y through the country, sted by the Indians. that many of the ruults of perversness or the accounts purportic, are cuther entirely

mises. Capt. Rollins, from Whiting and McClinajor Fauntleroy; and son, of the Dragoons, Navy. [Beacon.

Thursday, the farther set up by Dr. Allen. esession of William to be his slave, was e Court, by a writ de c understand that the consented to this arages of carrying the hy Dixson, against the rder, since the issuing plegiando, was read by ie sum of \$5,000 have for the appearance of

ly confined in the jail O. C. on a charge of ice, and who has been nes, without the jury a verdict, has been re-d for his appearance was one thousand dol-w, Mrs. Harker, of N.

me Court, to abide its

TON. ay of July next, for Two Representatives Congressional Dis-

gress of the United SELBY, Sheriff.

BY GIVEN, That an beld in this city, at g Elections, on IVed I July next, for the

CE.

e inches in height,

is boy is requested to the

St. Mary's County.

Resolution of the Corporation.

Besoluted of the Corporation.

In Esolution of the Corporation.

Besoluted of the Corporation.

It is a committee of for the Mayor, whose duty it shall be to examine and inspect the Streets, Lanes, Alleys and Lets within the city, and report to the City Commissioners calculated to affect the health. any 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, W.M. BRYAN, NICHS. BREWER, of Jao.

A BY-LAW

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

E it established and ordained by the Mayor, Recorder, Aldermen and Com. mon 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-lsw imposing a tax upon the real and personal property within the city of Annapa-lis 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 precincte held at the several 1837, be and the same is hereby ratified and country, on WED-

June 29. NEW MONTHLY MAGAZINE.

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

ENTITLED. THE GENTLEMAN'S MAGAZINE,

THE GENTLESSAN'S MAGAZINE, gelections, on Wed a July next, for the July next, for the Representatives for all District of this the United States.

L. Clerk Corp'n.

te

SHOW.

Bloom of Trustees

Agricultural Society, held on the 1st of Stevens it-was under the united States and the second of the

be a Cattle Show and ounty, in the month of the Gentleman's Magazine, or of the ground; our pages will not be filled with abstruse predictions, nor shall we display the brilliancy of our critical acumen in matters "caxi.rs to the million." In short we do not mean to be profoundly learned, nor call end with abstruse predictions, nor shall we display the brilliancy of our critical acumen in matters "caxi.rs to the million." In short we do not mean to be profoundly learned, nor call end with abstruse predictions, nor shall we display the brilliancy of our critical acumen in matters "caxi.rs to the million." In short we do not mean to be profoundly learned, nor critical acumen in matters "caxi.rs to the million." In short we do not mean to be profoundly learned, nor critical acumen in matters "caxi.rs to the million." In short we do not mean to be profoundly learned, nor critical acumen in matters "caxi.rs to the million." In short we do not mean to be profoundly learned, nor critical acumen in matters "caxi.rs to the million." In short we do not mean to be profoundly learned, nor critical acumen in matters "caxi.rs to the million." In short we do not man to be profoundly learned, nor critical acumen in matters "caxi.rs to the million." In short we do not man to be profoundly learned, nor critical acumen in matters "caxi.rs to the million." In short we do not man term

MONTHEN WORK 1882 Law to a meet immediately, the publisher begy leave to offer the following inducements for Clubbing, the advantages of which proposition can remain in force for a few months only. The subscription to the Gentleman's Magazine will, for a single copy, be invariably three dollars per annua, payable in advance—but a five dollar bill will prochect the State of a NEGRO BOY, diner, apprehended way Negro. This

a scar on the right pout fourteen years he is free, and has her flux Ellicott's within a short diswitchin a short dispersion of not less than five years, at the rate period of not less than five years, at the rate was, when apprediction of Six per cent per annum. Those who are desirous of investing that sum in such seculodomestic cotton city, will be pleased to call on him in the company of the content of the co city, will be pleased to call on him in the is boy is requested city of Annapolis. He can, give undoubted assurance of the sufficiency of said real estate to cover three times that sum.

June 22.

ORGAN, Sheriff
St. Mare's County.

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

PINE APPLES. UST received and for sale, a fresh sup-PINE APPLES.

which will be sold on very reasonable terms.
Apply at the Store of

E. SANDS, Market Space. June 29.

IN CHANCERY.

21st June. 1837. John Lester, and Elizabeth his Wife, and Authony Groverman

against
John I. Donaldson, Joseph Hibbert & Co.,
Robert Christie, Fultons & Co., H. Hartier, Hunt and Cliffe, Pettit and Bayard,

tion accordingly of said trust and the assets thereof. The bill states, that Andrew Buchanan, being insolvent, executed a deed on 21st July, 1798, to Walter Dersey and John H. Stone, of all said Andrew's estate, any time thereafter a special or extra session teal, personal and mixed, for the benefit of Congress should be called, to commence the residence of said Residual Congress and the Congress should be called, to commence tons & Co., H Hartier, Hunt & Cliffe, and Taylor, Hindle & Rashbotham, as creditors of said Buchanan, assenting to the said condition of said trust, and by Pettit & Bayaru as creditors assenting as aforesaid, but that the complainants know not whether such persons signing as attornes were truly so, nor whether the persons they profess to represent were in truth creditors of said Buchanan. and that the complainants do not admit such to commence on the first Monday of Septemto have been the facts. The birl further ber next, which, in the opinion of the Gostates, that at the time of executing said deed, and before, Robert Courtenay, deceasdeed, and better, Robert Coercenay, necessively, and better, Robert Coercenay, necessively, and when the plaintiffs, Lester and Wife, are stated in said bill to be administers, and the plaintiff Groverman and Conrad II D'-Werhagen, of whem said Groverman is survivors, were creditors of said Buchanan—
That the amounts due to them have never that the amounts due to them have never the fourth Wednesday of July next, being the fourth Wednesday of July next, being the fourth Wednesday of July next, being the been in any part satisfied or secured in any manner by said Buchanan, or any one else, and that said Courtenay, and said D'Wer-hagen and Groverman did not, nor did any them at any time assent to the execution of said conveyance or the creation of said

The bill then charges, that said deed was executed to hinder, delay and defraud said first. Courtenay, and said D'Werhagen and Groverman, as creditors aforesaid, and that said By the Governor, leed is fraudulent in the terms and conditions requiring a release from the creditors to entitle them to the benefit of the trust, and insist that so far as it provides only for such releasing creditors it is null and void against all the creditors of said Buckanan, so being at the execution of said deed. The bill states that Dorsey and Stone accepted said states that Dorsey and Stone accepted said trust and proceeded to collect debts and sell property under it, and thence received money more than sufficed to pay fully any claims which the persons purporting as creditors, by professed atternies as aforesaid or otherwise, to have signed and sealed said conveyance, might or could have had as creditors as aforesaid against said Andrew. The bill further might or could have had as creditors as afore-said against said Andrew. The bill further

all the creditors of said Buchanan, who were so at the time of said deed being executed that an account be rendered of all monies received by said Dorsey and Stone, and said Donaldson as trustees, and of all their proceedings as trustees—that said monies re ceived as charged as aforesaid by said Donaldson be brought into court, with interest from the time of receipt, and distributed a-mong all of said Buchanan's said creditors; and that the unsold property and uncollected claims of said trust be sold and collected as

farther relief in the premises be granted
Thereupon it is ordered, That the com
plainants, by causing a copy of this order to of the bill, that they may be warned to ap-pear in this court in person, or by solicitor, on or before the 31st day of December next, to shew cause, if any they have, why a decree should not pass as prayed.

True copy—Test,
RAMSAY WATERS,
Cur. Car. Jane 29. - 3 w. Reg. Cur. Can.

Mage

F. M. JARBOE

A PROCLAMATION. HEREAS, by an act of the General
Assembly of this State, entitled,
Au additional supplement to an act, enti-Taylor, Hindle and Rashbotham.

FillE object of the bill in this cause is to obtain a decree for annulling a certain deed of trust so far as it gives a preference to certain creditors or prescribes conditions the benefit to be had by creditors of the benefit to be had by creditors of the State and for an account and distributions. It must be the congress of the United States, shall be made by the citizens of this such creditors of said Buchanan as within at such period as to make it necessary, in twelve months from the date of said deed, the opinion of the Governor and Council should release said Buchanan from their that the Representatives in Congress from claims against him; and that said deed purthus State should be chosen before the time ports to be signed by professed attornies of fixed by law for such election, then it shall Joseph Hibbert & Co., Robert Christie, Ful be the duty of the Governor and Council, by Proclamation, to be published in the news-papers throughout the State, and otherwise, at least thirty days before the time to be aption, to appoint a day for the election as a-foresaid of the said Representaives in Congress, &c.; And whereas, the President of the United States has, by Proclamation, called a special or extra session of Congress,

> 26th day of that month, as the day for the Election of Representatives from this State, to serve in the Congress of the United States. Given under my hand and the Great Seal of the State of Maryland, this sixth day of June, in the year of our Lord one thousand eight hundred and thirty seven, and of the Independence of the United States the sixty-

> > THO. W. VEAZEY.

Тно. Сирвети, Clerk of the Council ne 15. June 15.

A BY-LAW

said against said Andrew. The bill further Mayor, Recorder, Aldermen and Cummon states, that said Borsey and Stone have Councilmen of the city of Annapolis, and by leparted this life, and that the defendant the authority of the same, That the Mayor states, that said Dorsey and Stone have departed this life, and that the defendant John I. Donaldson has been appointed trustee in their place, and that said Donaldson, claiming as such trustee, has received certain sums of money, to wit, from William McKoy the sum of twelve hundred and eighty dollars, in the year eighteen hundred and shall be by him deposited in the Farmers two hundred and thirty two dollars and ninety-five costs, in the year eighteen hundred and thirty two dollars and ninety-five costs, in the year eighteen hundred and thirty two dollars and ninety-five costs, in the year eighteen hundred and thirty two dollars and ninety-five costs, in the year eighteen hundred and thirty two dollars and ninety-five costs, in the year eighteen hundred and thirty two dollars and ninety-five costs, in the year eighteen hundred and thirty two dollars and ninety-five costs, in the year eighteen hundred and thirty two dollars and ninety-five costs, in the year eighteen hundred and thirty two dollars and ninety-five costs, in the year eighteen hundred and thirty two dollars and ninety-five costs, in the year eighteen hundred and thirty two dollars and ninety-five costs, in the year eighteen hundred and thirty two dollars and ninety-five costs, in the year eighteen hundred and thirty two dollars and ninety-five costs, in the year eighteen hundred and thirty two dollars and ninety-five costs in the year eighteen hundred and thirty two dollars and ninety-five costs in the year eighteen hundred and thirty two dollars and ninety-five costs in the year eighteen hundred and thirty two dollars and ninety-five costs in the year eighteen hundred and thirty two dollars and ninety-five costs in the year eighteen hundred and thirty two dollars and ninety-five costs in the year eighteen hundred and thirty two dollars and ninety-five costs in the year eighteen hundred and the proposition for the coid of the authority of the same, That the M that after executing said conveyance, said bushall place with him an equivalent coming indebted and insolvent, applied in the same, shall deliver them to those persons only who shall place with him an equivalent amount of the notes of the said Bank, or of the year 1807 for the benefit of the Insolvent such other Bank as the said Farmers Bank.

SAM'Le CARUSI, Publisher and Dealer in every article in the laws of Maryland, under which application the plaintiff, Lester, was appointed perma nent trustee for said Buchanan's creditors, by Baltimore County Court.

The hill trustee for said by Court.

The hill trustee for said by Court.

The hill trustee for said by Court. The bill states, that the said Joseph Hibbert & Co., Robert Christie, Fultons & Co., H. Hartier, Hunt & Cliffe, P. ttit & Bayard, vested under the directions of a committee reside in the state of Maryland.

The fill then prays that said deed of trust, as regards the condition for release aforesaid, be decreed to be void, and that the property thereby conveyed may be distributed among all the creditors of said Raphanan who were

this Corporation when the holders of them may desire it.

And be it further established and ordained by the authority aforesaid. That the notes which may be so retained for the purpose aforesaid, as well as the stock which may be purchased as directed by the preceding section, shall be inviolably set apart and directed to the sole purpose of the axtinguishment of the debt which may be indurred by this Corporation in virtue of the provisions of this ordinance.

SECURITY AGAINST

SECURITY AGAINST

The Market House and only a few steps below the Post Office, where his triends and others will find him ever ready to attend to their business with fidelity and despatch.

N. B. INSOLVENT PAPERS prepared at the shortest notice and on moderate terms. June 22.

BY HIS EXCELLENCY

THOMAS W. VEAZEY,

Governor of Maryland.

SECURITY AGAINST

Low Against a grand of the Stockholders of the Stockholders of the Stockholders of this Against the supplement thereto establishing a Branch thereto at Frederick Town. NOTICE IS HERBY GIVEN to the stockholders of the western Shore, that an Election will be held at the Banking House in the city of Annapolis, on the first MONDAY in August the Stockholders of the Western Shore, that an Election will be held at the Banking House in the city of Annapolis, on the first MONDAY in August the State Prison, for the sale of a box of counterfeit Brandreth Pills;

Or DENNIS CLAUDE,

June 21st, 1837.

IN compliance with the Charter of the Farmers' Bank of Maryland, and with the supplement thereto establishing a Branch the Supplement thereto establishing as the Suppl hance ten years in the State Prison, for the of choosing from amongst the stockholders of a box of counterfeit Brandreth Pills; it least I hope so.

Conv of Certificate of Agency. at least I hope so.

Copy of Certificate of Agency.

BRANDRETH'S VEGETABLE UNIVERSAL PILLS.

UNIVERSAL PILLS.

Security against Counterfeits.

The within named R. R. Green, of Baltimore, is my appointed General Agent for the State of Maryland, Virginia, and District of Columbia, in the United States of America; and this letter, which is signed by me, Benjamin Brandreth, in my own hand writing—must also be signed by the within named General Agent, whose name will also appear in neral Agent, whose name will also appear in the principal papers of the United States.— This caution has become absolutely necessary to guard the public against the numerous counterfeits which are out of the above popular Medicine.
This letter will be renewed every twelve

months, therefore should any alteration be made in the date, do not purchase, there is

Signed,
B. BRANDRETH.

New York, January 1, 1837.

R. R. GREEN, Gen'l. Agent.

BE IT KNOWN TO ALL MEN,
that no DRUGGIST, or Drug Store Keeper, or any person in any wise connected with medicine, are allowed to sell the genuine BRANDRETH'S PILLS, although it is well known to Dr. B. that there is scarcely a Drug
Store but what (TO THEIR ETERNAL
SHAME BE IT SPOKEN) sell the CounDr. Brandreth wishes mankind to consider terfeit article.
Purchaser! ask to see the Cyrtificate of A-

ency-all who sell the genuine Brandreth's

Pills have one.

CITIZENS OF ANNAPOLIS! you cannot use too much caution in purchasing the far famed BRANDRETH PILLS. Above all never get them from DRUG STORES. APOTHECARIES are not allowed to sell the GENUINE PILLS. If you procure the Genuine you will get a Medicine from which you will reap incalculable benefit, and you will look back to the day when first you heard the name of BRANDRETH as the most auspicious cra of your human existence BEWARE! O BEWARE OF COUN-

most auspicious era of your human existence BEWARE! O BEWARE OF COUN-

CORN MEAL.

THE WIND-MILL of the subscriber at
Annapolis being now in good repair,
and an attentive Miller employed, will receive Grain to be ground for toll.

Wanted, a YOKE OF GOOD OXEN, for

which a reasonable price will be given NICHS. BREWER, Jr.

May 25. A BY-LAW

Establishing the South Line of Green-street

[Pussed May 17th, 1837.]

THERRAS doubts have been entering of Green-street dincipled in relation to the South Line of Green-street diploming the Lot owned by Gustavus R. Barber dich he prays may be removed by this Ry-Law.—Therefore,

Be it established and ordained by the Mayor, Recorder, Aldermed and Common Councilmen of the city of Anapolis, That from henceforth the South Line of Green-street adjoining the Lot of Gustavus R. Barber, shall be the exterior of the stone wall now being erected thereon.

I certify that the above named Richard Wells is the accredited agent for the sale of Dr. Brandreth's Vegetable Universal Pills in the city of Anapolis.

R. R. GREEN, General Agent for Dr. Brandreth for Maryland, Virginia, and District of Columbia.

STATE OF MARYLAND, SC.

Anne-Arundel County, Orphans Court, May 23d, 1837.

Napplication by petition of Sarah Jones, administratrix of Aaron Jones, late of Anne-Arundel county, deceased, it is order-Establishing the South Line of Green-street

wall now being crected thereon. JOHN MILLER, Mayor.

A BY-LAW

naidson be brought into court, with interest from the time of receipt, and distributed among all of said Buchanan's said creditors, and that the unsold property and uncollected as the court shall prescribe, and that other and by the authority aforesaid, That whenever and as soon after as the amount received at Bank for the notes of this Capporation as hereimbefore provided shall exceed the said amo fonce thousand dollars, the one moiety of three successive weeks before the 31st day of July next, give notice to the said nonresident defendants of the object and substance of the bill, that they may be warned to appear in this court in person, or by soficitor, on or before the 31st day of December next, to shew cause, if any they have, why a decree should not pass as prayed.

RAMSAY WATERS, June 29.—3w.

Reg. Cur. Can.

June 15.

Prederick Town. June 22. TH. FRANKLIN, Cash.
R 4w.
The Gazermand American, Baltimore,
will publish the above once a week for four

weeks. DR. BRANDRETH

NOPOLY, NO CHARTER, HE BEING QUITE

AGE OF THE PUBLIC FOR THE SUCCESS OF HIS GRANDFATHER'S

## VEGETABLE UNIVERSAL PILLS.

TATHE unprecedented success which has resulted from the adoption of Brandreth's Pills, during a period of upwards of 85 years, the numerous and extraordinary cures which they have performed upon hundreds of individuals whom they have rescued from almost insuitable death, after they had from almost inevitable death, after they had been pronounced incurable by the most emi-nent of the faculty—justify Dr Brandreth, the proprietor of this Vegetable Universal Medicine, in warmly and conscientiously re-

every part of the body being supplied daily any of the forthcoming Lotteries as may be with new blood from the food consumed, consequently, according to the pureness of that

BEWARE! O BEWARE OF COUNTERFE! S! Purchase only of Mr Richard Wells, or of such persons as he may authorise to sell the Genuine Pills. Mr. Wells is the accredited Agent for Anne-Arundel county.

R. R. GREEN,
General Agent for Dr. Brandreth.
June 15.

Sm.

General Agent for Dr. Brandreth.
June 15.

General Agent for Dr. Brandreth.
June 15.

BEWARE! O BEWARE OF COUNTERD Curres which they have accomplished in every variety of disease.

The peculiar action of these pills is most surprising; their operations being more or less powerful according to the circulating fluid. On a person in a fair state of health, who is only costive or slightly billious, they will be scarcely felt; on the contrary, if the complaint be chronic, fand the constitution be much deranged, the effect the constitution be much deranged, the effect generally at first is most powerful, until the system be freed from some of its most vitia-ed and targit humours. This accomplished, doses sufficient to cause two or three copious ease, and the constitution will be restored to state of health and renewed vigor.

As a general Family Medicine, these Pills May 25.

BOSTON PIANO FORTES.

SAMUEL CARUSI, Washington City,
Agein for the celebrated Factory of Gil
BOSTON PIANO FORTES.

CARUSI, Washington City,
Caruston City,
Caru

The SUBSCRIBER is the regularly appointed AGENT for ANNE ARUNDEL COUNTY, of whom the GENTINE ME-DICINE can at all times be procured.

RICHARD WELLS.
I certify that the above named Richard

Anne Arundel county, deceased, it is ordered that she give the notice required by law for creditors to exhibit their claims against the said deceased, and that the same be pub lished once in each week, for the space of six

PARMERS' BANK OF MARYLAND. Antispolis and Eth-Ridge Rail Book

Dr. DENNIS CLAUDE,
JOHN MILLER.
The Directors the following day appointed.
JOHN JOHNSON, President of the Company; GEORGE W. HUGHES, Engineer; and NICHOLAS II. GREEN, Secretary.
It was then resolved, that a requisition be made on the Stockholders for a payment of Four Dollars on each share of its Capital Stock to be paid into the Farmers Bank of Maryland to the credit of the Company, on or before the 15th of August next.
NOTICE IS THEMETORE HERBBY GIVEN, That an instaiment of Four Dollars on each share of the Capital Stock of

lars on each share of the Capital Stock of the Annapolis and Bik-Ridge Rail Road Company is required to be paid into the Farmers Bank of Maryland to the credit of the Company, on or before the 15th of August

June 8. R. H. GREEN, Sec'y,

A. H. GREEN, Sec'y,

A

NOTICE:

THE subscriber having come to the deter-mination to discontinue the Lottery and Exchange business until the present crisis in the affairs of the country shall have passed away, embraces this opportune time Dr. Brandreth wishes mankind to consider of notifying his friends and patrons of the this truth, that health solely depends on the same. He will, notwithstanding, punctually state of purity in which the blood is kept, attend to such Cash Orders for tickets in

N. B. All persons indebted to him on open account will please call and settle either with Bank Notes or Written Promises, and those on Note or Judgment

Are requested to pay
Without further delay.
F. M. Ji

75,000 Dollars!! ALEXANDRIA LOTTERY,

CLASS E, for 1837. To be drawn at Alexandria, D. C., on Sacturday, September 23, 1837, Approved by the President of the U.S.

75 Number Lottery-15 drawn ballots.

RICH! RICHER!! RICHEST!!! 1 Princely Prize of **\$75,000!!** 1 Splendid do 25,000!! do do 20,000# 1 prize of 1 prize of 9,000 I prize of 8,000 1 prize of f prize of 7,000 1 prize of 1 prize of 5,000 f prize of 4,000 1 prize of 3,000 1 prize of 2,732\$ 1 prize of 2,500 1 prize of 2,000 5 prizes of 1,750 5 prizes of 1,500 50 prizes of 1.000, Sec.

33,305 prizes and 84,220 blanks, a-

Tickets 820-Shares in proportion. Tickets and Shares for sale by

F. M. JARBOE, · ANNAPOLIS. C EIGHT SHARES of Farmers

Bank Stock for sale. June 1. SUNDAY MORNING FOR ANNAPO.



LIS. The Steamboat MA-RYLAND leaves Balti-more every SUNDAY MORNIN's, at eight o'clock, for Annapolis, and eturns in the Afternoon, starting from the

ower end Dugan's wharf, her usual place of starting. LEM'L. G. TAYLOR.

FOR ANNAPOLIS, CAMBRIDGE

AND EASTON. The Steam Boat MA-RYLAND leaves Balti-more, every TUESDAY & FRIDAY MORN-INGS, at 7 o'clock, for

the above places, starting from the lower end Dugan's wharf, and returns on Wednesday

and Saturday N. B. All Baggage at the owner's risk. LEM'L. G. FAYLOR.

SARAH JONES, Adm'x.