residing on the road from Magnolia to Mosti-cello. The attack was made a little after dark on Wednesday evening, by a considerable party of Indians. A negro sitting in the door was fired upon, one bull cutting the hair off his head and another shaving his eyebrows—eight halls struck the logs of the house on either sale of the door. The door was shut and the fire put-out, and Mr. Dyer and his negroes defended the house till about midnight, firing at the flash of house till about mininght, aring at the hash of the Indian's gune. Their ammunition being ex-pended, they retired with the family to the min-mock, and after securing the females in a safe position, returned with the last load in their guns, but the Indians did not again venture to approach the house. There being no force in the eighbourhood, the Indians were not pursued. Mr. J. H. Byrd, from whom the account is comnumented, remarks, "if they (the India s) are kind enough to pay us a visit to night, we will give a good rocount of them. Mr. Dyer's house is distant about eight miles from Magnolia, and seven from T. P. Chairs."

MOPILE.

On the 30th April, 1803, or five and thi-ty years ago, the King of Spain was compelled to out his signature to the first parchment for diswas said the sun never set. Since then, Spiin has lost Buenos Ayres, Chili, Venezuela, Naw Grenada, Peru, Central America, and Mexicocountries, any one of which is alone extensive enough to constitute an empire.

Thirty-five years since, the spot on which we live, was only distinguished by a small fort and few soldiers, with perhaps 100 cabins, and some half a dozen good houses. Yet it had been 100 years in possession of France and Spain, two of the most powerful and polished attons of Christendom. Look around now, and examine the results of twenty-seven years existence under free institutions and republican government. What American can make the comparison, and not be proud of his ecuntrymen? What philanthiopist but feels gratified at the evidence of improvement which are present ed on every hand-in the moral and physical condition of the place and its inhabitants.

FATAL ACCIDENT.

[Mobile Chronicle.

The Coroner yesterday held an inquest on the body of George Pearne, aged 40, a native of England, and Chief Engineer of the steam packet Great Western. The deceased, on the day after the arrival of the vessel here, while engaged in examining some portion of the ma-chinery about the boilers, was very badly scalded by the sudden escape of steam. -He was immediately taken to the city hospital, where

every attention was paid to him, and up to Thursday evening he was considered to be unproving rapidly. At that time, however, he was seized with vomiting, which did not cease until life had departed, about midnight. The Jury returned a verdict according to the cir-

[Mr. P. was a gentleman of great eminence in his profession, and only came over in the Great Western from motives of curiosity, having volunteered his services as engineer for he voyage. He has left a wife and family in England to mourn his untimely and unexpected demise.]-N. Y. Paper.

OLD UNITED STATES BANK NOTES.

The notes of the OLD United States Bank find hard sledding. It is almost impossible to get rid of one in this city, notwithstanding we have a large number of "whig" merchants. People begin to distrust the honesty of the "ablo financier" who puts them into circulation."

[Rochester paper. CUTTING.

In the Senate, on the 23d inst. Mr. Clay took formal leave of Mr. Biddle. The bill to suppress the re circulation of the old cancelled notes of the late Bank of the United States being under consideration-

Mr. CLAY said, we have nothing to do with the Bank of Pennsylvania called the U. nited States Bank. We have to deplore that we have not a United States Bank.

"As for Nicholas Biddle, said Mr. Clay, his merchandise, his non-resumption, his cotton bags, &c. we have nothing to do with them.— We want nothing to do with them, so far as I know the opinions of my friends and my own mind. What is he to us, or we to him, that he or his bank should be continually dragged before the Senate."

It is all over with Mr. Biddle. He must feel that his power is rapidly and certainly declin-ing when his old retained attorneys disown him in language so pointed .-- Louisville Advertiser.

Through the vigilance of the new Collector, ome venerable abuses in the New York Custom house are discovered; and yet the National Intelligencer's correspondent complains of 'a reform operation in the Custom house, the like of which is unparalleled." The turning out of the retinue that winked at, or slept over such tricks as are described in the following from the New York Sunday News, is a sad thing !!

Boston Posts "An honest inspector opened a package, and found a true invoice therein, which had proba-bly dropped into it by accident, just before its being closed; he compared it with one which it was pretended was the true document by the importers. Search was made, and it was found that the innerters had long practised the same trick-receiving with their packages invoices at the rate of fifty per cent. less than the truth
—and through another channel, the correct invoice. The house to which we refer, is a branch of a British house, which was established in this city about a year since, of is needless to add that the largest spara-s in this transaction are among the missing. New discoveries, implication and arrests, eing made every day; and, as one of the truth will probably, be fully developed.

THE QUEEN OF THE WATERS. The Now Orleans Picayune of Thursday lay, having made the trip from this city to ustille and back in thinteen days, beating eve-thing that ever ran on land or water."—Lou-

elle Journal.
Lock out for another Explosion. More safee of human life. We want to hear no ore of these brag trips. They only fill the ind with harrowing reminiscences, or mangled reases, blood and carnage, and wee and mise -Ciacinnati Republican.

SALERATUS BREAD CAKES.

Put a teaspoonful, a little heaping, of pulve sal-eratus into a pint of cold sour milk, in this proportion) stirring it till all be tho-shly dissolved; then stir in flour till the paste hly dissolved; then stir in flour till the paste commission from this court was divided into ough be sufficiently stiff or thick. Contit to stir it for some time—the longer the betaken by Salathial Divers, one of the heirs. An iron spoon, or some other substantial and by Benjamin Buck, who had married Salathial Divers. dough be sufficiently stiff or thick. Conti ment, is preferable to a common silver Stument, is passed as much of the paste as can done with the spoon, and drop it upon the of the parcels or lots of the real estate of an plate of the baker. Each spoonful, when a plate of the baker. Each spoonful, when the same by the commissioners, was ordered to nay or give bond to baid. Mary and deted to nay or give bond to baid. bread will be perfectly white, very light, free from the least taste of the sal-cratus.

REMEMBER ME! Remember me whilst love is sweet, Whils recollection dwells on these Remember ma till next we meet— Desiest girl, remember mat Time, as it swiftly glides away Shall never, never take Shall never, never take from me The memory of those happy hours I once enjoyed with thee. Fare thee well, perhaps for ever, And, if for ever, fare thee well— Let thy friendship for me never Cease, within thy broast to dwell.

IN CHANCERY,

- 8th May, 1838.

N motion it is Ordered. That the seid oreceived by said Isaac, he never paid to trustee. Joshua Warfield, give notice he creditors of Nicholas Welch, deceastrustee. Joshua Warfield, give notice creditors of Nicholas Welch, deceasto file the vouchers of their claims in the math departed this life intestate, leaving the nacey Office on or before the lifteenth said Jarrett and Mary, and Oliver Hollings of August next, by causing a copy of worth, Elizabeth Hollingsworth, and Maria order to be published in some newspaper a week for four successive weeks before th day of June next.

True copy—Test.
RAMSAY WATERS, Reg. Cur. Can

PUBLIC SALE. WEDNESDAY the 23d May, will be old at Public Auction, at the late rece of Mrs. Serah Murray, in this city, iety of articles of

FURNITURE, &c. erms of Sale-All suns of or above Ten menths credit will be allowed. purchaser giving bend or note, with oved security, bearing interest from the of sale; below that sum the Cash will be

DANIEL MURRAY, Adm'r.

perty, and a list of his creditors, or

o far as he can ascertain the same, be-

nnexed to his said petition, and the said is B Brewer having satisfied the said

e, why the said James B. Brewer should

have the benefit of the said act, an

PUBLIC NOTICE.

WM. S. GREEN, Clk.

lements, as prayed.

By order,

May 10.

ne-Arnadal County, Sct.

state of Maryland.

It is thereupon Ordered. That the complainants by causing a copy of this order to
be published in some newspaper once in each
of three successive weeks before the 5th day N application to the County Court of of June next, give notice to the said nonie sident defendant, Oliver Hollingsworth, o Anne-Arundel county, by petition in ing of James B. Brewer, of Anne-Arunthe substance and object of the bill, that may be warned to appear in this court in person, or by a solicitor, on or before the 20th day of October next, to shew cause, if any he hath, why a decree should not be unty, stating that he is now in actual nement, and praying for the benefit o act of the General Assembly of Maryland, titled, An act for the relief of sundry insol-nt dectors, passed at December session o, and the several supplements thereto.
the terms therein mentioned, a schedule

Chancy Hoskins, and Mary his Wife, and

ing insufficient for that purpose.

The bill states, that heretofore one Ana-

way, they are the children of Cassandra Divers, a daughter of said Ananias, deceased,

who intermarried with Isaac Hollingsworth, the father of said Mary and Jarrett, which

said Cassandra died before her said father the said Ananias, deceased—That said Ana-

nias deceased left a large real estate which descended to his heirs, and which under a

rah Dives another of the heirs- That said Benjamin Buck, who had elected to take one

dered to pay or give bond to said. Mary and Jarrett the sum of 83,388 00 with interest from 9th March 1814—That said. Isaac being

the father of said Mary and Jarrett, and said Mary and Jarrett being minors, the said I

sanc. Hollings worth, as natural guardian of said Mary and Jarrett, received at various times large sums of money from said Benja-min Buck, which was due to said. Mary and

Jarrett for their proportion of the value of the lands of said. Ananias Divers, deceased, taken by said Benjamin Buck as aforesaid at

the valuation of the commissioners, that is to say, the said Isaac Hollingsworth receiv

ed from said Benjamin Buck the sums of

money stated in the account filed with the said bill, at the times therein stated, all

which he received as guardian of said Mary

Court of Baltimore county granted adminis-

of said Isaac is insuffi ient to pay his debts, and that complainants have no means to ob-

tain payment of their claims but by recourse to the real estate of said Isaac—That the

said Ohver, Elizabeth and Maria, are in-fants. The amended bill states, that since

the filing of the original bill the extendant, Oliver Hollingsworth, hath arrived at full

age, and that he hath removed out of the

True copy—Test,
RAYSAY WATERS,
Mry 10 Reg. Cur Can
Sw. THE ART OF DANCING. art by competent testimony that he has red two years within the state of Mary-d immediately preceding the time of his discition, and the said James B. Brower of Annapolis and vicinity, that the request of many of his friends, he is friends, he is

lication, and the said James B. Brower at the request of many of his friends, he

ADMINISTRATION.

Orphans Court of Anne-Arundel couny, state of Meryland, letters of administration on the personal estate of Elizabeth R. Worthington, late of said county, deceased, DO HEREBY GIVE NOTICE to all IIEREBY PUBLICLY GIVE NOTICE persons having claims against the said estate, to produce the same, with the vouchers yof Annapolis, not to chedit my account thereof, to the subscriber. All persons interestly a written and the said to the estate are requested to make nless by a written order from me, as none thereof, to the subscriber. All persons indebted to the estate are requested to make there will I cansider myself bound to pay.

RICHARD M. CHASE.

NICHOLAS J. WORTHINGTON,

nias Divers, the grandfather of complainants
Jarrett and Mary, departed this life intestate, leaving among others the said Mary
and Jarrett his heirs at law—That said Mary and Jarrett were his heirs at law in this

sold for \$3,299 98.

Time copy-Test, RAMSAY WATERS, Reg. Cur. Car. May 3.

RULES OF COURT. Published by Authority.
ANNE ARUNDEL COUNTY COURT,

October Term, 1837. in Anne Arendel County Court, and to regulate the practice in the said court for the advancement of justice, and to prevent unnecessary delay in the prosecution of suits, it is ordered by the said court that the fol-

lowing rules be observed:

1. The clerk of this court is not to deli-

3 In cases of the nonattendance of any carriage thereof.
witness who shall be summoned, within one hour after the meeting of the court, at a heart of the time limited by law for the continu

Hollingsworth, his beins at law; and that said Isaac died seized in fee of a parcel of land lying partly in Harford, and partly in Baltimore county, containing about sixty acres, and having thereon a mill and the water rights thereto appendant.—That after the death of said Issae deceased, the Orphan's

tration on his personal estate to Ruth Hollingsworth, the widow of said Isanc, and Grurge W. Nabb—That the personal estate will, on the second going over the docket, the docket call up the same for trial in the order in 24 If the

any cause if the witnesses of the parties atwithout some legal cause be shewn, aithough the attornies of the parties consent to post-

justice requires a postponement.
7. If any cause that can continue, be continued, after notice of trial, or if any cause that cannot continue without affidavit be continued, the party applying therefor shall pay

the costs of the term.

8. Whenever any cause is postponed, because the witnesses, or some of them, do not attend, and against whom attachments are ordered and taken out, fhat the parties, or the trial of the said cause as soon as the wit ness or witnesses attend, against whom at tacaments are ordered according to the ori ginal right of preference established by rule

of court.

9 The court will not postpone the trial of any cause, if the parties have not summoned any witnesses, without some legal cause shewn, although the attorness of the parties

13. The sheriff is directed to return all

court, or any deputy of any such officer, shall to any adjourned court.

be admitted as special bail in any action 34. No action or suit shall be continued.

the clerk of the court at nine o'clock on the | deemer! facts admitted. first day of court.

19. On an appearance to a single writ the plaintiff may be ruled to file lis declaration reference docket be delivered to the plaintiff may be ruled to file his declaration referees on application.

20. If a commission shall be ordered to examine witnesses, or to obtain testimony, and the parties do not agree upon commissioners, the party applying for the commission shall name his commissioners during the term, and if the opposite party should not, during the said term, name his commissioners, then the commission may issue to the commissioners so named.

S8. The clerk of this court may, upon application made by either the plaintiff in any cause, or by his attorney, deliver the original cause of action, the execution of which is not put in issue by the pleadings, upon retaining a copy of the same.

WM. S. GREEN, Clk-

commissioners so named.
21 Ordered, That the clerk of this court 1. The clerk of this court is not to deliver any original paper out of his office to any person whomsoever, without first obtaining the consent of the court, when sitting, or of one of the Judges during the vacation

2. All subprenss for witnesses to attend upon trials shall be returnable on the first Monday of the term at 10 o'clock, A. M.

3. In cases of the nonattendance of any carriage thereof.

ments may be issued on application to the court.

4. At the meeting of the court after charged the court state of such suit, unless the court after charged the charged the court after charged the charged the court after charged the ch 4. At the meeting of the court after charged therwise, that the utiness's testimony, aling the Grand Jury, the appearance detect the same as tar as or the cause for issuing such commission hath arisen since the last continuance.

5. The court will then go over the trial docket, to settle the same as far as practical to the cause of the court will be in writing, but in court the general issue and general replication that the causes to be tried, and unit on the second going over the docket.

will, on the second going over the docket, the docket.

24 If the defendant neglect to plead by which they stand.

6. The court will not postpone the trial of mitation, unless the declaration shall be ai mended.

25 If the plaintiff or defendant neglect to declare or to plead within the time limite : by rule of court, judgment of nonpross or by refault, as the case may be, shall be given, but the court for special cause shewn, may allow further time to declare or to plead, and on such terms as they may think reasonable.

26. In all cases where rules are laid to de-clare or to plead, such declaration or plead ings shall be fited by the twentieth day of March, and the twentieth day of September, respectively, next following the term at which said rule was laid.

27. Special pleas may be withdrawn with consent of the plaintiff, or with leave of the court, to plead the general issue, or other plea to the merit, and the general issue may be withdrawn in like manner for the purpose of pleading any special plea involving the merits of the centrovery between the parties 28. Upon an appearance to a scire facias

to revive a judgment, or scire facias agains bail or terre-tenants, the defendants may be ruled to plead by the rule day.

29. If there be a demurrer in law, and an

issue in fact, the demurrer shall be argued and determined before the trial of the issue

process to the cierk of the court at nine o'clock on the first day of the term.

14. The sheriff is required to attend in person with two constables during the whole discharge of his bail at any time during the labours and rural improvements—to help withing of the court, upon nayment of the interest whole strong the court is a present help, and a vocation of the source are a present help. term, unless excused by the court.

15. No attorney, or other officer of this costs of the scire facias, but not to extend

a. COWAN, Annapolis.

16. Every sheriff and surveyor shall endorse on every plat returned by them, the amount of ices against the plaintiff and development of its assigned to the court for not present the plaintiff and development of its assigned to the court for not present the plaintiff and development of its assigned to the court for not present of the plaintiff and development of its assigned to the court for not present of the plaintiff and development of its assigned to the court for not present of the plaintiff and development of the plaintiff and

Sth May, 1838.
Chancy Hoskins, and Mary his Wife, and Jarrett Hollingsworth, vs.
Oliver Hollingsworth, and others.
This company are hereby notified, that a payment of Five Dollars on each share subscribed is required to be made into the Farmers Bank of Maryland, to the credit of the least of Isaac Hollingsworth, for the purpose of discharging the complainants claims, the personal estate of said Isaac belians, the personal estate of said Isaac belians at the paintiff and defendant, or their attorney, (or if either plaintiff and defendant are nownered to the personal tester of the late of the particular success at law hereafter for trial therein all the subplemat of the perticular success said is the parties; to notify the same, and also return with the plats all time subplemat on the further is one account of the perticular of their day of the item, 35. To prevent surprise upon the ferdian translet to complete any s By order of the Board,

N. II. GREEN, Secretary.

May 3.

The National Intelligencer, Washington city, and Baltimore American, will publish the above once a week for four weeks, and forward their accounts to the office of the manufacture of the same plate.

IN CHANCELY,

Soft April, 1838.

RDERED, That the sale made and reported by I. Nevitt Steele and Alexander and protect by I. Nevitt Steele and Alexander and the same plate of the manufacture of the same plate of the ported by I. Nevitt Steele and Alexander of the same plate of the protectively, and the surveyor shall return to make any amendment or addition, at least of the Accounts of the amount of the estate of the Accounts of assets in the hands of the executor or administration bonds, where under the planting the doe administration of the estate of the Accounts of assets in the hands of the executor or administration, may appear to be subject for assembled to one ported by I. Nevitt Steele and Alexander or ported by I.

36. Ordered. That the papers in any suit ..

can cause shewn, may allow further time to declare, and on such terms as they may think reasonable, unless the court shall otherwise order.

IN CHANCERY, 16th April, 1838.

RDERED. That the sale of the real estate of Preston McComas, deceased, mane and reported by the trustee, Otho Scott, be ratified and confirmed, unless cause be shewn to the contrary on or before the 16th day of June next, provided a copy of this order be published in some newspaper once in each of three successive news before the 16th day of May next.

The report states the amount of sales to be five thousand dellars.

True copy-Test,
RAMSAY WATERS,

Reg. Cur Can. WOOD FOR SALE.

A T the Wood Yard of the subscriber, I near the Windmill, 300 ords of seasoned PiNE WOOD may be hid, on application to the Miller or to the subscriber, who will take Dry Goods, Goceries, or other useful articles in payment.

Also, about

3000 APPLE TREES of many fine va-rieties, and food size, may be had at the Nursery of the subscriber, or will be delivered, when 100 or more are taken by r parts of the county, at South River Ferry free of additional charge. N. BREWER, Jun

February 22.

know of to pursuit in which more real or important services can be rendered to any country, than by improving its Agriculture. WASHINGTON.

SUBSCRIPTION

FOR THE

FIFTH VOLUME OF CHOLVALLAND BEEL CONDUCTED BY J. BULL.

Office, No. 3, Washington-street, Albany. THE CULTIVA FOR is a monthly publication of 16 pages, devoted to agriculture, on a sheet of the largest size of paper main immediately preceding the time of his phiction, and the said James B. Brewer water fact the county for his personal appearance at the county court of Anne-Arunded control, to answer such interrugatories of an appearance at the county court of Anne-Arunded control, to answer and interrugatories of a state of the partial properties of the party making such applications, and the count having appointed William Austrophysical properties of the party making such applications, and the party making such applications in ejectanent so all pages, devoted to agriculture, on a sheet of the party making such applications, and the party making such applications of the party making such applications are all appeals and errors on the party making such applications, and the party making such applications in ejectanents and subject of the party making such applications in ejectanents and subject of the party making such applications. All did propers and subject of the party making such mand subject of the party making such mand subject of pages, devoted to agriculture, and subject of pages devoted to agriculture, and subject of pages devoted to any part of the Union of the party making such mand subject of the party making such mand subject on the party and the pages and errors on the party making such mand subject on the party making such

cias is returned, on payment of the costs of young mind. The Conductor will endeathe scire facias, but not afterwards, and up-vour to render it a present help, and a vo-lume of useful reference, to all who have the

Subscriptions to the above work re-