Waryland Wazette.

ANNAPOLIS: Thursday, July 26, 1882.

POST OFFICE.

ARRIVAL AND DEPARTURE OF MAILS.

Baltimore—Turelays, Thurs
tays and Baturdays, about
10 o'clock, A. M. Baltimore, at 9 P. M.
Vashington—Mondays,
Wednesdays and Fridays,
three o'clock, P. M. Washington, 9 P. M.
Fastern Shore—Sundays &
Wednesdays—six o'clock
P. M. Eastern Shore. 9 P. M.
Calvert—Turelays and Pridays, three o'clock P. M. Calvert, 9 P. M.

PERSONS

Having accounts for postage are respectfully requested to settle them on presentation. As the General Post office Department requires prompt settlements with the deputies, it is absolutely necessary the above request should be complied with.

J. GREEN, P. M.

COUNCIL CHAMBER, The Executive Council will need on Wednesday the first day of August next.

THOS. CULBRETH. Clerk.

"HUMANTAS" on the subject of "Cholethat the low of the Corporation having been complied with, it is deemed unnecessary to publish his communication.

COURT OF APPEALS, June Term, 1832. ORDERED DY THE COURT. That no writ of labere facias possessionem will be issued by this Court under the act of 1825, ch. 103, shis Court under the act of 1825, ch. 103, unless an affinish the filed stating that the debtor or some person holding under such debtor by title subsequent to the judgment or decay, bath on demand failed or refused to deliver possession of the lands sold; up in the filing of which affidaylt with the clerk, he shall lay a rule on the person in possession to slew cause within the first four days of the lands and decay. Recapture the first four days of the lands are large to find that the disease is yet on the increase, both in its extent, and comparative mortality.

Report of cases and deaths from 10 o'clock in the same hour to-day. We regret to find that the farm 10 o'clock in the same hour to-day. We regret to find that the same hour to-day. We regret to find that the disease is yet on the increase, both in its extent, and comparative mortality.

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Recaptured in the same hour to-day. to shew cause within the first four days of the form succeeding the term to which the process of execution was returnable, why the writ of habere facins possessionem should not issue, and should the said rule be served upon the party in possession twenty days before the first day of the term next succeeding the term to which the process of execution was return to which the process of execution was return within the harmella of each of the cholera. able, and should no cause be shown within able, and should no cause be shown within the said first four days of said succeeding term the purchaser may take his writ as a matter of course and no cause will be permitted to be shewn after the lapse of the said four days.

True Copy—Test,

JOHN JOHNSON.

July 17, 1832.

PRESIDENTIAL ELECTORS.

The following statement shows the number of Members of the House of Representatives and Electors of President to which each tives and Electors of President to which each Report of cases and deaths for the twentytives and Blectors of Prescient to which each state is entitled, under the new apportionment; also the number of Blectors at the last election, the states being arranged according to representative population.

Reps. Electors. Electors

	Reps.	Literiors.	FILECTOF
		1932.	1828.
1 New York*	40	42	36
O Penneylvania	a* 28	30	23
3 Virginia*	21	23	24
4 Ohio*	19	21	16
3 Virginia* 4 Ohio* 5 N. Carolina 6 Kentucky* 7 Tennesseet	• 13	15	15
6 Kentucky*	13	15	14
7 Tennesseet	. 13	15	11
8 Massachu.	12	14	15
9 S. Carolinat	9	11	11
10 Georgia*	9	11	9
11 Marylandt	8	10	11
11 Maryland† 12 Muinet 13 Indiana*	· 9 8 8 7 6	10	9
13 Indiana*	7	9	5
14 New Jersey"	6	8	8
15 Connecticut* 16 Vermont*	6 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5	8	8
16 Vermont*	5	, 7, 7, 5, 5, 4, 4, 4	7 8 5 5 3 4 3
17 N Hampahit	re* 5	7	8 .
18 Alabama* 19 Louisiana* 20 Illinois*	5	7	5
19 Louisiana"	3	5	5
20 Illinois'	3	5	3
21 Rhode Island	1, 5	4	4
22 Missouri*	2	'4	3
23 Mississippi*	2	4	3
24 Delaware?	1	4 3	S
Total	240	288	261

*Electors chosen by the people by general

Electors appointed by the Legislature, S. Carolina being the only state where they are not chosen by the people.

RECAPITUI.	ATION.	Deaths.
City. private fractice	132	48
Hospitals	66	40
Bellevue	28	10
	226	100

Clerk. disease in creases in virulence, as well as in extent; because the Board of Health have

Rem'g 20th, Ne	w Chees. I	Jearl. Ci	Les lie	m K - 1ett
Park, 21	53	8	9	25
Greenwich, 26	22	8	5	35
Crosby at, 32	12	4	19	2.2
Rivington \$1.29	30	6	1	12
Corler hook,16	.5	3	0	18
124	71	29	13	132
Bellevne, 76	71 20 29	10	13	7.3
Yorkville 122	29	4		
Harlæm, 5				
200	120	43	46	295
*15	120	٠,	40	273
DEC	APITUI	ATTIO	Y	
KLC.		w Case		Deaths.
G:	• • •			
City, private	practice,	191		61
Hospitals		71		29
Bellevuc		20	1	10
·Hrlacm and	Yorkville	29)	-1
			-	
		31	1	104
INTERMENT	S FOR			
u.c	URS E	VDIN		0010
	A. M.			90 **
	7. 11.	20000		134
Tuesday	••			
Weilnesday				125
Thursday	,,			120
Friday	**			149
Saturday	"			140
Total in	sir days.			785
20001111		_		

Office of the Mercantile Advertiser, New York, Sunday, July 22, 1 p. 1. BOARD OF HEALTH. Sunday, July 22, 1832. New cases. In the city, 154 Hospitals, 25 Deaths.

50 40

To alter and amend the several acts, imposing duties on imports.

Be it enacted by the Nenate and House of Represen-Be if enacted by the Sente and House of Representatives of the United States of America, in Congress useembled. That from and after the third day of March, one thousand eight hundred and thirty-three, so much of the act, entitled, 'An act in alteration of the several acts imposing duties on importa,' approved the ningteenth May, one thousand eight hundred and twenty-eights, as is herein otherwise provided for, shall be repealed, except so far as the same may be necessary for the freovery and collection of all duties which shall have accrued under the said acts and for the recovery, collection, distribution and remission of all fines, penalties and forfeitures, which may have been incurred under the same.

Sec. 2. Mad beit enxied, That from and after the third day of March, one thousand eight hundred and thirty-three, in lieu of the daties now imposed by law, on the importation of the articles hereinafter mentioned, there shall be levied, collected and paid, the following duties, that is to say—

West immediations the value whereal some of the same and pound.

Thirteenth That all scrap and old iron shall pay a divige of welve dollars and hely cents por ton; that not thing shall be deemed old iron that has not been in actual use, and only fit to be manufactured; and all pieces of iron, except old, of more than six inches in teneth; or of sufficient length to be made into spikes and bolts, shall be rated as bar, bolt, rod or hoop iron, as the case may be, and pay duty accordingly: all manufactures of iron, partly flaished, shall pay the same rates of duty as if entirely flaished; all vessels of cast iron, and all castings of iron, with hendles, rings, hoops, or other addition of verought iron, shall pay the same rates of duty and iron, with hendles, rings, hoops, or other addition of verought iron, shall pay the same rates of duty as if entirely flaished; all vessels of cast iron, and all roll first problems, sugger of lend, or considered the land or lithery of sales. And he if further earder, that, from and after the third day of March aforeessid, so much of any

ty if made entirely of cart iron.

Fourteenth. On unmanufactured hemp, forty dollars per ton, axil duck, fifteen per centum ad valorem; and on cotton hagging, three and a half cents a square yard, without regard to the weight or the width of the article. On felts or hat bodies, made wholly or in part, of word, eighteen cents each.

Fifteenth. On all manufactures of silk, or of which silk shall he a component part, coming from beyond the Cape of Good Hope, ten per centum at valorem; and on all other manufactures of silk, or of solich silk is a component part, fee per centum ad valorem, except newing silk, which shall be furly per centum ad valorem.

Contained and the contained at the models of the contained and the contained at the contain

Sec. 4. And be if further exister. That, from any after the third day of March afforessil, so much of any act of Congress as requires the addition of ten of twenty per centum to the cost or value of any good, warre, or merchandise, in estimating the duty thereon, or as imposes any duty on such addition, shall be remarked.

The following particulars of the dath of Capt. Rodgers are controled in a letter from E. A. M. Saturday, to B. U. S. Shir Warray, of B. Warray

easy be necessary to the person and retaining the sold at public auction, and retaining the castry for the payment of such line thiert of the duties, together with the expenses of safe Reciping and sale of such goods, the overplanger any, shall be returned by the collector to the impoder or owner, by react or lawful representative and, provided.

datical together with the expenses of safe Respins and sale of such goods, the overplancy siny, shall be reurned by the cellector to the impoder or owner, to this agent or lawful representative And, provided, ele, that the importer, owner, or consignee of such goods, may, at any time after the desonte shall have heen made, withdraw the whole or lay part thereof, or paying the duties on what may be withdrawn, and the customery storage and charges, and of interest. See T. And be if further enceded, That, in all cases where the duty which now is, or hyreafter may be imposed on any goods, wares, or merchandise imported by or be directed to be estimated by levels of the squirer yard, or of any other quantity up parcel thereof; and in all cases where there is so shall be imposed any at value or the united States, it shall be the duty of the collector within whose district the same shall be imported or entered, to cause the actual value of the collector within whose district the same shall have been imported into the United States, it shall be the duty of the collector within whose district the same shall have been imported into the United States, and ascertain, as the case may require; and it shall, in every such mars, but he principased, and place from which the same shall have been imported into the United States, and every of them, and actual value of every of them, as the case may require; and it shall, in every such spraiser, by all the re-sorable ways or means in his or their power, ta ascertion, estimate, an disposed, wares, and menchand sa, being finantiactures or wood, or whereof sood shall be a chipmonent part, which shall he may be a such as a such shorter, to have been, at the time provided, That, in all cases where any goods, wees or merchandise, which so distance where any goods, wees or merchandise, which so distance where any goods, wees or merchandise, which so distance where any goods, wees or merchandise, which so distance where any goods, wees or merchandise, which the same where any goods, wees o had been entirely finished: Provided, That, in all cases and makers any goods, wares or merchandise, subject to advalored day, or whoseon the dair is or shall be by law regulated by, or be directed to be estimated by law regulated by, or be directed to be estimated to entire the particular day on any one quantity or parcel thereof shall have been imported into the United States from a country other income in which the partie were manifestured or resided, the appraisars shall value the same at the correct value thereof at the time of purchase, before excluded exportation to the United States, in the coarty where the same may have been originally modified and or produced.

Sec. 8. And the it further engeted. That it

contry where the same may have been originally mostled need or produced.

See, 8, And he is further enacted. That it does not not for the appraisers to call before them, and examine upon oath, any own-secreting er, importer, consignee, or other person, the value tricking any matter or tring which they may Sec. Green material in ascertaining the true value sinup is the production, on oath, to the collector, or to pay the coupers, or invoices, in his possession, relating that load that the collector, or invoices, in his possession, relating that load counts, or invoices, in his possession, relating that four the same; for which purpose, they are boreby authorized to administer oaths. And if any person so called shall fail to attend, or still decline to answer, or to produce such papers when so required, he shall furfeit and pay to the United States fifty dollars; and if such person be the owner, importer, or considered the approximant which the said and systeperson be the owner, importer, or considered the spraiser may make of the goods, wates, or merchandise, shall be final and conclusive, any act of Congress to the contrary notwithstinding. And any person who shall swear falsely on such examination, shall be deemed hundred the contrary of the contr gilly of perjury; and if he he the owner, no othe importer, or consignee, the merchandise shall ted, res

spirer, or consignee, the merchands shall be forfeited.

Sec. 9. And be if firther entry's. That it posited sind be the duty of the Secretury of the Treation size, under the direction of the President of the United States, from time to time, to extibilish such rules and regulations, not inconsistent with the laws of the United States, as changing the President of the United States, as changing the President of the United States, and then the President of the United States and then the President of the United States and then the President of the United States and the President of the United States and the United States and the United States are the United States and the United States and the United States are the United States and the United States and the United States are the United States and the United States and the United States are the Unit sistent with the laws of the United States, as climalist the President of the United States shall think proper, to secure a just, faithful, and imparbul appraisal of all goods, wares and mercular appraisal of all goods, wares and mercular states, and just and proper entries of the gatual value thereof, and of the square yards, parcels, or other quantities thereof, as the case my require, and of such actual value of every of them; and it shall be the cluty of the section, section all such secretary of the treasury to report all such

for to the then next session of congress.

Sec. 10. And be it further enacted. That an addition of ten per centum shall be made to the several rates of duties by this act imposc', in respect to all goods, wares, and mer-chandise, on the importation of which, in A-nerican or foreign vessels, a specific discrimi-same, a from and after the third day of March afore- sent the said, shall be imported in ships or vessels not of the United States: Provided, That this additional duty shall not apply to goods, wares, and merchandise which shall be imported after said day in ships or vessels not of the U-nited States, entitled by treaty, or by an act or acts of Congress, to be entered in the ports of the United States on the payment of the wares, and merchandise, imported in ships or ressels of the United States.

Sec. 11. And be it further enacted, That there shall be allowed a drawback of the duties by this act imposed, on goods, wares, and merchandise, which shall be imported from and after the said third day of March, upon the exportation thereof, within the sin upon the exportation thereof, within the time and in the manner prescribed in the existing laws at the time: Provided, no drawback shall be allowed on a less quantity of cordage than five

Sec. 12. And be it further enacted, That the existing laws at the time shall extend to, and bein force for, the collection of the duties im posed by this act, on goods, wares, and, merchandise, which shall be imported into the United States from and after the said third day of Marchs and for the recovery, collection, distribution, and remission, of all fines, pendics, and for elegant and for the allowance 2

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July 2