

STATE DEPARTMENT
Annapolis, April 14th, 1836.

In pursuance of authority contained in an order of the House of Delegates, I hereby direct the acts of Assembly passed at December session, 1836, entitled, "an act to amend the Constitution and form of government of the State of Maryland," chapter 197, and the act, passed at the same session, entitled "an act providing for the appointment of Clerks of the several County Courts, the Clerks of the Courts of Appeals for the Eastern and Western Shores, the Clerk of the Baltimore City Court, and the Register of Wills in the several counties of this State," chapter 224, and confirmed at the subsequent session, to be published once a week for three weeks successively in the following papers, to wit:—

Republican and Gazette, Annapolis; Patriot, Chronicle, American, Transcript and Sun, Baltimore; and in all the papers published in the several counties of the State.

J. H. CULBRETH,
Secretary of State.

LAWS OF MARYLAND.

CHAPTER 224.
An act providing for the appointment of Clerks of the several County Courts, the Clerks of the Courts of Appeals for the Eastern and Western Shores, the Clerk of the Baltimore City Court, and the Register of Wills in the several Counties of this State.

SECTION 1. *Be it enacted by the General Assembly of Maryland,* That from and after the confirmation of this act, the Governor shall nominate, and by and with the advice and consent of the Senate, shall appoint the clerks of the several county courts, the clerk of the court of appeals for the Western Shore, the clerk of the court of appeals for the Eastern Shore, the clerk of Baltimore city court, the register of the high court of Chancery, and the register of wills throughout the State, and that the persons so appointed shall continue in office for and during the term of seven years, from the date of their respective appointments; provided nevertheless, that the persons who shall respectively be in office at the time of the confirmation of this act, as clerks of the several county courts, as clerks of the court of appeals, as clerk of Baltimore city court, and as registers of wills, shall not be subject in any respect to the operation of this act, until from and after the first day of February, in the year of our Lord eighteen hundred and forty-five.

Sec. 2. *And be it enacted,* That if this act shall be confirmed by the General Assembly after the next election of delegates, in the first session after such new election, as the constitution and form of government directs, that in such case this act and the alterations therein contained shall be considered as a part of the said constitution and form of government, to all intents and purposes, and anything therein contained to the contrary notwithstanding.

CHAPTER 197.
An act to amend the Constitution and Form of Government of the State of Maryland.

SECTION 1. *Be it enacted by the General Assembly of Maryland,* That the term of office of the members of the present senate shall end and be determined whenever, and as soon as a new senate shall be elected as hereinafter provided, and a quorum of its members shall have qualified as directed by the constitution and laws of this State.

Sec. 2. *And be it enacted,* That at the December session of the General Assembly for the year of our Lord, eighteen hundred and thirty-eight, and forever thereafter, the senate shall be composed of twenty-one members, to be chosen as hereinafter provided, a majority of whom shall be a quorum for the transaction of business.

Sec. 3. *And be it enacted,* That at the time and place of holding elections in the several counties of this State, and in the city of Baltimore, for delegates to the General Assembly for the December session of the year eighteen hundred and thirty-eight, and under the direction of the same judges by whom such elections for delegates shall be held, an election shall also be held in each of the several counties of this State and in the city of Baltimore respectively, for the purpose of choosing a senator of the State of Maryland for and from such county or said city, as the case may be, whose term of office shall commence on the day fixed by law for the commencement of the regular session of the General Assembly, next succeeding such election, and continue for two, four or six years according to the classification of a quorum of its members; and at every such election to vote at the place at which he shall offer to vote for delegates to the General Assembly, shall be entitled to vote for one person as senator; and of the persons voted for in said city, respectively, the person having the highest number of legal votes, and possessing the qualifications hereinafter mentioned, shall be declared and returned as duly elected for said county or said city, as the case may be, and in case two persons possessing the required qualifications shall be found on the final casting of the votes given, in any of said counties or said city, to have an equal number of votes, there shall be a new election ordered as hereinafter mentioned; and immediately after the senate shall have convened in pursuance of their election under this act, the senators shall be divided in such

manner as the senate shall prescribe, into three classes; the seats of the senators of the first class shall be vacated at the expiration of the second year, of the second class at the expiration of the fourth year, and of the third class at the expiration of the sixth year, so that one-third thereof may be elected on the first Wednesday of October in every second year; and elections shall be held in the several counties and city, from which the retiring senators come, to supply the vacancies as they may occur in consequence of this classification.

Sec. 4. *And be it enacted,* That such election for senators shall be conducted, and the returns thereof be made, with proper variations in the certificate to suit the case, in the manner as in cases of the elections for delegates.

Sec. 5. *And be it enacted,* That the qualifications necessary in a senator shall be the same as are required in a delegate to the General Assembly, with the additional qualification that he shall be above the age of twenty-five years, and shall have resided at least three years, next preceding his election, in the county or city in and for which he shall be chosen.

Sec. 6. *And be it enacted,* That in case any person who shall have been chosen as a senator, shall refuse to act, remove from the county for city, as the case may be, for which he shall have been elected, die, resign, or be removed for cause, or in case of a tie between two or more qualified persons in any one of the counties, or in the city of Baltimore, a warrant of election shall be issued by the President of the Senate for the time being, for the election of a senator to supply the vacancy, of which ten days' notice at the least, excluding the day of election, shall be given.

Sec. 7. *And be it enacted,* That so much of the thirty-fourth article of the constitution as provides that no senator or delegate to the General Assembly, if he shall qualify as such, shall hold or execute any office of profit during the time for which he shall be elected, shall be and the same is hereby repealed.

Sec. 8. *And be it enacted,* That no senator or delegate to the General Assembly, shall during the time for which he was elected, be appointed to any civil office under the constitution and laws of this State, which shall have been created, or the continuance thereof shall have been increased during such time; and no senator or delegate, during the time he shall continue to act as such, shall be eligible to any civil office whatever.

Sec. 9. *And be it enacted,* That at the election for delegates to the General Assembly, for the December session of the year of our Lord eighteen hundred and thirty-eight, and at each succeeding election for delegates, until after the next census shall have been taken and officially promulgated, five delegates shall be elected in and for Baltimore city, and one delegate in and for the city of Annapolis, until the promulgation of the census for the year eighteen hundred and forty-five, when the city of Annapolis shall be declared and taken as a part of Anne Arundel county, and her right to a separate delegation shall cease; five delegates in and for Baltimore county; five delegates in and for Frederick county; and four delegates in and for Anne Arundel county, and four delegates in and for each of the several counties respectively, for each of the several counties respectively, as provided in and for Frederick, Somerset, Worcester, Prince George's, Harford, Montgomery, Carroll and Washington, and three delegates in and for each of the several counties respectively, hereinafter next mentioned, to wit: Cecil, Kent, Queen Anne's, Caroline, Talbot, Saint Mary's, Charles, Calvert and Allegany.

Sec. 10. *And be it enacted,* That from and after the period when the next census shall have been taken and officially promulgated, and from and after the official promulgation of every second census thereafter, the representation in the House of Delegates from the several counties and from the city of Baltimore, shall be graduated and established on the following basis, that is to say, every county which shall have by the said census, a population of less than fifteen thousand souls, federal numbers, shall be entitled to elect three delegates; every county having a population by the said census of fifteen thousand souls, federal numbers, shall be entitled to elect four delegates; and every county having by the said census a population of twenty-five thousand souls, federal numbers, shall be entitled to elect five delegates; and every county having a population of upwards of thirty-five thousand souls, federal numbers, shall be entitled to elect six delegates; and the city of Baltimore shall be entitled to elect as many delegates as the county which shall have the largest representation, on the basis aforesaid, may be entitled to elect provided, and it is hereby enacted, that if any of the several counties hereinafter mentioned, shall not, after the said census for the year eighteen hundred and forty, have been taken, be entitled by the graduation on the basis aforesaid to a representation in the House of Delegates equal to that allowed to such county by the said section of this act, at the election of delegates for the December session of the year eighteen hundred and thirty-eight, such county shall, nevertheless, after said census for the year eighteen hundred and forty, or any future census, and forever thereafter, be entitled to elect the number of delegates allowed by the provisions of said section for the said session, but nothing in the proviso contained, shall be construed to include in the representation of Anne Arundel county, the delegate allowed

to the city of Annapolis in the said sixth section of this act.

Sec. 11. *And be it enacted,* That in all elections for the senators, to be held after the election for delegates, for the December session eighteen hundred and thirty-seven, the city of Annapolis, shall be deemed and taken as part of Anne Arundel county.

Sec. 12. *And be it enacted,* That the General Assembly shall have power from time to time to regulate all matters relating to the judges, time, place and manner of holding elections for senators and delegates, and of making returns thereof, and to divide the several counties into election districts, for the more convenient holding of elections, not affecting their terms or tenure of office.

Sec. 13. *And be it enacted,* That so much of the constitution and form of government, as relates to the Council to the Governor, and to the clerk of the council, be repealed, abolished and annulled, and that the whole executive power of the government of this State, shall be vested exclusively in the Governor, subject nevertheless to the checks, limitations and provisions hereinafter specified and mentioned.

Sec. 14. *And be it enacted,* That the governor shall nominate, and by and with the advice and consent of the Senate, shall appoint all officers of the state whose offices are or may be created by law, and whose appointment shall not be otherwise provided for by the constitution and form of government, or by any laws consistent with the constitution and form of government; provided, that this act shall not be deemed or construed to impair in any manner, the validity of the commissions of such persons as shall be in office under previous executive appointment, when this act shall go into operation, or alter, abridge, or change, the term, tenure, quality, or duration of the same, or of any of them.

Sec. 15. *And be it enacted,* That the governor shall have power to fill any vacancy that may occur in any such office during the recess of the senate, by granting commissions which shall expire upon the appointment of the same person, or any other person, by and with the advice and consent of the senate to the same office, or at the expiration of one calendar month, ensuing the commencement of the next regular session of the senate, whichever shall first occur.

Sec. 16. *And be it enacted,* That the same person, shall in no case be nominated by the governor a second time during the same session, for the same office, in case he shall have been rejected by the senate, unless after such rejection, the senate shall inform the governor by message, of their willingness to receive again the nomination of such rejected person, for further consideration; and in case any person nominated by the governor for any office, shall not be rejected by the senate, it shall not be lawful for the governor at any time afterwards, during the recess of the senate, in case of vacancy in the same office, to appoint such rejected person to the said office.

Sec. 17. *And be it enacted,* That it shall be the duty of the governor, within the period of one calendar month next after this act shall go into operation, and in the same session in which the same shall be confirmed, if it be confirmed, and annually thereafter during the regular session of the senate, and on such particular day as he may, or at his discretion, to nominate, and by and with the advice and consent of the senate, to appoint a Secretary of State, who shall hold his office until a successor shall be appointed, and who shall discharge such duties, and receive such compensation, as shall be prescribed by law.

Sec. 18. *And be it enacted,* That in case a vacancy shall occur in the office of governor at any time after this act shall go into operation, the General Assembly, at the session, or if in the recess, at the next session, shall proceed to elect by joint ballot, of the two houses, some person, being a qualified resident of the gubernatorial district from which the governor for said term is to be taken, to be governor for the residue of the term in place of the person lawfully chosen, and in every case of vacancy until the election and qualification of the person succeeding the Secretary of State, by virtue of his said office, shall be clothed, *ad interim*, with the executive powers of government; and in case there shall be no Secretary of State, or in case he shall refuse to act, remove from the state, die, resign, or be removed for cause, the person filling the office of president of the senate shall, by virtue of his said office, be clothed, *ad interim*, with the executive powers of government.

Sec. 19. *And be it enacted,* That the term of office of the governor, who shall be chosen on the first Monday of January next, shall continue for the term of one year, and until the election and qualification of a successor, to be chosen as hereinafter mentioned.

Sec. 20. *And be it enacted,* That at the time and places of holding the elections in the several counties of this state, and in the city of Baltimore, for delegates to the General Assembly for the December session of the year eighteen hundred and thirty-eight, and before the same judges by whom the election for delegates shall be held, and in every third year forever thereafter, an election shall also be held, for a

governor of this state, whose term of office shall commence on the first Monday of January next ensuing the day of such election, and continue for three years, and until the election and qualification of a successor; at which said election every person qualified to vote for delegates to the General Assembly, at the place at which he shall offer to vote, shall be entitled to vote for governor, and the person voted for as vote for governor, shall possess the qualifications required by the constitution and form of government, and the additional qualification of being at least thirty years of age, and of being one of having been, at least three whole years before, a resident within the limits of the gubernatorial district from which the governor is to be taken at such election, according to the priority which shall be determined as hereinafter mentioned, that is to say, the state shall be, and the same is hereby divided into three gubernatorial districts, as follows: the counties of Cecil, Kent, Queen Anne's, Caroline, Talbot, Dorchester, Somerset and Worcester shall together compose one district, and until its number shall be determined as hereinafter provided, shall be known as the Eastern District; the counties of St. Mary's, Charles, Calvert, Prince-George's, Anne-Arundel, including the city of Annapolis, Montgomery, and Baltimore city, shall together compose one district, and until its number shall be determined as hereinafter provided, shall be known as the North-western District; and for the purpose of determining the respective numbers and order of priority of said districts in the same session in which this act shall be confirmed, if the same shall be confirmed as hereinafter mentioned, and on some day to be fixed by concurrence of the two branches, the speaker of the house of delegates shall present to the president of the senate, in the senate chamber, a box containing three ballots of similar size and appearance, and in which shall severally be written, Eastern District, Southern District, North-western District, and the president of the senate shall thereupon draw from said box the said several ballots in succession, and the district, the name of which shall be written on the ballot first drawn, shall therefore be distinguished as the first gubernatorial district, and the person to be chosen as governor at the election first to be held under the provisions of this section, and the person to be chosen at every succeeding third election for governor forever thereafter, shall be taken from the said first district; and the district, the name of which shall be written on the ballot second drawn, shall therefore be distinguished as the second gubernatorial district, and the person to be chosen as governor at the second election under the provisions of this section, and the person to be chosen at every succeeding third election for governor forever thereafter, shall be taken from the said second district; and the district, the name of which shall be written on the ballot thirdly drawn, shall therefore be distinguished as the third gubernatorial district, and the person to be chosen as governor at the third election to be held under the provisions of this section, and the person to be chosen at every succeeding third election forever thereafter, shall be taken from the said third district; and the result of such drawing shall be entered on the journal of the senate; and be reported by the speaker of the house of delegates on his return to that body and be entered on the journal thereof, and shall be certified by a joint letter to be signed by the president of the senate and speaker of the house of delegates, and be addressed and transmitted to the Secretary of State, if appointed, and if not, as soon as he shall be appointed, to be by him preserved in his office.

Sec. 21. *And be it enacted,* That the General Assembly shall have power to regulate, by law, all matters which relate to the judges, time, place and manner of holding elections for governor, and of making returns thereof, not affecting the tenure and term of office thereof; and that until otherwise directed, the returns shall be made in like manner as in elections for electors of President and Vice President, save the form of the certificate shall be varied to suit the case; and save also that the returns, instead of being made to the governor and council, shall be made to the senate, and be addressed to the president of the senate, and be enclosed under cover to the secretary of state, by whom they shall be delivered to the president of the senate at the commencement of the session next ensuing such election.

Sec. 22. *And be it enacted,* That of the persons voted for as governor, at any such election, the person having, in the judgment of the senate, the highest number of legal votes, and possessing the legal qualifications and resident as aforesaid, in the district from which the governor at such election is to be taken, shall be governor, and shall qualify in the manner prescribed by the constitution and laws, on the first Monday of January next ensuing his election, or as soon thereafter as may be; and all questions in relation to the number or legality of the votes given for each and any person voted for as governor, and in relation to the returns, and in relation to the qualifications of the persons voted for as governor, shall be decided by the senate; and in case two or more persons, legally qualified according to the provisions of this act, shall have an equal number of legal votes, then the senate and house of delegates, upon joint ballot, shall determine which one of them shall be governor, and the one which, upon counting the ballots, shall have the highest number of votes shall be governor, and shall qualify accordingly.

Sec. 23. *And be it enacted,* That no person who shall be elected and set as governor, shall be again eligible for the next succeeding term.

Sec. 24. *And be it enacted,* That the elections to be held in pursuance of this act, shall be held on the first Wednesday of October, in the year eighteen hundred and thirty-eight, and for the election of delegates on the same day in every year thereafter, for the election of governor on the same day in every third year thereafter, and for the election of senators of the first class, on the same day in the second year after their election and classification, and on the same day in every sixth year thereafter; and for the election of senators of the second class, on the same day in the fourth year after their election and classification, and on the same day in every sixth year thereafter; and for the election of senators of the third class, on the same day in the sixth year after their election and classification, and on the same day in every sixth year thereafter.

Sec. 25. *And be it enacted,* That all elections for governor, the city of Annapolis shall be deemed and taken as part of Anne Arundel county.

Sec. 26. *And be it enacted,* That the relation of master and slave, in this State, shall not be abolished unless a bill so to abolish the same, shall be passed by a unanimous vote of the members of each branch of the General Assembly, and shall be published at least three months before a new election of delegates, and shall be confirmed by a unanimous vote of the members of each branch of the General Assembly at the next regular constitutional session after such new election, nor then, without full compensation to the master for the property of which he shall be thereby deprived.

Sec. 27. *And be it enacted,* That the city of Annapolis shall continue to be the seat of government, and the place of holding the sessions of the court of appeals for the Western Shore, and the high court of chancery.

Sec. 28. *And be it enacted,* That if this act shall be confirmed by the General Assembly, after a new election of delegates, in the first session after such new election, and form of government, then and in such case, this act, and the alterations and amendments of the constitution therein contained, shall be taken and considered, as part of said constitution and form of government, any thing in the said constitution and form of government to the contrary notwithstanding.

CHAPTER 84.
An act to confirm an act, entitled, an act to amend the Constitution and Form of Government of the State of Maryland, passed at December session, eighteen hundred and thirty-six, chapter one hundred and ninety seven, and the same is hereby ratified and confirmed.

Be it enacted by the General Assembly of Maryland, That the act entitled, an act to amend the constitution and form of government, of the State of Maryland passed at December session, eighteen hundred and thirty-six, chapter one hundred and ninety seven, be and the same is hereby ratified and confirmed.

THE SALMAGUNDI.
EMBELLISHED WITH A MULTITUDE OF
COMIC ENGRAVINGS.

A NEW PERIODICAL, of a novel character, bearing the above appellation, will be commenced on the beginning of January, 1836. While it will furnish its patrons with the leading features of the news of the day, its principal object will be to serve up a humorous compilation of the numerous jokes and pungent sallies which are daily floating along the tide of literature, and which, for the want of a proper channel for their preservation, are positively lost to the reading world. Original wits and humorists of our time will here have a medium devoted to the faithful record of the scintillations of their genius. It is not necessary to detail the many attractions when this journal will possess, as the publisher will furnish a specimen number to every person who desires it—(those out of the city, will forward their orders, postage paid)—and he pledges himself that no exertions on his part shall be wanting to make each succeeding number superior in every respect to the preceding one.

THE SALMAGUNDI will be printed on large imperial paper, equal in size and quality to that which is at present used for the Gentleman's Vade Mecum. It is calculated that MORE THAN

500 ENGRAVINGS will be furnished to the patrons of this Journal in one year—these, in addition to an extensive and choice selection of Satire, criticism, Humour and Wit, to be circulated through its columns, will form a Literary Banquet of a superior and attractive order, and the publisher relies with perfect confidence on the liberality of the American public, and the spirit and tact with which this expensive undertaking will be prosecuted, to bear him successfully and profitably along with it.

The Terms of THE SALMAGUNDI will be TWO DOLLARS per annum, payable invariably in advance. No paper will be furnished unless this stipulation is strictly adhered to. Clubs of three will be supplied with the paper for one year, by forwarding a five dollar note, postage paid. Clubs of seven will be supplied for the same term, by forwarding a ten dollar note. The papers that are sent out of the city will be carefully packed in strong envelopes, to prevent their rubbing in the mail.

THE SALMAGUNDI will be published on alternate weeks—otherwise it would be impossible to procure the numerous Engravings which each number will contain—and the general interest it will afford must be enhanced by this arrangement.

Address, CHARLES ALEXANDER, Atholman Buildings, Franklin Place, Philadelphia.

The A

VOL. XXIII.

Printed and Published by
JONAS GREEN,
At the Brick Building on the Public Circle.

Price—Three Dollars per annum.

A BY-LAW
Authorizing the laying of Curb on a portion of East Street, and for other purposes.
(Passed May 14th, 1836.)

SECTION 1. Be 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 the City Commissioners be and they are hereby authorized and directed to cause that lot fronting on East Street, commencing at the corner of Charles Menshaw's lot on said street, and running to the lower end of Jeremiah Hughes' brick house on the corner of Fleet Street, to be graduated and curbed, and that they cause to be fixed and established the curb on the footway on that part of said street directed to be curbed in pursuance of the provisions of this by-law.

Sec. 2. And be it established and ordained by the authority aforesaid, That the sum of one hundred and fifty dollars be and the same is hereby appropriated for that purpose, to be paid by the Treasurer to the order of the City Commissioners, out of any unappropriated money in the treasury.

Sec. 3. And be it established and ordained by the authority aforesaid, That it shall be the duty of each and every proprietor of a lot fronting on that portion of said street directed to be curbed by the provisions of this by-law, to cause the footway so far as the same shall bind on his, her or their lot, to be paved and with good red paving brick, and each and every person who shall neglect to pay the same for the space of thirty days after being notified by the said Commissioners, or a majority of them, shall forfeit and pay the sum of Twenty Dollars for every week thereafter that the same may remain unpaid.

JOHN MILLER, Mayor.
May 17.

MAMMOTH SHEET.
OFFICE OF THE SATURDAY NEWS }
AND LITERARY GAZETTE. }
Philadelphia, November 26, 1836.

THEIR very liberal patronage bestowed on THE SATURDAY NEWS, since its commencement in July last, and a desire to meet that patronage by corresponding exertions, have induced us this week to publish a Double Number—being the largest sheet ever printed in Philadelphia for any purpose, and the largest literary paper ever printed in the United States. To those of our friends who are practical printers, it need not be mentioned that this undertaking has involved serious mechanical difficulties. The largest press—or one of the largest presses in Philadelphia is used for any purpose, and it is not possible to accommodate only a single page of the mammoth sheet, and we were obliged, therefore, to work four forms at different periods. The care used in preparing the paper—in removing and folding the sheets, &c., can only be estimated by those who have seen the experiment made; and added to the necessarily increased amount of composition, press work, &c., these supplementary expenses have made an aggregate cost, which would have deterred many from engaging in the enterprise. A gain of two thousand new subscribers will not repay the actual cost of this single number.

We flatter ourselves that, besides its extraordinary size, this number presents attractions that entitle it to some attention. It contains the whole of *Friendship's Offering* for 1837, the London copy of which costs \$4, and has 384 closely printed pages of letter press. Distinguished as the present age, and particularly our own country, has been for cheap reprints, we believe this surpasses any former instance. For four cents subscribers to the *Saturday News* receive, in addition to their ordinary supply of intelligence, a matter, an English annual, the largest yet received for the coming season, and they receive it, moreover, in a form that, from its novelty, gives it additional value.

The general character of the *Saturday News* we need not speak. That has now become so well known as to require no comment. We may take occasion to say, however, that in enterprise and resources we add to no other publishers in this city or elsewhere, and we are determined that our paper shall not be surpassed. We have entered the field prepared for zealous competition, and we stand ready in every way to realize our promise, that no similar publication shall excel that which we issue. Our articles, both original and no selected, are not ashamed to test by any comparison which can be admitted, and there is no periodical in the United States, and there is no weekly, which might not be proud of this number may be regarded as an evidence of our intention and ability to merit success. Nor will it be the only effort. From time to time, as opportunity offers, we propose to adopt extraordinary means for the interest and gratification of our subscribers.

L. A. GODEY, & Co.
Dec. 15.

PRINTING
Neatly executed at this Office.

A NEW AND CHEAP
Attention is called to the following prospectus of a cheaper book proposed from this office. It will form for binding and it will in no way contain the works sought after, but a mode half so rapid volumes of books sent American price for from four to five for twelve cent.

As but very few what are actually wish the Omnibus, tances at once.

Books at No. WALDIE'S

NOVEL AND FERRARY
NOVELS, TALES, & REVIEWS.

IT was one of the die's Literary, cheaper, and to man's door." The plished, we have they have flown to duced, occupation to all. We now duce prices, and ray banquet more we gave and shaz quarto library a day; we now the same period cock, and to add the dish a few matters, and a events of the day and calculation of in the matter of there is still ver offering to an mental food which ver so great a fa its weekly visits for binding and and form will shall, in the first use a huge sheet newspapers of A paper, also fill and most entertral departments Travels, &c., ed. with reading weekly newspapers to accomplish a enlighten the fa at an expense vation to any, a form would alar and to do it ical shall ackn concentration, press work, &c., these supplmentary expenses have made an aggregate cost, which would have deterred many from engaging in the enterprise. A gain of two thousand new subscribers will not repay the actual cost of this single number.

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Editor's
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