

escaped unharmed, by jumping out of the boat, but Mr. Dwyon was thrown with the heavy and horse over the precipice, and was severely injured that he expired in a few minutes after. Mr. Dwyon, says the Cumberland Chronicle, has left a widow and several young children, and many friends in this place, to mourn this sudden loss of one of our most highly esteemed citizens.

THE STEAMER GREAT WESTERN.
Capt. Tay, of the barque Cambridge, arrived at Boston on Thursday, from Glasgow, reports that on the 18th of May, when in lat 47, long 50 30, he spoke the brig Madrid, Birkett, 23 days from Rotterdam for Philadelphia. Captain Birkett reported speaking the steamer Great Western, Capt. Hoskin, on the fourth of May, then in long, forty-four—thus having completed about half the passage in one week.

SHOCKING.
Mr. Healey while attending on the Steam Saw Mill at Beaufort (S. C.) on the 21st, was dragged into the machinery, and mutilated in the most horrid manner. His shoulder blade torn out, spine crushed, and the whole body mangled to pieces, causing instant death. The machinery was completely stopped, which caused a search for him.

LUCIFER MATCHES.
Notwithstanding the great convenience of this article and its extensive use, there is some danger attending it. A store was burnt the other night in Boston, caused by the ignition of these matches through the agency of a cat, which threw them down from a shelf, and what is worse, a young man was consumed in his bed, to which he was confined by rheumatism.

RATS.
It is said that rat put in and around a rat hole, so that the gentleman can't get in or out without soiling his best coat, will soon make him seek better quarters; as nothing is more dreaded by a rat, or any other rodent, than a coat of tar.—This is a little singular if true—the three letters that compose either word are the same.—*Delaware Gazette.*

CURIOUS CORRESPONDENCE.
Two letters have been placed in our hands for publication, which we should be glad if any honest Whig will look over and then say in what light he regards the man whom the Whig meeting at Masonic Hall last evening recommended for Chief Magistrate of the United States.

To the proper understanding of these letters a few preliminary words are necessary. On the 23d of the present month, the following paragraph appeared in the Commercial Advertiser of this city.

"CORRECTION AT LAST.
Our readers may remember a charge of gross profanity brought by the Globe against Mr. Clay, the Senator from Kentucky, alleged to have been uttered in the House of Representatives, when the disputed Mississippi election was decided against Messrs. Prentiss and Word by the casting vote of the Speaker. It now appears the expression—(Go home, G—d—d— you where you deserve to be)—was uttered, not by Henry Clay of Kentucky, but by Clement C. Clay, of Alabama—a Loco Foco—and was addressed not to the Speaker but to Mr. Prentiss.

Mr. Clay of Alabama, on seeing the libel, immediately addressed a letter to the editor of the Commercial Advertiser, declaring that the charges conveyed in it were wholly false; that he was not in the House of Representatives on the occasion referred to, nor ever used such language in relation to that or any other vote of the House. The letter proceeds to demand the publication of this contradiction, and the disclosure of the authority on which the charge was made, observing that a compliance with this request would relieve the editor of the Commercial from the responsibility he must be conscious of having incurred by the publication of a charge so false and injurious." Thus driven to correct its own correction, the Commercial publishes the contradiction, and says—

"We found the statement in one of our exchange papers—the Hudson River Chronicle if we remember right—copied from and credited to the Goshen Democrat."

When the charge of using this indecorous language originally appeared in the Globe, a gentleman of this city addressed a letter to Mr. Clay, of Kentucky, inquiring if the charge was true. When the charge was applied by the Commercial to Mr. Clay, of Alabama, the same person wrote to him, also, inquiring as to its truth. The two letters follow. Let our readers judge for themselves whether the indirect and artful manner in which the Kentucky Senator seeks to evade the charge, is not more discreditable than to have uttered the language itself, and given a truly honest man would not have given a different answer, like that of Mr. Clay, of Alabama, frankly admitted that he had used the language, if the fact was so, or explicitly denying, if it was not so.

WASHINGTON, 10th March, 1839.
Dear Sir.—I received your letter and thank you for the kind feeling towards me which it expresses. But I submit to your own reflection whether you think I ought to engage in a vindication of myself against the calumnies of such a paper as the Globe. I cannot descend to such an office.
Yours, Respectfully,
H. CLAY.

WASHINGTON CITY, May 26, 1839.
To _____
Sir.—Yours of the 24th instant, calling my attention to a libellous paragraph in the New York Commercial Advertiser of the day before, has been duly received. You have my thanks for the friendly spirit evinced toward me by

your letter. I have no hesitation in proposing the charge that I used the expression recited—Go home, G—d—d— you where you deserve to be—in the House of Representatives, after the disputed Mississippi election was decided against Messrs. Prentiss and Word, not only false, but without the shadow of foundation.
For a more full reply, however, I beg leave to refer you to the enclosed copy of a letter addressed by me to the Editor of that paper, which, I hope he will do me the justice to publish.
I am, Sir, &c. &c.
(A Copy.) C. C. CLAY.

The great Western is expected in New York on Monday next. She was to have left England on the 28th ult., and if she makes the passage in a short time as on her first voyage, she will arrive on Monday.

The story which has gone the rounds of the newspapers about the return of a certain John Woods after a captivity of some twenty years, turns out to be an imposition. The Philadelphia Inquirer says—
"The story which has lately been copied into various papers, touching the return of John Wood to his friends in Kentucky, after a long captivity among the Indians, turns out to be a hoax. It appears that during his absence he has been in several of the States, and for six years of the time was an inmate of the Almshouse in Pennsylvania and Maryland. The story was not a bad one, but it has been cruelly spoiled by the Editor of the Maryland Eagle."

HYMENEAL.
Married, on Thursday evening last, by the Rev. Mr. McElhinney, GOSWICK M. HARRIS, Esq. of Snow Hill, Worcester county, to Miss ANN, eldest daughter of Dr. D. CLARK, of this city.

The Office of the Annapolis and Elkridge Mail Road Company has been opened in the house in the rear of the dwelling of the Cashier of the Farmers' Bank of Maryland, formerly owned and occupied by the late Dr. William E. Pinkney. The hours of business are from 9 o'clock A. M. to 3 o'clock P. M.
NICHOLS. H. GREEN, Secretary.

SOMERVILLE PINKNEY,
ATTORNEY AT LAW, has removed his Office to one of the Rooms of the House in which the Rail Road Office is established.
June 7.

NOTICE.
THE undersigned offers his services to the public as a Collector of Accounts and other evidences of debt against individuals, resident within the limits of the lower counties of Maryland and District of Columbia. He purposes (in the course of the present season) visiting the counties of Anne Arundel, Prince-George's, Calvert, Charles and St. Mary's. Persons having claims in any of the said counties, can have them faithfully attended to by enclosing them, properly authenticated, per letters, (post paid) to—
E. M. JARBOE, Annapolis, Md.
The Balt. Athenaeum will copy the above. N. B. He will also attend to the preparation of

DEEDS FOR THE SIMPLE TRANSFER OF PROPERTY
DEEDS OF MANUMISSION.
BILLS OF OBLIGATORY.
BILLS OF SALE.
INDEMNITY PAPERS, &c. &c. at his usual moderate prices.
Office a few doors below the Post Office.
June 7.

NOTICE.
THE Commissioners for Anne Arundel county will meet at the court house in the city of Annapolis, on TUESDAY, the 14th day of August next, for the purpose of hearing appeals and making transfers, and transacting the ordinary business of the Levy Court.
By order
R. J. COWMAN, Clk.

Anne Arundel County, to wit:
I HEREBY CERTIFY, That Charles Ridgely, of Anne Arundel county, brought before me, the subscriber, one of the Justices of the Peace in and for said county, this 2d day of June 1838, as a stray, trespassing on his enclosures, a speckled grey MARE, about eight or nine years old, long tail and mane, has the marks of the harness, and appears to be a natural pacer, and about fifteen hands high, rather droop rumped, and strongly made, and barefooted.
Given under my hand,
THOS. BURGESS.

The owner of the above described Mare is requested to come forward, prove property, pay charges, and take her away.
CHARLES RIDGELY,
19 Miles on the Baltimore and Frederick Turnpike Road.
June 7.

PUBLIC SALE.
BY virtue of an order from the Orphans Court of Anne Arundel county, State of Maryland, the subscriber will expose at Public Sale, at his residence, on THURSDAY the 7th day of June next, a portion of the Personal Estate of Elizabeth R. Worthington, late of said county, deceased, consisting of
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 purchaser giving bond with approved security.
NICHOLS. J. WORTHINGTON, Adm'r.

TRUSTEES' SALE.

BY 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, and others are complainants, and Eleanor Harwood, Harriet Harwood, and Maria Harwood are defendants, the subscribers will expose at Public Sale on FRIDAY, the 15th June next, at 12 o'clock, M. on the premises, all the residue of the

REAL ESTATE

of the Richard Harwood of Thomas, deceased, consisting of about

1,000 ACRES OF LAND.

Called "SUMMER HILL," situated near South River, in Anne Arundel county, adjoining the lands of Robert W. Keitt, Dr. James Harper, Solomon Sparrow, John Knighton, and William S. Green. The land is amply supplied with wood, timber, arable land and meadow, and is capable of being cultivated as one or more farms or plantations, into which it will be divided to suit purchasers. There are on the Farm a commodious Frame DWELLING HOUSE, and suitable Out Houses of every description.
The terms of sale 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 sale, respectively, to bear interest from their dates, and are to be secured by bonds, with securities to be approved by the subscribers. On payment of the purchase money the trustees are authorized to execute deeds to the purchasers conveying the property sold, free and clear of all claim of the parties to this cause and those claiming under them.
JOSEPH H. NICHOLSON, } Trustee.
ALEXANDER RANDALL, }
May 24.

The Chronicle, and Republican, Baltimore; 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,
J. H. N. A. R.

NOTICE.

TAKEN UP on the shore of the subscriber (South side of Magoths 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
May 24.

RULES OF COURT.

Published by Authority.
ANNE ARUNDEL COUNTY COURT,
October Term, 1837.

FOR the orderly conducting of business in Anne Arundel 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 following rules be observed:

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 subpoenas 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 witness who shall be summoned, within one hour after the meeting of the court, attachments may be issued on application to the court.

4. At the meeting of the court after charging the Grand Jury, the appearance docket shall be called over, and settled as far as may be.
5. The court will then go over the trial docket, to settle the same as far as practicable, and ascertain the cases to be tried, and will, on the second going over the docket, call up the same for trial in the order in which they stand.
6. The court will not postpone the trial of any cause if the witnesses of the parties attend at the time the court call the said cause, without some legal cause be shown, although the attorneys of the parties consent to postpone the same, unless the court is satisfied 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, that the parties, or either of them, shall have a right to bring on the trial of the said cause as soon as the witness or witnesses attend, against whom attachments are ordered according to the original 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 shown, although the attorneys of the parties consent to postpone the same, unless the court is satisfied justice requires a postponement.
10. All special verdicts points saved, demurrers, cases in equity, motions for new trial and in arrest of judgment, shall be argued and heard after the trial of jury causes, unless this order be dispensed with for special reasons, and all appeals and errors on Monday the first day of the term, and subpoenas in all cases shall be made returnable on that day and be returned by nine o'clock, A. M.
11. Every motion in arrest of judgment, or for a new trial, must be made within two days after verdict, inclusive of the day upon which the verdict shall be found; and the

party making such motion, shall file reasons in writing at the time of such motion, and if on hearing of the motion he shall suggest additional reasons, those reasons shall be filed in writing; and a further hearing at the discretion of the court be granted.
12. No motion for a new trial shall be received after motion in arrest of judgment, but a motion in arrest of judgment may be received within one day after the decision of the motion for a new trial.
13. The sheriff is directed to return all process to the clerk 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 term, unless excused by the court.
15. No attorney, or other officer of this court, or any deputy of any such officer, shall be admitted as special bail in any action commenced or to be commenced in this court.
16. Every sheriff and surveyor shall endorse on every plat returned by them, the amount of fees against the plaintiff and defendant respectively, in words at length, and sign the same, and also return with the plats one account of the particulars of their fees against the plaintiff and defendant respectively, proved and signed by them.
17. In all cases where leave shall be given to complete any survey under any warrant of resurvey, or to make any amendment of, or addition to, any plats returned under a warrant of resurvey, the sheriff shall give the plaintiff and defendant, or their attorney, (or if either plaintiff or defendant are non-resident or absent from the county, to his attorney) notice in writing of the time and place of completing such survey, or of making such amendment or addition, at least five days before proceeding to complete the said survey, or making any addition or amendment of the same plats.
18. When leave is given by the court to make any amendment or addition to any plat, each party shall complete the amendment or addition on his part on or before the second day of April, and second day of October, respectively, and surveyor shall return two plats thereof to the clerk of the court, or deliver one to each of the parties, plaintiff and defendant, or their attorney, on or before the 9th day of April and 6th day of October, respectively, and in case the parties, or their attorney, shall have been furnished with a plat as aforesaid, then the surveyor shall return the residue of the said plats to the clerk of the court at nine o'clock on the first day of each term.
19. On an appearance to a single writ the plaintiff may be ruled to file his declaration by the next rule day, but the court, on special cause shown, may allow further time to declare, and on such terms as they may think reasonable, unless the court shall otherwise order.
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 commissioner so named.
21. Ordered, That the clerk of this court give notice immediately of the filing interrogatories to the other party or his attorney, that he may prepare and file his interrogatories to be forwarded with the commission.—Ordered, that the party who obtained the order for issuing the commission shall have the carriage thereof.
22. No commission shall issue in any cause after the time limited by law for the continuance of such suit, unless the court shall be fully satisfied by oath, or affirmation, or otherwise, that the witness's testimony, alleged to be wanting, hath been discovered, or the cause for issuing such commission hath arisen since the last continuance.
23. All pleadings shall be in writing, but in court the general issue and general replication may be entered by the clerk short on the docket.
24. If the defendant neglect to plead by the rule day, he shall not plead the act of limitation, unless the declaration shall be amended.
25. If the plaintiff or defendant neglect to declare or to plead within the time limited by rule of court, judgment of nonpross or by default, as the case may be, shall be given, but the court for special cause shown, 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 declare or to plead, such declaration or pleadings shall be filed 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 the 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 controversy between the parties.
28. On an appearance to a scire facias against a reviver a judgment, or scire facias against 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 in fact.
30. Any issue in fact may be struck out for the putting in general demurrer at the costs of the party making such application.
31. All declarations in ejectment shall be served on the tenants in possession, or set up on the premises, eight days before court, exclusive of the day of service or setting up and day of return, and when so served or set up, the plaintiff may take judgment by default against the casual ejector if no appearance for the tenant in possession, or his landlord, during the term.
32. Upon the appearance of a defendant,

in ejectment, he shall enter into the common rule, and have leave until the next term to ascertain his defence, and if defence shall not be then taken, general defence may be entered on the docket by the plaintiff, and the issue may be joined, and the cause put under notice of trial to the next term.
33. The principal may be surrendered in discharge of his bail upon a scire facias returned scire feci, at any time during the first four days of the term to which the scire facias is returned, on payment of the costs of the scire facias, but not afterwards, and upon nihil returned upon two successive scire facias, the principal may be surrendered in discharge of his bail at any time during the sitting of the court, upon payment of the costs of the scire facias, but not to extend to any adjourned court.
34. No action or suit shall be continued beyond the term limited by law, with the consent of the parties, unless the issue or issues are made up, or unless some satisfactory reason is assigned to the court for not joining issue. Ordered by the court, that all the subpoenas on the trial docket be returnable to the first day of the term.
35. To prevent surprise upon the parties, to notify them of the particular matters in controversy, to avoid the useless accumulation of costs by summoning witnesses to testify to facts not controverted, to promote the despatch of business, the due administration of justice, and bring disputed questions of fact fairly to trial before the jury, it is ruled by Anne Arundel County Court, that all cases at law hereafter for trial thereon, against executors or administrators, or on testamentary or administration bonds, where under the pleadings the due administration of the estate of the deceased, or the amount of assets in the hands of the executor or administrator, may appear to be subject for ascertainment by the jury, shall be referred to a specially appointed for that purpose, who shall state the accounts between the parties in relation to such estate or assets of the deceased, upon such evidence and vouchers as may be submitted to him by the parties, respecting which accounts or statements of the auditor shall (unless otherwise assented to by both parties,) remain in court liable to exceptions, to be filed by either party, for one entire term, and all debts and credits not excepted to, during the regular session of said term, shall in the trial before the jury be deemed facts admitted.
36. Ordered, That the papers in a suit on the reference docket be delivered to the referees on application.
37. In all cases of appeals from the judgment of a justice of the peace, or of the appellant, shall on filing his petition of the first court, order a subpoena to be issued for the appellee, or his appeal will be dismissed with costs, unless the appellant appears at the said first court.
38. The clerk of this court may, upon application made by either the plaintiff in any cause, or 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.

NOTICE IS HEREBY GIVEN,
That the subscriber has obtained from the Orphans Court of Anne Arundel county, letters of administration, on the personal estate of Ann Gable, late of said county, deceased. All persons having claims against said estate are requested to present them, legally authenticated, and those indebted are desired to make immediate payment.
HENRY GABLE, Adm'r.

I know of no 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
THE CULTIVATOR,
CONDUCTED BY J. RUEL.
Office, No. 3, Washington-street, Albany.

THE CULTIVATOR 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 DOLLAR 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 contain more than 200 pages quarto, will be illustrated with cuts of animals, implements, &c. and be furnished with a copious index. It will comprise as much letter press print as 1500 pages of common duodecimo—as much as the Penny Magazine, published by the British Society for the Promotion of Useful Knowledge, and which, at two dollars per annum, has been reputed to be the cheapest periodical any where published.
The Cultivator will continue to treat of the science of agriculture, to furnish instructions for the best models of practice in all the departments of husbandry, in horticulture, and other rural affairs, and to furnish useful lessons for the improvement of the young mind. The Conductor will endeavor to render it a present help, and a volume of useful reference, to all who have the ambition to distinguish themselves in rural labors and rural improvements—to help themselves and to benefit society.
Subscriptions to the above work received by
A. COWAN, Annapolis.

N. B. Those who wish the Cultivator will please send their subscription by the 10th of February next.
A. C.

A NEW AND CHEAP PERIODICAL.

Attention is requested from our readers to the following prospectus of a new, and even a cheaper book periodical, which will be issued from this office in the first week of next January. It will not be so convenient a form for binding as the present, with which it will in no way interfere, but it will make books cheap beyond all precedent. It will contain the works of the day, which are much sought after, but are comparatively dear, and which cannot penetrate the interior in any mode half so rapidly as by mail, in which volumes of books are prohibited. A fifty cent American reprint will be furnished entire for from four to six cents; a Marryat novel for twelve cents, and others in proportion.
As but very few copies will be printed but what are actually subscribed for, those who wish the Omnibus, must make their remittances at once.
Books at Newspaper Postage.
WALDIE'S LITERARY OMNIBUS.
NOVEL AND IMPORTANT LITERARY ENTERPRISE!
NOVELS, TALES, BIOGRAPHY, VOYAGES, TRAVELS, REVIEWS, AND THE NEWS OF THE DAY.

It was one of the great objects of "Waldie's Literary," "to make good reading cheaper, and to bring literature to every man's door." That object has been accomplished; we have given to books wings, and they have flown to the uttermost parts of our vast continent, carrying society to the secluded, occupation, to the literary, information to all. We now propose still further to reduce prices, and render the access to a literary banquet more than twofold accessible; we gave and shall continue to give in the quarto library a volume weekly for two cents a day; we now propose to give a volume in the same period for less than four cents a week, and to add as a piquant seasoning to the dish a few columns of shorter literary matters, and a summary of the news and events of the day. We know by experience and calculation that we can go still further in the matter of reduction, and we feel that there is still verge enough for us to aim at offering to an increasing literary appetite that mental food which it craves.

The Select Circulating Library, now as ever so great a favourite, will continue to make its weekly visits, and to be issued in a form for binding and preservation, and its price and form will remain the same. But we shall, in the first week of January 1837, issue a huge sheet of the size of the largest newspapers of America, but on very superior paper, also filled with books of the newest and most entertaining, though in their several departments of Novels, Tales, Voyages, Travels, &c., select in their character, joined with reading such as usually should fill a weekly newspaper. By this method we hope to accomplish a great good, and to enlighten the family circle, and to give to it, at an expense which shall be no consideration to any, a mass of reading that in book form would alarm the pockets of the prudent, and to do it in a manner that the most practical shall acknowledge "the power of concentration can no farther go." No book which appears in Waldie's Quarto Library will be published in the Omnibus, which will be an entirely distinct periodical.

TERMS.
WALDIE'S LITERARY OMNIBUS will be issued every Friday morning, printed on paper of a quality superior to any other weekly sheet, and of the largest size. It will contain

1st. Books, the newest and the best that can be procured, equal every week to a London duodecimo volume, embracing Novels, Travels, Memoirs, &c., and only chargeable with newspaper postage.
2d. Literary Reviews, Tales, Sketches, notices of books, and information from "the world of letters," of every description.
3d. The news of the week concentrated to a small compass, but in a sufficient amount to embrace a knowledge of the principal events, political and miscellaneous, of Europe and America.

The price will be two dollars to clubs of five subscribers where the paper is forwarded to one address. To clubs of two individuals, five dollars; single mail subscribers, three dollars. The discount on uncurrent money will be charged to the remitter; the low price and superior paper absolutely prohibit paying a discount.
On no condition will a copy ever be sent until the payment is received in advance.

As the arrangements for the prosecution of this great literary undertaking are all made, and the proprietor has redeemed all his pledges to a generous public for many years, no fear of the non-fulfillment of the contract can be felt. The Omnibus will be regularly issued, and will contain in a year reading matter equal in amount to two volumes of Rec's Cyclopaedia, for the small sum mentioned above.
Address, post paid,
ADAM WALDIE,
46 Carpenter St. Philadelphia.

Editors throughout the Union, and Canada, will confer a favour by giving the above one or more conspicuous insertions, and accepting the work for a year as compensation.

FOR ANNAPOLIS, CAMBRIDGE AND EASTON.

The Steam Boat MARYLAND, leaves Baltimore, every TUESDAY & FRIDAY MORNING, at 7 o'clock for the above places, starting from the lower end of Dugan's wharf, and returns on Wednesday and Saturday.
N. B. All Baggage at the owner's risk.
LEM'L. G. TAYLOR.

