ORTANT TO FARMERS.

IBW PATENT IMPROVED CABLE HOUSE POW-AND THRESHING MACHINE.

Horse Power will propel Threshing chines, Clover Mills, Small Grist

ubscriber takes this method of inthe public, that he will be prepared eriority over other machines, con-Being constructed principally of th Horse Power and Thresher, the being surrounded with oil cups, etain oil sufficient for one day, with-

enishing, supercedes the necessity of pplication of oil, which renders othinery so liable to injury from neelect cardous to those who superintend onsequently produced by applying oil the operation, or from neglect of its cal construction. The vertical and tal bearings are supplied with oil by n and capillary which is a great saoil, and prevents them from becomand injuring the machine, which is imental to other machinery. The Power occupies the space of 3 feet by inches, which contains the moving f grain; it also answers the purpose ning clover seed, and with my ement is far superior to my former es. There can be certificates produhere they have hulled at the rate of thel of clover seed per hour for nine

machine can be transported in a comrt or wagon, without any inconveni-A further description is deemed unry, as those who would wish to purwill call and examine for themselves. bscriber has constantly on hand the described machines, at his manufacto-Brandywine Village, Del. where orill be received and the machines sent part of the neighbouring States. Hun-of certificates can be produced that it erior to any thing of the kind they et scen.

erences to the superiority of this mamay be had in the surrounding coun-f Philadelphia, Montgomery, Berks, ster, Chester and Delaware, Pa.; New , Kent and Sussex, Del.; Cecil, Kent, Anne's, Talbot, Dorchester, Anneel and Harford, Md.; Salem, Cumber-Gloucester, Burlington, Monmouth, r and Middlesex, in New Jersey.

JESSE URMY.

3. Corn Shellers and Cutting Boxes on and improved principle constantly on Also, repairing Horse Power, will be led to with fidelity and despatch, at anufactory, north side of the Brandy-

AGENTS.

the Eastern Shore of Maryland-Cecil the Eastern Shore W. Maryama Cott., y, John Kirks; Kent county, G. B. cott., (Chestertown;) C. W. Spry, (New et;) James S. Dunbar, (Georgetown & gueen-Anne's county, John Spensy) Centreville.) Talbot county, Thomas ollyday, E. McDowell, (Easton.) Dorer, James Dixon, (Cambridge.) Caro-James Sangston & Son, (Denton.)— ern Shore—Anne-Aryndel county, John at of H. near Annapolis.

RULES OF COURT. Published by Authority.

ANNE-ARUNDEL COUNTY COURT, October Term, 1837.

OR the orderly conducting of business in Anne-Arundel County Court, and to ate the practice in the said court for the ncement of justice, and to prevent un-ssary delay in the prosecution of suits, ordered by the said court that the folng rules be observed:

The clerk of this court is not to deliany original paper out of his office to any on whomsoever, without first obtaining consent of the court, when sitting, or of the Judges during the vacation.

All subposinas for witnesses to attend nas for witnesses to attend

trials shall be returnable on the first day of the term at 10 o'cleck, A. M. In cases of the nonattendance of any ess who shall be summoned, within one after the meeting of the court, attachts may be issued on application to the

At the meeting of the court after chargthe Grand Jury, the appearance docket I be called over, and settled as far as

The court will then go over the trial cet, to settle the same as far as practicaand ascertain the causes to be tried, and on the second going over the docket, up the same for trial in the order in the they stand.

The court will not postpone the trial of cause if the witnesses of the parties at lat the time the court call the said cause,

nout some legal cause be shewn, although attornies of the parties consent to poste the same, unless the court is satisfied

ice requires a postponement.

If any cause that can continue, be conled, after notice of trial, or if any cause

ted, after notice of trial, or if any cause trannot continue without affidavit be contied, the party applying therefor shall pay costs of the term.

Whenever any cause is postponed, beset he witnesses, or some of them, do not end, and against whom attachments are rered and taken out, that the parties, or ler of them, shall have a right to bring out trial of the said cause as soon as the witter or witnesses attend, against whom at a print of the said cause as soon as the witnesses attend, against whom ats or witnesses attend, against whom atbments are ordered according to the ori-

gart will not pestpene the trial of 3. The court will not pestpene the trial of 3. The court will not pestpene the trial of 3. The court will not pestpene the trial of 5 cause, if the parties have not summoned by witnesses, without some legal cause of witnesses, witnesses, witnesses, witnesses, witnesses, the actionness of the parties bear although the attornies of the parties to revive 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 appearance bail by the rule day: ses, almous the same, unless the 29. If there be a demurrer in law, and an issue in fact, the demurrer shall be argued

10. All special verdicts, points saved, de-10. All special vertices, points saveu, deserces, cases in equity, motions for new for the putting in general demarrer at the feel and heard after the trial of jury causes, aless this order be dispensed with for speakers this order be all speakers and all speakers and all speakers. aless this order be dispensed with for spe-ial ressons, and all appeals and errors on Yeadsy the first day of the term, and sub-

11. Brery motion in arrest of judgment, for a new trial, must be made within two after verdict, inclusive of the day upon the verdict shall be found, and the making such motion shall file reasons writing at the time of such motion, and if hearing of the motion he shall suggest adjonal reasons, those reasons shall riting, and a further hearing at the disthe court be granted.

2. No motion for a new trial shall be reed after motion in arrest of judgment, a motion in arrest of judgment may be eired within one day after the decision of notion for a new trial.

13. The sheriff is directed to return all ess to the clerk of the court at nine o'ock on the first day of the term. 14. The sneriff is required to attend in

unless excused by the court. 15. No attorney, or other officer of this , or any deputy of any such officer, shall admitted as special bail in any action senced or to be commenced in this court. 16. Every sheriff and surveyor shall ense on every plat returned by them, the aount of fees against the plaintiff and de-adant respectively, in words at length, and a the same, and also return with the plats all the subpoems on the trial docket be reaccount of the particulars of their fees turnable to the first day of the term.

35. To prevent surnise upon the n the same, and also return with the plats

r, proved and signed by them. In all cases where leave shall be given complete any survey under any warrant of arrey, or to make any amendment of, or ion to, any plats returned under a warat of resurvey, the sherift shall give the intiff and defendant, or their attorney, if either plaintiff or defendant are nonent or absent from the county, to his at mey) notice in writing of the time and d survey, or making any addition or a-adment of the same plats.

18. When leave is given by the court to leany amendment or addition to any plat, party shall complete the amendment or of April, and second day of October, tively, and the surveyor shall return lats thereof to the clerk of the court. respectively, and in case the parties, clerk of the court at nine o'clock on the

ruled to file his declaration referees on application. the next rule day, but the court, for spemable, unless the court shall otherwise

23. If a commission shall be ordered to mine witnesses, or to obtain testimony, I the parties do not agree upon commisners, the party applying for the commisa shall name his commissioners during the

which said rule was laid.

27. Special pleas may be withdrawn with consent of the plaintiff, or with leave of the sourt, to plead the general issue, or other lea to the merit, and the general issue may be withdrawn in like manner for the purpose

Source of the plaintiff, or with leave of the sourt, to plead the general issue may lea to the merit, and the general issue may be withdrawn in like manner for the purpose

June 27.

June 27.

tible of preference established by tule of pleating any special plea involving the merits of the controvery between the parties.

and determined before the trial of the issue

31. All declarations in ejectment shall be served on the tenants in possession, or set up leday the first day of the term, and sub-leday the first day of the term, and sub-leday in all cases shall be made returnable gas in all cases shall be made returnable as in all cases shall be made returnable, and day of return, and when so served or hat day and be returned by nine o'clock, 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 andlord, during the term.

32. Upon the appearance of a defendant n ejectment, he shall enter into the common rule, and have leave until the next term to ascertain his defence, and if defence shall be filed not be then taken, general defence may be

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 son with two constables during the whole 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 MAN, Esq. of the city of Annapolis, is auconsent of the parties, unless the issue or isthorised to receive and receipt for Taxes,
sues are made up, or unless some satisfactopayable to the Collector of said district for ry reason is assigned to the court for not joining issue. Ordered by the court, That

55. 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 facts fairly to trial before the jury, it is ruled by Anne-Arundel County Court, that allocases at law hereafter for trial therein, against executors or administrators, or no tes the of completing such survey, or of maignored amendment or addition, at least
easts before proceeding to complete the
easts before proceeding to complete the of assets in the hands of the executor or administrator, may appear to be subject for asbe specially appointed for that purpose, who on his part on or before the second 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, rerer one to each of the parties, plaintiff specting which accounts or statements of the defendant, or their attorney, on or be-the 9th day of April and 6th day of Ocboth parties,) remain in court liable to ex-ceptions, to be filed by either party, for one entire term, and all debts and credits not extheir attornies, shall have been furnished their attornies, shall have been furnished that plat as aforesaid, then the surveyor different the residue of the said plats to term, shall in the trial before the jury be

deemed facts admitted. 36. Ordered. That the papers in any suit 19. Unan appearance to a single writ the on the reference docket be delivered to the

37. In all cases of appeals from the judgcause shewn, may allow further time to ment of a justice of the peace, that the aphare, and on such terms as they may think pellant, shall on filing his petition at the first court, order a subpoena to be issued for the appellee, or his appeal will be dismission with costs, unless the appellant appears at the said

38. The clerk of this court may, upon application made by either the plaintiff in any cause, or by his attorney, deliver the original m, and if the opposite party should not, cause of action, the execution of which is not put in issue by the pleadings, upon re-

ANNAPOLIS ASSEMBLY .

ROOM. DURORHER very respectfully gives DUROUHER very respectfully gives on notice to his good friends of Annapolis, that Mr. Ghonor having politely relinquished the Ball Room in his favour, he will commence his photessional attention to those who shall honor him with their patronage, on Monday next.

Days of Tuition—Monday, Wednesday, Friday and Saturday—at four o'clock for young Ladies—at half past fits for young Gentlemen.

Gentlemen.

WOOL! WOOL! MANUFACTURED IN ALL ITS VARI OUS ERANCHES.

HE subscriber informs his friends and thinery than he has had heretofore. He will attend at Upper Marlboro' on Wednesday June 26th, at the Store of II. C. & P. B. Scott, for the purpose of receiving Wool, and at Queen Anne on Wednesday July 3d, for the purpose of receiving Wool, and at Queen Anne on Wednesday July 3d, entered on the ducket 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 turned scire feci, at any time during tu Messrs Chase & Towner, No. 5, South Eutaw street. Baltimore.

All letters addressed to the subscriber, Colleville, Montgomery county, Md. will meet with prompt attention. THOS. FAWCETT.

COLLECTOR'S NOTICE.

DERSONS residing in the First Collectified that RICHARD J. Cow

RICHARD C. HARDESTY,
Collector of the First Collection District, Anne-Arundel County

June 6. 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 Ow ens, 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 a-cres of Land called Little Worth, and I hereby give notice, that on Thursday, the 18th day of Ju'y next, at 12 o'clock, on the premises, I shall offer the above described Land at Public Auction, to the highest bidcertainment by the jury, shall be referred to the auditor of the court, or to an auditor to Cecil the debt, costs and interest, so due to der, for Cash, to satisfy unto the said Owen

BEALE GAITHER, Constable.

AS committed to the Jail of Anne June 1839, as a runaway, a negro man who calls himself

FRANK LINN, cepted to, during the regular session of said and says he belongs to Dr. John Wootton, in Montgomery county. He is about 5 feet Dr. W. Evan? Celebrated Soothing Sy run, for Children Cutting their Teeth

Passed June 10th, 1859.] DE it stablished and ordained by the Mayor Recorder, Aldermen, and Com-



R. HIGUINS having permanently located himself on West River, at the former residence of James McGill, Esq. offers

his professional services to the public.

NOTICE.

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

By order, R. J. COWMAN, Clk. CONSTABLE'S SALE.

a considerable addition to his Factory, and has now in operation a great deal more marking the bound 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 New York. 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

BEALE GAITHER, Constable.

ON LOW SPIRITS.

ON LOW SPIRITS.

Low spirits is a certain state of the mind, accompanied by indigration, wherein the greatest evils are apprehended 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 lowels, acrid cructations, costiveness, spasmodic pains and other an utter inability of fixing the attention upon any subject of importance or engaging in any thing that demands vigour or courage. Also languidness—the mind becomes in ritable, thoughful, desponding, melancholy and deject od, accompanied by a total derangement of the nervous system. The mental feelings and peculiar train of ideas that haunt the imagination and overwhelm the judgment, exhibit an infinite diversity. The wisest and best of men are as open to this affliction as the weak.

est. of men are as open to this affection as the weakest.

Causes. A sodentary life of any kind. especially
severe study, protracted to a late hour in the night, and
rarely relieved by social intercourse or exercise, a dissolute habit, great excess in eating and drinking, immoderate use of mercury, violent purgatives, the suppression of some habitual discharge, (as the obstruction
of the mensesy or long continued eruption; relaxation
or debility of one or more important organs within the
abdomen is a frequent cause.

or debility of one or more important organs within the abdomen is a frequent cause.

Treatment. The principal objects of treatment are, to remove indigestion, strengthen the dody, and enliven the spirits, which may be promoted by exercise, early hours, regular meals, pleasant conversation—the lowels (if costive) should be carefully regulated by the occasional use of a mild sperical every know nothing better adapted to obtain this end, than Dr. Wm. Evans' Aperlent Pills—being mild and certain in their operation. The bowels being once cleansed, his inestimable Camomilo Pills, (which are tonic, anodyne, and anti spasmodie) are an infallible remedy, and without dispute have proved a great blessing to the numerous public.

lic.

Some physicians have recommended a free use of mercury, but it should not be resorted to; in many cases it greatly aggravates the symptoms.

A REAL BLESSING TO MOTHERS.

is about 40 years of age; his clothing consists of a pair of old blue cassinet pantalouns, old under jacket, old blue coat, old white that, and old shoes. The owner of said negrowill prove property and pay charges, or otherwise he will be discharged according to law.

JOHN S. SELBY, Sheriff

June 27.

A BY-IAW

Imposing a Taz upon the Real and Personal Property within the limits of the City of Annopolis, and the Precincts thereof.

Passed June 10th, 1359.]

Dr. W. Evan? Celebrated Soothing Syruup, for Children Cutting their Teeth.

This infallible remedy has preserted hundreds of children, when thought past recovery, from consultations, as soon as the Syrup is rubbed on the gums, to effectious, and so pleasant, that no child will record the syrup in the nursery where there are young children; for if a child wakes in the night with pain in the gruns, the Syrup immediately gives ease by opening the pores and healing the gums; thereby preventing Convulsions, Fevers, &c.

For said Dr. Evans' Property and past recovery, from convultions. As soon as the Syrup is rubbed on the gums, to effect out the syrup in the nursery where there are young children; for if a child wakes in the night with pain in the gruns, the Syrup immediately gives ease by opening the pores and healing the gums; thereby preventing Convulsions, Fevers, &c.

For said at Dr. Evans' Principal Office 100 Chatham street, New York; also by

Rheumatism, Asthma, Tie Deuloubux, Cramy, Synamodie Affactions, and these who are victims to that most excrusisting disorder, Greut, will find relief from their sefferings, by a course of the Herb Fills.

Names, Vemiting, Phins in the Bide, Limbis, Hend, Stemach or Back, Dimness or Confinion of Sight, Noises in the inside, alternate Plushings of Hest and Chillness, Transors, Watchings, Agitation, Anxiety, Bad Dreams, Spassus, will in every case be releaved by an occasional dose of the Herb Fills.

One of the meet dangerous epochs to females is at the charge of life; and it is then they require a medicum which will so invigorate their circulations, and thus strengthen their constitutions as may emplie them to withstand the shock. This medigine is the Baron You Hutcheler Herb Fills.

These who have the care and education of females,

You Hutcheler Herb Pills.

Those who have the care and education of females, whether the stadious or the sedentary part of the community, should never be without a supply of the Herb Pills, which remove disorders in the head, invigorate the mind, strengthen the body, improve the memory, and enliven the imagination.

When the Network System has been too largely drawn upon or overstrained, nothing is better to correct and invigorate the drooping constitution than those Pills.

DIRECTIONS.

Bares Von Hucheler Illerb Pills are to be taken in the morning and night, when the Stomach is foul or the Bowels coative, sufficient to operate twice or three times. The dose may be from three to twelve, or more, nighi and morning.

General Deput for the sale of the Baron Von Hutcheler Herb Pills, 100 Chatham st.

The following are among many cures performed by the superior efficacy of Bu-ron Von Hutcheler Herb Pills:

ron Von Hutcheler Herb Pills:

Liver Complaint, five years standing.

Mrs. Phebs Morris, of North Sixth street, Williams, burg, afflicted for the lart five years with Liver Coplaint, was completely restored to health by the sof Baron Von Hetcheler Herb Pills. Symptoms: habitatel continences, total loss of appetite, constant pain in the right side, great depression of spirits, could not lie in bed only on the right side, disturbed sleep, dimness of sight, urine high coloured, pain under the right shoulder blade, langour, lassitude, with other symptoms indicating a diseased state of the Liver.

She was attended by three of the most eminent physicians, but found only temporary relief, until she precured some of Baron Von Hutcheler Herb Pills, which effectually relieved her of all the above distressing symptoms, and says ahe is perfectly cured.

Dyspepsia, five years standing.

Mr. John Sutherland, of 608 Water street, had been severely afflicted with dyspepsia for five years, with the following distressing symptoms: sickness at the stomach, headache, dizzinces, faintness, papitation of the heart, great distress at the pit of the stomach after eating, great fullness, acrid cructations, coldness and weakness of the extremities, emaciation, heartburn, disturbed rest, frightful dreams, flying pains in the chest, side, and back, costityeness, dislike for society or conversation, great lassitude upon the least excresse, and completely unable to attend to any business. Had applied to many eminent physicisms, but could find no relief, and despaired of ever being cured. Was advised by a friend to make use of Baron Von Hutcheler Herb Pill, the first doss of which gave him great relief, and by persevering in taking the pills, according to the directions, for six months, was perfor'ly restored to health and the enjoyment of his family and friends.

Dyspepsia, eight years standing, cured by

Dyspepsia, eight years standing, cured by
the use of the celebrated Buran Von
Hutcheler Herb Pills.
Captain J. Davis, of the ship William, was labouring
under the following symptoms, viz: violent pain in the
stomach after cating, great pain in the head, vomiting
up all his food, heartburn, dizziness, violent palpitation
of the heart, great nervous irritability, spasms, great
langour, costiveness, and so debilitated as to be unable
to attend to any business; could find no relief antil 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 enred, and recommenda
every person similarly afflicted, to immediately commence using the Herb Fills.

Cure of Nervous and Bilious Affection.

Cure of Nervous and Bilious Affection.

TAKE NOTICE.—Mr. Elias Shafer, of the town of Westerlo, county of Albany, was for above 27 years troubled with a nervous and bilious affection, which for 7 years rendered him unable to attend to business, and during the last three years of his illness was confined to the house. His symptoms were dizziners, pain in the head and side, palpitation of the heart, want of appetite, &c. After expending during his confinement, nearly three hundred dollars, without obtaining any permanent relief, he by accident noticed an advertisement of Baron Von Hutcheler Herb Pills, and was confised them about a fortnight, he was able to walk out; in four months he could attend to business, and considered his discusse entirely removed. The above information was given to the subscriber by Mr. Shafer himself; there can, therefore, be no deception.

SILAS AMBLER.

For sale by J. HUGHES, Annapolis. G. IV. WILSON,

Fig. 1. Higher and term, name that commission may interest the curve of action, the execution of which is the the commission may interest the curve of action, the execution of which is not the maintainer as manifed.

It is provided with the commission of the control of the co