sheet, and will contain twenty four pages The nrice will remain as heretofore. 125 cents price will remain as heretofore. 12% cents each, one dollar per dozen, or six dollars and twenty-five cents per fundred. All orders must be addressed to ROPERT T. BICKNELL,

No 6, Athenian Buildings, Pranklin Place, Dec. 20

Inne-Irundel County, Stt.

O Application of John W. Baker of Ame-Acunded county, by petition in writing a me the subscriber, a Judge of the Orphus Court of Anne Arundel county, stating the he is in actual confinement for debt, and proing me to grant to him the benefit of the lessivent Laws of this state, a schedule of his property and a list of his creditors, on conas far as he can ascertain them, being annexed to his petition, and the said John W. Baker satisfied me by competent testimer hat ne has resided two years next precedig the time of his application, within the state of Moryland, and I having appointed a trusteefe the benefit of the creditors of the said loss W. Baker, and the said trustee having given bond with security, approved by me, for the said trastee being in possession of all the pre-perty of the said insolvent debtor, and the all John W. Beker having also given bond with security approved by me, for his personal programme before the Judges of Anne Araka county court on the third Monday of Arth propounded to him by any of his creditors, and proposition of the proposition of the frequency and also for his personal appearance before sall county court on the third day of April next, for the final hearing of his application, agreebly to an act of assembly, entitled "An ad relating to insolvent deburs," 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 be fore me taken the oath directed to be taken by the said insolvent laws for the delivery unc is property. these are therefore to certify, that I have this day granted a nersonal discharge to the said John W. Baker. Given under my had this sixteenth day of November, in the year GIDEON WHITE. ne thousand eight hundred and thirty to

Prince-George's County Court,

ORDERED BY THE COURT, Trat the N. Dorsett, petitioners for the benefit of the Insolvent Laws of the State of Maryland, be and appear before the court at Upper Mar birough Town, on the first Monday in Agri next, to file allegations, (if any they have) a to recommend a permanent Trustee for ther

Test AQUILA BEALL Cont. Prince George's county court. Dec. 2.—law5m

NOTICE.
THE Subscribe having taken out Letters of Administration on the Estate of Am Penrice, late of the City of Annapolis, de-Penrice, late of the City of Annapolis deceased. All persons bulebred to said Estate are hereby requested tomake payment, and all persons having claims against said Estate are hereby requested to bring them in legally are thenticated, on or before the 21st day of Just next, otherwise they may be excluded all because for said Reseate.

nefit from said Estate.
ANN LAMBAN, Adm's. 6x. Dec. 2ff

STATE OF MARYLAND, SC. Anne Arundel County Orphans' Court, January Bik, 1835

ON application by petition of William Pole way Stewart, late of Anne-Arundel county deceased, it is ordered that he give the solice 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 case of the newspapers printed in Annapolis, SAMUEL BROWN, Jun., Reg. Wills, A. A. Cosalj.

NOTICE IS HEREBY GIVEN,

THAT the subscriber of Anne-Arabe County, hath obtained from the Urphi Court of Anne-Arandel cennty, in Marilletters of administration on the personal edition of Gassavay Stewart Jate of Anne-Arabe County, deceased and personal land county, deceased. All persons having cli-amounts the said deceased, are hereby ware to exhibit the same, with the reachest have to the subscriber, at or before the 8th day July next, they may otherwise by law at cluded from all benefit of the said exten-er under my hand the with day of the

January 10.

en under my hand this 8th day of Jenson. 1853. WM. PUMPHREY (AT Wm) Adm

PRINTED" LED PUBLISHED BY JONAS GREEN.
CAurch Sireel, Antonolos.
PRICE TURE POLLARE PER ANOTE MARYLAND LEGISLATURE HOUSE OF DELEGATES.

Wednesday, February 6th, 1883. Wednesday, February of, 1883, Mr. Jenkius presented a petition of Samuel Poultney and others, of the city of Baltigore, praying for the passage of act to prever the fertner extension of Liberty street,
northerly, and to provide for the extension
of Cathedral street, south, in Baratoga street,
and thence to connect with Liberty street.
Mr. Pratt presented a meniofial of Sampel
total action of the ballowed to introduce Batton, praying to be allowed to introduce into this state, certain negroes therein men-

And, Mr. Wilson presented a memorial of Villam Stropshire, praying for a special act authorise him to remove a slave into this ate from the state of Virginia.

Mr. Ellicott presented a petition of Sarah Norris and others, praying that their pro-rty may be released from condemnation, by opening and widening of Pipe streef, in

ne opening and widening of Piuc street, in he city of Baltimore;
Also, presented a petition of Jacob New-raying that Pine street in said city may not extended.

Mr. Formula because it is an active to the city of Baltimore, raying that Pine street in said city may not extended.

Mr. Forwood presented a petition of sundry inhabitants of Harford county, praying for an act directing the commissioners of said ounty to levy a sum of money for erecting bridge over Deer Creek, at William Pyles

Mr. Ely presented a memorial of sundry citizens of Baltimore county, remonstrating for by sundry citizens of Frederick coun-

Mr. Cottman presented a memorial and peion of the justices of the orphans court of merset county, and sundry citizens of Soterest and Worcester counties, praying the assage of an act restraining the register of

wills from engaging in the purchase of ne-trues for transportation and sale.

Mr. Davall of Anne Arundel, presented petition of Thomas R. Cross, and William crebs, praying the passage of a law autho-ising the commissioners of Anne Arundel ounty, to levy on the assessable property of aid county, a sum of money to pay for the pening of a road therein mentioned.

Mr. Bruce presented a petition of sundry itizens of Allegany county;
And, Mr. Lautz presented a petition of

undry citizens of said county, severally reging the passage of a law authorising and recting the countissioners of said county lerg a sum of money for the purpose of archasing land and erecting a poor house Mr. Cottman asked leave to bring in

applement to an act to provide for taking timony in civil cases, passed at Decembe ssion, 1828, chapter 163.

Mr. Hammond obtained leave to bring in bill, to authorise the Governor and council appoint one justice of the levy court, for belection district in Frederick county.

Mr. Duvall of Anne Arundel, obtained are to bring in a bill, to authorise the comssiners of Anne Arundel county, to levy sum of money for the purpose of transcriing certain records in the office of the regis-er of wills for said county.

Mr. Gantt submitted the following mesege; which was read and assented to: centlemen of the Senate, By the charter of the Farmers Bank of

laryland, granted at November session 1804. hap. LXI, in section XXIV, it is provided lat whenever thetstate shall become a stockolder to an amount not less than forty thou-and dollars, she shall be entitled to appoint directors, one foreach shore; and for ery additional eighty thousand dollars paid the state, she shall be entitled to appoint additional directors in manner as afore-

From the last annual report of the treasuer of the western shore, it appears that the tate has invested in the said bank, for proctive capital, And for public schools, 8190,000 71.550

making together, making together, 8261,550 and largely exceeding a sum sufficient to authorise the appointment of three directors for sch shore; and having heretofore appointed we we propose with the concurrence of your onourable body to proceed on Thursday, the the inst to elect one additional director for an alone, and have nominated according 8261,550

For the Farmers Bank of Marylandamel Sprigg, of Prince George's county, And for the Branch Bank at Easton—Tho Hayward, of Dorchester county.

Govanstown Academy, in Baltimore

Somerville reported a bill, for the ,re at of Thomas S. Clark. of Anne Arundel antre which was read the first and second me, by special order, and passed.

Travers, reported A further addition-

4.3

al supplement to an act, to astables Pilor as i regulate their fees."

Mire severylle reported a bill for the relief of Walley Wella, deceased, late collector of faxes for Calvert county.

Mr. Jenkina reported a bill relating to the last will and teatament of Mary Edizabeth Claver, of the city of Baltimere.

Jir. Harper from the committee on the confoured population, reported a bill entitled. A supplement to an act, entitled an act relating to free negroes and slaves, passed at December, session 1884, chapter, 525;

Also, reported A supplement to an act, entitled an act relating to the people of colour, passed at December, session 1884, chapter, 28); Which were severally read the first time, and ordered to lie upon the table.

The bill raported by Mr. Burgess, to abrogate and annul a certain deed therein mentioned.

gate and annul a certain deed therein men-

The bill reported by Mr. Jenkins, entitled, An act to explain an act, authorising Cornelis A. Howard, guaritian of John E. Howard, of the city of Baltimore, to lease certain pro-

the city of Bailmore, to lease certain property therein inentioned,
The bill reparted by Mr. Nicola, for the incorporation of the Grand Lodge of the state of Maryland, of the order of the Independent Odd Fellows,
And the hill reported by Mr. Hayne, to

extend the provisions of the act of Assembly, passed at December session 1829, chapter 147, for the gelief of Duncan Stone, of Kent county. (an alien;) Were severally taken up for consideration,

read the second time and passed.

The bill reported by Mr. Richardson of Caroline, for the benefit of Thomas S. Car-

ter, late sheriff of Caroline county, was read

the second time and passed.

On motion by Mr. Compton, the house took un for consideration the unfavourable report of the committee on divorces, on the petition of Eliza Selby, of the city of Baltimore, praying to be divorced from her husband James Selby, and the substitute proposed therefor by Mr. Jenkins, entitled an act, to divorce Eliza Selbr, of Baltimore city, from her husband, a mensa et thoro.

The question was then put, will the house

adopt the substitute.
Resolved in the affirmative.

The said bill was then read the second time and passed. The hour for taking up the order of the

day, having arrived,
On motion by Mr Gantt, the house again resolved ite-If into a committee of the whole house, ar re amed the unfinished order of vesterday, being the report of the joint comwesterna's programmer, on the South Carolina Ordinance, and the substitute proposed by Mr. Merrick; and after some time spent therein, the speaker resumed the chair; when Mr. Blakistone, the chairman, reported that the said committee had, according to order, had the said report and substitute again under consideration, and having adopted sundry amendments to the reports, he was directed to report the same to the house, with the said report and to ask that the said committee be discharged from the further consideration of the

subject:
Whercupon, the said committee of the

whole house, was accordingly discharged.
Amendments proposed by the Committee of
the whole House.

1st. In the third resolution, first line, strike out the word 'declared,' and insert in lieu thereof, the word annul,"

2d. In the second line of the same resolution, after the word 'government,' insert the

Sil. In the fourth resolution, first line, strike out the word question,' and insert

6th. At the end of the tenth resolution, in

sert the following:Resolved, That this state does not recog nise the power in any state, to nullify a law of congress, nor to secede from the Union; and that it will sustain the general govern-ment in the exercise of every constitutional

means to preserve, unimpaired, the integrity of the United States.

7th. At the end of the twelfth resolution insert the following:

Resolved. That the tariff laws of 1828, and of 1852, are clearly within the legitimate exercise of the constitutional powers of congress; but we will acquiesce with pleasure in any modification of those laws, which the wisdom of congress may devise, for allaying the excitement on that subject, in the southern portion of our country, which shall reduce the amount of revenue to the necessary expenditures of the government, and at the same time, sufficiently guard those great in-terests which have grown up under the system

of protection: The said amendments were read the first

On motion by Mr. Jenkins, the house was called and the door-keeper sent for the ab-

the absence of the door-keeper.

The civile of the senati setticised me bill, in incorporate me town of Shiripbouch and Miles and addition to Shiripbouch and Miles and the bill, the country in proceedings of the President and Manager of the Some set Manufacturing Company, and to amend the style of the corporation.

And the bill, to incorporate the Annafolia Saving Funds and Incorporate the Annafolia Saving Funds. Also the built to members the farm of the built of the built of the built full of th

will pass, ordered to be engineed.

Also the bill, to incorporate the Jefferson Savings fusfication, endorself will pass with the proposed amendment, which sinentiment was read the first and second time by special order, assented to, and the bill brdered to be engrossed. grossed. And delivered a bill originated in and passed by the Senate, entitled, An act to repeal

an act, for the encouragement of iron manufacture within this province, which was read and referred to the committee on manufactures.

Also, a bill, for the relief of Charles Barr. of the city of Baltimore; which was read and referred to the committee on insulvency.

The door-keeper having feturned, reparted, that in obedience to order he had notified the absent members that their attendance in the house was required.

The house then resumed the consideration

of the report of the committee.

Mr. Jenkins moved to amend the 7th resolution, by adding at the end thereof the fol-'That our fellow-citizens of South Caroli-

na, who remain falthful to the constitution and laws of the United States, are entitled to the protection of the General Government

both for their property and for their persons.' Resolved in the affirmative. Mr. Nicols moved to amend the 8th resoluion, by striking out after the word 'right,' in the third line, to the end of said resolution. and inserting in lieu thereof the following-

And duty of the General Government to protect itself, and the other States, from the fatal consequences of any such attempt, which tion of the fair fabric of Government built up for us by the wisdom and devoted patriotism of our venerated ancestors.'

Mr. flarper moved to amend said amendment, by striking out these words, which if successful must end in the total destruction of the fair fabric of government built up for us by the wisdom and devoted patriotism of our venerated ancestors.'

Resolved in the affirmative.

The question then recurred upon the amend-

ment. as amended-Resolved in the affirmative.

Mr. Jenkins moved to amendathe 9th reso-

lution, by adding at the end thereof the follow-Resolved that the proclamation of the Pre-

sident of the United States, is an appropriate and correct exposition of the true principles of our constitution and government, and de-

serves our approbation and government, and deserves our approbation and support.

Mr. Wright, of Dorchester, moved to amend the amendment proposed by Mr. Jenkins, by striking out all after the word resolved, and inserting in lieu thereof the fol-

That whilst we in a great measure approbate and sanction the views, doctrines and principles of the practical operation of our constitution and form of Government, as set forth by the President of the United States, in his proclamation, in relation to South Carolina, we are constrained to give our decidstrike out the word 'question,' and insert ed and unequivocal disapprobation to the doctron troversies.'

4th. In the fifth resolution, first line, insert after the word 'having.' the word 'conclusive.'

5th. In the tenth resolution, second line, after the word 'toovers' insert the word. 'toovers' insert the word.'

**The strike out the word and unequivocal disapprobation to the doctrine and dangerous principles inculcated in his veto message in July last; as also our uncasing and abiding opposition to his views and recommendations in his last annual message to conafter the word 'powers' insert the words 'to mendations in his last annual message to con-

gress, on the subject of the public lands. Resolved. That we co provisions of the bill, which has twice passed the senate of the United States, appropriat ing for a limited time, the proceeds of the public lands among the several states for the object therein specified, and in the ratio there-

in provided. Determined in the negative. The question then recurred upon the adoption of the amendment as proposed by Mr.

Determined in the negative .- year 28, nay

Mr. Jones moved to amend the 5th amend ment reported by the committee, by inserting after the word 'State,' in the first line, the words for in the President of the United

States. Determined in the negative. On motion by Mr. Harris, the fifth amendment was amended, by adding at the end thereof the words and to protect the persons

and property of the citizens thereof.' Mr. Jenkins moved to amend the twelfth resolution; by adding at the end thereof the

And whereas it is right and proper that we called and the door-keeper sent for the absent members.

On motion by Mr.: Wright, (of Queen
Anne's,) the house resolved to proceed with
the ordinary busicess of the session, during
the absence of the door-keeper.

And whereas it is right and proper that we should be animated by the same spirit of conciliation and mutual concession, which happity actuated the fathers of the Republic, in
the formation of the National Constitution;
and that whilet we condemn and utterly repuduate the violent and unconstitutional pro-

theoligy of the convention of Seath Caroll na. we should not be shmindfal of the ectual condition of the patriotic minority in that the patriotic minority in the patriotic minority in the patriotic minority in the patriotic minority in that the patriotic minority in a supplement to an act to incorporate the Liberty Town Savings Institution.

Mr. Hollman obtained leave to bring in a supplement to an act to incorporate the patriotic minority in the patriotic minority in a supplement to an act to incorporate the patriotic minority in a supplement to an act to incorporate the benefit of George Fourke, Elfration of the said acts, to evince our willing the said acts and evince the Chemical leave to bring in a supplement to an act to incorporate the said thereis the Chemical leave to bring in a supplement to an act to incorporate the said thereis the chemical acts and our said acts and our said acts.

Therefore, be it further resolved, That we do hereby recommend and advise and will

witness with great satisfaction, an attempt by the General Government in a spirit of com-promise and conciliation to adjust the duties on imports, so as to give general satisfaction to the people and the States of the Union; and so that the whole scheme of duties be gradually and prospectively reduced to the revenue standard, as soon as a just regard to the faith of the Government and to the preservation of the large capital invested in establishments of domestic industry will per-

Mr. Ely moved to amend the amendment proposed by Mr. Jenkins, by inserting in the third line after the word that' these words we believe that the Tariff laws are constitutional, and

Determined in the negative.-yeas 24, nays

The question then recurred upon the adoption of the amendment as proposed by Mr. Jenkins.

Determined in the negative .- yeas 25, naya

Mr. Wright, of Queen Anne's, moved to amend the twelfth resolution, by adding at the end thereof the following-

Resolved. That the power assumed by the Congress of the United States, of enacting a tariff of duties on the importation of foreign goods and merchandize, beyond a sufficiency to meet the current expenses of the government, is no where to be found in the con atitution; that it is fostering a spirit of monopoly, and giving a bounty to one class of ci-tizens over another class, which in a government of equal rights, is not to be tolerated; that such legislation is calculated to loosen the bond of affection of the people for the U-nion, and to bring down on us, disunion and its inevitable consequence, civil war.

Resolved, That in enacting a tariff of du-ties for revenue purposes, the Cougress had a right to prefer such articles as are absolutely necessary to our defence in time of war.

Determined in the negative.

Mr. Pratt called for the previous question.

Mr. Milbourne moved that the house ad-

Resolved in the affirmative. The house accordingly adjourned.

Thursday, Feb. 7th 1835.

Mr. Heard submitted the following mes sage: Which wag_read, assented to and sent to

the senate. Gentlemen of the Senate. We propose with the concurrence of your honourable body to unite the Military committee of each house for the purpose of examining conjointly a bill which was reported

some days ago by the chairman of the military committee of this house.

Mr. Jenkins presented a petition of Benja min Daffin and others of the city of Balti more, praying that the bill to incorporate the Grand Lodge of the Order of Independent

Odd Fellows, &c. may not be passed. And, Mr. Turner presented a petition of flugh O'Brien, praying a divorce from his

wife, a vinculo matrimonii.
Mr. Hollman presented a petition of sundry citizens of Washington county, praying ne charter of Canal company, may be so amended as to allow said company, to sell their surplus water for manufacturing purposes.

Mr. Unkeler presented a petition of sun-dry citizens of Frederick and Baltimore counties, praying for an act to open a road

Mr. Jenkins presented a petition of George Douglass, praying that the mayer and city council of Baltimore, may be authorised to extend Silver st. in said city, in an Easterly direction from Spring street, to the East side

Mr. Harper presented a petition of Mary Ann Kirly, of the city of Baltimore, pray-ing to be divorced from her husband Wm.

iriy. Mr. Johns presented a petition of sundry crizens of Harford county, praying that Jane Taylor may be placed upon the pension list

of said county.

Mr. Worthington presented a petition of Abraham Wampler, and others, heirs of John Wampler, deceased, praying a law may pass authorising the sale of certain real estate therein mentioneds

Mr. Mudd obtained leave to bring in a bill to prevent the unreasonable delays of justice, and accumulation of unnecessary law suits in the courts of this state. Mr. Mudd also obtained feare to bring in a bill to facilitie the settlement of decessed es-

Company, of Princess Antre, passed at De-

Mr. Hollman obtained leave to bring in a bill to incorporate a Tumpike road company, in Washington county, and for other purpo-

ses therein mentioned. On motion by Mr. Merrick,
Urdered, That the committee on grievances and courts of justice, be instructed and required te examine and report to this house the expediency of authorising a subscription on the part of the state, to a work proposed to be published by Judge Dorsey, of the first judicial district of this state, entitled, 'The Testamentary Law of Maryland.'

Mr. Harris submitted the following pream-

ble and resolution. Whereas this house by a vote on vesterday rejected a proposition expressing unqualified disapprobation of the recommendation of the President of the U. States to cede the public lands to the new states in which they are lo-cated, and it may possibly be inferred from this fact that this legislature are favourable to the course recommended by the President, and averse to the provisions of the bill which has lately passed the senate of the U. States; -and whereas it is the duty of this house, promptly to guard against such an inference, and to present an unequivocal expression of its o-pinion on this subject—Therefore.

Whereas the national domain was acquired by the blood and treasure of the whole American people, and therefore of right ought to enure for their common benefit.

And whereas the time will shortly arrive when the national debt will be paid off, and those lands thus relieved from their only pledge, will be liable to be appropriated for other purposes; and whereas the annual proceeds of the sales of said lands are estimated in official reports made to the Congress of the United States at the sum of \$2,550,000; and whereas if the said proceeds shall be distriwhereas it the said proceeds shall be distributive justice among the several states of the Union, the state of Maryland would be entitled to seceive annually the sum of \$86,756 89, which sum would furnish her legislature with sufficient means to diffuse the blessings of education to the indicate to construct the receive means. ucation to the indigent, to construct her works of internal improvement, and effectually to proceed in the philanthropic policy of colo-nizing her free people of colour, without the necessity of any further imposition of taxes

on her citizens—Therefore,
Be it resolved by the General Assembly of
Maryland, That the recommendation by the
President of the United States in his last annual message to Congress to cede the public lands to the new states in which they are located is impolitic, unjust, and highly injuri-ous to the fair and legitimate claims of Maryland, and that it is our duty to those whom we represent, solemnly to protest against the adoption of such a policy, and at the same time earnestly to request our representatives in congress to give a zealous support to the passage of the bill, from the senate previding for the distribution of the proceeds of the sales of public lands amongst the several states and territories of this Union, now pending before the House of Representatives of the U. States

Which was read the first time, and ordered to lie on the table.

Mr. Pratt, from the committee on grievan-ces and courts of justice, delivered the for-

lowing reports The committee to whom was referred the memorial of the Visitors and Governors of Saint John's College, have had the same under consideration, and being of opinion that the application of the memorialists is reasonable, and that great public benefits would result from a well conducted Seminary of Learning, located at the Seat of Government; and that a strong moral obligation rests on the state, as indicated by the facts and cir-cumstances set forth in the memorial, to place the College, on whose behalf it is presented, on a much more favourable footing than it now is—beg leave, in accordance with the prayer of the memorial, to recommend to the general assembly, the adoption of the follow-

ing resolution: Resolved by the General Assembly of Maryland. That the treasurer of the western shore be, and he is hereby authorised and directed to pay to the Visitors and Governors of Saint John's College, or to their order, the sum of two thousand dollars, annually, in addition to the sain now payable to then

Provided. That the same shall be accepted in full satisfaction of all legal or equitable claim, which the said Visitors and Governors may have, or be supposed to have against the state. (See fourth page.)