o said report of the countries or elections of privileges, and the said order and amend ent proposed, as above stated? and being it; it was determined in the negative.

Mr. Done, the Chairman of the committee the whole house, then delivered the follow.

the whole house, then delivered the following report:

The Committee of the whole house, to which as committed the report of the standing comittee on Elections and privileges, made on the fifth instants also the order, then submitted by Mr. Steele, probosing to admit John IcNeil, jumor, to a seat in this house, as a elegate, duly elected, for Allegany county, and the amendment to said order, offered at the same time by Mr. Grason, proposing to acate the seat, in this house, of Hugh Wales, and admit in his stead, Philip B. Travillars as a delegate, duly elected, for Kentcouryer report:

That the said Committee, having taken the ubjects, so committed to them, into serious onsideration beg leave to recommend the apoption, by the house, of the following amendnent, viz:
1st. Strike out from the last paragraph of :

he said report of the committee on elections nd privileges, the following words: have not een able to come to any satisfactory concluon thereon; and, therefore, they beg leave to e discharged from any further consideration n the subject,' and insert in their place these rords: 'do recommend the adoption of the fol-

owing order:
Ordered, That the seat of Hugh Wallis be acated, and that John McNeill, junior, of Allegany county, be admitted a member of his house, and that he qualify and take his eat as such.'
2d, And the said committee of the whole

ouse do also recommend the rejection by, or rithdrawal from, of both the order submitted y Mr. Steele, and the amendment proposed horseto by Mr. Grason, above mentioned isreto by Mr. Grason, above mention smuch as the proposition to admit Philip B travilla to a seat as a member of this house, in the place of Hugh Wallis, was rejected by the said committee; and the other objects ought for by said order and amendment will be attained by the adoption of the proposed at attained by the adoption of the proposed at adment of the said committee as a substiute therefor.

The said report was read the first time,

And on the second reading thereof, by a pecial order, the question was stated on comurring in the amendment recommended by House to the said report of the Committee of Elections and Privileges? When,
Mr. Steele called for a division of the ques-

ion on the said proposed amendment, in ac-ordance with the twenty-fifth rule of the

House.

And the question being accordingly put on oncurring in so much of the said amendment proposes to strike out the words, above reited, from the last paragraph of the said reort of the Committee on Elections and privi-eges; It was resolved in the affirmative Mr. Brawner then proposed to amend the

aid amendment recommended by the report erting in lieu of the word so stiken out, and is a substitute for so much of said amendments so proposes to vacate the acat of Hugh Wallace he following, viz: "do recommend the adoption of the following preamble, resolutions,

whereas, the constitution of the state of Maryland provides that the legislature consist Maryland provides that the legislature commiss of two distinct branches, a Senate and House of Representatives, which shall be styled the General Assembly of Maryland; and in prescribing the manner in which the House of Delegates should be chosen, directed, that upon the final casting of the polls, the four-persons who shall appear to have the greatest and the polls of legal ways as a label to delegate and number of legal votes, shall be declared and returned duly elected for their respective contties,' and by an amendment to the constitu-tion, it is provided, that the judges, place, time, and manner of holding the several elections for delegates, electors of the senate, and sheriffs of the several counties, shall thereafter be regulated by law.' And whereas, by an act of the General Assembly of Maryland, passed in pursuance of said amendment, entitled, An sembly respecting elections, and to regulate

the same, it was enacted, that every voter shall deliver to the judge or judges of election, in the district in which he offers to vote, a bi-lot, on which shall be written or printed, the tot, on which shall be written or printed, the name or names of the person or persons rotal for, and the purpose for which the yote is given, plainly designated, and that if upon opening any of the said ballots, there be found any more names written or printed on any of them, than there ought to be, or if any two more of such ballots or papers be deceitally folded together, or if the purpose for which the vote is given, is not plainly designated, in within directed, such ballots shall be rejected and not counted.

and not counted.

1. Therefore, Resolved, That every mentor of this house derives his right to a set.

from the constitution and laws of the state, as from the constitution and laws of the state, as now in force, and in judging of the elections of delegates, this house is count to decide the same according to risk constitution and laws; and to declare any protess or ballots upon which his claim is based, were not prepared and delivered to the judge or judges of election, in the manner and for prescribed by law, is a departure from the constitution, and in violation of that chileting which each member is solemnly bound to determe.

A. Resolved. That every vote or ballet de-ivered to a judge or judges of elepting of which there shall me have been written a printed, the name or names of the period of cereatic vetted for, and the largest low of the

the vote that any own unit to be counted as a Resolved. That it appears to this heads by the memoral of chilip it, towards to the castry, who claim a right to a set on this foot, in the place of Hugh Wallis, who was returned by the judgment election it had country, as one of the mar who had received the castract number of legal votes, that several reatest number of legal votes, that several greatest number of legal votes, that several rates or ballots were delivered to said judges, printed in manner and form following, viz. s the people."

Fit Representative to Congress.
George E. Mitchell
Edward Freeman,

James Boone, Philip B. Travilla, Janothan Harris

Which said ballots were rejected by said judges, and which, if allowed, would entifle m to his seat; that it is the opinion of this house, that on these ballots, was not written or printed the parpose for which the votes were given, plainly designed.

4. Resolved, that those votes cannot be

held, considered, and adjudged to have been legal votes, and were properly rejected by the judges of election, and that Philip B. Travilla. judges of election, and that remp B. Fravitation to being one of the four-persons who obtained the greatest number of legal votes, cannot be declared and adjudged duly elected a delegate to the General Assembly of Maryland, for

Kent county.

It is, therefore, ordered that the said Philip
B. Trayilla, have leave to withdraw his me-The said preamble, resolutions, and order

being twice read, Mr. Brawner required a division of the ques

ion on his motion,
And, after considerable discussion thereon;
The question was accordingly put on the
first member thereof, i. e

Will the House assent to the said preamble

and the first of the series of said resolutions.

contained in the proposition for amendment?
And it was determined in the negative.
The question for amendment, that the house assent to the second of the series of said resolu-

tions? It was decided in the negative.

The question being then put, Will the house assent to the third of the series of said resolutions, contained in Mr. Brawner's proposition for amendment?

It was decided in the negative.

The question was then put, will the House assent to the fourth of the series of said resolutions? And it was decided in the negative. And on the question, will the House adon

the order contained in the said proposition for mendment? It was determined in the negative. The question then recurred and was put on concurring with that part of the amendment recommended by the said report of the Commitcommended by the said report of the Committee of the whole House to the said report of the Committee on Elections, and privileges, which proposes to vacate the seat of Hugh Wallis, the sitting member.

It was resolved in the affirmative.

Whereupon, Mr. Wallis left his seat, and

retired from the House.

Mr. Hawkins then moved for an adjournment. This motion was negatived; Another motion for an adjournment was im-mediately made by Mr. Hood; And again negatived-

And again negatived.

Mr. Buskirk then proposed to amend the said amendment recommended by the report of the Committee of the Whole House, by inof the Committee of the Wride 1333s, by inserting after the words, Ordered, That the seat of Hugh Wallis be vacated, the following: And it is further ordered, that Philip B. Travilla, of Kent County, be admitted as a member of this House, in the stead of the said Wallis, and that he qualify and take his sat as such"

Which proposition of amendment being twice

Hughlett moved that the same do lie on the

and the absent members sent for. —When, Mr. Steele moved for an adjournment,

This motion was also negatived.
The door-keeper having returned, reported, that in obedience to order, he had notified the shent manbors, "that their attendence in the House was required."

The question was then stated and taken on the adoption of the amendment proposed by Mr. Buskirk, as aforesaid.

It was resolved in the affirmative.
The questioned then recurred and was pu to the report of the Committee on Election ad Frivileges, recommended by the report he Committee of the whole House, which possesses admit John McNiel, Junior, as a men of the house and that he qualify and take hir teat as much

hissel semuch.

It was resolved in the affirmative.

The question was then put on agreeing to the amendment proposed by the Committee of the IVhols House to the report of the Committee of the IVhols House to the report of the Committee on Elections and Privileges, as smended. And it was resolved in the affirmative.

On the question being stated, will the House as stated in the last paragraph of their report deave was granted for the withdrawal true the firster consideration of the House, of both the order and amendment, mentioned it said together.

isport. And the report of the Committee on Elec-issa and Privileges, as smended, being then the reads.

The question was put, will the house con-

The question was put, will, the house con-cent the said report, as amended? It was reported in the affirmative? In motion by Mr. Ganti, The house them adjament. In motion by Mr. Gantt.

The house there adjourned until to-morrow saring len b clock

Saturday, Jan 9, 1830.

The home met. Were present the same

Mr. Roanelly laked and obtained leave to bring in a bill, to be entitled. As ast to an ambera as on restanting except Mr. Wallis,

whose seat has been weated by a decision of the hidse. It is a second of the hidse hidse hidse decisions of this house, been decision of this house, been decision of this man the said town of Williams-Port's a sun the said town of Williams-Port's a sun the second town of Williams-Port's a sun the second of the said town of Williams-Port's a sun the second town of the second town of the second the second town of the second town of the second town it was Ordered. That is select committee of three members be appointed by the speaker to the prepare and report said bill. Messrallegany county, to supply the vacancy in the representation of said county, escapioned by the gual number of votes obtained by the said John McNeill, Ir. and John'A. Holman, as delegates to the General Assembly for Alle-

Messrs. Brawner, Semmes, and Hunt, as a committee of conference, on the part of the House of Delegates, relative to the proposition for an early adjournment of the Legislature.

Ordered, That the Clerk do acquaint the

Senate therewith.

Mr. Nicholas presented the petition of David C. French, now a prisoner in the Goal of Baltimore county for debt, praying for the passage of a special act of Insolvency.

Mr. Teackle presented several petitions, of similar import from sundry citizens of different garts of this State, severally praying the esta-blishment of a State Bank; which said petitions were severally referred to the select Commit-

tee already appointed on that subject.

On motion by Mr. Hughlett, it was
Ordered, That the committee on Revolutionary Claims and Pensions, inquire into the propriety of recommending the adoption of the

following resolution:
Resolved, by the General Assembly of Maryland, That the Treasurer of the Western Share, be and he is hereby authorised and directed, to pay to Edward Spedden, administrator of the late Gen. Perry Benson, or to his order, the sum of one hundred and twenty one dollars, and thirty three cents, for six months and two days, pension due to the decassed or the 2d of October, 1827, day of his death.

The house then adjourned.

Monday, Jan. 11.

The house met. Were present the same

nembers as on Saturday.

A written message was sent to the senate, for the purpose of acquainting that body with the appointment, on Saturday, of a committee of conference, on the part of this house, relative to the proposition for an early adjournment of the legislature.

The several bills of this house passed on

Saturday, were sent to the senate for concurrence; the titles whereof are as follow.

An act for the benefit of Henry W. Fitzhugh, now of the city of Annapolis.

An act to appoint Jane Johnson, of Harford

county, trustee for the sale of certain lands therein mentioned. And,
An act to authorise the bringing into this

state, the negro slave therein mentioned. The speaker laid before the house, a report of the state of the Mechanic's Bank of Baltimore, on the 14th Dec. 1829, transmitted by the cashier of that bank, in obedience to a re solution of the general assembly, passed at the session of 1817—18. Ordered that the said

report and statement be referred to the committee on ways and means.

Mr. Buskirk presented the petition of Richard Beall, sheriff of Allegany county, praying compensation for expenses, incurred and services rendered, in the apprehension and confinement of George Swearingen, who was lately executed in Allegany county, for mur-ler; which polition was referred to the com-

nittee on grievances and courts of justice.

The clerk of the senate delivered a letter from the Hon'ble. Thomas King Carroll, the governor elect, referred to the consideration of this house, which was read, & is as follow

tuble: And the question being put, liwas decided in the negative.

On motion by Mr. Blackistone, (seconded by two other members,) the House was called,

of Maryland, has been received.

I accept the distinguished honour, which
the Legislature has been pleased to conferupthe Legislature has been pleased to conferup-on me, and will attend at the seat of govern-ment, as early as practicable, to assume the duties of the station.

For this manifestation of their confidence, I

beg you to convey to the Senate and House of Delegates, over wh

Delegates, over whom you preside, the expression of my respectful acknowledgment.

I have the honour to be with highest consideration, your ob'dt. ser't.

THOMAS KING CARROLL.

To the Hon'ble. William H. Marriott, President of the Senate, and the Hon'ble. Francis Thomas, Speaker of the House of Delegation.

gates. On motion by Mr. Brawner, it was Ordered. That the committee on inspections be di-rected to inquire into the expediency of pro-viding by law for the admission into the courts

of law of this state as evidence, transcripts from the books of the inspectors of tobacco, and to prescribe the form in which such transcripts shall be certified.

On motion by Mr. Thomas of St. Mary's, it was Ordered. That the committee on inspections be directed to inquire into the expediency of establishing an inspection of plaister of paris.

On motion by Mr. Wells, it was Ordered,

On motion by Mr. Wells, it was Ordered, That the committee on the library be instructed to inquire into the expediency of purchasing a law library for the use of the state, & of dis-posing of the surplus volumes now on hand. On motion by Mr. M:Mahon, it was Order-ed.) That the committee on the library be instructed to inquire into the propriety of dis-tributing the acts of congress now in the li-brary in such manner as may be thought most conductive to the information of the citizens of

representation of said county, secasioned by the requirement of votes obtained by the said John McNeill, Jr. and John A. Hollman, as delignites to the General Assembly for Allegany county, appeared, and after being severally duly qualified in the manner and form prescribed by the Constitution and have of this State, before Edward Dubois, Esq: a Justice of the Peace for Anne-Arundel county, took their respective seats as members of the House of Delegates,

The Speaker announced the appointment of Messrs. Brawner, Semmes, and Hunt, as a committee of conference, on the part of the

The house met at ten o'clock, pursuant to adjournment. Were present the same members as on yesterday, except Messrs. Buchsnan, Shriver, Sellman, Irving and Grason, a committee appointed to visit and inspect the Penitentiary, and who were now absent on

that service.
Ordered, That the said report and petition

be severally referred to the committee on grievances and courts of justice.

Mr. Hunt also presented a petition of Sa-muel Kirk, and others manufacturers of silver plate, of the city of Baltimore, praying for an alteration or modification of the acts of assembly respecting the assaying of silver wares manufactured in said city; which petition was referred to a select committee consisting of Messrs. Hunt, Nicholas and Johnson.

Mr. Nicholas presented an authenticated

Mr. Nicholas presented an authenticated copy of a resolution passed 19th March last, by the Mayor and City Council of Baltimore, whereby the delegates from that city in the general assembly are requested to obtain such alteration in the law, entitled, Anact to appoint a warden for the jail of Baltimore coun the city, shall be annually appointed by a joint convention of both branches of the city council; which document was referred to the

committee already prointed on that subject.
Mr. Wright from the select committee appointed on the subject, reported a bill, enti-tled, An act to repeal part of an act, entitled, An act to reduce into one the several acts re-lative to the times of holding the court of appeals, and the several county courts in this state, and for other purposes, so far the same relates to Queen-Anne's county, and for other

Mr. Brookhart, from the select committee appointed on the subject, reported a bill, en-titled, An act to encourage the apprehension

appointed on the subject, reported a bill, enti-tled, An act to authorise and require Jacob T. Towson, of the town of Williamsport, in Washington countries. Washington county, to pay over to the burgess and commissioners of said town, a sum herein mentioned.

therein mentioned.

Mr. Nicholas, from the select committee appointed on the subject, from right a bill, entitled, An act to alter the law in relation to the compensation of judges of elections in the ity of Baltimore. And.

Mr. Hope, from the select committee appointed on the subject, reported a bill, enti-iled, A further supplement to the act, enti-iled, An act for the distribution of a certain fund for the purpose of establishing free schools in the several counties therein men-

Which said bills were severally read the first time, and ordered to lie on the table.

The house adjourned.

Wednesday, 13th.

The house met. Present the same members

s on yesterday.

Mr. Kinzer presented a memorial from the Rev. John B. Purell President, and the Rev. Francis B, Jamison, Vice President of Mount St. Mary's Seminary, at Emmetsburg, Frederick county, praying that the legislature would authorise them to admit the students at said Seminary to any degree or degrees in any of the facult e, arts, sciences, and liberal pro-fessions, which was referred to the Committee on Education

committee appointed by the corporation of the city of Annapolis, to the general assembly of Maryland; which was referred to a select committee, consisting of Messrs. Wells, Ciaude and Hood.

Mr. Hunt asked and obtained leave to bring in a bill to incorporate the Baltimore & Rap-pahannock Steam Packet company; whereupon Messrs. Hunt, Nicholas and Turner, of Baltimore county, were appointed a commit-

Mr. Sutton asked and obtained leave to bring in a bill, to be entitled, An act to abolish all such parts of the constitution and form of government, as relate to the time and manner of electing the Senate, and the mode of filling up vacanaics in that body, so that each county and the city of Baltimore may have one Senator, to be elected immediately by the people; whereupon Messrs Sutton, Nicholas and Brawner, were appointed a committee to prepare the same.

pare the same. Bills of the following titles were this day everally reported, viz.

By Mr. Donnelly, An act to repeal an act

therein mentioned.

By Mr. Nichola Buplement to the act, entitled, Au act to involve the Baltimore and Pittston Coal Company. Which said bills were severally read the first time and ordered to lie on the table.

The commencement of St. John's culters, will take the college Hall, on the 22d inst. The excesses of the fire will begin at 11 o'clock A. M. The citizens and public generally are invited to attend.

We. RAPPERTY, D. B. Principal, Jan 14.

Maryland Mazette.

ANNAPOLIS: Thursday, January 14, 1830

Married, on Tuesday avening last, by the Rev. N. I. Watkins, Mr. Ell Lusby to Miss Elizabeth Sanders, both of A. A. county.

By divine permission, the Rev. Mr. Cook-man, of the Methodist church will preach this evening in the Methodist meeting house.

His excellency, Thomas K. Carroll, Governor elect, arrived yesterday afternoon, in the Steamboat Maryland, from Baston, and will this day qualify, insthe presence of the two Houses of the Legislature, as Governor of Maryland.

Will be held at the Assembly room, in the city of Annapolis, commencing at 11 o'clock, in the forenoon of Thursday the 21st day of January inst. for the benefit of the Female Orphan Bociety of said city; at which time and place a variety of fancy articles, books, stationary, acc. will be offered for sale. The managers of this interesting intitution, respectfully and earnestly solicit the patronage and support of the friends of humanity in its behalf—it is with anxious solutiude this appeal is made, since they are tonscious, appeal is made, since they are conscious, that it is fo annual exhibitions of this kind they can alone look for sufficient neans to carry on their operations in future. The managers deem it unnecessary to say much at present on the manner in which this In-stitution is conducted, as it is free fir the inspection of all who feel sufficient interest in its prosperity to induce an examination, mitting endeavours have been used to have mitting endeavours have been used to have the children in the Asylum trained in the paths of piety, and fitted for usefulness in the situations they will be likely to fill; in affecting this, and in the recent purchase of a builting for their accommodation, the funds of the society are nearly exhausted. The manages are well aware that there are continual demands upon the benevalent, for the reprosenting minds upon the benevolent, for the promotion of objects, which like their own, tend to ame liorate the condition of man, and to lessen the liorate the condition of and, and to lessen the aggregate of human miser yet, among these objects, they think that they justly consider the one for which they plead, as holding a inferior stand, but as one calculated to elicit and bring into action the fuest feelings of the compassionate heart. Where is the Father who compassionate neart. Whereisthe Father will gazes with delighted tenderness on the infant offspring that sport in joyous hilarity round his own fireside, or the mother whose bosom turills with unutterable sensations as she keeps nightly vigit by the sick couch of her own be loved ones, that can contemplate without in-tense interest the destitute situation of those, tizens, and of the benevolent strangers who may attend our exhibition, and we trust we shall receive tangible proof that our efforts

shall receive tangine proof that our elhave succeeded.

Come to the F.ir, ag in we lally on come—
Come, with an open purse and liberal hand—
'Tis Femal, Orphans, left without a home,
That now your kindly charity defound Will you not been to the pleading pice, Who'r clams a pittane: from your workly store? Will you not make the Orphan's heart rejoice, And cheer the numble dwellings of the poor?

And oner the numble Justings of the poor?
Yes we have proved, your generous hearts relent,
When pity tells her addring tale of wor,
Then let compassion have its fullest vent,
And streams of charity benignly flow.
Celestial charity, of origin divine,
How sweet thine influence falls upon the heart,
May zealous votaties surround thy shrine,
And at thy bidding freel, help impart.

NOTICE.
Those Ladies who are at work for the Fair, or who possess articles intended to be disposed of there, are requested to deposit them previously to Tuesday, the 19th inst. at the house of Col. Maynadier, as on that day a committee of Ladies will meet, for the purpose of arranging and pricing the tricles.

## BOARDING.

IN a private family, may be had, for one or two young G-n'lemen, of correct, moral habits. Ap y o the Editor of this paper. Jan, 14th

County Court, Octobe Term, 1629.

Term, 1829.

N application to Anne-Arundel county court, by petition in writing, of Themas T. McPherson, pracing for the benefit of the for the relief of similary Insolvent Debtors, pass for the relief of similary Insolvent Debtors, pass for the relief of the similar Insolvent Debtors, pass for the relief of similary Insolvent Debtors, pass for the relief of similary Insolvent Debtors, pass for the relief of similar Insolvent Debtors, pass for the relief of similar points of the property, and a flat of his creditors on oath, as far as he can ascertain them, being annexed to his said petition, and the said from the said court, by competent teatimony, that he has resided in the state of Maryland, two years next, preceding the time of his application, and that he is in actual confinement for debt only, and the said petitioner having taken the oath prescribed by law, and entered into bond with security, for his appearance in Anne-Arundel county court, on the third Monday of April next, to answer such allegations as his creditors may propose to him, and having also executed to a trustee, by the said court, appointed a good and asfiscient deed, for all his property, real, personal the mixed, the necessary wearing apparel, and bedoing of himself and family excepted, and delivered the same to the said frustee, and the said trustee having also executed from the residence of his trust, and certified the delivery into his hands, of all the property of the gaid petitioner, mentioned in his schedule; It is, therefore, ordered and adjudged by the said court, that the said Troutses beging also executed from the custody of the specific and county, and that the said petitioner, bycassing a copy of this order to be inserted in some messager published in the city of Ahnapolia, for three months, successively, before the said thruth Monday of April, next, give notice to his creditors to be said suppeazion that they before the said that Monday of April, next, give notice to his creditors to be said suppeazion that they before the sa W. S. Green.

D'I virtue of a decrea of the Chambery Coort, in
D'inhecther as fearing will offer at public, and, as
Monday the Bth day of gebruary, if her if no the
news flux day thereafter at goods of clock. It will
lamen fluxament if Tavern, in the fifty of Ahapodia
All thei puried of land fring, and being on North old or
formal in Anne Aryodel meanly, called the prevents
Lott, to preticularly reactined in a deed of sintingstbearing date the decreated day of Apell ope. Thomsand
eight hundred and twenty sinc, from Horsaic Ridease
eight hundred and twenty sinc, from Horsaic Ridease
to Mr. Charles Numer, continging.

220 ACRES OF LAND more or less . Terms of safe are cash to be hald the day of sale or ratification thereof, by the Chan port. Upon the payment of the purchase money, the subscriber is authorised to convey the said land to the payment. This helps had assigned five elearend discharged, from all risines, and demands; of the said. Horsels itlided, and charles atomore, their of either of their heirs, decentors administrators, or a signs. Persons desirous of purchasing, are requested to visit the premises previous to the day of sale.

SOMERVILLE PINKNEY, Trustee. Upon the payment of the partition is authorised to convey

D. CLAUDE, JR. SUPERIOR WINES & TIQUORS.
In addition to his former Stock, the subscri-

ber has just received the following WINES, which will be sold at the Importer's Prices, either by the Dozen or Single Bottle: Burgundy Madeira, Superior—Red Seal, Burgundy Madeira—Black Seal, Sercial Madeira, Superior—Green Seal, Sercial do Yellow Seal, Sercial do Yellow Se L. P. Madeira, very Old,

Sherry, very Old, I. C. Champagne, long Box, I. C. Champagne, square Box, Ruenart ditto,

Dinet ditto, Chambertain Burgundy—First Quality-ditto.

Curacoa Cordial, ditto.

The above WINES, all in Bottle, are directly from the hands of the Importer, and can be recommended for their Age, Purity and Superior Ercellence

WINES ON DRAUGHT. Old Madeira, Sicily Madeira, Van de Grave, Claret, and Rousillon.

IN BOTTLES AND ON DRAUGHT-Champagne and Frence Brandy, Holland Gia, Jamaica Spirit, Bed Usquebaugh, Old Rve Whiskey, Common Whiskey, Plach Brandy, Apple Brandy, West-In lia and New-England Rum.

Gentlemen desirous of furnishing themselves with any of the above LIQUORS, will be accommodated with the

LOAN OF CASES, On condition that they return them on leaving

the City. ALSO,-For Sale,

RED STREAK '(DER ON DRAUGHT. D. CLAUDE, In

D. CLAUDE, IR. Tertal Series GLADES BUTTER.

803 pd. Superior Keg Butter, Best White Wheat Family F Fresh Roll Butter, daily expe Malaga Grapes, in nice order, Malaga Bunch Raisins, Sante Currents, Fresh Prones, Turkey Figs, Havanna Oringes, Liston Lemons,
Bordeaux Almonds,
English Walnuts.
Soft Shell Filberts,
Madeira Wine in Bottles, Vintage of 1824,
Do do in Wood do
India Madeira in Bottles, very fild,
Champaign Champsign Lisbon, Scicily, Cette and Chret Wines, Choice Cognac Brandy, 12 fears old, do six,

Do do do inix, Rye Whiskey 5 years old. Inghly approved, Peach Brandy, pure and fife, Jameica Spirit, 300 Pd extra flavour Richmond Chewing Tobacco,
Champaine Glasses, with a good assortment of
Cut Glass, and other seasonable articles,
For Sale by,
JOHN WILMOT.
an. 7.

Nofice.

claims against said de cased are desired to present them legally authenticited; and all persons indebted to saild decised, are required to make immediate payment to TRUHARD II. MERRICEN,

R Administrator.

No. 1, for 1830. ODD AND EVEN. TESTEON STATE CEANTERAIN To be Drawn o

WEDNESDAY, 27th JANUARY. . HIGHEST PRIZE, 8,000 DOLLARS. SCHEME.

1,000 h 1,000 500 400 400 \*00° 100 5000 20,000

5241 Prizes amounting to \$23,000
Efa this Scheme there are MORE PRIZES THAN
BLANKS, and being arranged on the Old and Even,
System, the holder of Two Tickets or Two Shares as
certain of obtaining at least one Frine and may draw.

crtain of obtaining at least one pro-HEER.

Tickets \$4 Quarters \$1000.

For Tickets and Shares in the above Lotters and Shares in the above Lotters and Shares in the above Lotters and Swann's Office, Assaydant

Jac 7. AWANN'S Office