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From late English papers received at the up fice of the Baltimore Americants INTENDED EVACUATION OF SPAIN

INTENDED EVACUATION of SPAN

The London Courier of July 26, assure
its readers that they may rely on the inthenticity of the following intelligence:

The French Government have it is contemplation to retire across the Ebro, and to
take up their line of defence along that river. The heavy artillery has been ordered
up, to invest the strong positions on that
line.

it is the intention of the Duke d'Angonit is the intention of the Duke d'Angon-leme to withdraw the troops from before Cadiz, unless there should arise more to vourable prospect of being successful in ac-commodating the differences between the contending parties in Spain. The disea-tions, in fact, between the Royalists them-steen form almost as atrong an impedience tions, in fact, between the Royalists and the Certar, to the adjustment of matters, as the diseations between the Royalists and the Certar.

tions between the Royalists and the Cortes.

It is now more than a month since we first hinted at this circumstance, and susveral occasions since we have repeated it. In particular, the letter which we published on Thursday from Madrid, written, as we stated, "by a person well qualified to form a just and impartial estimate of the property and future prospects of Raising. present and future prospects of Spain, corroborated what we had said. The tellowing passages from that letter disclose

important facts:

"The French are not masters here: The violent party which continues to urgeths. Regency to acts of arbitrary power, finds no support in the Duke d'Angoulems, or his adherents. They are anxious to negociate with the more moderate party of the nis adherents. They are anxious to nego-ciate with the more moderate party of the Cortes, and to endeavour to savethe king's life, by giving favourable terms to the for-mer. The supporters of arbitrary power are decidedly averse to any treaty with the rebels in Cadiz. It remains to be seen whe-ther the French party will have ther the French party will have power enough to oppose successfully their more violent friends and allies."

"The fact is, that this delay bears most heavily on the French finances, and necessarily mist, in a short time, force that power either to join the advocates of arbitrary despotism, or to leave the contending parties to settle matters with the Cortes asther

We will not pretend to say (adds the Courier) how far events may change thein-tentions of France; but it is certain that if tentions of France; out it is certain that there should appear no chance of a specific there should appear no chance of a specific conclination of parties; what we have about stated will be the course adopted. This French decidedly support only the more noderate Royalists.

It is true that the 20th Light Corps, shewed symptoms of mutiny at Bayenne. Fifty one of them deserted, in consequence of Marshal Lauriston's refusing permission for the regiment to join the campaign in

The French army has been remarkably healthy, which is ascribed to the unusual coolness of the season FIGHT OF CORUNNA.

FIGHT OF CORUNNA.

The following has been posted up at Lloyd's: "Bristol, July 25.—Arrived L'Atreveda, Cottleno, from Corunns; sailed on the morning of the 18th instant with dispatches: Up to that period the attempts of the French upon Curunna had heen repulsed with considerable loss, and their advanced troops were retreating."

ed with considerable loss, and their advanced troops were retreating."

The London Globe of July 26, says—
"We have just seen a gentleman who left Corunna on the 18th in the Atreveda. The rench were repulsed with great loss. Our informant states that they left upon the field one hundred and thirty wagon loads of

The following is an extract from a letter The following is an extract from a letter received by an eminent Mercantile House in the city, dated Plymouth, July 22;—

"A said in schooner has just arrived in six day for Corunna; the report is, that there do the schoone severe fighting in that neighbor mood and that the French had been repulsed in their attack on the town, but that Sir Robert Wilson had been wounded in the thigh during the action.—Sir Robert remained at Corunna when the vessel left."

Another letter from Plymouth says

Another letter from Plymouth says,
Laportant news has just arrived here,
but from the little time that remains before the departure of the post, it will be impos-sible to learn correct particulars. Accord-ing to rumour, there have been three engagements near Corunns, or immediately before the place, between the French, and Spanish forces, and that the former have been defeated in each battle. Sir R. Wilson and General Quiroga commanded the Spaniards Sir R. Wilson has been severally wounded in the leg. This account had just been received, by a Spanish merchant vessel."

"Plymouth, July 22.
"The Augusta, of, and from, Cormna, arrived here this evening with sundry parsengers, who appear to have quitted that place in great haste, in consequence of a sudden attack, made on the 15th and 16th instant, by about 8,000 French. The resuit is not known; though it appears, from what our clork has been able to collect, that no apprehensions are entertained as to its fall.

that no apprehensions are entertained as to its fall.

"It is said that in this attack 7 or 800
French fell; that the loss on the part of the Spanish was comparatively trifling (the number not stated,) but that five or six Spanish officers have been wounded and one killed; that Sir Robert Wilson had been wounded in his thigh, and a Colonel Light (one of his aids decamp) severely wounded Our clerk made particular enquisites as to any despatches, letters, or official communication for his Excellency the Ambassador, or Consul General, but was told that she had not brought any."

"There has been a misunderstanding between the blockading aquadron and a British frigate, respecting the attempted passage of some British ships into Cadiz. The frigate fully succeeded in obtaining them a passage into port. The American vessels totally disregarded the blockade, and pass in and out just as they please."

A STATEMENT

Of the quantity of porter brewed in London by the eleven first houses, from the 5th July 1822, to the 5th July 1823 [Barrel-, Barclay, Peletine, & Co. 351,474

Trueman, Habut & Co. 219,187

Whitehread & Co. 190,078

Combe, Delafield & Co. 160,209

Felix, Calvert, & Co. 103,499;
Goodwin, & Co. 72,076

Elliott & Co. 41,619

Taylor, & Co. 53,53 A STATEMENT

aparplant Gazette.

Annupolis. Thursday Sept, 11, 1823.

Correction.

The case of Crayeroft, &c. vs. Crayeroft, &c. decided at the late session of the Court of Appeals, and noticed in our last, was argued by Johnson for the appellants. No counsel appeared for the appellants attorneys mentioned in the last paper were by concerned in the case. not conterned in the case.

We are requested to state that 100BPH-SANDS, 10NION,

will be a Candidate for a set in the Board of Common Councilmen, of this city, at the approaching election.

THE PRINCIPLE

Of Perkins's Invention applicable to Old Steam Engines. In a description of Mr. Perkins' Steam Engine, given in the Edinburg Philosophi-cal Journal, it is said, "we are disposed to think that the application of the principle to old steam engines is not less important. The old engines with their boilers are retained unaltered. The furnaces alone are removed" From this it may be concluded, that those who now own steam boats, will be enabled at a modesate expense, to after them in such way as to introduce Perkins's plan, which, if what has been said of it be true, would soon indemnify owners for the cost of altering their vessels, by its great saving in the article of fuel alone

BUENOS AYRES & LD SPAIN
A preliminary content and suspending hostilities between the state of Buenos Ayres and Old Spain, was entered into on the fourth of July last. This prefatory measure may be expected to be speedly followed by a definitive treaty of peace, in which the independence and sovereignty of Buenos Ayres and other Provinces of South America, will be fully scknowledged — America, will be fully scknowledged -Such an act will speak volumes in favour of the Spanish Cortes, and convince the world that its members entertain liberal and enlightened conceptions of justice and li-

enlightened conceptions of justice and liberty.

The convention authorises the government of Buenos Ayres to negate with the governments of Chili, Peru, and the other Project and the same, and limits the cessation of military operations to eighteen months. Accompanying the articles of the convention is the project of a law, which provides, that after the ratification of the definitive treaty, there will be voted between the states recognized as independent, twenty millions of dollars for the support of the independence of Old Spain under of the independence of Old Spain under the representative system. Thus by an act of justice, will the Spanish Constitutionalists secure to themselves the affection and assistance of their brethren in South Ame hat against the invaders of their own coun-

SUSQUEHANA CANAL.
It appears from the result of the survey made by the commissioners to lay off a route for a canal from the Susquehana to Baltimore, that a canal cannot be made from Cone vac. to Baltimore; but that a ecanal of any sepacity can be made from Conewago to tio, along the western shore of the Susquenana river."

COURT OF APPEALS, JUNE TERM, 1823.
William B. Bend, vs. The Susquehanna Bridge and Bank Company. Appeal from Baltimore County Court.

[Argued by Johnson for the plaintiffs in error, and Murroy for the defendants in er-

ror.]
The opinion of the Court was delivered

by BUCHANAN, J. The schi was brought to recover the amount of three instalments, of five dollars each, on one hundred shares of stock in the Susquehanna Bridge and Bank Company, alleged by the plaintiff to belong to the defendant Moses Poor sub-scribed in his own name for the stock in question, and afterwards duly appointed Sabelong to the defendant Moses Poor subscribed in his own name for the stock in question, and afterwards duly appointed Samuel Clendenen his attorney, to transfer it to John II Poor; in pursuance of which power, Samuel Clendenen did, on the 3d of October in the year 1816, transfer the said stock, on the thing of the bank, to John II Poor, according to the provisions of the charter Off the 30th of Nov 1816, John II. Poor regularly constituted Samuel Clendenen this attorney, to transfer the said one hundred shares of stock to the defendant, with his knowledge and consent. And on the 10th of December 1816, Samuel Clendenen.made an assignment of the Sock on the hooks of the bank to the defendant William B. Bend, in these words:—I John II. Poor, by my attorney Samuel Clendenen, do hereby transfer and make over unto William B. Bend, one hundred shares of stock held by me in the Susquehanna Bridge and Bank Company, Maryland, on which thirty per cent. has been paid, subject to the part of the remaining seventy per cent. agreeably to the charter of incorporation; which is signed and sealed by Samuel Clendenen, and underwritten, whit'y for Wm. B. Bend? The charter authorises the transfer of stock at the bank by any holder, either in person or by attorney; and the first question raised in the discussion of the eruse is, whether the power given by John II. Poor to Samuel Clendenen, was so executed as to transfer the stock in question to the defendant—of which we have no donht. It is very certain that in point of law, the act done under a lower of attorney, must be the act of the principal; and here the act done, that is the assignment and transfer of the stock, is emphatically the act of John II. Poor. It expressly purports, upon the fact of it, to be a transfer for Clendenen to sign and seal it, without any addition of the character being 50 expressed in the body of the instrument, it was sufficient for Clendenen to sign and seal it, without any addition of the character is which he soted, that character being before disti racter in which he noted, that character be-

to the granter, it shall be rejected, and the use enure to the granter.—The may be that Samuel. Cleatures was as well the agent in that transaction of the flow B. Bend, as attorney for John H. Peer, and that he places the words sailly for Mm B. Bend, under his signature, to denote that agency. That he could not have been the stroney of Bend, for the purpose of making the transfer, is most manifest, he being the party receiving, and not the party making the assignment; and it is not easy to suppose that Cleratenen, in adding the words watty for Mm B. Bend," intended to deny his agency for John H. Peer, which he had before so distinctly affirmed; it was therefore either an act of mere inadvertency, or it was done to show the double verteney, or it was done to shew the double especity in which he may have acted—and in neither case does it yitlate the assignment, but is wholly inoperative—it is enough, that the transfer was made in the enough, that the transfer was made in the name of John H. Poor, and that it sufficiently appears to be his-set, through the agency of his attorney, for which no particular form of words is required to be used. As to the question, whether there is such a privity between the plaintiffs and the defendant as to enable the plaintiffs to sus tain an action of assumptic against the defendant for the amount of the instalments, which form the subject of the suit, there can be no doubt—the transfer of stock by the holders, is authorised by the charter. the holders, is authorised by the charter; and by the assignment, the assigness are substituted in the places of the original subscribers, and hold the shares on the same conditions, and are subject to the same rules and orders. The calls for the finally ments in question, were made by the halo rules and orders. The calls for the install ments in question, were made by the plain tiffs in pursuance of the provisions of the charter, and after the transfer by John H. Poor to the defendant—and the charter authorising transfers of stock, and declaring all who may become the actual proprietors of shares in the capital stock, either as subscribing for the same, or as the legal representatives, successors, or as signess of such subscribers," to be a body politic and corporate, necessarily creates a privity, and raises an assumption the part of such, as choose to become stockholders by accepting transfers to pay all such calls, as may be regularly made, on which an

as may be regularly made, on which an action will properly lie; moreover by the very terms of the assignment, the deten dan' took the stock subject to the payment of the whole amount that was then unpaid —and it is no objection to say, that such a rious to the bank, on the ground that it rious to the bank, on the ground that it would thereby lose its remedy against the original acclumidates seeing that the charter has provided an abundant security a gainst loss, by creating adequate forieitures, for non payment of the instalments called for, and prohibiting any transfers by stock-bodges, indebted to the holders.

holders, indebted to the bank, until such debts shall be paid. In support of the position that the elecandant is answerable in a action of assumpait for the amount of the calls made, since he received a trans Huddersfield canal Company agt. Buckley 7 Term Rep 30, which is directly in point. At the trial of the case below, the defend-

At the trial of the case below, the defend-ant offered evidence to prove, that the as-signment of the stock in question was not intended as an absolute transfer, but as a mortgage to secure a debt due to him from John H Poor, which was tejected by the court; and it is urged here in argument, that the testimony ought to have been ad-mitted which presents the constantly returning question, whether parol evidence is ad missible to contradict a written instrument assuming different shapes, and varying with the various transactions between man and man, and each claiming to be an exception from the general rule, withat parol evidence cannot be admitted to contradict, add to. or vary the terms of a will, deed, or other written instrument." It is not necessary to inquire, how far the liability of the de fendant to an action of a sumpsit for the a mount of the instalments claimed in this suit, would be effectual, by thefact, if true, that he holds the stock only as a mortgagee. if the evidence offered to establish that fact an immediate party to a scaled instrument, to contradict and change the terms of it, but the purpose of defeating rights claimed, and growing out of that very instrument alone, with nothing to take it out of the operation of the general rule of evidence, but in direct violation of it

The Judgment is therefore AFFIRMED.

There is a male dwarf exhibiting himself at the New England Museum, by the name o Stevens, who is about 20 years of age, and measures but 37 inches in height. He was born in Lyman, Mane, and is an intelligent and agreeable little fellow.

Letters from Vera Cruz of the 5th of August, state that St. Anna had been aban-doned by his troops and followers; that he had voluntarily surrendered himself to the government and was a prisoner in the city

SURRENBER OF GENERAL MO-RALES AND MARACAIBO.

We have it in our power to communicate
the highly gratifying intelligence of the
brilliant success which has attended the
arms of the Colombian Republic, in obtaining possession of the city of Maracaibo,
and effecting the contulation of its most acand effecting the capitulation of its most ac-tive and decaded enemy the Royal General Morales, and the forces under his command. This pleasing information was received here rouse the second of the Colombian of Caracter by 18 of the Colombia of Caracter by 18 of the Colombian of debted for a file of the Colombiano of Caracar to the 18th August, and of the Caracas Iris to the 18th inclusive. In the Iris extraordinary of the last date we have the official treaty of the capitulation, together with other official documents. The capitulation was effected on the 3d August, and formally approved on the following day by the Colombian Generals Manrique and Padills. Its principal provisions are that Morales and all those attached to him are to leave the country, and that they are to be leave the country, and that they are to be considered prisoners of war until exchang ed. Morales had been sent to Cuba, and

racter is, which he noted, that character being before distinctly set out—and as the as signment is clearly expressed, and manifestly appears to be the act of the principal John II. Poor, through the agency of his attorney Samuel Clandesien, the superadition of the words Auty, for II-1, B. Bend, cannot have the effect orderatt, but being repugniant to the whole context, must be are for proper trim until loaded with 100 tons of the Commanding wheel where the Commanding wheel whole context, must be the size of Paris, has left London for Paris. She is not in 12 feet long and 17, wide. She is not in 12 feet long and 17, wide. She is not in 12 feet long and 17 wide. She is not in 12 feet long and 17 wide. She is not in 12 feet long and 17 wide. She is not in 12 feet long and 17 wide. She is not in 12 feet long and 17 wide. She is not in 12 feet long and 17 wide. She is not in 12 feet long and 17 wide. She is not in 12 feet long and 17 wide. She is not in 12 feet long and 17 wide. She is not in 12 feet long and 17 wide. She is not in 12 feet long and 17 wide. She is not in 12 feet long and 17 wide. She is not in 12 feet long and 17 wide. She is not in 12 feet long and 17 wide. She is not in 12 feet long and 17 wide. She is not in 12 feet long and 17 wide. She is not in 12 feet long and 17 wide. She is not in 12 feet long and 17 wide. She is not in 12 feet long and 17 wide. She is not in 12 feet long and 17 wide. She is not in 12 feet long and 17 wide. She is not in 12 feet long and 17 wide. She is not in 12 feet long and 17 wide. She is not in 12 feet long and 17 wide. She is not in 12 feet long and 17 wide. She is not in 12 feet long and 17 wide. She is not in 12 feet long and 17 wide. She is not in 12 feet long and 17 wide. She is not in 12 feet long and 17 wide. She is not in 12 feet long and 17 wide. She is not in 12 feet long and 17 wide. She is not in 12 feet long and 17 wide. She is not in 12 feet long and 12 wide.

Narroll paper victe that the brig Aldn.

so, captain Hamilton, in saven days from Havaga, came into the bay on Simday.

Pasengers from her who were landed at Norfolk in a pilot boal, mentions that on the day into the Boathe Handed Shot Reys, the Alond to philother of Boaton, from Key West bound to Philatelphia, out and day, which reported that when she sailed. Gemmodere Porter was extremely ill.

In relatigate to the late appearance of the voldtionary movements at Havana, the Norfolk Beacon says:

Promy information obtained from a respectable source, we are jed to helieve the some revolutionary movements have lately taken place at Havana, awain for their object to declare the island of Cuba Independent, of the mother; country. The prompt and decipies measures adopted by the Captain General Vivzs, have, had the effect of suppressing the attempt of the revolutionists and of restoring order, a least for a time. Many arrests had taken place.

EFFECTS OF A CHANGE, IN GO.

EFFECTS OF A CHANGE IN GO-VERNMENT.

A gentleman in New York has received a letter from his friend in Lisbon, which says.—'The political situation of affairs render it necessary that in your future let-ters you avoid all political remarks or in-formation, and that work letters he confued formation, and that your letters be confined to family affairs and business. You must also discontinue sending me any newspa-

TOO MUCH OF A GOOD THING A certain country squire had a warren, and the village curate was. Sunday after Surday, regaled with the delicacy of rabbits, till he became so teck them, that he ook the liberty of himing me dislike of the standing dish to the harmonic the following grace on rising from the table:

"Of Rabbits hot, of Rabbits cold,
Of Rabbits tender, of Rabbits tough,
Of Rabbits young of Rabbits old,
I thank the L-d, we've had enough!"

JUGGERNAUT.

A Calcutta newspaper states that during the last festival of Juggernaut, there were so few pilgrims present, that they were into ble to drag the car. The Brahmins called in other aid, but no devotee could be persuaded to sacrifice himself totheidol. They now talk of removing the Rath to a more central situation.

It is estimated that there are about 10,000 steam engines in operation in Great Britain, averaging each the power of twenty horses. Estimating the work of one horse to that of six men, the active powers of those engines will be equal to 1,200,000

DOUBLE TONGUED LADY.
The Brighton (English) paper mentions, that there is at present residing in Brighton that there is at present residing in Brighton, a lady of great beauty and accomplishments, possessed of a quality which puts out of all distance the fame of the celebrated Mr. Doubleiungs. This extraordinary and singular faculty arises from a peculiar formation of the tongile, which is separated to the root, in a longitudinal direction, and actually forms a double tongue. Not the slightest inconvenience is selt from the ex uherant gift of nature. With this desirable and admirable addition to the organ of domestic comfort, this lady is enabled to afford entertainment to her friends beyond the power of any ventriloquist, or indeed conception. From the personal charms she possesses, as well as a highly endowed mind, she has had many suitors, some of which have retired from paying homage, owing to the effects of the extra clapper hung in this enchanted belle. She posses. ses two voices; one exceedingly clear, swee and harmonious, allowing her to sing with great effect; the other so exquisitely thrill ing, that it must have been bestowed on her for no other purpose than to lisp the still small voice of love. With this voice she imitates exactly the notes of many birds, nining as a bull finch, singing as a canary what is remarkable, her mother was deaf

OBITE RY.

DIED, on Thursday the 2 th nit, at his residence on the North side of Severn River, Mr. IGNATIUS BRIGHT, in the 53d year of his age.

the 4th inst the Rev JOHN HAGERTY, in the 77th year of his age. He was an acceptable minister in the Methodist Episacceptance minster in the interiorist Epis-copal Church nearly helf a century "When faith is strong, & conscience clear, And words of peace the spirit cheer, And vision'd glories half appear, "Tis joy, 'tis triumph then to die!"

At his residence in Prince-George's county on the 3d inst. RICHARD SNOWDEN, Esq. in the 47th year of his

On the 5th inst Mr CHARLES A SNOWDEN, aged 18 years, second son

ATTENTION!

"Annapolis United Volunteers," Vou are hereby ordered to meet on the State-House Hill, on Friday the 12th inst. at 3 o'clock, P. M. in full Uniform, with arms and accourrements in complete order.

A punctual attendance is ordered. By Order. C. C. Maccubbin, C. S. First Annapolis Snarp Shooters! You are ordered punctually to parade on Friday next, at 3 o'clock, P. M. in front of the Market Square, in full uniform, with arms in complete order. By the Captain's command, J. Dann, O. S.

Annapolis United Guards! You are ordered to parade on Friday next, at 3 o'clock, P. M. in front of the

next, at 3 o'clock, F. Br. in mode of the Court House, in full Summer Uniform with arms and accountements in complete order.

By order, Was Kilty, O S.

LEWIS CARDSI'S Colling Party will be given a Thursday the 18th instruction to the Manually Room, at heren o clock P. M.

These Ladies who received invitations to the first Cotillon Party, are respectfully invited to the Second. Gentlemen are requested to dance in

Cash Article.

BEST FAMILY FLOUR,

Adam & Jno. Miller, Have on hand, and will always keep, a supply of the Best Pamily Flour, which they will sell on accommodating terms, for Cash only. Sept. 11

Public Sale.

By order of the Orphans court of Anne Arundel county, the subscriber will expose to Public Sale, on Saturday the 4th day of October next, at 10 o'clock, A. M. at the residence of Benjamin Sewell, deceased-All the Personal Property of said deceased, consisting of a quantity of ready made coarse shoes, beds & bedding, house-hold and kitchen furniture, &c Terms of Sale, a credit of six months for all sums over twenty dollars, with bond and security bearing interest from the day of sale, and for all sums un-der twenty dollars, the Cash to be

Mary Sewell, Adm'x.

State of Maryland, sc. Anne Arundel County Orphans Court Sept 9th, 1823.

On application by petition of Frances Moxley, administratrix of JOHN MOX EY, late of Anne-Arundel boanty, 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 published once in each week. for the space of six successive weeks. in the Maryland Gazette.

Thos. H. Hall, 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 on the personal estate of John Moxley, late of Anne-Arundel 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 ninth day of March next, they may otherwise by law be excluded from all benefit of the said estate Given under my hand this 9th day of September, 1823

Frances Moxley, Adm'x. Sept. 11.

Sheriff's Sales.

By virtue of a writ of fieri facias issued out of Anne-Arundel County Court, and to me directed, will be ex posed to public sale, on Friday the 3d of October next, in New Lisbon, at 12 o'clock, for cash-All the right, title and interest, of John Craver, in and to a tract or part of a tract of land called Range Declined, late the property of said Craver. Seized and taken at the suit of Henry Wayman, use of Charles D. Warfield.

Sept. 11 William O'Hara, Sh'ff 3w.

By virtue of a writ of fieri issued out of Anne Arundel county court, and to me directed, will be exposed to public sale, on Friday the 3d of October next, in New-Lisbon, at 12 o'clock, for Cash-All the right, title and interest, of Allen Warfield, in and to part of a tract of land called "Silence," containing two hundred and firty six acres more or less, late the property of said Warfield. Seized and taken at the suit of Charles D. Wur-field

field William O'Hara, Sh'ff.
Sept 11. 319.

Notice is hereby Given, That an Election will be held in the several election districts of Annerundel county, on Monday the 6th day of October next, for the purpose of choosing four delegates to represent the said county in the next General Assembly of Maryland.

William O'Hara, Shff. Sept 11.

Notice is hereby Given, That an Election will be held at the Ball-Room in this city, on Monday the 6th day of October next, for the purpose of electing two delegates to represent the taid city in the next General Assembly. At the same time and place an Election will be held for the purpose of choosing seven Com-

By order.

By order.

JOHN DREWER, Clk. Corp.

Sept. 11,

Anne-Arundel

AND CALVERT DIVISIONAL LINE.

AND CALVERT DIVISIONAL 1.187.

Friending, September 0, 1823.

The commissioners appointed by the General Assembly of Marytain, in ascertain the divisional line between Anne-Arabdel and Calvert conducter, met rais was my appointment. Freezelt, Virgli Mazcy, Eaq. Dr James Tongue, Cap. Richard Ireland and Thomas H. Wikkinson, Fau, they in the firm place qualified by taking the oath as prescribed by the act of assembly before Lewis Sutton a justice of the piece.

The commissioners proceeded to appoint a chairman, when Dr. Vin, Howard was unanimbusly chosen chairman of the commissioners.

unanimously chosen chairman of the commissioners.

In the absence of the chairman, Capt.
Richard Ireland was appointed chairman
pro the Sutton was appointed to act as clerk
to us canning ioners.

Ordered by the cummissioners, that Doctor Win, floward be, and is requested to
get from the records at Annapolis, or elsewhere, copies in full of all the records concerning the boundaties of Anna Annapolis cerning the boundaties of Anne Arundel and Calvert counties, and any and all other laws, orders, records, or other documents his may deem measure to give information to the commissioners on the subject of the line between the two counties, and that a copy of this order be remitted to him by

the clerk.
Resolved by the commissioners, &c that they will meet on the 19th inst at Friendship to take testimony in relation to the

said line.
Ordered, That the clerk cause the above
resolution to be published in the Maryland.
Republican and Maryland Gazette, and to be set up at Herring Creek Church, Friends ship, Tracey's Landing, Pig Point, Lower Marlborough, Calvert Church, and at such other places as he may deem proper, that such other persons as have any knowledge or information respecting the said line may attend and give their testimony, and hung attend and give their testimony. attend and give their testimony, and bring with them patents, deeds, and other such documents as may be in their possession, and are calculated to throw light upon the

Adjourned until Friday 19th, 10 o'clock, LEWIS SUTTON, Clerk,

TOBACCO LANDS.

The su criber offers for sale, his valuable EAL ESTATE, situate on the north side of Severn river opposite the city of Annapolis, containing upwards of one thousand acres - about six hundred covered with wood and heavy timber, consisting of white oak, hlack we not and poplar, &c. the residue for the most part under good fences—the ole nearly surrounded by the vaters of the Severn river, and a wide navigable creek, emptying into the Chesapeake bay, which affords convenient water carriage for wood and produce from almost every part

of the land. It is at present divided into two farms, both in a promising state of improvement, and possessing large banks of ovster shells, and other sources of thanure in great abundance. Plaster has been found to act with great effect on those lands in promoting the growth of clover-the soil is naturally of an excellent quality, for grain and other crops, and particularly well adapted to the culture of first quality of tobacco There is a good water mill ad-joining these lands, and a steam mill in Annapolis, both very convenient to

this estate
The buildings on both the farms are beautifully situated on eminences commanding extensive views of the river and bay, and are in tolerable repair. As persons inclined to purchase will view and judge for themselves, it is deemed unnecessary to be more particular in the description of this property It will be found on examination to be worthy the attention of those who may have money to invest in real estate, and particu arly of such as are skilled in cutting and selling timber, of which there is a great quan-tity near the water, and none more re-mote than half a dile.

These farms will be divided, to suit rate and a long credit given for part of the purchase money, or for the if well secured—possession may be had at any time.

N. BRICE. Baltimore 4tl Sept. 1823.

. Chancery Sale.

By virtue of a decree of the Court of Chancery the subscriber will expose to public sale at Hunter's Tar-ern, in the city of Annapolis, on Wed-nesday the fire day of October next, if fair, if not, the next fair day thereafter

The farm or plantation whereon William Hall, Jr. now resides, called "What you Will, and White Hall," containing 242 acres more or less. This farm adjoins the lands of Mr. Joseph Evans, on the Head of South River, and perhaps is not inferior to any farm and perhaps is not interior to any farms in the county; the buildings are in good order, and the land is well covered with timber. It is deemed then covered with timber. It is deemed then covered to the above property, as it is presumed those and ish to purchase will view the same previous to the sale. Terms of sale, cash to be paid on the day of sale or on the ratification thereday of sale or on the ratification thereday of sale or on the ratification there of, on the payment of the purchase money and ratification of the surface the subscriber is authorised to execute a deed. Sale to commence at twelve o'clock.

Louis Thesaway, Trustee.

Sept. 11.

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