per currency, easily convertible into coin, a a mere parcel of rags we agree for the memors to call money, but which has none to its attitutes. It does seem, to my humble apprehension that upon this issue you should have restell that you should have above yourself able to willing to do your duty, let who would fail to theirs. Then the friends of a sound currency would have lected from all quarrier of the Usion to you, as the millar of fire to lead them the to you, as the pillar of fire to lead them through this night of darkness. You have not chose for you were unable to act this part. You we with the rest, and are now doing your best to band them altogether in an unboly league, to punish the people for electing a Chief Magis. rate, who commits great errors. To me the alternatives are very disagreeable, to sanction hese errors on one side, or to approve your preeedings on the other. I will resist them to long as any body, but if I was at last to be driren to the choice, and you were my brother. I would infinitely rather vote the utt. T destruction of your paper money, than to see you, in your present position, wield by the means of it, the political destinies of this great country.

Very respectfully.

A CITIZEN

To Nicholas Biddle. Esq. Philadelphia. No. 4. Boston, April 18, 1838.

Sir,-Of the many errors which have prerailed from the day of the suspension of sp payments to this, none is more remarkable than one which has been industriously propagated, that, by the act of suspension, the banks were that, by the act of superisoning the community, doing a favour to, by protecting the community from whom! Why, from themselves. Or, as you adroitly word it; the suspension is wholly conventional between the banks and the community, arising from their mutual conviction that it is for their mutual lenefii-the inquiry, whether the banks are ready to resume, is only another form of asking whether the people are ready to pay their debts to

The whole secret is then a nutshell. The people want to get rid of paying their debts, and you are, upon certain conditions, ready to accommodate them. Those conditions are, that they shall bid good bye to hard money, and take your paper exactly at the price you choose to affix to it. Taking silence for consent, you have proceeded upon this supposition, and appear unwilling to stop until they shall speak to you their disapprobation in a voice of thunder. In truth, your mistake springs from the fact, that you contound the people with the borrowers of the banks, and hence imagine that because it is the interest of the latter to ask you not to resume, therefore the delay is agreeable to the people at large.

If the banks had thought proper to confine

themselves within the line of the truth in their justification, I should not have ventured to conend with them. If they had simply stated that, as things were in the month of May last it were safer policy for them, and for their borrowers, not to force a settlement at that moment, their case would have stood upon its real ground. It would not have made a pretence of justifying what is beyond justification, their having suffered the gambling spirit of the borrowers to drive them so far. In this you are most particularly responsible; for at a moment when the trouble from this "overstrained energy," as you call it, and extravagant gambling, as I think it, was beginning to be felt, you solemnly announce ed to the public that there was no overtrading that you did not know what overtrading meant -that the trouble all came from the Administration. The panic, which was then beginning, was thus, by the magic of your reputation as a financier, calmed for the momenttors, even when oppressed almost beyond bearmatter—and the banks were encouraged, by your example, to extend their discounts, at the very moment when they were by far too much

extended for the public good already.

There is no justification, and can be none,

or the condition in which you and the rest of

the sound banks in the Union found yourselv s

in May last. You had received sufficient warning of the storm in the excessively rapid contraction of your note circulation during the previous year, but you was bent upon ascribing this, not to the true cause, the expansion of the currency in other quarters, but to the course of hout lar. Then came the call of the drowning at will New York upon you to help them, and you ther, could not resist its tone. Still utterly blind to re. the true nature of the impending crisis, you pan- imagined it possible to save those who were ither past saving, and in the effort you became ind ob. volved yourself. How different, under the same elay. circumstances, was the course of the Bank of great England. That institution sacrificed semo whom it might have caved, because it would adnow here to the strict rules of prudence. And how-I the ever painful or cruel the process to the community at large, it was the only mode of performin to ing its duty. By failing in attention to it, har. where did you find yourself in May? Saddled uiva. with two millions of bonds, payable in a few f the months, in something more than your paper, wards with a debt to yourself in New York, growing form out of these advances, from which you could them realize little beyond vexation, and a heavy debt ubtful to the Government to provide for, you had only the \$1,490,968 in your vaults in specie with which s, be-to'mect \$10.033,954 of immediate obligations. Il we Now, Mr. Biddle, I ask you, in your sober sen-know ses, and if you will not answer, I appeal to any ation. sound thinker, to know, whether, in a year of

storm, this was a pilot's ndequate preparation!

The great fault of all the sound banks then, and it is a fault for which there is not much time, justification, was, that they did not stop dis-not pa-counting altogether at an early period of the sound pressure, and insist upon a payment of their baa pa- lances from the weaker banks. Instead of dothe will be better entitled to influence and considered to the will be better entitled to influence and considered debtors. I know what the difficulty was of redebtors. I know what the utilicuity was of re-sisting the imploring looks of the honest tra-sisting the imploring looks of the honest tra-ders, as well as the gambling speculators. But ders, as well as the gambling speculators. But indugence did no good. It put off only to make worse the evil day, and now here we are, vernment of the Nation, than you. in consequence of it, with a whole year of pa ralysis, and little prespect of better times for the future. And now we are to be told that all this was done to protect us. Yes, the Government and the banks unite to give us all the brandy we ask for to drink, until we are raving mad, and then we tumble the whole into the ditch, where we stick fast, and they bid us be

thankful to them that we are not drowned. It is a remarkable fact, that in your letter, as rell as in all other discussions of the subject that have come within my observation, the sus ension of specio payments has been regarded solely in its bearings upon the present time.— Such is the distress of the hour, that people seem to act as if there never had been on fore, and mever would be one again. Yet this erent borraws all its most threatening aspect from its probable influence upon futurity. this country, where every thing is regulated by public opin. 2n, I hold it of immense importance the future stability of our pecuniary concerns, and through them, perhaps, of our iree institutions themselves, that the people should form such an estimate of a suspension of specie pay ments, as should forever prevent the banks fro indulging in any hope of declaring one, without forfeiting their character. Perhaps the most provoking part of your letter is the facility with which you slide over the matter as one of very little importance. What? Is it of little importance that you have the right of driving away the only perfectly sound currency, with out giving adequate security for your substitute? Is it of little importance to overturn the relations of property, at intervals of but a few years duration? Is it of little importance, finally, to destroy in the public mind, the sense of obligation, by continually blunting it, through the ha bit of seeing them but partially performed? And and others are complainants, and Eleanor is it you, the man above all other men in this great matter? Do you know what you do when you say so? That you encourage every rotten bank in the country in its process of cheating its creditors? That you rally around yourself

all the debtors, who see no resource to them

sives, but in withholding the legal currency

from the people, so long as they will bear it

And last of all, that you pave the way for a pos-

sible state of things at some future moment

which may prostrate banks and property, and

Government, by one fell blow? The conclusion, from all which I have enyou have the least regard for you own eafety at 12 o'clock, M. on the premises, the sub-and the peace of the community. Mind not the coaxing of Mr. Bidlie—nor the threats of the Government. Mind not the most the coaxing the subthe Government Mind not the sophistries of your debtors. You have a nigher duty than to of the said Richard Harwood of Thomas, deeither. I mean, that of showing to the people, ceased, consisting of about from whom you derive your authority, that you can furnish the best and most convenient of currencies, paper readily convertible into coin— and thus you rencer futile the decision of the issue between hard money and pap r, which some misjudging indiciduals are endeavouring to make up. Here lies your only safety. In doing right, the people are ready to sustain you, because they know that you can be of service to them-but if you will not do right until you are forced, then will come the solemn question. whether it is ultimately for the public good to have you at all. You have, as yet, done noof your own free will and accord .-Public sentiment has compelled you to take the necessary steps to save your own credit from the contamination it has incurred by association with the greatest examples of profligacy which

ders, I propose to take my leave. I do so glad-ly, because this task has been by no means a pleasant one. The public will judge whether it has been efficiently performed or not. It will, at least, have an opportunity of reflecting upon something in the way of argument on the opposite side of the question to yours. Your influence is great throughout the commercial part of the land. It has reached to this place in a manner ter polyuble to be mistaken—for in a manner too palpable to be mistaken,your committee no sooner appeared in Boston, than that which had been fixed upon as the source of our Banks, was changed to suit your views. That which had been fixed upon as the views. That which many of us believe to be the only sound policy, was postponed to what we hold to be an unsuand, and probably runous since. You cannot wonder, then, that even personal feelings yield to the importance of the crisis; and those who never wished to join is sue with you upon any question, should yet feel that the attempt ought, at least, to be made upon this. It was not enough that you were wrong vourself, but yeu must try to make us wrong vourself, but yeu must try to make us and the sale made and re-and Alex and Alex and Ryland will leave and Ryland will leave and Alex and Ryland will leave and Ryland will leave and Alex and Ryland will leave and Ryland will leave Baltimore on SUNDAY MORNING NEXT, at eight o'clock, for the asserting the contrary be shewn before the 30th day of May next, prospective weeks before the a week for three successive weeks before the a week for three successive weeks before the attempt ought, at least, to be made upon this. It was not enough that you were wrong vourself, but yeu must try to make us wrong vourself, but yeu must try to make us and and re-and Alex and Alex and Ryland will leave and Alex and Alex and Ryland will leave and Ryland Ryland Ryland Ryland will leave and Ryland Ryland Ryland Ryland Rylan wrong yourself, but yeu must try to make us keep you in countenance, and then with our aid, browbeat the Legislature of New York into doing what you impel the banks in New

g this, they fell into the aractly opposite or.

They may together, and agreed, by resodion, to discount five per cent, more and ten
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new at the same lime, that the only way it
ould be done was by relaxing the rule respectould be

Very respectfully,

THAKEN UP on the shore of the subscriber (South side of Magothy River) on Saturday, the 5th inst. a quantity of PINE PLANK. The owner is requested to come forward, prove property, pay charges, and take possession of the same.

Z. MERRIKIN.

PUBLIC SALE.

To Y virtue of an order from the Orphanian Court of Anne-Arundel county. State Court of Anne-Arundel county, State of Maryland, the subscriber will expose at Public Sale, at his residence, on THURS DAY the 7th day of June next, a portion of the Personal Batate of Elizabeth R. Worth thington, late of said county, deceased, con

Horses, Cattle, Sheep, Hogs, Farming Utensils of all kinds, and Household and Kitchen Furniture.

TERMS .- The terms of the sale are Cash for all sums under Twenty Dollars; for all sums of Twenty Dollars and upwards a credit of six months will be given, the pur-chaser giving bond with approved security.

NICH'S. J. WORTHING TON, Adm'r.

TRUSTEES' SALE OF BEAL & PERSONAL ESTATE. 12 Y virtue of a decree of the Court of Chancery bearing date the 23d day of May, 1838, passed in a cause wherein Thomas S. Alexander, Edward L. Nicholson, day of June next, at 12 o'clock M. on the Farm late the residence of the family of Richard Harwood of Thomas, deceased, hereafter described, all the residue of the

PERSONAL ESTATE of the said Richard Harwood of Phomas deceased, consisting of a number of VALU ABLE NEGROES of both sex s and diffe rent ages, and also Horses, Catile, Farming Utensils, and Household and Kitchen Fur niture, &c. &c. The terms of sale of the personal estate are, for Cash or on a credi

not exceeding six months.

And also on FRIDAY, the 15th June next.

1,000 ACRES OF LAND. called "SUMMER HILL," situated near South River, in Anne Arundel county, adjoining the lands of Robert W. Kent, Br. James Harper, Solomon Sparrow, John Knighton, and William S. Green. The land is amply supplied with wood, timber, ara-ble land and meadow, and is capable of being advantageously cultivated as one or more divided to suit purchasers. There are on the Farm a commodious Frame DWEL. LING HOUSE, and suitable Out Houses of

every description.

The terms on which the real estate will be sold are as follows: On a credit in four equal instalments payable in six and twelve months, and in two and three years from the

day of sile, respectively.

The credit sales of both real and personal

May 24. The Chronicle, and Republican, Baltinore; the Globe, and National Intelligencer, Washington, will insert the above twice a week till the day of sale, and forward their accounts to the subscribers,

A. R.

IN CHANCERY, 30th April, 1838.

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

IN CHANCERY.

Oth May, 1838.
Chancy Hoskins, and Mary his Wife, and Jarrett Hollingsworth,

Oliver Hollingsworth, and others HE object of the bill filed in this can is to obtain a decree for the sale of the real estate of Isaac Hollingsworth, for the purpose of discharging the complainants' claims, the personal estate of said Isaac being insufficient for that purpose.
The bill states, that heretofore one Ana

nias Divers, the grandfather of complainants Jarrett and Mary, departed this life intes-tate, leaving among others the said Mary and Jarrett his heirs at law—That said Mary and Jarrett were his heirs at law in this way, they are the children of Cassandra Dirers, 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 Anadescended to his heirs, and which under a commission from this court was divided into two parcels, and valued and elected to be taken by Salathial Divers, one of the heirs, and by Benjamin Buck, who had married Salathia rah Dives another of the heirs-That said Benjamin Buck, who had elected to take one aid Ananias deceased, at the valuation set part of East-street commencing at upon the same by the commissioners, was ordered to pay or give bond to said Mary and lered to pay or give bond to said Mary and Jerrett the sum of \$3,388 00 with interest from 9th March 1814—That said Isaac being they cause to be fixed and established they cause to be fixed and established they the lattice of said Mary and Jarrett, and said Issae being they cause to be fixed and established that Mary and Jarrett being minors, the said Issae Hollingsworth, as natural guardian of said street directed to be curbed in pursuand Mary and Issae thollingsworth, as natural guardian of times large sums of money from said Benja-min Buck, winch was due to said. Mary and Jarrett for their proportion of the value of led 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 and Jarrett—That the said sums of money, so received by said Isaac, he never paid to said Jarrett and Mary, but still owes the same—That the said Isaac Hollingsworth hath departed this hie intestate, leaving the said Jarrett and Mary and Jarrett—That the said sums of money, so received by said Isaac, he never paid to said Jarrett and Mary, but still owes the same shall bind on his, her or their lot, to be paved with good red paving brick, and said Jarrett and Mary. It will comprise as much letter pressure that the said sums of money, so received by said Isaac, he never paid to said Jarrett and Mary, but still owes the same shall bind on his, her or their lot, to be paved with good red paving brick, and said Jarrett and Mary and within the state, and a circle of 100 miles, it will be but 12½ cents. A volume will contain more than 200 pages quarto, will be the duty of each and every proprietor of a lot fronting on that portion of said street divide the provisions of the Union, and within the state, and a circle of 100 miles, it will be but 12½ cents. A volume will contain more than 200 pages quarto, will be the duty of each and every proprietor of a lot fronting on that portion of said street divide the times therein stated, all will contain more than 200 pages quarto, will be the duty of each and every proprietor of a lot fronting on that portion of said street divide the sill sufficient said by the authority aforesaid, That it shall be the duty of each and every proprietor of a lot fronting on that portion of said street divide the sill sufficient said by the authority aforesaid. That it shall be the duty of each and every proprietor of a lot fronting on that portion of said street with cuts of an interest and within the state, and with the lands of said Ananias Divers, deceased, taken by said Benjamin Buck as aforesaid at the valuation of the commissioners, that is hath departed this life intestate, leaving the said Jarrett and Mary, and Oliver Hollings. worth, Elizabeth Hollingsworth, and Maria is it you, the man above all other men in this country, to whom we looked for a different exwood are defendants, the subscribers will worth, Elizabeth Hollingsworth, and Maria
ample, to smooth it all over, and tell us it is no
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cample. cres, and having thereon a mill and the wa ter rights thereto appendant-That after the death of said Isaac deceased, the Orphan' Court of Baltimore county granted adminis tration on his personal estate to Ruth Hol lingsworth, the widow of said Isaac, and Goorge W. Nabb-That the personal estate of said Isaac is insufficient to pay his debts, and that complainants have no means to obtain payment of their claims but by recourse to the real estate of said Isaac-That the said Oliver. Elizabeth and Maria, are infants. The amended bill states, that since the filing of the original bill the defendant, Oliver Hollingsworth, hath arrived at full age, and that he hath removed out of the

state of Maryland.

It is thereupon Ordered, That the com plainants by causing a copy of this order to be published in some newspaper once in each of three successive weeks before the 5th day

THE ART OF DANCING

R. DUROCHER has the honor very respectfully to inform the Ladies and Gentlemen of Annapolis and vicinity, that at the request of many of his friends, he

By order, R J. COWMAN, Clk.

immediate payment to
NICHOLAS J. WORTHINGTON,

THE President and Directors of the Annapolis Savings Fund, have declared a dividend of five per cent on the stock in said Fund, ending 22d April, and payable

county, letters of administration on the personal estate of Ann Gable, late of said county, deceased. All persons having claims against said estate, are requested to present them, legally authenticated, and those in-debted are desired to make immediate pay-

ENRY GABLE, Adm'r.

A BY-LAW

Authorising the laying of Curb on a portion of East-Street, and for other purposes.

[Passed May 14th, 1838.]

SECTION 1. Be it established and or dained by the Mayor, Recorder, Aldermen, and Common Council of the city of Annarolish and by the authority of the city of Annapolis, and by the authority of the same, That the City Commissioners be and they are hereby authorised and directed to cause that

Sec. 2. And be it established and ordained by the authority aforesaid. That the sum of one hundred and fifty dollars be and the same is hereby appropriated for that pur-

each and every person who shall neglect to per annum, has been reputed to be the cheap-pase the same for the space of thirty days after being notified by the said Commission pay the sum of Twenty Dollars for every week thereafter that the same may remain

unpaved.
May 17. 210HN MILLER, Mayor. Office of the Annapolis and Elk-Ridge Rail Road Company,

April 20th, 1839.

April 20th, 1839.

This Company are hereby notified, that a payment of Five Dollars on each share subscribed is required to be made into the Far-mers Bank of Maryland, to the credit of the Company, on or before the 1st day of July next, and a further similar sum to be paid a aforesaid on or before the 1st day of August

By order of the Beard, N. H. GREEN, Secretary.

May 3. The National Intelligencer, Washington city, and Battimore American, will publish the above once a week for four weeks, and forward their accounts the office of the

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

CO-PARTNERSHIP.

FOR ANNAPOLIS, ST. MICHAELS, AND WYE LANDING.



The Steamboat MA-RYLAND will leave Baltimore on SUNDAY MORNING NEXT, at

N. B. All Baggage at the owner's risk. LEM'L. G. TAYLOR. May 26,

DIVIDEND.

THE President and Directors of the Annapolis Savings Fund, have declared a dividend of five per cent on the stock in said Fund, ending 22d April, and payable on or after the first Monday in May inst.

By order,

JAMES IGLEHART, Treas'r.

3w.

NOTICE IS HEREBY GIVEN,

THAT the subscriber has obtained from the Urphans Court of Anne-Arundel county, letters of administration on the persons in the lower parts of the county, at South River Ferry, free of additional charge. South River Ferry, free of additional charg N. BREWER, Jun. February 22.

PUBLIC NOTICE.

HEREBY PUBLICLY GIVE NOTICE to Merchants and others residing in the city of Annapolis, not to credit my account unless by a written order from me, as none others will I consider a yself bound to pay.

RICHARD M. CHASE.

I know of no pursuit in which more real or important services can berendered to any country, than ly improving its Agriculture. WASHINGTON.

SUBSCRIPTION

FIFTH VOLUME OF

THE OULTLYATORS Office, No. 3, Washington-street, Albany.

THE CULTIVATOR is a monthly publi-THE CULTIVA FOR is a monthly publication of 16 pages, devoted to agriculture, on a sheet of the largest size of paper—28 by 40 inches. The price is one pollar per annum, payable in advance. The postage on a volume of the Cultivator will not exceed 18% cents to any part of the Union, and within the state, and a circle of 100 miles, it will be but 12% cents. A volume will coutain more than 200 pages nuarto, will

est periodical any where published.

The Cultivator will continue to treat of ers, or a majority of them, shall forfeit and the science of agriculture, to furnish instructions for the best models of practice in all the departments of husbandry, in horticul-ture, and other rural affairs, and to furnish useful lessons for the improvement of the young mind. The Conductor will endeavour to render it a present help, and a vo-lume of useful reference, to all who have the ambition to distriguish themselves in rural labours and rural improvements—to help themselves and to benefit society

Subscriptions to the above work re

A. COWAN, Annapolis. N. B Those who wish the Cuitiyator will please send their subscription by the 10th of Pebruary next.

Dicember 7, 1837. Anne-Arnudel County, Sct. N application to the County Court of Anne-Arundel county, by petition in writing of James B. Brewer, of Anne-Arundel county, stating that he is now in actual confinement, and praying for the benefit of the act of the General Assembly of Maryland, and the Anact for the relief of anners in selection.

the substance and object of the bill, that he may be warned to appear in this court in terson, or by a solicitor, on or before the 10th day of October next, to shew cause, if my he hath, why a decree should not be passed as prayed.

True copy—fest,

RAMSAY WATERS,

Reg. Cur. Can.

May 10.

Reg. Cur. Can.

Sw.

May 10.

Reg. Cur. Can.

Sw.

May 10.

Reg. Cur. Can.

Sw.

May 10.

New CHANCERY,

Sth May, 1838.

Sth May, 1838.

No motion it is Ordered, That the said trustees it is Ordered, That the said trustees, Joshua Warfield, give note of his property, and a list of his creditors, on oath, so far as he can ascertain the same, being annexed to his said petition, and the said James B Brewer having satisfied the said day of August next, by causing a copy of this order to be published in some new-paper once a week for four successive weeks below the 8th day of June next.

St.

May 10. application, and the said James B Brewer having taken the oath by the said act pre-scribed for the delivering up his property, and given sufficient security for his personal ap-pearance at the county court of Anne-Arunand allegations as may be made sgainst him, the records of binking operations in this country have yet furnished. As one of the people who are friendly to you, I pray you, for your own sake, as well as for ours, to act hereafter with more boidness for the right.

My letters to you, Mr. Biddle, have swelled in size and in number so far beyond my expectation, that, although I have by no greans extation, that, although I have by no greans extation, that, although I have by no greans extation, that the property sold, free authorised my views of the subject, yet, for interest from their dates, and clear of all claim of the parties to this fatiguing the patience of the cditor and his reaches of way. I do so gladaters, I propose to take my leave.

My 24.

I the redit sales of both real and personal will open his

DANCING ACADEMY,

HAVE this day associated with me in business my sop, Philip C-Clayton.

BANCING ACADEMY,

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BANCING ACAD The terms of instruction will be \$12 for thirty-six lessons.

May 3.

NOTICE.

NOTICE.

PHILIP CLAYTON & SON.

JESPECTFULLY inform the citizens of this vicinity, that they will execute with promptness and despatch, any thing in their line of business, viz. any thing in their line of business, viz. Brickluying, Plastering, Whitewashing, &c in a reat and workmanlike manner, and the court, o-ce a week for three consequences of the city of Annapolis, on TUESDAY, the standard of the city of Annapolis, on TUESDAY, the standard of the city of Annapolis, on TUESDAY, the standard of the city of Annapolis, on TUESDAY, the standard of the city of Annapolis, on TUESDAY, the standard of the city of Annapolis, and that he give notice to his creditors by causing a copy of this order to be inserted in some newspaper published in Anne-Arundal in some newspaper published in Anne-Arundal in some newspaper published in some newspape supplements, as prayed.

By order, WM. S GREEN, Clk. May 10. 7 FOR ANNAPOLIS, CAMBRIDGE AND EASTON.



The Steam Boat MAG RYLAND, leaves Baltmore, ev. ry TUESDAY
& FRIDAY MORNINGS, at 7 o'clock for

the above places, starting from the lower end Dugan's wharf, and returns on Wednesday and Saturday.

N. B. All Baggage at the owner's risk. LEM'L. G. TAYLOR.