

of God," and that "eternal life," is not confirmed by feelings of the believer; he must take the word of God as his

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SPECIAL NOTICE:
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Advertisements are taken at the rate of \$1.00 per line for the first week, and 50 cents for each subsequent week.
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Saturday, March 23, 1872.

We present the Advertiser this week in a new "Sunday-go-to-meeting" dress. If you are pleased with the general appearance of the paper, the increased amount of reading matter and other improvements, then give us your applause.

Tax attitude maintained by the American people at the present time toward the corruption so prevalent among men in high official position, affords an interesting field for thought. Possessing as we do, by the peculiar genius of our institutions, the power to regulate and control the affairs of government, we nevertheless permit ourselves to be yoked to the yoke of oppression, and forbear to punish the corrupt knaves who are constantly sipping our substance. We are easily led or driven—it matters not which—by those whom we delight to honor with high offices, and exhibit a mournful apathy to their flagrant violations of our sacred rights and of the moral code.

Fifteen or twenty years ago, the abstraction of a few thousands of the people's money, fired the whole nation. The press, without regard to party, zealously denounced the act, and the indignation of the people insured the punishment of the offender at the hands of those whose duty it was to mete out the punishment made and provided by the law for such offences. Now, how different. Heavy robberies frequently occur, and the offenders are principally those who have received high public honors, and we have learned to look upon it as something to be expected. The press, too, with a few noble exceptions, have learned how to defend scoundrels, and so, through the apathy of the people, the defence of the papers, the law's delay, and the corruption of judges, they manage to go free with their booty, unscathed by the law and even winning the admiration of many for their shrewdness.

It does not require deep thinking to find a cause for this moral degeneracy of the nation. It is, or ought to be, plainly discerned by the most ignorant in the land. It is unquestionably the result of the corrupt policy inaugurated and pursued by the Radical party. That party having had almost supreme power for the last eleven years has succeeded in bankrupting the morals of the people. Beginning at Washington, corruption soon spread all over the country—for it is true that the moral tone of a nation takes its character, in a great measure, from the nature of the government at its capital—and now we behold the mournful spectacle of defalcations and peculations from the national treasury down through all the ramifications of corporations, banks and private business concerns. By a skillful system of political engineering, men have been taught blind adherence to party, and party lines have been so strictly drawn, and partisan newspapers have so vilified used their great power for the maintenance of party supremacy, that men can apparently see no guile in any act of the particular party to which they may adhere. Men have eyes but they will not see; they have ears but they will not hear; and we are fast treading in the track of other nations which were sunk into the night of nothingness centuries ago by the indulgence in just such suicidal practices. It is unnecessary to trace the progress of corruption from its inception in 1861 through the easy grooves and channels by which it has come down to 1872. We know it exists to an alarming extent from the White House to the most petty office in the gift of the people, and yet we permit it to go unpunished. We dare not right the wrong. We are freemen, and yet we submit to be slaves. We have virtue, and yet we retrograde. We have genius, and yet we are retrograde. We have virtue, and yet we permit it to be trampled in the mire. We have courage, and yet we stoop to cowardice. We have, or ought to have, strong convictions of right, and yet dare not assert them in the face of party discipline. Truly, the American people are wonderful exemplars of patience and forbearance. What all this will eventually in us, of course, had to determine now. Apparently we are more prosperous than ever before, and are revelling in luxury such as our forefathers never dreamed of. But, it may be the turning point in our history, and if luxury, politics, licentiousness, fashionable religion, peculation and malfeasance in office are to rule indefinitely, there is every reason to believe the American people, with all its future time, deserve the sobriquet of a nation of thieves.

SENATOR SUMNER has expressed his opinion against the nomination of Judge David Davis for the Presidency, and will do all he can to defeat the nomination of Davis at Cincinnati. It is understood that Sumner's friends prefer Senator Trumbull, or Chief Justice Adams.

GOVERNOR ITO, one of the Japanese ambassadors, left on Tuesday for Japan, the bearer of important despatches from the chief of the embassy. It is believed that Ito has reference to the no-negotiation of a treaty with our government.

Governor Whyte's Veto on the Bill to Extend the Jurisdiction of Justices of the Peace for Talbot County.
ANAPOLIS, March 19, 1872.

To the Senate:—I return to the Senate, which House it originated, a bill entitled "An Act to Extend the Jurisdiction of Justices of the Peace for Talbot County, to Cases of Assault and Battery," to which, from a sense of duty, I cannot give my official sanction. The clause in the first section, conferring upon Justices of the Peace criminal jurisdiction every man hath a right to be informed of the accusation against him; to have a copy of the indictment or charge, &c., &c., and to a speedy trial by an impartial jury, without whose unanimous consent he ought not to be found guilty. Assault and battery is a misdemeanor at common law, indictable and punishable by fine and imprisonment. So it is by the practice of the courts of this State, as will appear, inferentially, from section 20 of article 11 of the Code of Public General Laws, which provides that "the several courts of this State having jurisdiction of crimes and offences, may, in cases where recognitions to prosecute have been entered into, and before presentment or indictment, found upon the motion of the State's Attorney, with the consent of the parties injured and accused, compromise any assault and battery," &c., &c. But by this bill an indictment is dispensed with, a jury trial primarily denied, and the power of the Justices left as to the fine and imprisonment to which they may subject the party convicted by him. It may be said that an appeal is allowed if the party is aggrieved, and when the case reaches the Circuit Court, he may pay a jury trial, as in civil appeals, but there is not already a conviction in his case, and should that be followed by imprisonment in jail, where is the provision to release him pending the appeal? Is he to remain in jail until the next Circuit Court meets, and then if acquitted, to be consoling by the reflection that he has been serving out a sentence for an offence of which he was innocent? Beside, is it intended, after he has been acquitted before the Justice, that the State can appeal and subject him to another trial, after he has already once been acquitted? Again, under section 8 of article 4 of the Constitution, a party accused of crime is entitled to remove his case, upon certain specified conditions, to some other court. This clause of the Constitution was designed to secure the right of removal to parties beyond control of the Legislature, and yet this bill deprives the citizen of this guaranteed privilege. He can neither remove his case from the original jurisdiction of the Justice of the Peace, nor from the appellate jurisdiction of the Circuit Court. Prior to the adoption of the Constitution of 1867, the then Circuit Courts of the State had exclusive jurisdiction over criminal cases in the county, and the present Constitution vested in the Circuit Courts in the respective counties all the powers, authority and jurisdiction, original and appellate, which the former Circuit Courts of the State had, and exercised at the time of the adoption of this Constitution. That they had jurisdiction in all criminal cases is to be found in section 4 of article 4 of the Constitution, providing for a Court in each county, held by the three Circuit Judges and giving to parties the right to reserve questions arising before one Judge to be afterwards determined by the Court in banc, wherein it is provided "that such right shall not apply to trials of appeals from the judgments of Justices of the Peace nor to criminal cases below the grade of felony," &c., &c. The jurisdiction in the trial of all criminal cases being then vested in the Circuit Courts, it is unquestionably the result of the corrupt policy inaugurated and pursued by the Radical party. That party having had almost supreme power for the last eleven years has succeeded in bankrupting the morals of the people. Beginning at Washington, corruption soon spread all over the country—for it is true that the moral tone of a nation takes its character, in a great measure, from the nature of the government at its capital—and now we behold the mournful spectacle of defalcations and peculations from the national treasury down through all the ramifications of corporations, banks and private business concerns. By a skillful system of political engineering, men have been taught blind adherence to party, and party lines have been so strictly drawn, and partisan newspapers have so vilified used their great power for the maintenance of party supremacy, that men can apparently see no guile in any act of the particular party to which they may adhere. Men have eyes but they will not see; they have ears but they will not hear; and we are fast treading in the track of other nations which were sunk into the night of nothingness centuries ago by the indulgence in just such suicidal practices. 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HOUSE OF DELEGATES.—A bill was introduced by Mr. Litchman to incorporate Maryland Ship Canal Company. An unfavorable report was made and adopted to establish a free infirmary in connection with the College of Dental Surgery at Baltimore. The revenue department bills elicited some discussions, and a donation of \$6,000 to the Agricultural College was added.

Pennsylvania.
NAVIGATION OPEN.—THE JAPANESE. Philadelphia, March 19.—The first canal boat of the season passed up the Schuylkill.

The members of the Japanese Embassy spent a day in visiting the Kensington ship yards and machine shops. At Cranp's ship yards they inspected one of four iron steamships of four thousand tons now in progress of construction for the American Steamship Company, to ply between this port and Liverpool.

THE PRIZE FIGHT between James Smith and one Douglas, representatives of rival gangs, which was to have come off at the Rope Ferry, in the southwestern party of the city, this morning was prevented by the arrest of Smith at a public house in the neighborhood, together with several would-be spectators. Douglas has not put in an appearance.

Indian Outrages.
Fort Laramie, March 19.—Levi Powell, shot and scalped by Indians on the 6th inst. His body was found and brought to this post. Ten horses were stolen from Powell's camp on the 6th inst. The Indians say it was done by Northern Sioux and Uncapapah, but it is believed to have been done by a party composed of Sioux from Red Cloud's camp.

Nova Scotia.
THE SNOW BLOCKADE.—A COAL FAMINE. Halifax, March 19.—The snow blockade continues, and the coal famine is severely felt. The Government is selling coal in small quantities. Business is stagnant from the absence of mails and non arrival of vessels overseas.

—The sensation at Hartford, Connecticut, is the discovery that Mr. John A. Butler, trustee for a widow named Stuart, has squandered all her money, \$45,000 in speculation.

Iowa.
A DESTRUCTIVE FIRE.—OLE BULL AND HIS "FIDDLE." Iowa City, March 19.—The Clinton House, the leading hotel in this city, was burned to the ground this morning. But little furniture was saved. Ole Bull's concert troupe were in the house, and Mr. Bull ran into the night clothes with his fiddle under his arm. Loss about \$25,000.

Mississippi.
DECISIONS OF THE SUPREME COURT. Jackson, March 19.—The Supreme Court today decided that pecuniary bail by railroads to the State during the war in Confederate money were illegal, and the indebtedness must be paid in greenbacks. The roads owe large sums, and this decision will require the State financially. The Court also decided that citizens are responsible for cotton destroyed by order of the Confederate military authorities.

NEW ADVERTISEMENTS.
TRUSTEE'S SALE
OF
VALUABLE REAL ESTATE.

BY virtue of a decree of the Orphans' Court for Wicomico County, according to law in cases made and provided, in which the undersigned was appointed Trustee and administrator of Thornton Phubus dec'd, I will sell at Public Auction at the Peninsula House in the town of Salisbury, on SATURDAY,

THE SIXTH DAY OF APRIL, 1872,
at the hour of two o'clock P.M., all that valuable tract of land of which said Phubus died, seized and possessed, and containing SIXTY ACRES OF LAND more or less, having thereon a good Two-Story DWELLING and Outbuildings, nearly new. There is sufficient Timber Land to support the farm—the soil is high and very productive, and being located at the Trappe, within a short distance of Edes Station, presents a rare chance to one wishing to enter the trucking business. It will be sold subject to the right of dower of said Thornton Phubus' widow.

Terms of Sale.—The sum of \$200 cash on the day of Sale, and the balance in equal installments of one and two years, bearing interest from the day of Sale, secured by the bond of the purchaser with security approved by the Trustee, and all creditors of the said Thornton Phubus are hereby notified to file their claims in the Orphans' Court for Wicomico County within four months from the day of said Sale.

March 16, 1872.—LOUIS W. MORRIS, Trustee.

Louisiana.
REPUBLICAN STATE CONVENTION. New Orleans, March 19.—Lieutenant Governor Pinchback, as President of the State Central Committee of the Republican party of Louisiana, has issued a call for the State Convention to meet at Mechanics' Institute, New Orleans, on Thursday, May 24, to nominate State officers and elect delegates to the Philadelphia Convention.

Missouri.
WHISKEY, MURDER AND SUICIDE. St. Louis, March 19.—A drunken blacksmith named Joseph Nelson, residing near Sedalia, shot and killed his wife on Sunday and then shot himself, inflicting a dangerous wound. His wife had been forced to leave him in consequence of brutal treatment, and because she would not return he shot her.

Maryland Legislature.

SENATE.—The Senate agreed to the request of the House for a Committee of Conference on a bill to protect insectivorous birds. A petition was offered by Mr. Dennis, asking for the passage of a law, increasing the civil jurisdiction of Magistrates. A bill was read the first time by Mr. Crawford, from select committee, to remove gates from public roads in Wicomico county. A bill was introduced by Mr. Henry to incorporate the Savings Bank of Cambridge. The following bills were passed—a bill relating to boundary between Maryland and Virginia. A bill to amend the Code relating to husband and wife. A bill to legalize bequest of James F. Williams. A bill relating to County Commissioners of Wicomico county.

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MISCELLANEOUS.

Trustee's Sale
OF
REAL ESTATE.

BY virtue of a Decree of the Circuit Court for Wicomico County, in Equity, the undersigned, as Trustee, will sell at Public Auction, in Pottsville, at the hour of 2 o'clock P. M., on

Saturday, the 25th day of March, 1872,
all that part of a tract of land belonging to the estate of Isaac Lewis, late of Wicomico county, dec'd, lying in Wicomico county, on the road leading from Pittsville to Pottsville and adjoining the lands of C.S. Appleton, called "Bartholomew's First Attempt," and containing

44 1-2 ACRES,
more or less, according to a survey made the 23d day of February, 1872.

This land is mostly cleared and fertile and is well adapted to the growth of corn and oats.

TERMS OF SALE:
Ten per cent of the purchase money cash on the day of sale; the balance on a credit of six and twelve months, with interest from day of sale—the purchaser giving bond with security approved by the Board.

March 27-18 JAMES DUNCAN, Trustee.

Notice!
Office of Commissioners, }
Wicomico County, Feb. 27, 1872.

Commissioners of Wicomico county hereby give notice to all persons, that they will meet in their office, on MONDAY, TUESDAY and WEDNESDAY, 25th, 26th and 27th days of March, for the purpose of settling and adjusting all claims against the county. All persons desiring any changes made on said books, will come forward on those days, otherwise they will be excluded from the privilege. By order of the Board.

JAS. E. ELLEGOOD, Clk.

CHANGE OF SCHEDULE, OF THE EASTERN SHORE STEAMBOAT COMPANY, UNTIL FURTHER NOTICE.

On and after Tuesday, Feb. 5th, 1872, one of the Company's Steamers will leave South Wharf, EVERY TUESDAY, at 5 o'clock P. M., for Crisfield, Onancock, Hoffman's Wharf (Pungotague Creek), Concord, Miles Wharf (Ochabonock Creek) and Hungar's Wharf. Returning every Thursday, leave Hungar's Wharf at 7 o'clock A. M., Miles Wharf at 9 A. M., Concord at 10 A. M., Hoffman's Wharf at 12 noon, Onancock at 3 o'clock P. M., EVERY FRIDAY at 5 o'clock P. M. for Crisfield, Onancock, Pitt's Wharf, New Town, Snow Hill, and intermediate landings.

Returning leave Snow Hill every Monday at 5 o'clock A. M., touching at the above landings at the usual hours, leaving Crisfield on the arrival of down trains both days.

Freight received for all Stations on the E. S. Railroad as far up as Delmar.

Freight received up to 4:30 P. M., and must be prepaid.

105 South St., Baltimore.

WM. THOMPSON, Sup't. Crisfield, Md. (17

THE DELAWARE TRIBUNE.
A WEEKLY NEWSPAPER FOR THE FARM AND HOUSEHOLD.

The DELAWARE TRIBUNE devotes unwearied attention to the Subjects interesting the FARMERS AND FRUIT GROWERS of the Delaware Peninsula, and furnishes each week a grand compendium of the news from Delaware, and the relations of Maryland, and South-Eastern Pennsylvania.

It maintains a high editorial position on leading questions of the day, and gives in each issue a variety of Literary Matter, including Stories, Poetry, and General Selections.

Terms, \$2 per annum in advance.

Address, JENKINS & ATKINSON, Southwest Corner of Fifth and Market Sts., Wilmington, Del.

THE 54TH VOLUME!
For 1872!

THE ILLUSTRATED Phrenological Journal, FAMILY MAGAZINE.

A FIRST-CLASS POKER BOOT!

PHRENOLOGY.—The Brain and its Functions; Location of the Organs, with directions for culture and training; and the relations of Mind and Body described.

PHYSIOLOGY AND ANATOMY.—The Organization, structure and functions of the human body; with the laws of life and health. What we should eat and drink, how clothed, and how to exercise, sleep and live, in accordance with hygienic principles as well as the best Pictures of Family Magazine ever published.

ESTABLISHED.—The Journal has reached its 54th Volume. It has steadily increased in favor during the many years it has been published, and was never more popular than now.

TERMS.—Monthly, at \$2 a year, in advance. Single numbers, 25 cents. Clubs of five or more, \$2.00 each, and extra copy to Agent.

We are offering the most liberal Premiums. Instance: 18 cents for a sample number, with new Pictures of Family Magazine, and a complete List of Premiums.

S. R. WELLS, Publisher, 222 Broadway, New York.

CLOVER, TIMOTHY, ORCHARD AND HERD GRASS, SEED, OATS AND BARLEY, EARLY ROSE & PEERLESS POTATOES, Most Productive Known.

With a general assortment of seed for the FARM AND GARDEN.

for sale by C. B. ROGERS, Seed Dealer No. 133 Market St. Philad'a. Mar 9, 1872-3t.

Building Paper.
A SUBSTITUTE FOR PLASTERING AND SHEATHING—Samples sent free

LONGCORE & CO., Successors to Wm. P. Fitch, Jan 10 to 12-3m No. 2 North St., Baltimore.

35 CENTS by sending T-SHIRT, height, color of eyes and hair, you will receive, by return mail, a correct picture of your future husband or wife, with name and date of marriage. Address W. FOX, P. O. Drawer No. 24, Fallville, N. York.

WARE WAINWRIGHT, Mar 9th 1872.

DR. CROOK'S COLUMN.

Dr. Crook's Wine of Tar.
10 YEARS
—OF A—
Public Test

Has proved
DR. CROOK'S WINE OF TAR
OF

To have more merit than any similar preparation offered the public.

DR. CROOK'S WINE OF TAR
Has proved itself in thousands of cases capable of curing all diseases of the THROAT AND LUNGS

DR. CROOK'S WINE OF TAR
Cures all Chronic Coughs, and Coughs and Colds, more effectually than any other remedy.

DR. CROOK'S WINE OF TAR
Has cured cases of Consumption pronounced incurable by physicians.

DR. CROOK'S WINE OF TAR
Has cured so many cases of Asthma and Bronchitis that it has been pronounced a specific for those complaints.

DR. CROOK'S WINE OF TAR
Removes pain in Breast, Side or Back. Cures Gravel and Kidney Diseases.

DR. CROOK'S WINE OF TAR
Should be taken for all diseases of the Urinary Organs.

DR. CROOK'S WINE OF TAR
Possesses Vegetable Ingredients which makes it the best Tonic in the market.

DR. CROOK'S WINE OF TAR
Cures Jaundice or any Liver Complaint.

DR. CROOK'S WINE OF TAR
Makes Delicate Females, who are never feeling well, Strong and Healthy.

DR. CROOK'S WINE OF TAR
Has restored many persons who have been unable.

DR. CROOK'S WINE OF TAR
Should be taken if your Stomach is out of order.

DR. CROOK'S WINE OF TAR
Should be taken if you feel weak or debilitated.

DR. CROOK'S WINE OF TAR
Rapidly restores exhausted Strength.

DR. CROOK'S WINE OF TAR
Restores the Appetite and Strengthens the Stomach.

DR. CROOK'S WINE OF TAR
Causes the food to digest, removing Dyspepsia and indigestion.

DR. CROOK'S WINE OF TAR
Gives tone and energy to Debilitated Constitutions.

DR. CROOK'S WINE OF TAR
All recovering from any illness, will find this the best Tonic they can take.

DR. CROOK'S WINE OF TAR
Will prevent Malarious Fevers and braces up the System.

DR. CROOK'S WINE OF TAR
Should be taken to strengthen and build up your system.

DR. CROOK'S WINE OF TAR
Should be kept in every house, and its life-giving Tonic properties tried by all.

Purify Your Blood.
DR. CROOK'S COMPOUND SYRUP OF POKE ROOT!

Whatever Poke Root grows, it has a local reputation as a Blood Purifier, and for the cure of all diseases of the skin, eruptions, and the praise of distinguished Physicians (Dr. Cox, Lee, King, Wilson M. Aun, Griffith, Ochs and others), who have tested its medical power; it has been neglected by the profession at large, as much through a want of a proper appreciation of its merits, as a knowledge of the proper way to prepare it for medical use. Dr. Oliver Crook, (a physician who devotes his entire life to the duties of his profession,) has fully tested the active medical qualities of Poke Root during the last 25 years, and unhesitatingly pronounces it to have more merit for diseases depending on a depraved condition of the blood, than any other articles named in Materia Medica. Under his instructions our Chemist has combined the active medicinal qualities of Poke Root with the best Tonic Preparation of Iron, and we offer this Preparation to the public under the above name.

DR. CROOK'S SYRUP OF POKE ROOT.
Cures Scrofula, Scrofulous Tumors, Scrofulous Eruptions, and all diseases of the skin, or Scrofula in any form.

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Cures all diseases of the blood, and restores the system to a healthy condition.

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DR. CROOK'S SYRUP OF POKE ROOT.
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