

MISCELLANEOUS.

IDEAL WORDS. "My God!" the beauty oft exclaimed With deep impassioned tone— But not in humble prayer she named The High and Holy one. 'Twas not upon the bended knee, With soul upraised to heaven Pleading with heartfelt agony, That she might be forgiven. 'Twas not in heavenly strains to raise To the great source of good Her daily offering of praise— Her song of gratitude. But in the gay and thoughtless crowd, And in the festive hall, Mid scenes of mirth and mockery loud She named the Lord of All. She called upon that awful name, When laughter loudst rang— Or when the flash of triumph came— Or discomfitments pang. The illest thing that fattery knew, The most unmeaning jest— From those sweet lips profanely drew Names of the Holyest. I thought how sweet that voice would be, Drowning this prayer to heaven— "My God, I worship only thee, O, be my sins forgiven!"

From the New England Weekly Review. THE TWO BRIDEGROOMS.

The sun went down on the plains of Palestine, tinged with the redder hue the stains of battle. The infidel had retired, the field, from whence, but a little time, the clang of arms went up into the skies of Syria, where the brazen helmet the pale crescent gave back their double of sunlight—and where chivalrous lance Christendom borne down the infidel seim by silent beneath the darkness—save a scarce stifled groan, or muttered prayer of dying, told that the work of death was unfinished. Bravely had Rupert Merton and his friend, the young knight of Anselm, braved themselves in the terrible strife of that day. But in the last struggle—just as the van of turbans and scimitars rolled back from the fierce onset of the christian chry, they had been separated from each other, and with a bounding heart, discover that his friend was not among the weary war-pant soldiers who gathered together the Syrian twilight, with those mingled tions of pain and triumph, which victor tained only by bitter sacrifices, must al inspire. He turned away from the conglations of his nightly brethren, and so the bloody scene of the recent encounter. Fearful were the sight and sounds w paired the senses of Rupert Merton, a pale watchfully among the ghastly wre the fierce death grapple. On one hand the tall and graceful form of the Mos with his brazen helmet and light armor, on the other, the stalwart knight of C tendorf, girded in his cumbersome armou, a thrown down statue of Iron, with his c handed sword still grasped in a hand w might never more lift its heavy gantlet. The writhing forms of the dying were ar him—their ghastly countenances turned wards to the dim twilight—with here there a friend bending anxiously over the Rupert hurried onward. A low moan a side at length, arrested his attention. paused, and by the dim light he saw the miliar countenance of his friend. The met was off—and there was a ghastly ness in the features which faintly smile on him—Robert of Anselm had fallen. Rupert knelt at his side. The wound man rallying his latest energies, murm faintly—Merton, tell my lady, love, he have fallen. Let her know that her K died in his armour, as a knight should. There was a struggle in his ghastly featu his lips moved—the ear of Rupert listene

"Peace to thee, valiant knight!" said pert Merton, as he rose from bending the inanimate form of his friend. "A br never laid lance in rest, and a worthier n knelt at the shrine of beauty!" And he him to the loneliness of the gathering n which now hung over the battle-field with darkness of a funeral pall. Two years had passed away, and on England's pleasant villages was chive with the quiet and splendour of a m brial. It was the bridal of Rupert M to the lady-love of Robert of Anselm knight who fell with his good sword in h and his armour on, in the wars of Palest Marvel not, reader, that the betrothe Anselm should so soon yield herself to the dress of another. Did she forget her l —the good knight who had borne her u on his helmet through the reddest field Palestine? Did she cease to remember who had laid at her feet the "wreath" w and the conquered banner of his emi whose armour she had herself faced for its trial—him. At the mention of whose na her heart had beat plover, and for whose she had looked forward with the anx

IN CHANCERY.

13th November, 1832. James Higgins and Wife

THE bill in this case states, that the complainants, at August Term of Harford county court, 1819, recovered a judgment against Thomas Ayres on a single bill given by the said Ayres to them—that the said bill, before suit was brought on it, had been pledged to Benedict Meads to secure a small debt the complainant owed him—that said debt was fully paid to Meads before suit was brought but that said suit was erroneously entered to the use of Meads—that Ayres obtained from the High Court of Chancery an injunction on said judgment—that he filed a bond to the complainants, and Meads, generally—that the injunction was afterwards dissolved—that suit was brought on said bond, and a judgment obtained, in Harford county court, at August term 1830, in the names of the complainants, and said Meads—that execution issued on the judgment, but none of the money was levied—that application was made to Harford county court, sitting as a court of law, by the complainants, for relief against Meads, grounded on affidavits shewing that said Meads had not, in fact, any interest in said judgment though he appeared as a legal plaintiff; this relief was refused by the court on the ground that the money was in equity—that Ayres has since taken the benefit of the insolvent laws, and that Otho Scott has been appointed his trustee—that there are funds enough in said trustee's hands for the payment of all Ayres' debts—that Meads still fraudulently claims an interest in the judgment, and that he lives out of the state. The bill prays payment of the judgment, and general relief, an order of publication against Meads, process against Scott, and the appointment of a receiver. Whereupon it is ordered, that the complainants by causing a copy of this order to be inserted once a week for three successive weeks in some newspapers before the 20th day of December next, give notice to the said absent defendant to appear in this court, on or before the 20th day of March next, to shew cause, if any he has, why a decree should not pass as prayed. True copy—Test. RAMSAY WATERS, Reg. Cur. Can.

Nov. 22. ANNE ARUNDEL COUNTY, Sct.

ON application of John W. Baker of Anne Arundel county, by petition in writing to me the subscriber, a Judge of the Orphans Court of Anne Arundel county, stating that he is in actual confinement for debt, and praying me to grant to him the benefit of the Insolvent Laws of this state, a schedule of his property and a list of his creditors, on oath, as far as he can ascertain them, being annexed to his petition, and the said John W. Baker having satisfied me by competent testimony that he has resided two years next preceding the time of his application, within the state of Maryland, and I having appointed a trustee for the benefit of the creditors of the said John W. Baker, and the said trustee having given bond with security, approved by me, for the faithful performance of his said trust, and the said trustee being in possession of all the property of the said insolvent debtor, and the said John W. Baker having also given bond with security approved by me, for his personal appearance before the Judges of Anne Arundel county court on the third Monday of April next, to answer such interrogatories as may be propounded to him by any of his creditors, and also for his personal appearance before said county court on the third day of April next, for the final hearing of his application, agreeably to an act of assembly, entitled, "An act relating to insolvent debtors," and the several supplements thereto, to answer such allegations as may be filed against him by any of his creditors, and the said John W. Baker having before me taken the oath directed to be taken by the said insolvent laws for the delivery up of his property, these are therefore to certify, that I have this day granted a personal discharge to the said John W. Baker. Given under my hand this sixteenth day of November, in the year one thousand eight hundred and thirty two. GIDEON WHITE, Nov. 22. Sm.

INSOLVENT NOTICE.

ORDERED BY THE COURT, That the creditors of Joshua Neale, a petitioner for the benefit of the insolvent laws of this state, be and appear before the court at Leonardtown, St. Mary's county, on the first Monday of March next, to file allegations, if any they have, and to recommend a permanent trustee. By order, JO. HARRIS, Clerk. True copy. JO. HARRIS, Clerk. St. Mary's County Court. Nov. 29. Sm.

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 John H. Torrey, late of said county, deceased. All persons having claims against said estate are requested to present them, legally authenticated, and those indebted are desired to make immediate payment. JOHN HAMMOND, Adm'r. Nov. 22. Sm.

CASE FOR NEGROES.

I WISH TO PURCHASE 100 LIKELY NEGROES. Of both sexes from 12 to 25 years of age. Field hands also; mechanics of every description. Persons wishing to sell, will do well to give me a call; I am determined to give HIGHER PRICES FOR SLAVES, than any purchaser who is now or may be hereafter in the market. Any communication in writing will be promptly attended to. I can at all times be found at Williams' Hotel, Annapolis. RICHARD WILLIAMS. October 4, 1832.

IN CHANCERY.

13th November, 1832. James Higgins and Wife

THE bill in this case states, that the complainants, at August Term of Harford county court, 1819, recovered a judgment against Thomas Ayres on a single bill given by the said Ayres to them—that the said bill, before suit was brought on it, had been pledged to Benedict Meads to secure a small debt the complainant owed him—that said debt was fully paid to Meads before suit was brought but that said suit was erroneously entered to the use of Meads—that Ayres obtained from the High Court of Chancery an injunction on said judgment—that he filed a bond to the complainants, and Meads, generally—that the injunction was afterwards dissolved—that suit was brought on said bond, and a judgment obtained, in Harford county court, at August term 1830, in the names of the complainants, and said Meads—that execution issued on the judgment, but none of the money was levied—that application was made to Harford county court, sitting as a court of law, by the complainants, for relief against Meads, grounded on affidavits shewing that said Meads had not, in fact, any interest in said judgment though he appeared as a legal plaintiff; this relief was refused by the court on the ground that the money was in equity—that Ayres has since taken the benefit of the insolvent laws, and that Otho Scott has been appointed his trustee—that there are funds enough in said trustee's hands for the payment of all Ayres' debts—that Meads still fraudulently claims an interest in the judgment, and that he lives out of the state. The bill prays payment of the judgment, and general relief, an order of publication against Meads, process against Scott, and the appointment of a receiver. Whereupon it is ordered, that the complainants by causing a copy of this order to be inserted once a week for three successive weeks in some newspapers before the 20th day of December next, give notice to the said absent defendant to appear in this court, on or before the 20th day of March next, to shew cause, if any he has, why a decree should not pass as prayed. True copy—Test. THEODORICK BLAND, Chan. Nov. 22. Sw.

PUBLIC SALE.

BY order of the Orphans Court of Charles county, the subscriber will sell at Public Sale, at the Court House in the city of Annapolis, on Tuesday the eleventh day of December next, all the personal estate of John Harris, late of Charles county, deceased, (not heretofore disposed of) consisting in part of a well selected Law Library, being the same that heretofore belonged to his father the late Thomas Harris, Esq. and also several other valuable books, such as the American and Foreign Reviews, &c. An act Leonard Town, in Saint Mary's county, on the 18th December next, will be sold all the personal property of said deceased in Saint Mary's county, consisting of one quarter cask first quality Sherry Wine, and one demijohn French Brandy. THE TERMS OF SALE—are six months credit, the purchaser giving notes, with approved security, on interest from day of sale. JOS. HARRIS, Adm'r. with will annexed of John Harris, dec'd. Nov. 22.

NOTICE IS HEREBY GIVEN.

THAT the subscriber hath obtained from the Orphans court of St. Mary's county, in Maryland, Letters of Administration on the Personal Estate of Ignatius Jarboe, late of said 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 14th day of May next, they may otherwise by law be excluded from all benefit of the said estate. Given under my hand this 7th day of November 1832. WILLIAM THOMAS, Adm'r. Nov. 22. 4w.

BASH SHEPARD, MERCHANT TAILOR.

HAS just arrived with a handsome and well selected assortment of CLOTHS, Consisting of Blue, Black, Brown, Green and Olives & ALSO, CASSIMERES, OF THE MOST FASHIONABLE KINDS; Stripes, Checks and other Fancy Colours. VESTINGS, GLOVES, STOCKS, and SUSPENDERS. Persons are requested to call and examine his assortment. Oct. 18.

FRESH FALL GOODS.

GEORGE M'NEIL, MERCHANT TAILOR, HAS just received his supply of FALL GOODS, consisting of CLOTHS, CASSIMERES, & VESTINGS, Of all colours and qualities, selected from the latest importations, and which in regard to fashion and style, he thinks can not be surpassed. He requests his friends and the public, to whom he is much indebted for former favours, to call and examine his assortment. GENTLEMEN'S GLOVES, SUSPENDERS, &c. Oct. 18.

PRINTING.

Neatly executed at this OFFICE.

STATE OF MARYLAND, SC.

Anne Arundel County Orphans' Court, October 24th, 1832.

ON application by petition of Charles F. May, Administrator De Bonis Nona of Henry E. Mayer, late of Anne Arundel county, deceased, it is ordered that he give the notices 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 one of the newspapers printed in Annapolis. SAM'L BROWN, Junr. Reg. Wills, A. A. County.

NOTICE IS HEREBY GIVEN.

THAT the subscriber of Baltimore county, hath obtained from the Orphans' Court of Anne Arundel county, in Maryland, letters of administration de bonis non on the personal estate of Henry E. Mayer, 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 24th day of April next, they may otherwise by law be excluded from all benefit of the said estate. Given under my hand this 24th day of October, 1832. CHARLES F. MAYER, Adm'r. D. B. N. Nov. 17. 6w.

STATE OF MARYLAND, SC.

Anne Arundel County Orphans' Court, October 26th, 1832.

ON application by petition of Joseph G. Harrison, administrator with the will annexed of Thomas T. Simmons, late of Anne Arundel county, deceased, it is ordered that he give the notices 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 some one of the newspapers printed in Annapolis. SAM'L BROWN, Junr. Reg. Wills A. A. County. Nov. 17. 6w.

NOTICE IS HEREBY GIVEN.

THAT the subscriber of Anne Arundel County, hath obtained from the Orphans' Court of Anne Arundel county, in Maryland, letters testamentary on the personal estate of Lewis Neith, 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 6th day of May next, they may otherwise by law be excluded from all benefit of the said estate. Given under my hand this 6th day of November, 1832. SAM. MAYNARD, Ex'r. Nov. 15. 4w.

FOR BALTIMORE, EASTON, CAMBRIDGE, CHESTERTOWN and CENTREVILLE.

The steamboat MARYLAND leaves Annapolis on every Monday, Wednesday and Saturday, at 1 o'clock for Baltimore, and leaves Baltimore for Annapolis every Sunday at 8 o'clock, and every Tuesday and Friday at 7 o'clock for Annapolis. She leaves Annapolis every Tuesday and Friday for Cambridge and Easton, at half past 10 o'clock, and leaves Annapolis on every Sunday morning at half past 11 o'clock for Centreville and Chestertown. Passage to Baltimore \$1 50; to Easton or Cambridge, \$2 00; to Chestertown or Centreville, \$2 00. Children under 12 years of age, half price. LEMUEL G. TAYLOR, Capt. N. B. All baggage at the risk of the owner. Oct. 11, 1832.

BANK OF MARYLAND.

Baltimore, Dec. 24th 1831. BY a resolution of the Board of Directors of this Institution, the following scale and rates have been adopted for the government of the officers thereof in receiving deposits of money subject to interest, viz:—For deposits payable in thirty days after demand, certificates shall be issued bearing interest at the rate per annum of 5 per cent. For deposits payable thirty days after demand, certificates shall be issued bearing interest at the rate per annum of 4 per cent. On current accounts, or deposits subject to be checked for at the pleasure of the depositor, interest shall be allowed at the rate of 3 per cent. By order, R. WILSON, Cashier. May 17.

A NEW, CHEAP, AND POPULAR PERIODICAL.

SELECT CIRCULATING LIBRARY, CONTAINING EQUAL TO FIFTY VOLUMES, FOR FIVE DOLLARS.

PROSPECTUS.

IN presenting to the public a periodical, entirely new in its character, it will be expected that the publisher should describe his plan, and the objects he proposes to accomplish. There is growing up in the United States a numerous population, with literary taste, who are scattered over a large space, and who, distant from the localities whence books and literary information emanate, feel themselves at a great loss for that mental food which education has fitted them to enjoy. Books are cheap in our principal cities, but in the interior without considerable expense. To supply this desideratum is the design of the present undertaking, the chief object of which emphatically is to make good reading cheap, and to put it in a form that will bring it to every man's door. Books cannot be sent by mail, while the "Select Circulating Library" may be received at the most distant post office in the Union, from fifteen to twenty-five days after its publication, by the simple mode of purchase and delivery, and will be supplied at their own homes with equal to about fifty volumes of the famous London and size for five Dollars. This may not take fifty-two weeks to accomplish, for the longer it takes the more will be supplied at their own homes with equal to about fifty volumes of the famous London and size for five Dollars. This may not take fifty-two weeks to accomplish, for the longer it takes the more will be supplied at their own homes with equal to about fifty volumes of the famous London and size for five Dollars.

STATE OF MARYLAND, SC.

Anne Arundel County Orphans' Court, October 26th, 1832.

ON application by petition of Joseph G. Harrison, administrator with the will annexed of Thomas T. Simmons, late of Anne Arundel county, deceased, it is ordered that he give the notices 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 some one of the newspapers printed in Annapolis. SAM'L BROWN, Junr. Reg. Wills A. A. County. Nov. 17. 6w.

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 de bonis non on the personal estate of Henry E. Mayer, 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 24th day of April next, they may otherwise by law be excluded from all benefit of the said estate. Given under my hand this 24th day of October, 1832. CHARLES F. MAYER, Adm'r. D. B. N. Nov. 17. 6w.

NOTICE IS HEREBY GIVEN.

THAT the subscriber of Anne Arundel County, hath obtained from the Orphans' Court of Anne Arundel county, in Maryland, letters testamentary on the personal estate of Lewis Neith, 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 6th day of May next, they may otherwise by law be excluded from all benefit of the said estate. Given under my hand this 6th day of November, 1832. SAM. MAYNARD, Ex'r. Nov. 15. 4w.

NOTICE.

THE subscribers of the city of Annapolis, having obtained from the Orphans Court of Anne Arundel county, letters testamentary on the Personal Estate of James Williamson, late of the said county, deceased, hereby notify all persons having claims against the said deceased, to present them properly authenticated, and those indebted to the estate are requested to make immediate payment to either of the subscribers. SARAH A. WILLIAMSON, Ex'r. ISAAC MANN, Ex'r. Nov. 17. 6w.

NOTICE.

THE subscriber wishes to purchase four or five men hands, for a term of years; also to hire three or four horses, for which he will give Seventy Dollars per year. These at a distance can address through the Annapolis Post Office, to JACOB H. SLEMAKER, Nov. 17.

NOTICE.

TO ALL WHOM IT MAY CONCERN.

HAVING made DAVID HART my sole Agent in Annapolis, he is fully authorized to collect all debts due me, rent all property belonging to me, and, as all my property in Annapolis is for sale, to sell on such terms as he in his judgment, and my interest may think best. Therefore all persons indebted to me are fully authorized to make payment to him, and his receipt shall be good and as fully legal as if given by myself. Given under my hand this 23d day of November, 1832. THOS. B. ANDERSON. Nov. 29.

IN CHANCERY.

27th November, 1832. The President, Directors and Company of the Farmers Bank of Maryland,

John Chew Thomas, Plaintiff, vs. THE bill filed in this case alleges, that the defendant being indebted to the complainants in the sum of eighteen hundred and eighty dollars, on a note, did on the 24th day of November 1828, duly execute, acknowledge, and have recorded, a deed of mortgage to the complainants, conveying to them, and their successors, all the right, title and interest of the defendant, in and to a tract or parcel of land lying in Washington county, of the state of Maryland, patented in the name of the defendant, and containing, exclusive of three small parcels sold to Jacob W. L., and others, about three thousand acres of land, more or less, and called Golden Fleece, together with all its buildings, improvements and advantages, in order to secure to the complainants, the payment of the said debt, on the said note, or any other or others that may be given in renewal thereof, or of any part thereof, according to the tenor and effect of the same, with all the interest and costs that may accrue thereon—the defendant, for the purposes aforesaid, did on the fourth day of January 1830, duly execute, acknowledge, and have record d, another deed of mortgage, conveying the above land and premises to the complainants, and their successors, in and to the said debt, and the said deed of mortgage, and also did, on the twelfth day of March, in the year last aforesaid, for the purpose aforesaid, duly execute, acknowledge, and have record, another deed of mortgage, conveying the said land and premises to the complainants, and their successors. The bill further states, that the complainants are informed that the said John Chew Thomas did, on the 6th day of May 1820, mortgage the said tract of land to the President and Directors of the Union Bank of Maryland, to secure the payment of seven hundred and fifty dollars, and that the said debt is still due. The complainants then charge, that the said note due to them hath not been renewed or paid, in whole or in part; that the defendant has permitted it to be protested for non-payment, and that the principal and interest from the 7th of November 1832, with three dollars and ninety cents costs of protest, are now due thereon to the complainants. The bill then prays a decree for the sale of the mortgaged premises to pay the debt, interest and costs, unless the same be paid by a time to be limited by the Chancellor; that in order for a notice of publication may issue against the said defendant, Thomas, who is a non-resident, being a resident in the state of Pennsylvania, and a sub-judice may be directed to the President and Directors of the Union Bank of Maryland, that they may appear in this court, and answer the said bill, and shew cause, if any they have, why a decree should not pass in the premises according to the prayer of the complainants, and that the complainants may have other and further relief, and so forth. It is thereupon adjudged and ordered, that the complainants by causing a copy of this order to be inserted in some newspaper three successive weeks before the 20th day of December next, give notice to the said non-resident defendant of this application, and of the object and substance of the bill, that he may be warned to appear in this court, in person, or by solicitor, on or before the 27th day of April next, to shew cause, if any they have, why a decree should not pass as prayed for in the said bill. True copy—Test. RAMSAY WATERS, Reg. Cur. Can. Nov. 29.

COUNCIL CHAMBER.

ANNAPOILIS, Nov. 26, 1832.

IN pursuance of a resolution of the general Assembly, passed at December session 1830, Notice is hereby given, That sealed proposals, with accompanying samples, will be received at this office until the last Monday in December next, for furnishing the Stationary, &c. mentioned in the annexed list, for the use of the Legislature and Executive Departments of the government of this state, for the year 1833. THOS: CULBRETH, Clerk of the Council.

List of Articles Wanted.

- 20 reams Folio Post Paper, different qualities
80 do Folio Post do
3 do Folio cap do
1 do Demi do
4 do Cartridge do
5000 Quills do
10 gallons Ink, in bottles
6 lbs. Red Sealing Wax
6 lbs. Red Wafers
2 gross Red Tape
1 gross Babbins, half round and half flat
1 gross of Sail Needles, large size
1 gross Paper Folders
1 do Letter Seals
20 lbs. black Sand.
To be published once a week for three weeks, in the Maryland Republican and Gazette, Annapolis; the Patriot, Chesapeake and Gazette, Baltimore; and in the Examiner and Herald, Frederick. Nov. 29.