ANNAPOLIS: Thursday, June 29, 1837.

FOR CONGRESS. ISAAC McKIM, BENJAMIN C. HOWARD.

Republican Nomination for Anne-Arundel Cour FOR THE LEGISLATURE. JOHN S. SELLMAN, RICHARD W. HIGGINS, WESLEY LINTHICUM.

"The Association of the Theta Delta Phi, of St. John's College," will celebrate the approaching Anniversary of American Independence, in the Senate Chamber, in the following manner:

The Declaration of Independence will be rend by WILLIAM H. G. Dorsey, and an Oration will be delivered by Thomas Holme Hag-

The exercises to commence at 11 o'clock, A.

COURT OF APPEALS, W. S. June Term, 1837.

June 20th. No. 36. Davall's Ex'rs. vs. Farmers' Bank of Maryland, was further argued by Alexander for the Appellants, and Randell for the Appel-

June 21st.

Present the same Judges as before and the

No. 36. Davall vs. The Farmers' Bank of Maryland, was further argued by Randall and A. C. Magruder for the Appellees, and McMa-Lon for the Appellant, in reply.

June 221. No. 36 was concluded by McMahon in reply. No. 96. McLaughlin vs. Negro Sam, was commenced by W. Schley for the Appellant, and Balch for the Appellee.

No. 96 was further argued by Balch for the Appellee, and by W. Schley for the Appellant. No. 98. Ex'rs. of Robert Oliver vs. Richard Caton, was argued by Glenn for the Appellants,

and Mexander for the Appellees. June 21th. No. 93. Ex'rs, of Oliver vs. Caton, was argued by R. Johnson in reply for the Appellants. No. 99. Wareham vs. Sellers, Adm'r. of Sel lers, was argued by J Raymond for the Appellant, and W. P. Maulsby for the Appellee.

The Court informed the Bar that where in cases of judgments nisi, the appellants filed written arguments under the rule, the Court would not receive answers to the appellee's written replies.

No. 71. Mayor and City Council of Baltimore vs. R. Lemmon. This cause which had been specially assigned for this day, was on motion of Belt, counsel for the city, and McMa hon for the State, under resolution of the Legislature, and on the ground of the absence of Walter Jones, Esq. counsel for the city of Baltimore, continued until the next term, and erdered to stand for hearing the first Thursday of that term.

No. 12. Thomas Bruce and others vs. The State use of Mayhew, survivor of Barnard, appeal from Prince George's county court. Judg-

No. 14. Hall & Hall vs. E. W. Belt, appeal from Prince-George's county court. Judgment

No. 15. Planters' Bank vs. Farmers' and Mechanics Bank of Georgetown, appeal from Prince-George's county court. Judgment re versed and procedendo awarded.

No. 16. State use of A. Beale vs. Harrison Graham & Harrison, appeal from Calvert coun Judgment reversed and procedendo award-

Judgment reversed and procedendo awarded.

the judgment of Baltimore county court, and awarding a procedendo.
No. 30. Lightner vs. Esbenshade, appeal from Baltimore county court. Judgment affirm-

ed on all the exceptions. No. 32. Hammond & Welch vs. Hammond, them.-[Globe. appeal from Chancery. Decree reversed and

cause remanded. No. 31. Ex'rs. of Alexander McDonald vs. Stevens, Tuck and others. Decree affirmed. No. 96. McLaughlin vs. Negro Sam. Appeal from Frederick county court. Judgment re-

No. 98. Ex'rs. of Oliver vs. Caton, appeal now in Boston. from Cnaucery. Order continuing injunction

reversed, and cause remanded.

No. 33. I. C. Watkins vs. Hall, et al. appeal from Chancery. Decree reversed and cause remanded.

No. 39. Clagett and Hall vs. Hall and Hall, was argued by Duckett, John Johnson and Pratt for the Appellants, and Alexander for the Appellees.

Belle-Air, Md. June 24. The Democratic Convention which assem bled to-day, have nominated John T. H. Wor. thington as a Caudidate for Congress. The meeting in convention was very full, and the border of the pond; and the first notice that members assembled in the true republican spirit to abide the determination of the majority; the discharge of a rise by their chief, as a significant of the processity of unities. The owner of this boy is requested to come forward and prove his claim to the unions of a renewal of hostilities are unfounded, and that the Indians have withdrawn from day of August 1837, otherwise he will be discharged of the processity of unities. all seemed convinced of the necessity of uniting nal to commence the attack. The pond was the Democrats of the district on some one can. on our right, and the Indians were scattered gun to rage there, and which they were ap-

Nonfolm, Va. June 23.

In addition to the Falmouth sloop of war sloop-probably the Lexington.

It is said that VIRGIL MAXCY, Esq. recently appointed Charge d'Affaires to Belgium will go out in the Falmouth -Beacon.

TOBACCO TRADE.

TNOMAS F. BOWIE, Esq. has addressed a letto which is unnexed a communication from phie, containing some highly interesting infer- brush and trees.

From Mr. B's, temorks it opposes that the exports of Tobarco from this country during the ment to bury the bodies of our soldiers.

Last year amounted to \$12,000,000, being second only to those of cotton. The export to small triangular breastwork of logs; but, just as 109, 826; making a total of \$18,663,193 per nine discharges from the cannon; and

thus paid was for luxuries, in paying for which at the men who worked the canaba. In the would accrue from competition in trade under a general fire with masketry, tariff of duties, however, great. To show the "The loss of the enemy must have been very operation of a foir rivalry in Tusiness, Messrs. great, because we never fired until we fixed on Riley and Van Anringe addice the example of our men; but the carnon was necessarily fired England, where notwithstanding the enormous at rendom, as . 'y two or three Indians appearduty of \$1000 per hogshead, as before stated, ed together. When the firing commenced, the the tobacco exported during 1835 was valued at advanced guard wheeled, and, in returning to 83,397,415, whilst the quantity shipped to the the main body, were entirely cut up. The bat-Hanse towns, where the duty is a mere nothing, the lasted till about four in the afternoon, and in the same time was valued at but \$1.539,362. I was about the last one who handled a There are, it would seem, no shipments of to- gun, while lying on my side. At the close bacco to France, Italy, &c. except for the full received a shot in my fight shoulder, which pasfile ent of contracts, the number of contractors | sed into my lungs; the blood gushed out of my being only four or five at the utmost, conse-quently there are no competities in the rolled over on my tree. The ladians then ca-

We confess we are at a loss to discover why our country should import the silks, cottons, amountainion, and the cannon, and despatche wines and brandles of rations which permit no such of our fallen soldiers as they supposed at reciprocity to exist, and shut out our products by to be viive. Their negroes then came in te regies that exclude every thing like generous strip the dead. I had by this time somewher rivalry. Nor are we made the more aware, of revived, and a negro observed that I was not the propriety of such a state of things by the dead, took up a musket, and shot me in the top fact that the imports for which we are tributary of the shoulder, and the ball came out at my are matters of luxury, many of which may be back. After firing, he said There, d—— you cultivated here to much greater advantage than our tobacco can be produced there. The facts but my shirt. in reference to the trade in sugars will perhaps "The enemy then disappeared to the left o surprise our readers who may not have been at the pond, and, through weakness and apprehen ware that in 1836 the importation of that article | sion, I remained still till about nine o'clock a and Spanish leaf tobacco amounted to \$2,000, night. I then commenced crawling on my 000, when certainly the greater portion of the knees and left hand. As I was crawling over commodity might be raised in our own country. the dead, I put my hand on one man, who fel porting trade has been suffered to labour for ber. I roused him up, and found it was De years are well worthy the immediate and ener. Courcy, an Englishman, and the son of a Brigetic attention of Congress, who will, it is hoped tish officer, resident in Canada. I told him that apply such remedy by retaliatory legislation or it was best fer us to attempt to travel, as the demands - Imerican.

INDIANS OF THE NORTHWEST.

establish annicable relations between them, on a permanent basis, the President has directed that invitations should be given to the Sacs and he should go on one side of the road, and I on Foxes, the Wianebagoes, the Sioux of the Mis- the other. sissippi and the Missouri, the loways, and the and I heard the discharge of his rifle. This Sacs of Missouri, to send deputations to this ci. gave me time t . crawl into a hammock and hide No. 23. State use of Norris vs. Askettle first of October. The principal chiefs of the arms and legs covered with blood, having, no and others. Appeal from Allegany county court. several bands of these tribes, with the most dis-No. 29. Pocock vs. Hendricks. Dorsey, J. tions. The whole number will not, it is believ-

"I was on the edge of a pond, three miles from the spot where he was bivouncked on the night previous. The pond was surrounded by tall grass, brush, and small trees. A moment before we were surprised, Major DADE said to us-We have not got through all danger; keep up good heart, and when we get to Fort King, I'll give

you there days for Christmas.'
"At this time we were in a path, or trail, on

points to the edge of the polid but leaving an We learn that the barques Pioneer and Consort, van June 23.

We learn that the barques Pioneer and Consort, of the exploring expedition, will be taken similar opening on the other extremity for the into the Dry Dock at the Navy Yard, Gosport, in the course of a few days.

In other than the barques Pioneer and Consort, of the exploring expedition, will be taken similar opening on the other extremity for the all seem inclined to postpone emigration till entire the course of a few days. of course unconscious of the ambuscade through travelled from Tampa Bay through the country, ow fitting for sea at our Navy Yard for the which they had marched. At the time of the Pacific Station, it is intended to send another attack this guard was about a quarter of a mile in the advance, the main body following in column, two deep. The Chief's rifle was followed by a general discharge from his men, and Major Dade, Capt. FRAZIER, and Lieut. Mudge, together with several non-commissioned officers and privates, were brought down by the first volley. Our rear guard had a six ter to the editor of the Marlborough Gazette, which as soon as possible was hauled up, and brought to bear upon the ground occupied by Messrs. Rilly & Van Amricon, of Philadel-the unseen enemy, secreted among the grass phie, containing some highly interesting infer-brush and trees. The discharge of the cannon mation on the subject of the tobacco trade, in checked and made them fall back, for about half which Maryland has so deep an interest. Not an hour. About twelve of us advanced, and having room for the insertion of the letters re- brought in our wounded and the arms, leaving ferred to we must content ourselves with ab- the dead. Among the wounded was Ligut. stracting such portions as are entitled, from MUDGE, who was speechless. We set him up their definite character, to particular attention, against a tree and he was found there tw months after when Gen. GAINES, sent a detach-

England alone, where the duty on each hogs- we had raised it about two feet, the Indians re-England alone, where the duty on each logs- we had reised it about two feet, the Indians re- mony. A protest signed by Dixson, against the head is \$1000, during the year ending Septem turned, and renewed the engagement. A part jurisdiction of the Recorder, since the issuing ber 1830, was valued at \$6,202,615, whilst the of our troops fought within the breastwork, and exportation to France, owing to the government a part outside. I remained outside till I re. his counsel. Bonds in the sum of \$5,000 have nopoly, or Regie, as it is termed, was worth ceived a ball in my right arm, and another near only \$906,699. During the same period the my right temple, which came out at the top of Dixson before the Supreme Court, to abide its importation from France in silk goods amounted my head. I next received a shot in my thigh, judgment.-N. Y. Com. to \$15,614,189; in cotton f. bries to \$2.199,922; which brought me down on my side, and I then in wines \$1,942,179; and in branches to \$1,- got into the breastwork. We gave them forty. loading for the fiftieth, the last shot we had, our burning the Treasury Office, and who has been It must be borne in mind that the amount match went out. The Indians chiefly levelled this country is not even allowed the advantage that mean time the main body of the troops kept up leased.

tered the breastwork, but found not one man standing to defend it. They seemed the arms

The disadvantages under which our tobacco ex- different from the rest-he was warm and limome other method as the exigency of the case danger appeared to be over, and we might fall in with some assistance. As he was only wound ed in the side and arm, he could walk a little. We got along as well as we could that night We have been informed that, with a view to continued on till next noon, when, on a rising ty. They will probably arrive here about the away. The Indian soon returned, with his

several bands of these tribes, with the most distinguished braves, will constitute the these doptains. The whole number will not, it is believed, the several bands of these tribes, with the most distinguished braves, will constitute the these doptains. The whole number will not, it is believed, the several bands of these who wish to observe the class of the indigenous tribes, and to listen to powerful native cloquence. The utility of the indigenous tribes, and to listen to powerful native cloquence. The list of the indigenous tribes, and to listen to powerful native cloquence. The subjects to be considered will probably elicit all the talent and tact of the most able among them.—[Globe.]

THE DADE MASSACRE.

The Boston Post publishes the following interesting account of the massacre of Major Dane's detaclament in Florida, in December 1835, taken from the lips of RASSA CLES.

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The LaRENENFIELD.

The ladian came riding they the broadly which is in the postession of the above named the music

FROM THE SOUTH.

By the arrival on Saturday night last, about midnight, of the steam packet Georgia, Capt. Rolins, from Charleston, which place she left on Friday, we have papers of that day.

We learn, orally, from those whose position Tampa for fear of the measles, which had beposed of according to law.
Tilos. W. MORGAN, Sheriff didate. The choice has fallen upon an intelligent and highly respectable gentleman.—Rep. and in advance—reaching at the two latter pox.

The Indians regularly receive their rations at

and were in nowise molested by the Indians.

It is generally believed that many of the rumors set affont are the results of perversness or passion, and that many of the accounts purpor-ting to be full and authentic, are either entirely false, or rest on slight premises.

Among the passengers who arrived in the Steam Packet Georgia, Capt. Rollins, from Charleston, were Majors Whiting and McClintock, U. S. Artillery; Major Fauntleroy; and Captain Bean and Anderson, of the Dragoons, and Lieut. Piercy, U. S. Navy.

The Slave Case .- On Thursday, the farther nvestigation of the claim set up by Dr. Allender, of Baltimore, to the possession of William Dixson, whom he alleges to be his slave, was removed into the Supreme Court, by a writ de homine replegiando. We understand that the counsel for Dr. Allender consented to this ar angement. The advantages of carrying the proceeding into the Supreme Court are a trial by jury, and compulsory process to obtain testiof the writ de homine replegiando, was read by been given to the sheriff for the appearance of

Richard H. White, lately confined in the jail of Washington County, D. C. on a charge of tried already several times, without the jury ever being able to render a verdict, has been re The bail required for his appearance to take his trial hereafter, was one thousand dollars, and his mother-in-haw, Mrs. Harker, of N. J. entered into a recognizance to that amount.

ELECTION.

OTICE IS HEREBY GIVEN, That an Election will be held at the several ions in Anne-Arundel county, on WED NESDAY, the 26th day of July next, for the purpose of electing Two Representatives to represent the Fourth Congressional Ditrict in the next Congress of the United

JOHN'S SELBY, Sheriff. June 29

NOTICE.

FICE IS HEREBY GIVEN, That an research will be held in this city, at he held in this city, at he held in this city, at he held in the city, at he held in the second, the 26th day of July next, for the purpose of electing Two Representatives for the Fourth Congressional District of this

calling himself Israel Gardiner, apprehended and committed as a Runaway Negro. This boy is about four feet nine inches in height, boy is about four feet nine inches in height, yellow complexion, with a scar on the right eye, and appears to be about fourteen years of age. He states that he is free, and has been living with his mother mar Ellicott's Forge, in Anne-Arundt I, within a short distance of Waterloo. He was, when appresented and committed decaded in a pair of hended and committed, dressed in a pair of boy, and take him away on or be the 6th tate to cover three times that sumday of August 1837, otherwise he will be disposed of according to law.

THOS. W. MORGAN, Sheriff

The Baltimore American will insert the applications of the same of the sam

St. Mary's County. June 29.

Resolution of the Corporation DESOLVED, That a Committee of four

it shall be to examine and inspect the Streets, Lanes, Alleys and Lots within the city, and report to the City Commissioners nuisance calculated to affect the health of the citizens, and to cause all such nuisan

ces to be removed. The undersigned having been appointed a committee under the provisions of the above resolution, give notice to the citizens that on Wednesday, July 5th, and every two weeks thereafter, they will proceed to execute the duty assigned them.

GEO. E. FRANKLIN. N. II. GREEN, WM. BRYAN

NICHS. BREWER, of Jao June 29.

A BY-LAW

Confirming a By-Law imposing a Tax upon the Real and Personal Property within the City of Annapolis and its Presincts, vassed on the 15th day of July, 1850. [Passed June 14th, 1837.]

E it established and ordained by the Mayor. Recorder, Aldermen and Common Council of the city of Annapolis; and by the authority of the same, That a by law passed on the 15th day of July 1886, entitled a by-law imposing a tax upon the real and personal property within the city of Annapalis and its precincts, be and the same is here. by confirmed.

JOHN MILLER, Mayor. June 29.

A BY-LAW To confirm the additional Assessment of Real and Personal Property within the City of Annapolis and the Precincts thereof.

Passed June 17th, 1837.]

Be it established and ordained by the Mayor, Recorder, Aldermen and Common Councilmen of the city of Annapolis, and by the authority of the same, That the additional assessment of the real and personal property within the said city and precincts thereof as returned by the assessor for that purpose appointed on the 8th day of May 1837, be and the same is hereby ratified and confirmed with the addition thereto.

JOHN MILLER, Mayor. June 29. NEW MONTHLY MAGAZINE.

On the 1st of July, 1837, will be published, beautifully printed on good paper, of in extra large royal octave size, and neally stitched in a coloured cover, the first number OF A NEW PERIODICAL WORK,

ENTITLED. THE GENTLEMAN'S MAGAZINE,

THE GENTLESTAN'S MAGAZINE, Latted by WILLIAM E. BURTON, Philadelphia. To whom all original Communications will be addressed.

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THE announcement of a new Periodical in the present state of affairs, may create some feeling of surprise but having contemplated an alteration in the nature of a very popular monthly publication, "Erry Body's Album," the notes mother than the present state of affairs, may create some feeling of surprise but having contemplated an alteration in the nature of a very popular monthly publication, "Erry Body's Album," the notes mother than the Body's Album, "the notes mother than the periodical in the present state of affairs, may create some feeling of surprise but having contemplated an alteration in the nature of a very popular monthly publication, "Erry Body's Album," the notes mother than the periodical in the present state of affairs, may create some feeling of surprise but having contemplated an alteration in the nature of a very popular monthly publication, "Erry Body's Album," the notes of heart of a result of a resul

of November 1838, at which premiums will be offered for the different varieties of Crops. Stock, Implements, and Domestic Manufactures.

By order of the Board.

TILGHMAN, Secretary.

June 29.

PUBLIC SALE.

DY virtue of a Decree of the Court of Chancery, passed in a cause therein, between James Murray, as complainant, and Gabriel H. Duvall and Sarah Duvall, as defendants, the subscriber, the Trustee thereby appointed, will offer at Public Sale, on FRI-DAY, the 21st day of July next, at 12 of clock, M. at the Court House door in Annapolis, all that parcel of Land, supposed to be part of a tract called

GREENFIELD,

which is in the possession of the above named Gabriel H. and Sarah Duvall, and which is

Carl acumen in matters "cavier to the myllion." In the varied and ample page of the found, from some of the most celebrated writers of the day—essays humorous and dilactic—graphic delinections of men and manners—free and sprinded translations of the lighter portions of the Literature of the principal stars in the Dramatic he misphere. The current Literature will be reviewed in full, and diberal extracts made from rare and valuable works. An original copy right song, not otherwise to botained, will be given, with the music, in every respect, be answerable to the meaning of the it.

The centents of the Gentleman's Magazine will, in every respect, be answerable to the meaning of the it.

The contents of the Gentleman's Magazine will, in every respect, be answerable to the meaning of the it.

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The contents of the Gentleman's Magazine will, in every respect, be answerable to the meaning of the title. We do not present in the meaning of the title. We do not present in matters "caviers of the short was register over, alove the cities.

The contents of the Gentleman's Magazine will, in every respect, be answerable

WANTED.

On Real Estate Security, the sum of THREE THOUSAND, DOLLARS for the period of not less than fire years, at the rate of Six per cent per annum. Those who are desirous of investing that sum in such secu-rity, will be pleased to call on him in the city of Annapolis. He can give undoubted-assurance of the sufficiency of said real es-

bove once a week for four weeks, and for-ward their account to this office,

PINE UST received ply of prime PINE which will be sold Apply at the Sto

IN CI

John Lester, and

John I. Donaldso

Robert Christie

tier, Hunt and

Taylor, Hindle deed of trust so to certain creditor to, the benent to said trust, and for tion accordingly thereof. The bill chanan, bring into on 21st July, 179 John H. Stone, of real, personal and such creditors of twelve months fre should release sa claims against him ports to be signed Joseph Hibbert & tens & Co., H II Taylor, Hindle & of said Buchanan, dition of said trus as creditors assent complainants l sons signing as at whether the person and that the comp to have been the states, that at the deed, and before, I ed, of whom the n are stated in said !

tne plaintiff Grove Werhagen, of who vivor, were credi been in any part s manner by said B and that said Cou hagen and Grover f them at any tin of said conveyanc The bill then ch executed to hinder Courtenay, and sa verman, as credito deed is fraudulent tions requiring a r insist that so far a releasing creditors all the creditors of at the execution states that . Dorsey trust and proceeder ney more than suffice which the persons p

professed attornies to have signed and might or could have said against said A states, that said departed this life. John I. Donaldson tee in their place. claiming as such t McKoy the sum of ty dollars, in the y twenty-five, and f tr-five cents, in th that after executin Buchanan went an coming indebted a the year 1807 for ti laws of Maryland. the plaintiff, Leste nent trustee for sai by Baltimore Coun The bill states,

bert & Co., Robert H. Hartier, Hunt & and Taylor, Hindle reside in the state of The bill then pra he decreed to be vo thereby conveyed in all the creditors of that an account be received by said Dor Donaldson as truste ceived as charged naldson be brought

and that the unsold claims of said trust the court shall pres further relief in the Thereupon it is plainants, by causin be published in some of three successive of July next, give a sident defendants of the bill, that the pear in this court in on or before the 31s to shew cause, if an cree should not pass

from the time of recommong all of said Bu

True copy __ To Jane 29. - 3 w.