losn of \$3,000,000 for a fore they grant more money, that the estimates of the y the ride of the Canal—suns to be paid for the land, are not too low. Without 20,000 to induce the people some more caution, and without less haste than herea. 0,000 to induce the people some more caution, and without less haste than hereter a rail way to their own fore, it is possible that even twice \$3,000,000 will prove er million for a lorn office. with the tolls collected on ot enough, the committee of sending to Europe three erson, and quite as safe to ed, as these three persons, or the fritisful performance among them \$25,000. insisted that another com-o devise a better plan. It

its execution must furnish ding that expenditure."—

eretofore had not been so they choose to direct them. It was a day of trial, but ave been so great. It our the trief did not last long. The good sense of the peoossess the wisdom of "the ple approved of the course of the then Senate in resistance." are, Ist. Not to engage in ling a measure, which it was confidently said the inteing a measure, which it was confidently said the interest of the State and the will of the people required of its legislature. Such was once "the wise, sensible and discretime a have been stronged the wind the constitution, are required to be the "most wise, sensible, and discretime a have been stronged to be the "most wise, sensible, and discretime" among us. Since that day, "Oh! what a full is the work will cost much present estimates. If undeed against, may we not however extravagant, which Baltimere dietates, and

is to promote the interest | dent and Directors, and may choose to choose then when e to the count y interest a care very little for the opinions of the good people provide for the labouring Maryland, provided our people, although they mey grap of markets—to encourage ble, do not withhold the money. It is true indeed the ller an opportunity of sel- Maryland has the choice of some of those Directors, ller an opportunity of rel. Maryiand has use encoded some of those Director, em the highest price. It and we may be importuned to confide in "our agents," to compel our citizens to but then it is a truth as unquestionable, first our other was State, if there can be agents, whether legislative or executive, are not so care, ket for that which they ostile to the Delaware and for the work to be entrusted to them, and while this is enabled some of our citi- the case, those who are to "pay the piper" will be a lit. the purchaser in Philadel.

the suspicious of the men who are appointed to such ac
in a better price than was
fices. Having been very often burnt, they dread the firs. The net sets of those A public agent entrusted with the money of other people, eferred to hose whose aim whether he be called a director, manager, of trustee, is peculating in the articles bound to apply the money strictly as his letter of ic. soluce. The cities of Wastructions direct him, and to apply it otherwise, although the total state, it be to enlighten, that is, manage the legislature, it of the State, imore policy was not more oresent. It may be added, ving authority to take it. Directors and managers, &c. was, in all likelihood, will would act wisely in considering themselves special a war, in all intennest, will gents, entrusted with other people's money, to be employed for their benefit, as they direct it to be employed. Those who from any cause are unequal to this, my be ich of late have been, and id, others may justly fear longhit to be con-clous of the defects which dispatility and the second of the defects which dispatility are the second of the defects which are

e discussions may awaken them for the trust.

With all the reports, &c. which have been submitted to the legislature, much needful information is still want. ed. The exponse of the work has been increased by an ent | cd. The expense of the work has been increased by mential benefit to our citi. unnecessary increase of its size. Might not much exest city will not make for-due of the Canal? Much of the error in past estimates, 11 if .ll that the people of perhaps, is to be ascribed to the most extravagant prices sold in Biltimore. Bil- which the Canal has paid for the land which was cond-an important part; yet demand. It is not necessary that a man's neighbours or openity is not of so much friends should be a fected to essers the damages, and by of the residue of the State. setting a higher value upon the land required, seem to cy which would seek the enhance the value of their own. Those or large, rather than of the y t to be taken for this work, may well afford (in contrar poincy of the State ras which would give to its to the ir f.rans,) to give the little slip which is required Besides all this, Baltimore of them. But if the State be over-liberal -if it be un es down the Canal, if she derstood that the company has only to rek, and it will ice than can be had else. of course receive all that it asks-if the trasury of the company is full when the land is to be condemned, at the verdict of a jury is to ascertain conclusively the Civit, the proceeding of images to be gold, the sum schenged and the same illustration of principles of reinbursing the loan for land (and the land often almost valueless) as this. State, or even of paying It is time to enquire whether the land yet to be take the interest upon what has for the work, cannot be got by contract for a smaller the State is upwards of price—whether those who immediately enjoy the benefit this the State will shortly of the Canal, will not give the small piece of land want. ne to pay until she pays off ed of them. There is a rage for speculation in that re-cought to act is a question—gion of country, and these speculators may in the end How strange that the com prove as injurious to the Conal, and the mines, as sid the embarrassment, should those of Morris, Nicholson and Greenleaf, to the city of connecting with their pro. Washington. The legislature is bound to ascertain be-

a sum quite insufficient to pay for the land, and cor.
plete the works. The Baltimore Gazette of the 191 incident of a letter written it warmp—another million to which intil some time affect of the bill which loaned to the anal \$2,000,000, which until some time affect the bill which loaned to the anal \$2,000,000. It is the sound of the susquehanna R il Ro d \$1,000,000. of Canal is finished, could, was written, we may suppose, by one of the entire with the tolls collected on lightened men who come and go with the legislate conduct, the committee ture and are no doubt, eminently qualified to tell our legislators what policy and dety r quires of thez. st to isk some of the men It says: "From this day Maryland may date her perme. So to ten millions of del. nent prosperity. Bal invore may be justly proud of he seed that as economy now situation, for from this day farward also ranks with sely, and that the treasurer of her sister cities; her murch is onwerd." And all the be it remembered, without the subscription of a cent to extend the Ohio Rail Road, and without any interfethe side of the Canal. Why are we now told by these self-same wise men, that in order to her "onward march" refused to do the deed to three millions must be given to the Rail Read Company? In the same paper, and from the scat of governmen too, something like reproach is cast upon a Baltimore schones abandoned, and tions, but because before the bill was passed, he wished urrou to borrow more moattempt to amend it, we are there told was the same thing as to vote against its parsage; it would be "to send rilous to move on, but it it back to the House of Delegates from which then o (and for all time) not to would have been no return of it to the Senate in the completing this Canal, is present temper of the majority of the members of the The work must, if it can, House." If so, then the Senate of M ryland voted for as it is, we must it it be a bill defective in its provisions, and which was to bathen the State with a delt of \$3,003,000, (the cause of its execution must furnish all its present difficulties) with a knowledge perhaps and because it knew that . Ithough the passage of the contribute more money, if bill had been managed in the other house, "the temper of the majority of the numbers of the house was not favourable to this improvident act. The time was, when the State of Maryland— not thus rashly involve the State in debt, and would not thus rashly involve the State in debt, and would not thus rashly involve the State in debt, and would not issue this paper, (and what is the present but the old paman like myself, it would per money system of 1766?) although "the temper of no too rapidly to their con-ing the work attogether and the majority of the members of the houses' was decided by for it. The rish men of that day denounced the Set the power of recalling it, nate for their conduct as some of our very, very wind here is some difference. - politicians of the present day choose to denorance all re told to "look before we who cannot be prevailed upon to think and to act a

ded against, may we not however extravagant, which Baltimore dictates, and the lost of the work too which it is supposed may promote the prosperity of Baltimore almost as seen as the ap- timore, must submit to the imputation of being unfriend almost as soon as the ap-ite every cent which it is inish the work, and thus sure of the control, which, most erroneous notions may be entertained. It is a most erroneous notion that Bultimore can in a day, or is sure of the control, which, coveres over the agents' the course of years, by the aid of rail roids and canals, the course of years, by the aid of rail roids and canals, swell itself to the dimensions of New York or Philadelpoin. It is a most erroneous notion that Maryland can with safety contract a debt as large, as larger states may without ruin, owe. The debt of Maryland is at this of urnish the ways and incharact may be forefasted, with its much larger trailers. The aid of Pennsylvanic, with its much larger trailers. time, as large for Maryland, as that of Pennsylvania, with its much larger territory, population and resources. And yet Bennsylvania was afraid to increase her debt to finish her works. To attempt to equal in our expenditures those order, and our partners the selection of its Presithy of all praise; but it is the wisdom and spirit of those | tribute the sessions of the court to the love of triplings, with when we meet every where in our the per diem streets, who although without fortune or profitable can ployment, have yet the spirit, and enlarged liferal minds to vie with the sons of the wealthy in their dress and A COUNTRYMAN.

From the Centreville Times.

DISTRICT COURTS. Mr. Spencet: When any new system of jurudence is established, it is natural to inquire anat is to be gained by the change. This has done since the passage of the syet I have heard no one coming forward to mity the changes or point out its advantages. have not had an opportunity to read the shole law, but have understood its provisions to be, that these courts are to have jurisdiction all cases of debt, case and trespass, where one hundred dollars, and in all actions of Troand to try all cases of assault and buttery exnerstanding of the law, I propose to give to our readers, through your paper some of my

gitations upon the subject. In the first place, it has appeared to me that his court will not have sufficient business to inpensate for the expense. I predicate this cimon upon the fact that in our County Court there are not many more than one bundred suits or office is hereby given, that the District brought to a term—one third of these are of the description probably, which will be tried in of Anne Arundel County, will commence its here are not many more than one hundred suits the Justices' Courts—for the sake of round sessions on the first Wednesday in May, at marbers, say there will be sixty in a year—fit to are five courts. This number will give to are five courts. This number will give a to are five courts. This number will give Court House in Annapolis, and that the reach court, if equally divided, twelve cases, gular Terms of said. Court will be on the first Wedserdar in every month, to open at which will be one case for each sitting of the the hour above designated.

WM. BREWER. and a year. There are also upon an average, out six cases of assault and battery in a year. The court then will have at each session two 3.3, one crimmal the other civil to try; proended all the cases of assault and battery resented should come before these courts, which will certainly not be the case.

My second our citon is that the court canno on the nature of things administer the crimi-al law confided to them as beneficially to the anaganty as it new is administred. The opet of panishing assaults and batteries is the servation of the public peace. Now there of land in description's Fam. 1.7 square of the county, called with the fam. 1.7 square of land in the simple, lying in Alice Armidel county, called wiferiton's Fam. 1.7 squares natures except upon the two of the judges, to contain eighty access more or less, and re-mit good voignary information. The consta-ormation. Besides, a fine imposed in a man's bats, will not have the same effect upon him r upon his neighbourhood, as if brought to the ounty town before a crowded house. The fines depend upon the different cours; whose opinions on such matters, may be as wide as the poles.

A third objection is, that in some cases the court will have to try a man before they will ow whether they have jurisdiction in his and if they should err public justice may be de sted. In cases of assaults and butteries with bill further states that the said defendant reattempt to kill, how are they to know the moved from the State of Moveland severa store of the case until they examine it! If years ago, and resides in the State of Ohio a attempt to kill, how are they to know the they send the case to the County Couri, the accused comes here projutiged by their accusion If they mist ske the law and acquit a guilty man, public justice surfers. It the case he sent to Occupy Court and the man is convicted for sent defendant of the mature and object of this bill, and for him to appear in this court. violent assoult and battery, but acquitted of the intention to marder, he escapes unpunished, for the County Court, if the Law be constitutional, will have no power to fine or imprison for assaults and batteries, and thus some of the worst offenters may escape. This new court also will create great difficulty among suitors bifre it. In actions of trespass, it will often tiones be difficult to determine in what court to being the action. Say the trespass be brought for damages amounting to about fifty dollars, to probable will be pazzled to know how he may bring his action, and may be defeated in boar courts. Suppose he brings his action in the District Court and that court should think ceased. All persons having claims against that the damages ought to be forty-nine dollars, and estate, are requested to present them, the most be non-smited because he did not bring his case before a girls moving the most being his case before a girls moving the most being his case before a girls moving the most being his case before a girls moving the most being his case before a girls moving the most being his case before a girls moving the most being his case before a girls moving the most being his case before a girls moving the most being his case before a girls moving the most being his case before a girls moving the most being his case before a girls moving the most being his case before a girls moving the most please. The his case before a single magistrate, and he may think his damages amounted to fity dollars, and so non-suits him a second time. This also may May ... May ... happen, in cases of nearly one hundred dollars. The man may think he has sustained damages to the amount of one hundred dollars; he brings languages at from ninety to ninety-nine dollars the benefit of the Insolvent Laws of this his suit in the county court and the jury assess He must be non-suited and pay the costs So State, be and appear before the County Court in action of replevin. He has a horse or any to e neld at Leonard Town, in St. Mary's other article or articles, which he thinks to be County, on the first Monday of August next, worth one hundred dollars, wronginily taken to file allegations, if any they have, and to from him. He takes out a writ of repievin, and recommend a permanent trustee for thei, bethe appraisers chosen by the sheraff think the nefit. property is not worth more than ninety-nine dollars or thereabouts. His replevin falls to the ground, and he will have to pay all the costs. On the other hand he goes to the Justices' Court and takes out a replevin, and the appraisers on their oath think he has valued his property too low, or that the other appraisers mis took the value, and that it is really worth one hundred dollars, his suit again falls to the ground, he has to pay costs; and lose his pro-

Another objection, which I think will be found to exist, is that competent and proper men, will find the compensation too small to induce them Twelve days in a year will be amply sufficient to discharge the duties of the courts. Who will do them for 24 or 38 deligner for to encounter the trouble, and unenviable effort should be necessary, ill-natured men would at-

There are many more very material objections to the bill, which I shall probably hereaf

udversions, but is actuated by THE PUBLIC GOOD. OBITUARY.

Died, on Thursday evening last, after a very long and severe illness, Gideon White, Esq., Chief Justice of the Orphans Court of Anne aw creating Justices' Courts in this State, and Arundel county, and for many years one of the active magistrates of this city. The lingering process of a pulmonary disease, with all its anxious stages of disheartening and flattering vicissitules, have for many months kept his fa mily and friends in deep solicitude. To him self we have the consolation of believing, that he debt or dimage shall be between fifty and a perfect resignation to the will of his Maker, and ensuing months are to be memorable in and a humble assurance of His favour, has pre- the records of magnificent schemes. pared him through tribulation, as well as thr faith and patience, for a change of a world of trial, for one of rewards. He was a worthy man.-Rep.

-, on Tuesday morning last, of the same disease, in the prime of life, Dr Gideon White, formerly of the U. S. N. and second son of the Late Gideon White, Esquire.

DISTRICT COURT.

TH G. WATERS, EOWARD DUBOIS.

May 5-Sir. I. CHANCERA.

April 29th, 1836. Bushrod W. Marriott and others,

agt. William Marriott. ME object of the bill filed in this case is to obtain a sale of the land therein men troned. The bill states, that James H Mar riott in the year eig! teen hundred and four, purchased of the defendant a tract or parce conveyance for said land. That the said lands II. Marriott died in eighteen hun rewill and testament, whereby he devised that as real and personal property should be equally divided among all his cuildren. That the land purchased of the said defendant a aforesaid, is incapable of division among to hildren of said James !! Marriott, in It is thereupon ordered, that the complain ants by causing a copy of this order to be it serted in some news paper once a week for three successive weeks before the twenty in person, or by solicitor, on or before the twenty minth day of August next, to snew cause, if any he has, why a decree shall not

cause, it any ....

plass as prayed

True copy—Test,

RAMSAY WATERS,

Reg. Cur. Ca Reg. Cur. Can. May 5. NOTICE IS HEREBY GIVEN

THAT the subscriber has out, ned from the Orphans Court of Anne Arundel county, letters testamentary on the personal estate of Elijah Pain, late of said county, ve-

ST. HARY'S COUATY COURT, March Ferm, 1836. RDERED by the Court, That the credi-

> By order, JO: HARRIS, Cik. True Copy, JO: HARRIS, Cik.

> > NOTICE.

THE Commissioners of Anne Arunde county will meet at the Court House in the city of Annapolis on TUESDAY the 24th day of May next, for the purpose of hearing appeals, and making transfers, and transact ing the ordinary business of the Levy Court Constables who have not bonded under the ict of the last legislature, making the penal ty of their bonds two thousand dollars instea of eight hundred, will bond and forward th

By order, R. J. COWMAN, Clk. Aril 28.

NOTICE.

THE Real and Personal Estate Loitery.

grented by the Legislature of Maryland, at Mrs. Jameson's Beauties, Comic Skotch Book, December session, 1834, to Mrs. M. A. Coale Comic Sketch Book, Marden's & Daventry's ter notice. The writer of these remarks has no personal interest to subserve by these animthe information of the public, that the demand for Tickets in the larger cities by far exceed the supplies, and that the trustees will there-fore have to withdraw all the Tickets that may remain unsold in the smaller cities be-fore or by the first of June. A very limited number may be had on application to FRANCIS M JARBOE.

Church street, Annapolis. The Tickets are \$3-no discount.

The following unparalleled Scheme involvng more than a half million of Dollars will draw on the day after to-morrow at Alexandria. It will be observed that the present

VIRGINIA STATE LOTTERY. CLASS No 2, for 1836. To be drawn at Alexandria, Va. on Satur day. May 7, 1836.

D. S. GREGORY & Co. Successors of Lates and M'Intyre, Managers.

SPLENDID SOHEME. 1 prize of 10,000 1 prize of 1 prize of .5,000 1 prize of 4.000 1 rize of 3.440 30 prizes of 3.000 30 prizes of 1, 30 100 prizes of 500 64 prizes of **≥**03 100 6+ prizes of 64 prizes of lue prizes of 128 prizes of 3,072 prizes of 22,176 p 1zes of

25361 prizes ant'g, to \$540,200 \$10, Shares in proportion Ti- xets and Strace for sale at F. M. Jarboz's

LOTTERY & EXCHANGE OFFICE,

(Church street, Amagol a.) FARTERS & PLANTERS BANK OF

HALFE TORRE VOLICE IS HEREBY GIVEN, that the Office 1s (12.1REB) Graken, that the Counties in the State of Maryland. Sources 5 (0) cach, \$10 to be paid on each officetive operation the above named Institution—will consections to be opened for subscription of 2, 4, 8, and 12 months, the remaining \$50 at such times thereafter association to the apital stock of the seFARMENT of MERS & PLANTERS BANK OF BALTITUDE (SOLOMON BETTS, 1983), and the same will be kept open from the state of Maryland. Sources 5 (0) objective paid on each subscription, and \$10 to be expected at the time of subscripting, and \$10 to be expected at the time of SORE," on Moretay the 9th day of May ext; a to the same will be kept open from tay to day, for 10 days—exclusive of Sunday, from 10 ofelock, V. M. until 2 ofelock. M. at the Baltimore House, in the city of Baltimore, and at each of the County Town the seve il countres of this State-an' a the town of Westminster. Also at the sand time in the cities of Boston, New York, Park scelpera. Wilmington, (Dela ) Rienmoni

The charter requires that 85 per share shall oe paid at one time of subscribing JOS W. PATTERSON,

HUGH BOYLE, JAMES HOOPER, WILLIAM COOKE, L! THER J. COX, JO IN BRADFORD, ROBE D BURNS, THOMAS R WALTHEWS DAVID KEENER, WILLIAM THOMPSON, GALLOWAY CHESICN. WM HIGHLETT, JOHN C HENRY. CHAS S W. DORSEY, WM FERGUSON.

can office, Bultimore.

April 14. S4.

STATE OF MARYLAND, SC.

Anne Aran iel County, Orphans Court,

April 21-t. 1856 N application by petition of Benjamir Franklin, administrator of Roo't, Franklin, late of Anne Arundel county, deceased. it is ordered that he give the notice required by law for creditors to exhibit their claims against to said deceased, and that the same ne published once in each week, for the space of six successive weeks, in one of the newspapers printed in Annapolis. SAM'L BROWN, Jun'r,

Reg. Wills A A County.

NOTICE IS HEREBY GIVEN, That the subscriber of Anne Arundel Couny, hath obtained from the Orphans Court of Jane Arundel County, in Maryland, letters a administration on the personal estate of Robert Franklin late of Anne Arundel county, eceased. All persons having claims against in said deceased, are hereby warned to exubit the same, with the vouchers thereof. to the subscriber, at or before the fits day of fetober next, they may otherwise by law be a luded from all benefit of the sain estate.

fiven under my hand this 21st day of April, April 28-6w.

BOOKS

For Sale by FRANCIS M. JARBOE. Beckford's Italy, Cruise o' the Midge, Allen Prescott, Swallow Barn,

Coquette, Outre Mer,

Tales of Romance, Diary of Enguyee, Sketch Book of Fashion, Kings Own, Sydenham, Alice Paulett, Shossony Valley, Match-Making, Dominee's Legacy,

And about 300 vols. of the most popular Romances. Novels, and Tales; which he will sell at Auction prices for cash

\$100 REWARD. RAN AWAY from the sulscriber on the 25th instant, Negro Man

BILL.

the is a short thick set fellow, about 5 feet 3 incheshigh, broad Latores, very black, and 21 years of age; he speaks quick, alst when surprised apt to stammer very much; his clothing, having a variety, cannot be described. His push will be no doubt for Pennsylvania, to effect which I have reason to believe he has prepared himself with a false bass, or free papers, as such papera have been obtained by other slaves leaving this part of the county before He has a number of acquantances and relations in and about Annapole, where he may be nariource for a while in case he is not successful in getting off immediately. The above reward will be given if take, and secured over 15 miles from home, and Fifty Dollars if 15 miles of unifer.

BASIL D MULLIKIN,
Living near Good Luck Post Office, Prince George's county, Vid March S1. e is a short thick set fellow.

March St.

march 51.

17 The Editors of the American, Balt and National Intelligencer, Washington, will publish the above three times a week for three weeks, and forward their billato the subscriber at Good Luck Post office, Me

Commercial Eank of Builimore. CAPITAL 83,000,000.

N pursuance of an act of the General As sembly of Maryland, entitled, "An act of incorporate the Commercial Bank of Bar the undersigned Commissioners will cause books to be opened to receive sub-scriptions to the Capital stock of said. Bank on MoNDAY, the 6th day of June next, and the same will be kept open from 10 A. M. to P. M. for a x successive days, in the cities of Bartimore, (at the Baltimore House.) Boston, New York Philadelphia, Richmond and Win-nester, Va. and Coarleston, S. C.; also at each of the county towns in the several counties in the State of Maryland.

DANIEL COBB. HENRY THOMPSON, JAMES BEATTY. THO GAS BALTZELL, JOHN HOPKINS CHARLES TIE (NAN, HENRY P. SUMNER, THOMAS WILSON. CHARLES II II BROWN, JAMES GEORGE JOHN W KEIRLE, FRANCIS NEALE,

The editor of every new-paper in the state of Maryland will publish the above once a ces until the 6th day of June, and send the a ffirst paper, with the cost marked thereon as sorn as published to the Baltimo e American ffice. 3 85

THE Subscriber being desirous to purchase a small heuse, offers at private sale the Two Story BRICK HOUSE and LOT, in West street, in which he now resides. The said property stands in one of the most tyles and property stands in one of the most tyles. The said property stands in one of the most tyles.

cation to 2 THOMAS G WATERS. IN CHANCERY,

RDERAD, That the sile of the property in the case of Diniel Kent against Thomas II. Kent against Thomas II. Kent against Ohn Y. Kent, made and reported by the trystee, Peter A ood Crain, be ratified and confinned, unless cause be shown to the contrary other before the 20th day of June next, provided copy of this order be inserted in some new paper once in each of three successive weeks before the 19th day of May next.

May next. The report states that the lands sold for

The report sacre.

S15 89 per acre.

True copy—Fest,

RAMSAY WAYERS,

Reg. Cdv. Can.

Reg. Cox. Can.

NOTICE.

NOTICE.

NOTICE.

Ag da a twenty-five years the left treven or eight inches migh, not very black, had a flat nose, good looking countenance, and pleased gaddress; had a variety of clothing, amongst which a brown frock coat, and an every day suit of drab linkey.

The anove reward will be pead on securing him in any jail so that I get him again.

SARAH WILLIAMON.

ber next, they may otherwise by law be abscriber will be pleased to send them to ded from all benefit of the said estate. In under my hand this 21st day of April, inssing, are the 5th volume of Dobson's edition of the Encyclopædia; a Volume of Bell's triot and Gazette, will insert the above onco anatomy; Bell's Engravings of the Arteries a week for four weeks.

Annapolis, April 14.

VALUABLE LANDS FOR SALE.

BY vittue of a necree of the Court of Chen-cery, the subscribers will effer at Public Sale, on the premises, on \ EDNESDAY, the 1st day of June next, at eleven o'clock, A M., a Tract or Parcel of Land. lying immediately at the head of South River, in Anne Arundel county, whereon the late Thomas Snowden resided at the time of his death. This estate is highly improved. The soil is equally well adapted to the cultivation of wheat, corn and tobacco. The meadows are extensive, and it is believed the Farm for grazing numbers a would be sent to a Farming numbers a would be sent to a Farming numbers as would be sent to a farming number as a sent to a farming numbers as would be sent to a farming numbers as well as a farming numbers as a farming number of the farming numbers and numbers as a farming number of the farming numbers and numbers and numbers as a farming number of the farming grazing purpeses, would be equal to any Farm

in the county. The improvements consist of a large and cor monitous DW ELL-ING. HOUSE, in good repairs an excellent STONE HOUSE occurring by the Constant of the control by the Constant of th cupied by the Overseer; with ex-tensive QUARTERS for servants; BARNS; TOBACCO HOUSES; STABLES, and other

necessary Outhouses. The estate contains Twelve Hundred Acres of Lund.

li will be sold entire, or in parcels, to suit urchasers. For further particulars reference ay be made to the Overseer on the premises. or to Robert Welch, of Ben., Esquire, of the ity of Annapolis

ON THURSDAY, the 2d day of June ext. at sleven o'clock. A. M the subscrivers wil offer at Public Sale, on the premises, a Tract or Parcel of Land in Anne Arundel ounty, near Ellicott's Patuxent Forge, conaining about

SIX HUNDRED ACRES.

This estate is in a tolerable state of improvenent. It abounds in Timber. It will be sold utire or in parcels to suit purchasers. Perons disposed to purchase are referred for arther information to Bushrmi W. Marriott,

Big Bown, Esquires.
At the time and place last mentioned, the ubscribers will also offer at Public Sale anomer Tract or Parcel of Land, lying in the Fork of Patuzent, and containing about

TWO HUNDRED ACRES. For information in reference to this estate, application may be made to Mr Sanuel Bealmear who resides near the premises.

AND ON FRIDAY, the 3d day of June xt, the subscribers will offer at Public Sale on the premises, another Tract or Parcel of Land called "BROOKS," lying in Arno arundel county, about two miles from the Savage Factory, and containing about

Twelve Hundred Acres of Land, this Land is in a superior state of cuiti ation, and the improvements thereon are excelled the Biltimore and Washington Hail passes through the farm. This Land will also be sold entire, or in parcels to gut purchasers. Reference for furing particulars nay be made to Mr. Zedekiah Moore, who resides in the neighbourhood

The foregoing Lands will be sold on credits f six, tweive, eighteen, and twenty-lour nonths. The purchases to give bonds with eatisfactory security, for the punctual pay-nent of the several instalments, with interest thereon from the day of sale. HORACE CAPRON,

THOMAS S. HERBERT,

FOR SALE. A HOUSE and I wo Hall Acro-LOTS, sounted on North East street, in the city of Annapolis, near Seven Feiry, and now in the occupancy of Mr. Zachariah Duvall For-A HOUSE and I wo Half Acro-

RICHARD M CHASE SAATL OF MARYLAND, SC.

rina apply to

Inne-Arundel County, Orphans Court,
March 29th, '836.
Napplication by petition of Solomor, G.
Chanel, Executor of the last will and testament of Elijah Chaney, fare of Arine Arundel county, secessed, it is ordered that he give the lotice required by law for creditors to exhibit their claims against the said deceased, and that the same be rule

NOTICE IS INTREBY GIVEN. State of diaryland will publish the above once a week until the 9th day of May and week until the 9th day of May and week until the cost marked forty feet, and is three hundred feet deep like forty feet, and is three hundred feet deep like house would make a good boarding establishment, or accommodate a very large family. The terms may be known on application to THOMAS G. WATERS.

STATE SMARVEAVD, SC.

THOMAS G. WATERS. the said deceased, are herely warned to exhibit the same, with the voulders thereof, to the subscriber, at or before the 29th day of September next, they may otherwise by law be excluded from all benefit of the quiestate. Given under my hand this 29th day of Marn 1836.

OLOMON G. CHANEY, Exc.

\$100 REWARD.

RAN AWAY from the employment of Mr. Thomas W. Tayman, residing in Broad Neck Anne Aruncel county. a negro Man named William.