

IMPORTANT TO FARMERS
NEW PATENT IMPROVED TABLE HORSE POWER AND THRESHING MACHINE.

Horse Power will propel Threshing machines, Clover Mills, Small Grist. Subscriber takes this method of informing the public, that he will be prepared to fill all orders at the shortest notice. Superiority over other machines, compactness of operation, durability and simplicity of construction, and all appeals and errors on the first day of the term, and sub-sequent days 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 day making such motion shall file reasons in writing at the time of such motion, and if a hearing of the motion be suggested and allowed, 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, and 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 writs to the clerk of the court at nine o'clock on the first day of the term.

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

14. The clerk of this court is to deliver the orderly conducting of business in Anne-Arundel County Court, and to attend the practice in the said court for the execution of justice, and to prevent unnecessary delay in the prosecution of suits, ordered by the said court that the following rules be observed:

15. The clerk of this court is not to deliver any original paper out of his office to any person whatsoever, without first obtaining consent of the court, when sitting, or of the Judges during the vacation.

16. All subpoenas for witnesses to attend trials shall be returnable on the first day of the term at 10 o'clock, A. M.

RIGHT OF PREFERENCE ESTABLISHED BY TRIAL OF COURT.

17. The court will not postpone the trial of any case, if the parties have not summoned witnesses, without some legal cause being shown, although the attorneys of the parties consent to postpone the same, unless the court is satisfied justice requires a postponement.

18. All special verdicts, points saved, decisions, cases in equity, motions for new trials, and in arrest of judgment, shall be argued and heard after the trial of jury cases, and all appeals and errors on the first day of the term, and sub-sequent days in all cases shall be made returnable on that day and be returned by nine o'clock, A. M.

19. 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.

20. Every sheriff and surveyor shall enclose on every plat returned by them, the amount of fees against the plaintiff and defendant respectively, in words at length, and in the same, and also return with the plat a true account of the particulars of their fees against the plaintiff and defendant respectively, proved and signed by them.

21. In all cases where leave shall be given to complete any survey under any warrant of survey, or to make any amendment of, or return to, any plats returned under a warrant of survey, the sheriff shall give the plaintiff and defendant, or their attorney, or either plaintiff or defendant are non-appearing or absent from the county, to his attorney notice in writing of the time and mode of completing such survey, or of making such amendment or addition, at least ten days before proceeding to complete the survey, or making any addition or amendment of the same plats.

22. When leave is given by the court to complete any amendment or addition to any plat, the 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 the surveyor shall return the plats thereof to the clerk of the court, and 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 attorneys, 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 10th day of court.

23. Upon an appearance to a single writ the plaintiff may be ruled to file his declaration the next rule day, but the court, for special cause shown, may allow further time to declare, and on such terms as they may think reasonable, unless the court shall otherwise order.

24. 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.

PLEADING ANY SPECIAL PLEAS INVOLVING THE MERITS OF THE CONTROVERSY BETWEEN THE PARTIES.

25. Upon an appearance to a scire facias to revive a judgment, or scire facias against bail or terre-tenants, the defendants may be ruled to plead by the rule day.

26. 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.

27. Any issue in fact may be struck out for the putting in general demurrer at the costs of the party making such application.

28. 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.

29. 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.

30. The principal may be surrendered in discharge of his bail upon a scire facias returned scire facie, 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.

31. 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.

32. 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 therein, against executors or administrators, or 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 the auditor of the court, or to an auditor to be 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.

ANNAPOLIS ASSEMBLY ROOM.

MR. DUROUHER very respectfully gives notice to his good friends of Annapolis, that Mr. Gibson having politely relinquished the Ball Room in his favour, he will commence his professional attention to those who shall honour him with their patronage, on Monday next, Wednesday, Friday and Saturday—at four o'clock for young Ladies—at half past five for young Gentlemen.

WOOL! WOOL! MANUFACTURED IN ALL ITS VARIOUS BRANCHES.

THE subscriber informs his friends and the public generally, that he has built a considerable addition to his Factory, and has now in operation a great deal more machinery than he has had heretofore. He will attend at Upper Marlboro' on Wednesday, June 26th, at the Store of H. C. & P. E. Scott, for the purpose of receiving Wool, and at Queen Anne on Wednesday July 3d, for the same purpose, from sunrise till sunset at each place. Wool will be received at all times at the following places, viz: by Mr. Z. W. McKewen, Bladensburg Messrs. Middleton & Beall, Washington City; and Messrs Chase & Towner, No. 5, South Eustaw street, Baltimore.

COLLECTOR'S NOTICE.

Persons residing in the First Collection District of Anne Arundel county, are hereby notified that RICHARD J. COWMAN, Esq. of the city of Annapolis, is authorized to receive and accept for Taxes, payable to the Collector of said district for the year now due.

CONSTABLE'S SALE.

By virtue of a writ of fieri facias issued by John L. Moore, Esq. Chief Justice of the Fourth Election District Court, at the suit of Owen Cecil, assignee of Joshua Owens, against the goods and chattels, lands and tenements, of Rezin Bounds, and to me directed, I have seized and taken in execution the following property—one hundred acres of Land called Little Worth, and I hereby give notice, that on Thursday, the 18th day of July next, at 12 o'clock, on the premises, I shall offer the above described Land at Public Auction, to the highest bidder, for Cash, to satisfy unto the said Owen Cecil the debt, costs and interest, so due to him.

NOTICE.

WAS committed to the Jail of Anne Arundel county on the 12th day of June 1839, as a runaway, a negro man who calls himself

A BY-LAW.

Imposing a Tax upon the Real and Personal Property within the Limits of the City of Annapolis, and the Precincts thereof.

It is established and ordained by the Mayor, Recorder, Aldermen, and Common Council of the City of Annapolis, and the authority of the same, That a tax of one hundred cents on each hundred dollars of assessable property, and the same is hereby imposed upon all the assessable property within the limits of the said city, and the precincts thereof, for the year eighteen hundred and thirty-nine, and that it be levied and collected agreeably to the acts of the General Assembly of Maryland in such case made and provided, and the charter and by-laws of the city of Annapolis.

S100 REWARD.

RAN AWAY from the subscriber's Plantation near Queen Ann, Negro Man FRANK; he left my Plantation at 10 o'clock on Friday the 24th May. Frank is about 45 years old, of a bright mulatto complexion, cross-eyed, with a full suit of hair, broad mouth and thick lips—Frank has a very large scar on his stomach; he is about 5 feet 8 or 10 inches high. Frank left me without any provisions. The clothing he went off in was a coarse canvas shirt, coarse factory wool pantaloons, and coarse seal skin cap. Also absconded on the same day Negro Man TOM.

Tom is a tall, well made fellow, about six feet high, and carries himself perfectly erect; no scars or marks recollected. His clothing not recollected. I will give the above reward for the apprehension of the two, or Fifty Dollars for each, if taken and confined in any jail, or delivered to me at home, so as I get them again.

A CARD.

DE. HUGHES having permanently located himself on West River, at the former residence of James McGill, Esq. offers his professional services to the public. June 15.

NOTICE.

THE Commissioners for Anne-Arundel county will meet at the court house in the city of Annapolis, on TUESDAY, the 20th day of August next, for the purpose of hearing appeals and making transfers, and transacting the ordinary business of the Levy Court.

CONSTABLE'S SALE.

By virtue of a writ of fieri facias issued by John L. Moore, Esq. Chief Justice of the Fourth Election District Court, at the suit of Frederick G. Harman, against the goods and chattels, lands and tenements, of Rezin Bounds, and Samuel Goodwin, and to me directed, I have seized and taken in execution the following property—one hundred acres of Land called Little Worth, and I hereby give notice, that on Thursday, the 18th day of July next, at 12 o'clock, on the premises, I shall offer the above described Land at Public Auction to the highest bidder, for Cash, to satisfy unto the said F. G. Harman the debt, costs and interest, so due to him.

ON LOW SPIRITS.

Low spirits is a certain state of the mind, accompanied by indigestion, when the greatest evils are consequent upon the slightest grounds, and the worst consequences imagined. Ancient medical writers supposed this disease to be confined to those particular regions of the abdomen technically called hypochondria, which are situated on the right or left side of that cavity, whence comes the name hypochondriasis. Symptoms. The common corporeal symptoms are, flatulency in the stomach or bowels, acid eructations, costiveness, spasmodic pains and often an utter inability of fixing the attention upon any one subject, or courage. Also languidness—the mind becomes irritable, thoughtful, desponding, melancholy and dejected, accompanied by a total derangement of the nervous system. The mental feelings are peculiarly morose, ideas that haunt the imagination and overwhelm the judgment, exhibit an infinite diversity. The wisest and best of men are so open to this affliction as the weakest.

A REAL BLESSING TO MOTHERS. Dr. W. Evans' Celebrated Soothing Syrup, for Children Cutting their Teeth. This infallible remedy has preserved hundreds of children, when thought past recovery, from convulsions. As soon as the Syrup is rubbed on the gums, the child will recover. This preparation is so innocent, so efficacious, and so pleasant that no child will refuse to let its gums be rubbed with it. When infants are at the age of four months, though there is no appearance of teeth, one bottle of the Syrup should be used on the gums, to open the pores. Parents should never be without the Syrup in their nurseries where there are young children, for a child wakes in the night with pain in the gums, the Syrup immediately gives ease by opening the pores and healing the gums; thereby preventing Convulsions, Fevers, &c.

THE BARON VON HUTCHELER HERB PILLS.

These Pills are composed of Herbs, which exert a specific action upon the Liver, give an impulse or strength to the arterial system, the blood is quickened and equalized in its circulation through the vessels, and the excretory ducts of the bowels, so that the body is relieved from all the obstructions of the blood, there is a consequent increase of every secretion, and a quickened action of the absorbent and exhalant, and discharging vessels. Any morbid action which may have taken place is corrected, and obstructions removed, the blood is purified, and the body resumes a healthy state.

These Pills, after much anxious toil and research, having been brought by the Proprietor to the present state of perfection, surpasses the use of the most powerful medicine; and are so well adapted to the human frame, that the use of them, by maintaining the body in the due performance of its functions, and preserving the vital streams in a pure and healthy state, causes it to last many years longer than it otherwise would, and to last many years longer than it otherwise would, and to last many years longer than it otherwise would.

Dispepsia, free years standing. Mr. John Sutherland, of 899 Water street, had been severely afflicted with dyspepsia for five years, with the following distressing symptoms: sickness at the stomach, headache, dizziness, faintness, palpitation of the heart, great distress at the pit of the stomach after eating, great flatulency, acid eructations, coldness and weakness of the extremities, emaciation, heartburn, disturbed rest, frightful dreams, flying pains in the chest, side, and back, costiveness, dielike for society or conversation, great lassitude upon the least exertion, and completely unable to attend to any business. Had applied to many eminent physicians, but could find no relief, and despaired of ever being cured. Was advised by a friend to make use of Baron Von Hutcheler Herb Pills, the first dose of which gave him great relief, and by persevering in taking the pills, according to the directions, for six months, was perfectly restored to health and the enjoyment of his family and friends.

Dispepsia, eight years standing, cured by the use of the celebrated Baron Von Hutcheler Herb Pills. Captain J. Davis, of the ship William, was labouring under the following symptoms, viz: violent pain in the stomach after eating, great pain in the head, vomiting up all his food, heartburn, distention, violent palpitation of the heart, great nervous irritability, spasms, great weakness of the extremities, emaciation, heartburn, languor, costiveness, and so debilitated as to be unable to attend to any business; could find no relief until after he commenced using Baron Von Hutcheler Herb Pills, from which he found great relief in a few days, and in a few weeks was perfectly cured, and recommends every person similarly afflicted, to immediately commence using the Herb Pills.

Cure of Nervous and Bilious Affection. TAKE NOTICE—Mr. Elias Shaffer, of the town of Westerlo, county of Albany, was for above 27 years troubled with a nervous and bilious affection, which rendered him unable to attend to business, and during the last three years of his illness was confined to the house. His symptoms were dizziness, pain in the head and side, palpitation of the heart, want of appetite, &c. He tried every medicine, but without permanent relief, he by accident noticed an advertisement of Baron Von Hutcheler Herb Pills, and was consequently induced to make a trial of them. After using four months he could attend to business, and considered his disease entirely removed. The above information was given to the subscriber by Mr. Shaffer himself, there can, therefore, be no deception.

For sale by J. HUGHES, Annapolis. Also, by G. W. WILSON, Upper Marlboro'. January 17.

Office of the Annapolis and Elk-Ridge Rail Road Company, April 6th, 1839. THE subscribers to the Capital Stock of 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 Company, on or before the 1st day of July next, a further payment of Five Dollars on each share on or before the 1st day of August, a further payment of Five Dollars on each share on or before the 1st day of September, a further payment of Five Dollars on each share on or before the 1st day of October, and a further payment of Five Dollars on each share of capital stock subscribed to be paid as before stated on or before the 1st day of November next.

By order, N. H. GREEN, Secretary. SAINT-MARY'S COUNTY COURT, March Term, 1839. ORDERED BY THE COURT, That the creditors of Abel S. Greenwell, a petitioner for the benefit of the Insolvent Laws of this state, be and appear before Saint-Mary's County Court, on the first Monday of August next, to file allegations, if any they have, and to recommend a permanent trustee for their benefit. To be published once a week for three successive months in some paper published in the State of Maryland. By order, JO. HARRIS, Ck. True copy, of St. Mary's County Court. May 25.