

A NEW, CHEAP AND POPULAR PERIODICAL.

SELECT CIRCULATING LIBRARY. Equal to FIFTY VOLUMES, for FIVE DOLLARS.

PROSPECTUS.

In presenting to the public a periodical, entirely new in its character, it will be expected that the publisher should describe his plan, and the objects he hopes to accomplish.

There is growing up in the United States a numerous population, with literary taste, who are scattered over a large space, and who, distant from the facilities whence books and literary information emanate, feel themselves at a great loss for that mental food which education has fitted them to enjoy.

To elucidate the advantages of the "Select Circulating Library" such as we propose, it is only necessary to compare it with some other publications. Take the "Waverley" novels for example, the "Chronicles of the G-States" occupy two volumes, which are sold at \$1.25 to \$1.50.

Arrangements have been made to receive from London an early copy of every new book printed either in that metropolis, or in Edinburgh, together with the periodical literature of Great Britain.

TERMS.

The "Select Circulating Library" will be printed weekly on a durable medium sheet of fine paper in octavo form, with three columns on a page, and mailed with great care so as to carry safely to the most distant post office.

NOTICE.

THE subscribers of the city of Annapolis, having obtained from the Orphans Court of Anne Arundel county, letters testamentary on the Personal Estate of James Williamson, Esq.

STATE OF MARYLAND, SC. Anne Arundel County, Orphans Court, October 24th, 1832.

On application by petition of Charles F. Mayer, Administrator De Bonis Non of Henry E. Mayer, late of Anne Arundel county, deceased, it is ordered that he give the notice required by law for creditors to exhibit their claims against the said deceased, and that the same be published once in each week for the space of six successive weeks, in one of the newspapers printed in Annapolis.

SAM'L BROWN, Junr. Reg. Wills, A. A. County.

NOTICE IS HEREBY GIVEN.

THAT the subscriber of Baltimore county, hath obtained from the Orphans Court of Anne Arundel county, in Maryland, letters of administration de bonis non on the personal estate of Henry E. Mayer, late of Anne Arundel county, deceased.

SAM'L BROWN, Junr. Reg. Wills, A. A. County.

STATE OF MARYLAND, SC. Anne Arundel County, Orphans Court, October 26th, 1832.

On application by petition of Joseph G. Harrison, administrator with the will annexed of Thomas T. Simmons, late of Anne Arundel county, deceased, it is ordered that he give the notice required by law for creditors to exhibit their claims against the said deceased, and that the same be published once in each week for the space of six successive weeks, in some one of the newspapers printed in Annapolis.

SAM'L BROWN, Junr. Reg. Wills, A. A. County.

NOTICE IS HEREBY GIVEN.

THAT the subscriber of Anne Arundel county, hath obtained from the Orphans Court of Anne Arundel county, in Maryland, letters of administration with the will annexed on the personal estate of Thomas T. Simmons, late of Anne Arundel county, deceased.

JOS. G. HARRISON, Adm'r. W. A. Nov. 1. 6w

STATE OF MARYLAND, SC. Anne Arundel County, Orphans Court, November 6th, 1832.

On application by petition of Samuel Maynard, Executor of the last Will and Testament of Lewis Neth, late of Anne Arundel county, deceased, it is ordered that he give the notice required by law for creditors to exhibit their claims against the said deceased, and that the same be published once in each week for the space of six successive weeks, in one of the newspapers printed in Annapolis.

SAMUEL BROWN, Junr. Reg. Wills, A. A. County.

NOTICE IS HEREBY GIVEN.

THAT the subscriber of Anne Arundel County, hath obtained from the Orphans Court of Anne Arundel county, in Maryland, letters testamentary on the personal estate of Lewis Neth, late of Anne Arundel county, deceased.

SAM. MAYNARD, Ex'r. Nov. 15. 3w

FOR BALTIMORE, EASTON, CAMBRIDGE, CHESTERTOWN and CENTREVILLE.

The steamboat MARYLAND leaves Annapolis on every Monday, Wednesday and Saturday, at 1 o'clock for Baltimore, and leaves Baltimore for Annapolis every Sunday at 8 o'clock, and every Tuesday and Friday at 8 o'clock for Annapolis. She leaves Annapolis every Tuesday and Friday for Cambridge and Easton, at half past 10 o'clock, and leaves Annapolis on every Sunday morning at half past 11 o'clock for Centreville and Chestertown. Passage to Baltimore \$1.50 to Easton or Cambridge, \$2.00. To Chestertown or Centreville, \$2.00. Children under 12 years of age, half price.

BANK OF MARYLAND, Baltimore, Dec. 24th 1831.

BY resolution of the Board of Directors of this Institution, the following scale and rates have been adopted for the government of the officers thereof in receiving deposits of money subject to interest, viz: For deposits payable in ninety days after demand, interest shall be 5 per cent. For deposits payable in thirty days after demand, interest shall be 4 per cent. For deposits payable on demand, interest shall be 3 per cent.

IN CHANCERY, November 14th 1832.

Henry Greve and wife, and John Pierpoint, vs. Charles Read and others.

THE Bill in this case states, that John Pierpoint, deceased, being possessed of 100 acres of land, a part of Chew's Vineyard, devised it to his sister, Ann Pierpoint, and her daughter, in equal portions, as tenants in common—that Deborah died before the said testator—that the said John died in possession in 1803, leaving his said will unrevoked, unaltered, and without having re-published it after the death of Deborah—that on his death the half devised to Deborah having lapsed, descended, one half to the said Ann, and the other half in equal portions to your Orators, John and Ann, as his only heirs at law—that Ann Pierpoint, after the death of said testator, took possession of the whole tract in name of herself and the complainants, as tenants in common—that the said Ann, by deed dated in 1810 conveyed all her undivided interest in said land to Charles Read, who now resides in said land within this state—that the said Charles and a Dennis Read and Nicholas Wells, have been in the exclusive enjoyment of the use and rents and profits since 1814, and that the said land is incapable of division, except by sale, without injury to the owners.

The bill prays a decree for a sale of the said property, that the proceeds may be divided between the complainants and the said Charles Read, who owned it as tenants in common; It also prays a decree for the payment to the complainants of their just proportions of the rents and profits of the said land since 1814, whereupon it is ordered that the said complainants, by causing a copy of this order to be inserted once a week for three successive weeks in some newspaper before the 20th day of December next, give notice to the absent defendant to appear in this court on or before the 20th day of March next, to show cause if any he has, why a decree should not pass as prayed.

True copy—Test. RAMSAY WATERS, Reg. Cur. Can. Nov. 22. 2

Anne Arundel County, Sc.

On application of John W. Baker of Anne Arundel county, by petition in writing to me the subscriber, Judge of the Orphans Court of Anne Arundel county, stating that he is in actual confinement of debt, and pray me to grant to him the benefit of the Insolvent Laws of this state, a schedule of his property and a list of his creditors, on oath, as far as he can ascertain them, being annexed to his petition, and the said John W. Baker having satisfied me by competent testimony that he has resided two years next preceding the time of his application, within the state of Maryland, and I having appointed a trustee for the benefit of the creditors of the said John W. Baker, with security, approved by me, for the faithful performance of his said trust, and the said trustee being in possession of all the property of the said insolvent debtor, and the said John W. Baker having also given bond with security approved by me, for his personal appearance before the Judge of the Orphans Court on the third Monday of April next, to answer such interrogatories as may be propounded to him by any of his creditors, and also for his personal appearance before said county court on the third day of April next, for the final hearing of his application, agreeably to an act of assembly, entitled, "An act relating to insolvent debtors," and the several supplements thereto, to answer such allegations as may be filed against him by any of his creditors, and the said John W. Baker having before me taken the oath directed to be taken by the said insolvent laws for the delivery up of his property, these are therefore to certify, that I have this day granted a personal discharge to the said John W. Baker. Given under my hand this sixteenth day of November, in the year one thousand eight hundred and thirty two.

GIDEON WHITE, Nov. 22. 2 5m

THE HAGERS TOWN MAIL PRINTING ESTABLISHMENT, FOR SALE.

THE subscribers will dispose of the valuable Printing Establishment, called THE MAIL. It is located in Hagerstown, Washington county, Md. It publishes the Imperial Sheet, has an excellent and numerous list of subscribers; and a very extensive advertising patronage. Its political course has been in favour of the present administration. A fine speculation is now afforded to any person disposed to engage in the Printing business.

It will be offered at Public Sale on Saturday, the 24th of November, by in the mean time, private propositions will be received and considered. J. F. KENNEDY, Adm'r. H. KENNEDY, N. B. Printers, exchanging with 'The Mail,' will confer a favour by giving the above a few insertions. Hagerstown, Nov. 2, 1832.

CASH FOR NEGROES. I WISH TO PURCHASE 100 LIKELY NEGROES.

Of both sexes from 12 to 25 years of age, well field hands, also, mechanics of every description. Persons wishing to sell, will do well to give me a call, as I am determined to give HIGHER PRICES for SLAVES, than any purchaser who is now or may be hereafter in the market. Any communication in writing, will be promptly attended to. I can at all times be found at Williams's Hotel, Annapolis. SUGAR W. WILLIAMS, October 4, 1832.

IN CHANCERY, 15th November, 1832.

James Higgins and Wife vs. Ohio Scott, Trustee of Thomas Ayres, an insolvent debtor, and Benedict Meads.

THE bill in this case states, that the complainants, at August Term of Harford county court, 1819, recovered a judgment against Thomas Ayres on a single bill given by the said Ayres to them—that the said bill, before suit was brought on it, had been pledged to Benedict Meads to secure a small debt the complainant owed him—that said debt was fully paid to Meads before suit was brought; but that said suit was erroneously entered to the use of Meads—that Ayres obtained from the High Court of Chancery an injunction on said judgment—that he filed a bond to the complainants and Meads, generally—that the injunction was afterwards dissolved—that suit was brought on said bond, and a judgment obtained, in Harford county court, at August term 1830, in the names of the complainants, and said Meads—that execution issued on the judgment, but none of the money was levied—that application was made to Harford county court, sitting as a court of law, by the complainants, for relief against Meads, grounded on affidavits shewing that said Meads had not, in fact, any interest in said judgment though he appeared as a legal plaintiff; this relief was refused by the court on the ground that the remedy was in equity—that Ayres has since taken on the benefit of the insolvent laws, and that Ohio Scott has been appointed his trustee—that there are funds enough in said trustee's hands for the payment of all Ayres' debts—that Meads still fraudulently claims an interest in the judgment, and that he lives out of the state. The bill prays payment of the judgment, and general relief, an order of publication against Meads, process against S. O. and the appointment of a receiver. Whereupon it is ordered, that the complainants by causing a copy of this order to be inserted once a week for three successive weeks in some newspapers before the 20th day of December next, give notice to the absent defendant to appear in this court, on or before the 20th day of March next, to show cause, if any he has, why a decree shall pass as prayed.

THEODORICK BLAND, Clin. Nov. 22. 2w

PUBLIC SALE.

BY order of the Orphans Court of Charles county, the subscriber will sell at Public Sale, at the Court House in the city of Annapolis, on Tuesday the eleventh day of December next, all the personal estate of John Harris, late of Charles county, deceased, (not heretofore disposed of) consisting in part of a well selected Law Library, being the same that heretofore belonged to his father, the late Thomas Harris, Esq., and also several other valuable books, such as the American and Foreign Reviews, &c. And at Leonard Town, in Saint Mary's county, on the 18th December next, will be sold all the personal property of said deceased in Saint Mary's county, consisting of one quarter cash first quality Sherry Wine, and one demijohn French Brandy.

THE TERMS OF SALE—are six months credit, the purchaser giving notes, with approved security, on interest from day of sale. JOS. HARRIS, Adm'r. with the will annexed of John Harris, dec'd. Nov. 22. 2

NOTICE IS HEREBY GIVEN.

THAT the subscriber hath obtained from the Orphans Court of St. Mary's county, in Maryland, Letters of Administration on the Personal Estate of Ignatius Jarboe, late of said county, deceased. All persons having claims against the said deceased, are hereby warned to exhibit the same, with the vouchers thereof, to the subscriber, at or before the 14th day of May next, they may otherwise by law be excluded from all benefit of the said estate. Given under my hand this 7th day of November 1832.

WILLIAM THOMAS, Adm'r. Nov. 22. 4w

BASIL SHEPARD, MERCHANT TAILOR.

HAS just arrived with a handsome and well selected assortment of CLOTHS, Consisting of Blue, Black, Brown, Green and Olives—Also, CASSIMERES, OF THE MOST FASHIONABLE KINDS: Stripes, Checks and other Fancy Colours. VESTINGS, GLOVES, STOCKS, and SUSPENDERS. Persons are requested to call and examine his assortment. Oct. 18. if

FRESH FALL GOODS.

GEORGE M'NEIR, MERCHANT TAILOR.

HAS just received his supply of FALL GOODS, consisting of CLOTHS, CASSIMERES, & VESTINGS.

Of all colours and qualities, selected from the latest importations, and which in regard to fashion and style, he thinks cannot be surpassed. He requests his friends and the public, to whom he is much indebted for former favours, to call and examine his assortment. GENTLEMEN'S GLOVES, SUSPENDERS, &c. Oct. 18. 6w

PRINTING Neatly executed at this OFFICE.

(Continued from First Page.)

care which makes a flock increase and grow to a good size, which brings forth the profits of a dairy and, which fills the house of the farmer with good things: If he will not carefully inspect his fields and meadows, and see that his fences are in good order, his grass and his corn will be crumpled by his cattle, and if he will not gather and put them up carefully and in due season, he will have a short and mouldy crop. If he mows, rakes, and feeds his cattle, in a careless slovenly manner, his flock will be pinched through the winter, and become poor and leasy in the spring—poor oxen too poor to do the labour of the season—poor cows, with little or no milk, and wretched calves—and poor horses, too feeble to draw, and too weak to ride with safety. If his swine, poultry, and stock in general, and if his carts, rakes and tools of all kinds, are not carefully attended to, the farmer never can grow rich and respectable. It is attention which gradually collects from various sources, and covers the soil with manure; it is attention which causes the hills, fields and valleys to yield their increase, and advances and completes the most beneficial improvements.

There is a 3d virtue, without the practice of which the farmer can never attain to wealth and independence: I mean economy. With out this, both labour in raising and care in preserving the fruits of the earth are absolutely thrown away. Economy is an excellent virtue in any man; it is indispensable in the affairs and profession of a farmer. And of this he should never be unmindful when he looks into his barn, his cellar, or his garret, or even his pastures—to say nothing of his fields, mowing lands and meadows. But farmers,