

THURSDAY MORNING, FEB. 25, 1841.

FORRIGN NEWS. We give in to-day's paper copious extracts from the European news received by the arrival of the steamer Britannia, at Boston. The difficulties between England and China being nearly adjusted, and the Eastern question entirely settled, it may appear extraordinary that France should continue on foot so large a military force, and that England should contemplate an iscrease of her marine and army,) the latter to be augmented ten thousand men. We look spon the calm which at present exists in Europe as deceitful. The great discontents which exist in England, and the apprehension of sevolutionary movements in Ireland, may have rendered an increase of her military force expedient as a measure of precaution—but we rather suppose that other views have also had their in-) fluence. The warlike preparations of France, and the existence in that nation of a powerful perty favorable to a war with England, have no doubt caused auxiety in the latter kingdom, and to meet any exigency. The omission in the following resolution was unanimously adopted: suggested the propriety of increased preparation been unintentional, but it is a subject of regret who are desirous of acquiring a knowledge of milwith some of her subjects. We see also, that the three other powers in league with England view the movements in France with distrust, and intersection of Evaluation Place and Communication of Evaluation Place and Communication of Evaluation Place and Communication Place are resolved that she shall desist from her warlike preparations, or that a rupture must be the provided for them by the company. consequence. On the whole we doubt whether i the present tranquillity will be of long duration.

Public Lands-Duties. Partizans may decide as they please on the proposed distribution among the states of the proceeds of the sales of public lands, and the duties required to be laid) on silks, wines and other luxuries. We have mothing to do with partizan views of these sub-) jects: we look to the justice and propriety of the measures alone; and we adhere to the opinions ! which we have heretofore expressed in favor of the adeption of both projects. We have seen no argument to shake our confidence in the sentiments we have expressed, nor no objection to the sucasures which we think cannot be fairly remowed. A morning paper assumes the extraordina-) my position, "that the greater part of the money i paid for duties are taken from the pockets of the poorer classes of the community, whilst the distribution of the proceeds of those sales, (public) lands,) among the states, would operate to reduce the taxes of the more wealthy classes." It the wealthier classes of society. We have always believed that the effect would be exactly appoint three persons as trustees, who shall pro- the continuation of Miss Leslie's story of Mr. and the reverse, and have advocated duties on luxuries upon the ground, that the amount thus raised would be exclusively levied upon those who poor, and of course there is no compulsion upon president and cashier. Section 6. The trustees the names of other contributors, we are led to beany one to use them, nor will they be used except by those who are willing to indulge their peals conflicting acts. taste or appetite at the expense of their pocket. MARYLAND LEGISLATURE. We have seen it work from Mr. N. Hickman. But, perhaps the editor may suppose that the stated, that there is more talent in the present withdrawal of the land fund from the public trea- house of delegates than in any former house for sury, would create a necessity for an increase of some years; and, as far as we have been able to Comas, of Harford County, were arrested on duty on tea, sugar, coffee, cloths, &c. and thus form a judgment, we concur in the opinion. Many Tuesday, charged with having in their possesaffect the poorer classes. We have no expecta- weighty and important subjects have engaged the sion a negro boy, whom they had offered for sale, sented the petition of sundry Landbolders of Hartion of such a result; but should we be mistaken, attention of members, some requiring extensive without having title to the same, They were ford County, praying that the County Courts may be amounted to enter Indements on the confirmation of members, some requiring extensive we doubt whether the effect would be as anticiinvestigation and great intellectual exertion.— taken before Justice Gorsuch for examination, be empowered to enter Judgments on the confirmation of inquest seasonst the Tide Water Canali pated. These articles (with the exception perhaps of cloth,) remain at about the same prices arduous, narticularly those of the committee of negrance. The slave was committed to iail for haps of cloth,) remain at about the same prices arduous, particularly those of the committee of pearance. The slave was committed to jail for corporations. now as before the tariff was reduced, the additional profit upon the article being a gain, not to
with promptness and ability. It affords us pleathe account but to the grower and imposter

which accounts to the same and imposter

which accounts the same and imposter

which accounts the same account orders in his line to any extent.

The Legislature of this State to redeem their five dollar issues, knowledgments to those who have favored the late firm of Massachusetts have passed a bill abolishing belong the based of the based of the tional profit upon the article being a gain, not to the grower and importer.

the consumer, but to the grower and importer.

Excellent coffee sold in 1830 under a high duty

for the consumer and the second consumers and ability. It affords us pleating the constant row pleating and the second consumers and ability. It affords us pleating to the ability and industry of Massachusetts have, passed a bill abolishing of Massachusetts have passed a bi

the present prices,

der the tax bill as reported in the house of dele- instead of spending their time in idleness and gates, those alone who are not assessed to the folly. We wish that we could have occasion to Present-Judges Brice, Nisbet and Worthington. tion. Are all persons who own real or personal national house of representatives. It is always following case: property of the value of \$200, to be classed more agreeable to praise than to condemn; but we among the wealthy? If so, we shall appear to should be unfaithful to our duty were we to pass be a prosperous community: but how few are in silence the disorderly scenes which have dis- Jas. Thomas, alias there among the mechanics and laboring classes graced congress hall. Had the Maryland house Jas. H. Anderson.) who do not possess this amount of property? these of delegates been guilty of like indecorum, we will all have to centribute their tax to the sup- should not have spared our censure. port of government, unless the distribution bill] tenth of the white population of Maryland who representative, the Hou. Solomon Hillen, a copy 27th day of December last. amount of \$200, and to all who have this amount fications, for the construction of steam-frigates, amount of \$200, and to all who have this amount fications, for the construction of steam-frigates, and to all who have this amount fications of the construction of steam-frigates, and to all who have this amount fications, for the construction of steam-frigates, and to all who have this amount fications, for the construction of steam-frigates, and to all who have this amount fications of the construction of steam-frigates, and to all who have this amount fications of the construction of steam-frigates, and to all who have this amount fications of the construction of steam-frigates, and to all who have this amount fications for the construction of steam-frigates, and to all who have this amount fications for the construction of steam-frigates, and to all who have this amount fications for the construction of steam-frigates, and to all who have this amount fications for the construction of steam-frigates, and the state of the construction of steam-frigates, and the construction it is of interest that we should have our equita- &c., from which we extract the following items, mentioned, take the life of Cook. It was also same hour, until finally disposed of. The order ble share of the proceeds of the public lands.— as being of more immediate interest to the citi- shown upon the stand that an altercation had ta- was adopted. not to reneve us from taxes, out to concerns of the Breast and Lucy. It is a property of the committal of the tatal act—that the traverser on the unit to incorporate the ratapsco canal and and Asthmatic affections of the Breast and Lucy. It is a page 93 news 47.

Flats, Baltimore harbor, Maryland, fifty thousand into a fight with some half doz of the Breast and Lucy. It is a page 93 news 47.

Flats, Baltimore harbor, Maryland, fifty thousand into a fight with others half to the page 93 news 47. important consideration for the pepole of this dollars: state. And it really seems to us most extraordi- For repairing fort, at Annapolis harbor, Md., ensurroution, when it is mannest that, we have no good commencement of a general and effective the close of which sentence drew his knife and the close of which sente distribution, when it is manifest that, we have no The bill embraces a variety of objects, and is a him if he thought himself man enough for him, at passed. enoice but to receive our snare or give it away. good commencement of a general and effective stock him in the neck, exclaiming "damn you, stock him in the neck, exclaiming the neck him in the neck, exclaiming the neck him in the neck, exclaiming the neck him in the n Are we in a condition to practice this wondering system with the lands alion for steam vessels is small, but before it is about the substance of the whole matter pertains amended and passed. mer sooner man agree to the proposed cession expended surface appropriations can be made it ing to the case.

Senate. Mr. Howard reported a bill releasing their Manufactory in the city of New York, a large action the public lands, we would apply our portion accessary. We hope that our difficulties with attach by Wm. H. Norris and James Stenart, ing the Baltimore and Ohio Rail Road Company. of the public lands, we would apply our portion and find to the erection of our town hall, temperance hall, or any other object of local intemperance hall, or any other object of local interest. But it is a matter of great state interest, for ten years to come, we think that it would be learn, was the first effort of Mr. Spence. He did against said company for the recovery of the learn, was the first effort of Mr. Spence. He did against said company for the recovery of the learn, was the first effort of Mr. Spence. I said on the said. and we do hope that, upon a subject of such mag. politic to proceed with the construction of works himself much credit, and is a young lawyer of distance to proceed with the construction of works himself much credit, and is a young lawyer of distance to proceed with the construction of works himself much credit, and is a young lawyer of distance to proceed with the construction of works himself much credit, and is a young lawyer of distance to proceed with the construction of works himself much credit, and is a young lawyer of distance to proceed with the construction of works himself much credit, and is a young lawyer of distance to proceed with the construction of works himself much credit, and is a young lawyer of distance to proceed with the construction of works himself much credit, and is a young lawyer of distance to proceed with the construction of works himself much credit, and is a young lawyer of distance to proceed with the construction of works himself much credit, and is a young lawyer of distance to proceed with the construction of works himself much credit, and is a young lawyer of distance to proceed with the construction of works himself much credit, and is a young lawyer of distance to proceed with the construction of works himself much credit, and is a young lawyer of distance to proceed with the construction of works himself much credit, and is a young lawyer of distance to proceed with the construction of works himself much credit, and is a young lawyer of distance to proceed with the construction of works himself much credit, and is a young lawyer of distance to proceed with the construction of works himself much credit, and is a young lawyer of distance to proceed with the construction of works himself much credit, and is a young lawyer of distance to proceed with the construction of works himself much credit, and is a young lawyer of distance to proceed with the construction of works himself much credit.

at present in Frederick, Md.

Military. The public attention, at the present time, being directed to a consideration of the best mode by which our militia system can be means being immediately adopted, by which all is every probability that we shall have cold times presented a report relative to the building of a disposed could acquire a proper knowledge of mil- of it on the 4th of March. (itary tactics, many, from circumstances, being) prevented, and others having an aversion to connect themselves with uniformed volunteer corps. The best means to accomplish this object, it is thought, would be, by associating all disposed to acquire such instruction with the well-drilled participating in the regular drills of such companice, to have the advantage of instruction from people. officers who are competent, and animated with a desire to perfect the discipline of their own corps, no consideration being exacted from such persons but a proper desire and zeal to be benefitted by such instruction. To carry out this design, one of the companies passed the following resolution, which has been handed us for publication. We commend it to the consideration of our readers and citizens, generally:

ARMORY INDEPENDENT GREYS,) 53d Reg't Vol. Inf., 19th Feb., 1841. At a meeting of the corps held this evening, the street, where arms and accoutrements will be R. H. MIDDLETON, Sec'y.

[ASEPAT] THE BANKS. We have received from Mr. Graves, a copy of the bill introduced by him and made the order of the day for to-morrow in the House of Delegates, entitled "An act for the better regulation of the Banking institutions of this State." The bill is not what we anticipated, and its title should have been, "An act to compel the Banks of Maryland to pay specie." It does not pretend to regulate banking operations in any other respect. The first section requires the Banks to resume specie payments within - days after the Banks of Pennsylvania shall have resuissue of post or other notes not payable on de- has furnished us with the March number of this is, the horses' tails could be turned where their competitors at the Fair of the N. Y. American Instimed, and for subsequent suspension the charter to mand. The third section provides that in case of | beautiful and entertaining periodical. This numfailure to pay specie after the first day of - next, ber comes recommended by unusual attractions. holders of notes may get a notary public to certify Besides two plates of fashions, there is an excel- the report and resolution were recommitted to the fact, upon which certificate the chancellor lent satyrical engraving representing the effects the committee. shall declare forfeiture of charter, and issue an of "mathematical abstraction," in which an old injunction restraining said bank or any of its officers gentleman boils his patent-lever instead of an egg. desty, for the closing of a part of Bank street. from exercising any of its corporate rights, &c. We have not yet perused the whole contents of The committee were discharged, and the petition -the trustees to distribute rateably amongst the subscription money. We wish that this excreditors (other than stockholders) every six cellent tale could be placed in the hands of every months. Section 5. The compensation of the lady in the country. The "New Minister," by

But is it a fact that the wealthy alone would delegates appear to be what is termed business tract." be relieved of taxes by the distribution bill? Un- men-men who faithfully attend to their duties

same of the apprendiction of the Franklin Bank, who is his the police officers.—He was recognized as be-

[Correspondence of the Baltimore Clipper.]

WASHINGTON, Feb. 24, 1841. Our good people here, who have been congrafrace rendered effective in the event of circum- ter, were this morning most wofally disappointed bag," there has been a wonderful falling off in tulating themselves on the departure of old Winstances requiring that they should be called into by the arrival of a suspicious, crusty old relation the lobby members. Occasionally there may be service, a large portion of this community are of his, in the shape of a rough snow storm. So no better way of killing time deeply impressed with the necessity of some sunshine stock has fallen 99 per cent., and there

Last night the general appropriation bill was, the committee was laid on the table. at a late hour, reported by the committee of the whole to the House, with numerous amendments. } This morning the amendments were severally taken up and a decision had on each.

members of the established companies, and, by appropriating \$30,000 for the repair of our long

ments of United States marshals and district attorneys, was also agreed to.

The amendment appropriating \$6,000 for extra furniture, of American manufacture, for the White House, was likewise concurred in, but by a very close vote.

The bill will evidently pass to-night. The Senate is engaged on the bill for rechartering the several banks of the District.

MR. CUTHEERT. As soon as the resignation of Mr. Webster was read in the United States Se-Resolved, That this company cordially invite nate, Mr. Cuthbert assailed him for certain opiall persons subject to the militia laws of this state nions which Mr. C. alleged Mr. W. had expressintersection of Exchange Place and Commerce expression of Mr. Cuthbert, to show how little neither of leach Roses for memission to imrespect some men occupying high stations have for themselves or the situation which they occu-| py. He said, "The interests of my constituents | I shall be defended by me on all occasions—by G-d they shall." If the Senator be destitute of out debate, or a dissenting voice. used any where; but in the Senate of the United | his. Also a report proper the position of Duff | at helf meet 7 olelect | the Rooms This Evening. Treligion he should at least have some sense of States it is undignified and disgraceful—and if Green, asking pay for printing done by him, modern need? there be no rule of the Senate prohibiting it- use, which was favorable. Accompanying the report modern uses." (it is because it was deemed impossible that any gentleman could so grossly violate decorum as to give utterance to it in debate. In some semina ries they have what are termed parlor boarders, (where politeness is taught; and we would advise) Mr. Cuthbert to take a quarter's tuition.

LADY'S BOOK. Mr. W. N. Harrison, agent, market to have these matters attended to-that trustees not to exceed the joint salaries of the T.S. Arthur, of Baltimore, is also good; and from their wisdom, see fit.

We have also received a copy of the above]

POLICE. Thomas T. Rutledge and John Mc-

at 12 cents per pound, and tea and sugar at about had occasion to censure instead of bestowing shall hereafter be imprisoned on mesne process adopted, that the House shall hereafter meet at

[Reported for the Clipper.] BALTIMORE CITY COURT.

ken place between the prisoner and the deceased Mr. Gantt, seconded by two others who voted zens of Maryland:

For commencement of fort on Soller's Point

Flate Deltimore hashor Maryland for thousand

Keu piace between the prisoner and the deceased in the affirmative, moved to reconsider the vote in the affirmative, moved to reconsider the vote in the affirmative, moved to reconsider the vote on the bill to incorporate the Patapseo Canal and on the bill to incorporate the Patapseo Canal and the committal of the fatal act—that the traverser the committal of the fatal act—that the traverser the patapseo Canal and the committal of the fatal act—that the traverser the patapseo Canal and the committal of the fatal act—that the traverser the patapseo Canal and the committal of the fatal act—that the traverser the patapseo Canal and the committal of the fatal act—that the traverser the patapseo Canal and the committal of the fatal act—that the traverser the patapseo Canal and the committal of the fatal act—that the traverser the patapseo Canal and the committal of the fatal act—that the traverser the patapseo Canal and the committal of the fatal act—that the traverser the patapseo Canal and the committal of the fatal act—that the traverser the patapseo Canal and the committal of the fatal act—that the traverser the patapseo Canal and the committal of the fatal act—that the traverser the patapseo Canal and the committal of the fatal act—that the traverser the patapseo Canal and the committal of the fatal act—that the traverser the patapseo Canal and the committee t and kicked him. Anderson, after having been On motion of Mr. Causin, the House took up have certificates in my possession substantiating the released from this scrape, left the party, and in a the supplement to the Act to incorporate the Any parent natural to the supplement to the Act to incorporate the Any parent natural to the supplement to the Act to incorporate the Any parent natural to the supplement to the Act to incorporate the Any parent natural to the supplement to the Act to incorporate the Any parent natural to the supplement to the Act to incorporate the Any parent natural to the supplement to the supplement to the Act to incorporate the Any parent natural to the supplement to the supplemen released from this scrape, left the party, and in a the supplement to the Act to incorporate the Any person dring the tyrep according to directions, short time returned, found Cook alone and asked Franklin Bank of Baltimore. The bill was and finding no relief, the money will be returned.

tinguisment promise. This contengue also gament Boat Company, and the bill incorporating the tion to excel all other manufactures in quality style, great praise for his perseverance and able defence are also great praise for his perseverance and able defence are also great and able defence are also great able to the perseverance and able defence are also great able to the perseverance and able defence are also great able to the perseverance and able defence are also great able to the perseverance and able defence are also great able to the perseverance and able defence are also great able to the perseverance and able defence are also great able to the perseverance and able defence are also great able to the perseverance and able defence are also great able to the perseverance and able defence are also great able to the perseverance and able defence are also great able to the perseverance are also great able to the perseverance and able to the perseverance are also great also great also great also great are also great als

The jury, after having retired about lifteen were passed.

CITY COUNCIL. FIRST BRANCH, Feb. 24. The Branch met pursuant to adjournment.

Esq. and all the members. Since the late disposition made of the "green

bridge across Chatsworth run, which was unfavorable. On motion, the resolution to discharge

A communication was received by the president, addressed to both branches of the City Council, signed Jesse Hunt, Esq. Register, which referred to anordinauce in reference to the public ; debt of the city and the mode of closing the ac-Among those which have been agreed to is one counts of certain Books pertaining to that subject. The communication was referred to the committee on ways and means.

Mr. Pinkney called up bill No. 16 relative to the opening of an Alley between Light and Wil-The amendment reducing the fees and emolu- liams st. which upon being amended was passed. Mr, Keyser of the committee on fire compa-| nies presented a report and resolution favorable to the town clock or steeple of the German Reform Church. The resolution proposed that \$600 be paid out of the city treasury for the purpose of assisting in the repairs of said steeple. Mr. Dallam called up bill No. 15, relative to the mode of collecting certain taxes, which upon

being read and amended, was passed. A communication was received from the city | commissioners, in answer to a resolution passed by this branch, relative to Gay-st. bridge. Join the Society, are respectfully invited to attend. The communication stated that means were in progress to have the stone bridge taken down and a wooden one built in its place as early in the spring as possible. Referred to committee on

to the erection of a bridge across Chatsworth-st., was called up, amended and passed.

Mr. Keyser, of the committee on fire compaprove his property in East Pratt street. The Lecture to be delivered be fore this Institute, on THIS accompanying resolution was passed.

This bill proposed changing the name of Long commencing at half past 7 o'clock. A debate will fol-Bill No. 17 was called up by Mr. Dallem .-- 1 Lane to that of Lewis street. It was parsed with- low. By order,

Mr. Pinkney, from the joint committee on was a resolution, authorizing the treasurer to pay FIRST PRE-11UM WIGS AND SCALPS,

1 817 50, the amount of said bill. market. Mr. Suyder was of opinion, that no le- and Washington Rail Road Depots. gislation, on the part of the councils, was neces-| sary upon this subject, inasmuch as there existed | already an ordinance requiring the clerk of the for his Room. side down, if required. On motion of Mr. Cole,

Mr. Dallam presented the report of the joint committee on streets on the petition of Mr. Har-

Mr. J. D. Brown presented the petition of more, No. 1114, A, date Dec. 1st, 1838, Richard Phillips, asking an appropriation for lettering signs at the corners of streets. Referred more, No. 1142, 42, date Dec. 1st, 1838. to the committée on streets.

To-morrow the councils again meet in convention for the purpose of confirming the remaining No. 9660, D. date July 4 b, 1836. appointments, or rejecting them, as they may, in

to-morrow afternoon. A motion was previously t made by the gentleman from the 11th Ward, for the Branch to close, but the move being of a novel character, required an explanation, which, upon) being made intelligible, was unanimously lost.

MARYLAND LEGISLATURE. ANNAPOLIS, Feb. 23, 1841. House of Delegates. Mr. Billingslea pre-

ter of the Tide Water Canal Company. Passed. is this day dissolved. All debts due to the said co-Mr. Forman made a favorable report upon the partner hip are to be paid to P. J. Forney, and debts Wednesday, February 24, 1841. The time of bill from the Senate entitled a supplement to an act passed Dec'r. session 1838, ch'r. 390, entitled) an act relating to the Chesapeake and Ohio Canal.

of Wesley B. Cook, negro. was referred the bill from the Senate entitled The indictment charged the prisoner with the murder of Wesley B. Cook, by inflicting on him with an amendment.—The bill was amended,

Testimony was produced upon the part of the of the State be postponed, and made the special press now in new state which proved most conclusively that the order of the day for to-morrow at 11 o'clock, and press now in use.

MARKIBU On Tuesday evening, and just by the Rev James Banks, JOHN & CRAYER to Miss HARRIET L. CONSTA-

BLE, both of this city. On the 12th of November last by the Rev. C B. Tipp tt, Ross -corr of Baltimore coun J, to Miss MARGARET BEABUR, of this city. At Washington, on the 231 in L Aquitta Torner.

of Charles county, Md to Miss CATHARINE BOPHIA Transa of Warbington. At Alexandria, B. C. on the 18th inst. Dr. CHARLES H. LIEBERMAN, OF B-11 is, to Mise CATHARINE BETZOLD, daughter of David Betzold, erq of Alexandria.

DIED. . On the 27th instant, in the 27th year of his age, Mr. PRANCIS MURRAY. . . On Monday 2M inst William C. only oon of John C. and Martha H. Blar kburn, agrd 8 months

MARINE LIST-PORT OF BALTIMORE.

CLIAREI. Brig Napoleon, Chesebrough, Rie de Janeiro. reht. Adeline, Fhorier, Richmond.

Schr. Celeste, Jonason, New York. ARRIVED. Ship Tippecance, Gray, 17 days from New Orleans. Schr. Conclusi n, Davison, from Gloucester, Mass. via Norfolk.

MEMORANDA. Barque Suwarrew, Sleeper, for Baltimore, cleared at New (pleaus 13th inst. Brig Oglethurpe, Sanner, of Baltimore, cleared at Savannak iS h inet. for Havane.

TEMPERANCE NOTICE. CO-The JUNIOR MARION AUXILIARY, No. 1, to the Marion Total / betinence Pociety, will hold their regular meeting on SATURDAY EVENING, 27th inst. at 7 o'clock, at the Temperance Hall, Ensor st. Young men under the age of 21 years, wishing to fe5-lt* By order, J. W. D. PENTZ, Sec. 7.

SIXTH WARD TIPPECANOE CLUB. ATTENTION: The members of the fixth Ward Tip Club will meet on PRIDAY EVENING. 2 th lest. at Union Hall, corner of Baltimore-st and Tripolett's On motion of Mr. Percgoy, a resolution relative alley, at half past 7 o'elock. A all attendance is devisit to Washington. Let the 'Old Sixth" be well. represented upon that glorious occasion.

Franklin Institute of Fell's Point. 80-The public are respectfully invited to attend a (Thunday) EVENING, 25th instant, by the Rev. Dr. Mannes in the Wesleyan School Room, Bond street,

00-The LECTURE intended fr last evening, will

WITHOUT METALIC SPRING. Mr. Cole called up a resolution relative to DHALON'S Ventilating of Greenmer WIGS and changing the position of horses, carts, &c. which | ESCALPS are to be found at W. WHITMAN'S Eaare caused to stand in the neighborhood of Centre | gle Hotel, No.18 W. Pratt street, opposite Baltimore E. PHALON, of New York, announces his arrival

in Baltimore, on his return home from Washington, and will remain two or three days. Inquire at the Bar 03-The WIG, which carried the day against five

necessary, and carts, apple carts, &c. turned up- mium and silver medal-weighed no more than I'd 00- For particulars, see the American and Commercial Daily Advertiser.

tolks. Bulen from the subscriber, on the 6th inst. one hundred and thirty dollars, in notes of the following description, viz: One \$50 note Bank of zalisbury, No. 225, date Sept.

One 420 note Farmers & Planters' Bank of Balti-One 830 note Parmers and Planters' Bank of Balti-

One 520 note Parmers & Merchants' Bank of Baltimore, No. 267, A, date Feb'y 13th, 1838. On- 520 note Bank of Virginia, payable at Richmond,

Any person having received any of the above deseription of notes, will coa'er a favor to the sub-criber by informing him from whem they were received, as it tenacious of candles,) the Branch adjourned until may lead to the detection of the thief; also, should any ubscriber will be thankful if they are stopped and information given thereof. A liberal reward will be paid lither for the recovery of the money or the detection

OLIVER NORRIS. [(e25-31) MIGTICE. The copartnership beretofore existing under the firm of WATCHMAN & BRATT is this cay dissolved by mutual consent. All persons indebted to the late firm will please make payment to John Watchman, and all persons having claim- against them will please call on him for settlement, who is alone authorised to settle the concern.

JOHN WATCHMAN. Baltimore, Feb 24, 1841. JOHN BRATT. OFThe sub-criber respectfully informs his friends and the public that he has taken the establishment of the late firm of Watchman & Bratt, and is prepared to receive and execute orders in his line to any extent.

praise. The majority of the present house of or execution for any debt founded on any connine o'clock in the morning during the remainder DISSOLUTION OF CO-PARTNERSHIP. of the session.

Mr. Gaither from the Committee on Corporations, reported a further supplement to the Char- DUNNS, trading under the fitm of Forney & Dunns,

JOHN'S. DUNNS. OF The business will be continued by said P. J. Por-

Indictment for the murder Mr. Legrand from the Committee to which hasiness, and solicits a share of public natronses. fe25-lt. Lower end of Camden st. near Light-st.

wound on the left side of the neek, the length of Mr. Bowie submitted an order that the bill for towas any other place in the city. NEWSPAPER FORTIFICATIONS. We have received from our three inches and the depth of one inch, on the the General valuation and assessment of property the Potent NAPIER PRINTING PRESS, which

SHERWOOD & CO. fe25-ee3t N. W. corner Gay and Baltimore-str.

LOOK HERE LOOK HERE!

Fall's Point, Baltimore.

Were passed.

The bill to establish a uniform system of charThe bill to establish a uniform system of char-

No. 62 N. GAY STREET.