HORRIBLE TRANSACTIO sign to the once; who was following the his comrade, that she wished his to him. He accordingly told his rade, to walt for him, and referred speak to the nun, when the follow of honour and discretion. I personal the discretion of honour and discretion. I personal the discretion of honour and discretion. I personal the other." "Are you willing render me an important service." from you that the service I require your hands requires not only discussion, but extraordinary intreplin this are you still willing ender me the service I require of you Yes, sister. I am determined." " "Yes, sister, I am determined."

rv well, when you hear the converbell strike half past twelve to might be at such a gate (particularizing fa gate;) I shall be at the other side at

gates) I shall be at the other side, as open it, on your knocking twice, as open it, on your knocking twice, as open it, on you shall then learn what it is I required for you. Will you be faithful to rendezvous?" "Yes, sister, I the bettere."—"Well. I depend on readieu!" They parted, and the office quitted the church. On rejoin his comrade, he told him what had the proplace, and asked him if he show his contrade, ne told him if he should heep his appointment. The other, being informed that the nun was about thirty, and not ill formed, advised he to keep the appointment, and offered was to be. Accordingly at the apported hour, the two officers were at a ther remained quite close to the gate, a watch the conclusion of this extraor. nary adventure. The nun said to be

man of courage and honour, and a entitled to my utmost gratitude." The night being very dark, and to passages through which they had to obscure, the nun made him hold a coner of her robe, and in this mann-conducted him to her cell, where the was a lamp light. She made him si down, and invited him to take a glas of liquor with her, at the same tim producing two bottles. She filled him a glass out of one, and took a little emptied his glass, she told him togon one side of the bed, while she placed herself at the other The officer obey The nun then said "We are and at the same moment she proceed discovered to his great horror and i-mazement, the dead body of a most who had been poinarded. The ma then continued "you must take upa your shoulders this body, and carry outside the convent; I will light you to instantly obey, or you are a dead man, for, the first motion you make, unless it be to take up the body. I shall shoot

from her bosom, and presented it is him. "I know," added she, what my own life will be the forfeit if se refuse; for after shooting you. I have another pistol for myself." The offerer, seeing no other means of escarcer, seeing no other means of escap-took up the body on his shoulders, and accompanied the nun, who carried dark lantern, proceeded to the gate by which he had entered, and on issue, from it, threw down his hortid bands at the feet of his name and he are from it, threw down his hortid burds at the feet of his comrade, who we waiting to laugh with him, at what is apposed, was a pious love intrigued After recounting to his friend the had been engaged, they both resided to repair instantly to the Correction, and inform him of the circumstant ces. They had proceeded scarcely a hundred paces from the convent, and the officer who had brought out the burden to the officer who had brought out the burden to the officer who had brought out the burden the convent. the officer who had brought out the bed dy, suddenly complained of the most excrutiacing and burning pain is the stomach; he soon after fell upon the maxement, and in a few maxement, and in a few maxement, and in a few maxement. hree pavement, and in a few moment en pired. His friend, beside bingelf with day, will the utnost speed a knock up the Corregidor, and infer will for trates and the police, no discovery as as yet been made of the female dema who has perpetrated this double hurld

Notice is hereby given,
That the subscriber has obtained from the orphans court of Asses ir undel county, short letters of administration, with the will annexed on the personal estate, of Robert Frod late of said county, deceased. All persons having claims against an estate are requested to produce the legally authenticated, and those is debted to make immediate product.

April 5. first ranice, until to.

Notice is hereby given,

THURSDAY, APRIL 5, 1627. Miss Elizabeth C. Roberts, of that

the cheer of eskaper or course of the CANDIDATE FOR THE GENERAL AS-CHRISTOPHER L. GANTT. will be supported as a Delegate to re-present Anne-Arundel county in the next General Assembly of Maryland, by Many Voters.

PRINCE-GEORGE'S. The Editor of the Md. Gazette. Prince-George's County, 30th March, 1827.

You will much oblige the friends of General JACKSON in this part of the country, by giving the following notice an insertion in your next

Jackson Meeting.

A meeting of the friends of General JACKSON, in Prince-George's ounty, is requested at Upper-Marlborough, on the 12th of April at 12 o'clock, for the purpose of considering the propriety of sending Delegates to the Convention to be held in Baltimore in May next

Meetings of the friends of Geneal Jackson, have been called in Montgomery, Washington, Queen-Anne's and Cecil counties, for the surpose of appointing delegates to the Baltimore Convention.

CITY ELECTION.

On Monday last an election was seld for seven Common Councilmen for this city, when Dr. John B. Wells, Joseph Sands, jun. Richard J. Crabb, Adam Miller, James Murray, William McParlin and Augustus E. Addison, were elected.

LAWS OF MARYLAND. An Act relating to the removal of Causes for trial to the third Judicial District. [Passed Jan. 27, 1827.]

Be it enacted by the General Assembly of Maryland, That no cause, civil or criminal, removed, upon suggestion, to the third Judicial district, shall be taken up for trial, until all the business originating in the county to which such cause may be removed, ready for trial, and which shall require the intervention of a jury, shall be tried, dismissed, continued, or otherwise disposed of

An Act regulating Writs of Error, and granting Appeals to the Court of Appeals—passed the 10th of March,

Sec. 1st Be it enacted by the General Assembly of Maryland, That no execution upon any judgment or decree

ANNAPOLIS.

BURSDAF. APRIL'S. (627.

Gried in Clingram, on Tuestoring last, by the Rev. Dr. erts, the Rev. Henry Slicer, of Methodist Episcopal, Church, to Blizabeth C. Hoberts, of that the business of the rest of the court of Appeals.

Bursdaft C. Hoberts, of that the business of the rest of the court of Appeals.

Bec. 3d And be it enacted, That if the judgment of decree appealed from

bond to be entered into as aforesaid, and the sureties thereon, shall be approved, either by the Clerk of the County Court of the County wherein cellor, as heretofore mentioned.

been, or shall be rendered or passed in the Court of Chancery, then the bond to be entered into as aforesaid, and the sureties therein, as aforesaid, and the sureties therein, as aforesaid, and the sureties therein, as the court of Chancery, or by the Clerk of the County Court (Court) or such possible bond may reside.

Sec. 6th And be it enacted, That on any appeal being entered in the County Court, or other inferior Court, or in the Court of Chancery, from any judgment or decree therein, as herein before mentioned, or upon the production of a writ of error produced the court of Chancery, from any judgment or decree therein, as herein before mentioned, or upon the production of a writ of error, upon any judgment or decree therein, as herein before mentioned, or upon the production of a writ of error was a court of court, or other inferior Court, to make out and transmit to the Court of Chancery, from any be made, or the writ of error may be made, or the writ of error made returnable, a fall transmit to the Court of Chancery, or the court of Chancery, or the court of Appeals, to which such appeal may be made, or the writ of error made returnable, a fall transmit for treatment of the whole proceedings of the said Court or Courts, or great seal of the Clerk or Register of such Court, to make out and transmit to the Court of Appeals, to which such appeal may be made, as a court of the whole proceedings of the said Court or Courts, within nine to the whole proceedings of the said Court or Courts, within nine to the whole proceedings of the said Court or Courts, within nine to court of Appeals, to which such appeal may be made and filed, and upon receipt of such transmit to the Court of the c Court of Appeals, he shall enter the case on the docker of his Court as of the ferm next after the date of the ap

case. Sec. 7th And be it enacted, That if any Clerk or Register shall refuse or delay to make out any such traname iramanner aforesaid to the Court fter the appeal therein shall have been entered, or the writ of error produced, he shall forfeit and pay the sum of one hundred dollars, to be re-covered by any person who shall pro-secute or wee for the same; and such Clerk or Register shall moreover be liable to the party appellant, or party suing out such writ of error, for such damages as ite. she or they may sus-tain by such sefusal or delay as afore-

n any County Court, or other inferior a transcript or second of the proceed-out, or in the Court of Chancery, ings of any judgment ordecree, where-Court, or in the Court of Chancery, ings of any judgment or decree, which in there may be an appeal or writ of error as aforesaid, shall not be transmitted to the Court of Appeals within the time prescribed by law for such appeal being made, or writ of error produced, it shall and may be lawful enters or administrators, or some other persons if his, her or their produced, it shall and may be lawful behalf, shall immediately upon praying an appeal from any such judgment or other inferior Court, wherein the decree or suing out a Writ of Error upon any such judgment, enter into rendered, or the Chancellor, as the upon any such judgment, enter into rendered, or the Chancellor, as the last double the sum recovered by such indement or decree from the Clerk of the Court of Appeals of the Shore, stating that raise of the matter or thing in contro-tersy, which shall have been recover-ed or decreed, if a moveable chattel or chattels, to be estimated by the Court, from whose judgment and the case may be in a sum of money.

which any such confession of judg-

through mistake.
Sec. 15th. And be it enacted, That
the Court of Chancery, the County
courts, and the Judges thereof in vacarity to examine into, and determine on the sufficiency of the securities to any bond to be filed, in the offices of the said Courts respectively, in virtue of this act; and the Court of Chancery, and County Courts, shall and may, der the defendant to be discharged on and County Courts, shall and may from time to time, make such rules and orders for the justifying or proving the sufficiency of such sureties, and for re-quiring additional security in any case,

tion made in virtue of this Act, be re such indulgence the party shall file a new bond, which shall be approved.

filing of the first bond. no bond required by this Act to be exdelaying execution upon any judgment or decree as aforesaid, and which shall

Common Law, within this Province, passed at October session, in the year of our Lord one thousand seven hundred and thirteen, and the several supplements thereto, sand the fourth sections of an Act; entitled, "An act to the continuance of actions in the cost of office as President of the repulsion of the continuance of a decree of the court of chancery, the subscriber will be virtue of a decree of the court of chancery, the subscriber will be repulsed at Urquhart's repulsion and the whole nation agitated, by in the continuance of actions in the oath of office as President of the repulsion to the cost of office as President of the repulsion to the cost of office as President of the repulsion to the cost of office as President of the repulsion to the cost of office as President of the repulsion to the cost of office as President of the repulsion to the cost of office as President of the repulsion to the cost of office as President of the repulsion to the cost of the court of the subscriber will be action to the subscriber will be acted to t chattels, to be estimated by the Court, from whose judgment or decree the said speal shall be made, or writ of ror, shall not case may be, in a sum of money the case may be, in a sum of money more directed, with condition as follows or take following effect: "That if the said party appellant, or peal party appellant, or pearly and a transcript of the record and proceedings of the said judgment or decree, to be transmitted to the Ceurt, of Appeals to be holden for the Wiss-term, per kestern Shere, as the case may be, in a sum of money money of Appeals to be holden for the Wiss-term, per kestern Shere, as the case the following effect: "That is a transcript of the record and proceedings of the said judgment or decree, to be transmitted to the Ceurt, of Appeals to be holden for the Wiss-term, per kestern Shere, as the case and party appellant, or pearly the said liable to the Clerk or Register, for the surelies samed in any appeal or writ of error bond as aforesaid, and twenty one; and the twenty-seventh section of an Act, entitled, "An act for the Register as the case may be, in a sum of money the surelies of an Act, and the wiss of the said party, in the circular that the sum of the said party, in the said party in the

who is hareby directed, an auch application, to enter an uppeal in the usual manner, from the judgment of the said Court, to the Court of Appeals. Sec. 3d And be it enacted, That if the judgment or detere appealed from simil have been, or shall be rendered in any judgment or decree rentation, in the County Court, or on any judgment or decree rentation in any judgment or decree rentation, in the contrary and, on such application in any judgment or decree rentation, it is all be the tauty of such judge or passed in the County Court, or on may be brought, in like manner, to be discharged, from imprisonment, unled cause shall be seen to the contrary and, on such application, it is all be the tauty of such judge or may be brought, in like manner, to be discharged, from imprisonment, unled cause shall be seen to the contrary; and to the contrary; and to the contrary; and to the contrary; and on such judges and there is all be the same proceedings in order to stay execution thereon extend y such judges thereof, or by the Clerk or Register of such Court.

Sec. 4th And be is enacted, That twhere a writ of error is about to be such as by this act is prescribed and direction, it is all be returnable, to appoint a time and place for president, any Judgment confessed before two decree rentation, any judgment or decree rentation, it is all be appoint a time and place for president, any Judgment confessed before two decrees rentation, any judgment or decree rentation, it is any Judgment or decree rentation, it is any Judgment, the before two the contrary; and, on such judgment, and the contrary and, on such judgment, it is any Judgment or decree rentation, it is any Judgment or decree rentation, it is any Judgment, the contrary and on such judgment, the contrary and on such judgment, the contrary and to the contrary; and on such judgment, the contrary and the contrary and on such judgment, the contrary and on such judgment, the contrary and to the contrary; and on such judgment, the contrary and to appoint a time and place in torney or agent for the plaintill or plaintiffs in such suit, to produce at the time and place named in the said

every such application, the judge shall have full power to decide whether any and if any, what description and a mount of bail shall be given by the pe holding him to bail, and on his executcation of the prisoner, the cause of acthe supersedeas thereupon granted shall hand, and returned to the clerk of the county court to which the writ, under

which the petitioner shall have been ar-

with the other proceedings in such ac-tion; and shall in all respects, and to

all intents and purposes, be as valid, binding and effectual, as if performed

and some are joined to us in the first portion of the American states are in alliance with Colombia, and Spain is at present menaced by Great Britain. What mora can we hope for? The What mora can alone tontain, the womb of time can alone contain the immensity of happiness which has been prepared for us by a bountiful Providence, in whom is our only reliance.

As for me, suspicions of a tyranni

Republicans, jealous of their liberties, cannot consider me without a secret dread, because the pages of history tell them that all those placed in similar situations have been ambitious. In vain do I wish to propose the example of Washington as my defence; and in county Court of the County wherein the sureties in such writ of error bond may reside, or by the Chancellor, to whom application shall be made for such writ of error, or by the Register of the Court of Chancery.

Sec. 5th. And be it enacted. That if the decree appealed from shall have been, or shall be rendered or passed in the Court of Chancery, then the bond to be entered into as aforesaid, and the sureties therein, shall be approved by the Chancellor, or by the Chancellor, to whom application shall be appealed from shall have been or shall be rendered or passed in the Court of Chancery, then the bond to be entered into as aforesaid, and the sureties therein, shall be appealed by the Court in any action thereon, unless proved by the Chancellor, or by the Chancellor, to whom application shall have been on the court of Chancery.

Sec. 12 And be it enacted. That copy of any bond entered into in pursuance of this act, for prosecuting and such writ of error, or by the chancellor, to whom such order of or other officer, to whom such order world, which has always been oppressively be deviced, to obey and execute the said by the powerful. I sigh between of the same, by delivering a copy there, of to the plaintiff or plaintiffs or plaintiffs therein named, or to his, or thei, agent or attached the cause of such such such sold shall be appeared to the cause of such suit or action, and the appeared to order to whom such order world, which has always been oppressively by the powerful. I sigh between of the said or other officer, to whom such order world, which has always been oppressively by the powerful. I sigh between the said or the said or other officer, to whom such order world, which has always been oppressively by the powerful. I sigh between the said or other officer, to whom such order world, which has always been oppressively by the powerful. I sigh between the said or other officer, to whom such order to the said or other officer, to whom such order world, which has always been oppressively by the powerful. I

God guard your excellency.
SIMON BOLIVAR.

vereng Leor Tenders his thanks to the public for the encouragement he has receiv them he has declined in Vavour of Messrs. BRYAN & BASSFORD, and can with confidence recommend them to his friends and the public, as emi nently qualified to perform any work with which they may be favoured, in the Pest and most fashionable style.

Bryan & Bassford, MERCHANT TAILORS.

Successors of J. T. Disney, At the stand formerly occupied by said Disney, opposite Williamson's Hotel, respectfully notify the public that they are prepared to do work in the line of their profession, in the most durable and fashionable style. They have just received from Bal

Seasonable Goods, Which they will be happy to make up on moderate terms, and in the neatest manner. They respectfully a share of pullic patronage.

Chancen Sale. By virtue of a d

let in letter the said appears of for all fees to which he shall be entitried for the feest, and also santried by law for making such transcript or
tried for the feest of the said party, in the said party i

Seasonable and Fa-

shionable Goods rop. Philadap, is and Haltimore. To which they arrise the attention of their friends, and the public gene-rally. They will sell them very low-for each or to punctual customers at short dates.

Sheriff's Sales.

By virtue of sundry writs, of ferifacias issued out of the court of apposition of Anne-Arundel county court, and to me directed, against the godds and chattels, lands and tenements, of Dr. Gerard H Snowden, at suit of Edward Harris, John A. Waters and James Williams. peals and Anne-Arundel county court James Williamson, I have seized and taken in execution, one negro Man by the name of Israel, also all the right, title, interest, property, claim and de-mand, either at law or in equity, of the said Snowden or and to all those tracts of land called Hunting Quarter and Snowden's Addition to Hunting Quarter, and on Thursday the 26th day of April just at the court by the day of April inst, at the court house in the city of Annapolis, I shall pro-ceed to sell the said property, or so much thereof as may be necessary to discharge the claim, to the highest bidder, for cash, to satisfy the debt due as aforesaid Sale to commence

at I L o'clock. R Welch of B Shff. April 5 A A. County.

By virtue of a writ of fieri faclas issued out of Anne Arundel county court and to me directed, against the goods and chattels, lands and tene-ments, of Samuel Norman at suit of Lawis Sutton for the use of Richard Middleton, I have seized and taken in execution, all the right, title and interest, of the said Norman, of in and to all that tract of land, whereon the said Norman now freides, with the improvements; also we yoke of Oxen, four Cows, three Yearlings, fouren, four Cows, three Yearlings, four-teen Sheep and ten head Hoge, and on Thursday the 26th day of April, inst. at the premises, I shall proceed to sell the said property, to the highest bidder, for cash, to satisfy the debt due as aforesaid. Sale to commence at 2 o'clock.

R. Welch, of Ben. Shff.
A A C.

By virtue of a writ of fieri faciss issued out of Anne Arundel county court, and to me directed, against the goods and chattels, lands and tenenents, of Dennis Shearbert, at suit of Rezin Estep, I have seized and taken in execution, all that tract of land, whereon James Galloway now resides, near Mount Pleasant Ferry, together with all the improvements situate thereon, & at the same time and place I shall sell four Cows, two Oxen. one Ox Gart and two Horses, being soled and taken as the property of taid James Galloway to satisfy a debt due Rezin Estep, and on Thursday the 26th day of April inst, at the house of James Gallowsy, I shall proceed to sell the said property to the highest bidder, for cash, to satisfy the debt due as aforesaid. Sale to commence at electric o'clock.

R. Welch, of Ben. 8hff. April 5 A A county.

Notice is hereby given, That the subscriber has obtained from the Orphans Court of Anne Arundel county, letters of Administration on the personal estate of William R. Freleigh, late of Anne-Arundel county deceased. All persons having claims against said estate, are requested to present them, properly authen-ticated, and those indebted to make immediate payment.

Edward Harvey, admr.

April 5.

Miss Done, will open

A SEMINABY
In this City for the Instruction of

Young Ladies
On Monday the 2d of April next, at
the trouse formerly occupied by the
late JOHN BREWER, Esq. Terms

for day Scholars

lat Class

2d do.
3d do.
March 29

March 29