence upon the questions concerning the ownership of slaves in this State at the time of the adoption of the Constitution by which said slaves were emancipated."

The 3th section of the law provides "that the said Commissioner, for the performance of the duties prescribed in this act, shall be entitled to charge and receive the sum of twenty-five cents per capita for each and every slave by him received as so formerly owned, to be paid in all cases by the former owner or owners, and in all cases the Commissioner will exact the payment of the fee according to him when the work under this law is performed."

When the statistics are made up by the Commissioner and deposited with the Clerk of the Circuit Court, they are by law "declared to be legal evidence upon the questions concerning the ownership of slaves in this State at the time of the adoption of the Constitution by which said slaves were emancipated."

The 3th section of the law provides "that the said Commissioner, for the performance of the duties prescribed in this act, shall be entitled to charge and receive the sum of twenty-five cents per capita for each and every slave by him received as so formerly owned, to be paid in all cases by the former owner or owners, and in all cases the Commissioner will exact the payment of the fee according to him when the work under this law is performed."

When the statistics are made up by the Commissioner and deposited with the Clerk of the Circuit Court, they are by law "declared to be legal evidence upon the questions concerning the ownership of slaves in this State at the time of the adoption of the Constitution by which said slaves were emancipated."

The 3th section of the law provides "that the said Commissioner, for the performance of the duties prescribed in this act, shall be entitled to charge and receive the sum of twenty-five cents per capita for each and every slave by him received as so formerly owned, to be paid in all cases by the former owner or owners, and in all cases the Commissioner will exact the payment of the fee according to him when the work under this law is performed."

When the statistics are made up by the Commissioner and deposited with the Clerk of the Circuit Court, they are by law "declared to be legal evidence upon the questions concerning the ownership of slaves in this State at the time of the adoption of the Constitution by which said slaves were emancipated."

The 3th section of the law provides "that the said Commissioner, for the performance of the duties prescribed in this act, shall be entitled to charge and receive the sum of twenty-five cents per capita for each and every slave by him received as so formerly owned, to be paid in all cases by the former owner or owners, and in all cases the Commissioner will exact the payment of the fee according to him when the work under this law is performed."

When the statistics are made up by the Commissioner and deposited with the Clerk of the Circuit Court, they are by law "declared to be legal evidence upon the questions concerning the ownership of slaves in this State at the time of the adoption of the Constitution by which said slaves were emancipated."

The 3th section of the law provides "that the said Commissioner, for the performance of the duties prescribed in this act, shall be entitled to charge and receive the sum of twenty-five cents per capita for each and every slave by him received as so formerly owned, to be paid in all cases by the former owner or owners, and in all cases the Commissioner will exact the payment of the fee according to him when the work under this law is performed."

When the statistics are made up by the Commissioner and deposited with the Clerk of the Circuit Court, they are by law "declared to be legal evidence upon the questions concerning the ownership of slaves in this State at the time of the adoption of the Constitution by which said slaves were emancipated."

The 3th section of the law provides "that the said Commissioner, for the performance of the duties prescribed in this act, shall be entitled to charge and receive the sum of twenty-five cents per capita for each and every slave by him received as so formerly owned, to be paid in all cases by the former owner or owners, and in all cases the Commissioner will exact the payment of the fee according to him when the work under this law is performed."

When the statistics are made up by the Commissioner and deposited with the Clerk of the Circuit Court, they are by law "declared to be legal evidence upon the questions concerning the ownership of slaves in this State at the time of the adoption of the Constitution by which said slaves were emancipated."

The 3th section of the law provides "that the said Commissioner, for the performance of the duties prescribed in this act, shall be entitled to charge and receive the sum of twenty-five cents per capita for each and every slave by him received as so formerly owned, to be paid in all cases by the former owner or owners, and in all cases the Commissioner will exact the payment of the fee according to him when the work under this law is performed."

When the statistics are made up by the Commissioner and deposited with the Clerk of the Circuit Court, they are by law "declared to be legal evidence upon the questions concerning the ownership of slaves in this State at the time of the adoption of the Constitution by which said slaves were emancipated."

The 3th section of the law provides "that the said Commissioner, for the performance of the duties prescribed in this act, shall be entitled to charge and receive the sum of twenty-five cents per capita for each and every slave by him received as so formerly owned, to be paid in all cases by the former owner or owners, and in all cases the Commissioner will exact the payment of the fee according to him when the work under this law is performed."

When the statistics are made up by the Commissioner and deposited with the Clerk of the Circuit Court, they are by law "declared to be legal evidence upon the questions concerning the ownership of slaves in this State at the time of the adoption of the Constitution by which said slaves were emancipated."

The 3th section of the law provides "that the said Commissioner, for the performance of the duties prescribed in this act, shall be entitled to charge and receive the sum of twenty-five cents per capita for each and every slave by him received as so formerly owned, to be paid in all cases by the former owner or owners, and in all cases the Commissioner will exact the payment of the fee according to him when the work under this law is performed."

When the statistics are made up by the Commissioner and deposited with the Clerk of the Circuit Court, they are by law "declared to be legal evidence upon the questions concerning the ownership of slaves in this State at the time of the adoption of the Constitution by which said slaves were emancipated."

FOR THE HARVEST OF

1867!

MOWING AND REAPING MACHINES,

OF THE Latest & Most Approved Kinds

HORSE-POWERS, THRESHING MACHINES, CIDER MILLS, GRAIN & GUANO DRILLS, WHEAT FANS, HORSE RAKES, HORSE HAY RAKES, GRAIN CRADLES, GRAIN & GRASS SCYTHES, HAY FORKS, HAY RAKES, SNATHS, WHETSTONES, &c

EXTRAS & REPAIRS

Furnished for all kinds of Agricultural Implements and Machinery. Also, BELTING, SHAFING, PULLIES, MACHINE OIL, &c.

I have also in connection with my warehouse

REPAIR SHOPS,

Where competent Machinists are constantly employed to Repair Machinery and Implements, with promptness and despatch.

J. P BARTHOLOW, Dealer in Agricultural Implements, Seeds and Fertilizers, 558 Seventh Street, Washington, D. C. 25 King Street, Alexandria, Va. June 13, 1867—2m.

WALTER H. S. TAYLOR,

Agent and Attorney, WASHINGTON, D. C.

AFTER a service of nearly twenty-five years as a Military Accountant in the Third Auditor's Office of the Treasury of the United States, where he was Chief of the Quarter Masters' Division, and of the Division on Claims (which comprehends all the other) now offers his services to the public, as an Agent and Attorney.

He will undertake the preparation, prosecution, and collection of claims upon the Government of any description whatever. He thoroughly understands the preparation and audit of claims of States, Cities, Counties and individuals, for advances and supplies to Troops prior to their muster into the service of the U. States, for supplies furnished or taken for Troops in said service, and for horses, and other property lost, captured, or destroyed in the military service of the U. States. In these branches of business, he was almost exclusively engaged, for more than fifteen years.

To all Quarter-Masters, Commissary, Ordnance, Engineers and Medical Officers, he offers his services for such a preparation of their accounts, as will greatly facilitate their passage at the Treasury. To any and all, who may think fit to avail themselves of his assistance in these, and in fact, all military claims and accounts, he offers an intimate practical knowledge, and an experience as to time, possessed he believes, by no one else in the country.

He will also attend to the purchase and sale of lands in Maryland, Virginia, and the Southern States, the sale, or rent of property, in the District of Columbia, and to any business requiring the services of an Agent.

He conceives himself well enough known throughout the country, as to render unnecessary particular references, as to character and capacity. Address W. H. S. TAYLOR, Agent and Attorney, Kimmell House, C. street, Washington, D. C. July 4, 1867—td.

NOTICE OF DIVIDEND.

ON application of David W Tyler, Administrator of James H Coursey, late of St. Mary's county deceased, it is ordered by the Court, that the said Administrator notify the creditors of the said deceased to file their claims against said deceased in the office of the Register of Wills for Saint Mary's county on or before the 8th day of August, 1867, for dividend, and that this order be published once a week in each week until the said 8th day of Aug., 1867.

Test, JAMES T. M. RALEY, Register of Wills for St. Mary's county. June 6th, 1867—td.

NOTICE.

Office of Clerk of the Circuit Court, July 23rd 1867

THE laws passed at the last session of the Legislature, have been received at my office, and are ready for delivery to those entitled.

JNO A CAMALIER, Clerk July 23, 1867.

NOTICE OF DIVIDEND.

ON application of David W Tyler, Administrator of James H Coursey, late of St. Mary's county deceased, it is ordered by the Court, that the said Administrator notify the creditors of the said deceased to file their claims against said deceased in the office of the Register of Wills for Saint Mary's county on or before the 8th day of August, 1867, for dividend, and that this order be published once a week in each week until the said 8th day of Aug., 1867.

Test, JAMES T. M. RALEY, Register of Wills for St. Mary's county. June 6th, 1867—td.

NOTICE.

Office of Clerk of the Circuit Court, July 23rd 1867

THE laws passed at the last session of the Legislature, have been received at my office, and are ready for delivery to those entitled.

JNO A CAMALIER, Clerk July 23, 1867.

GUNS, RIFLES, PISTOLS.

Sporting Apparatus, AMMUNITION, & C. & C. Greatest variety, best quality, and largest assortment in the city, WHOLE-SALE and RETAIL.

No. 51 SOUTH CALVERT STREET, and No. 55 CHESAPEASE, BALTIMORE.

I have in part, Fine Breach-Loading Double Barrel Bird and Duck Guns; Double and Single Barrel Muzzle Loading Guns, at all prices; Colts', Smith & Wesson's, Bacon's, Darringer's, Williamson's (something new.) Sharp's and other make of PISTOLS, RIFLES of all kinds; fine POWDER FLASKS, SHOT BELTS, GAME BAGS, Eley's Water-proof, G D and Musket CAPS; Eley's and Baldwin's WADS; all kinds of CARTRIDGES; POWDER of very best brands; SHOT BALLS; also material for Gunmakers. In fact, his facilities are such that he can furnish any article in the line at short notice. Purchasers may rely on getting a good article. A call is respectfully solicited.

ALEXANDER McCOMAS, ESTABLISHED 1843. July 4, 1867—6m.

No. 3.

Dr. Schenck's Pulmonic Syrup.