George's County.

NOVEMBER 18, 1853. larly directed by Court. Ordered by the Court, that the Rules 26. Special Pleas may be withdrawn with which governed Prince George's County Court to plead the General Issue. Court be and they are hereby adopted 27. Upon an appearance to a Scire Facias The Plea Day to the April Term of this Court as the rules of the Circuit Court for to revive Judgment, or a Scire Facias against shall be the fourth Monday in March preceding Prince George's County-and that the Special Bail or Terretenant, the Defendant the same; and the Plea Day to the November same be published in the Planters' Advocate and Marlboro' Gazette.

True copy—test: OWEN NORFOLK, CI'k.

RULES

For the Circuit Court for Prince George's NOVEMBER TERM, 1853. It is ordered by the said Court that the follow-

ing Rules be observed: any original paper out of his office to any per- rule and have leave until the next Term to as- in the said time shall not be received by the son whatsoever without first obtaining the con-sent of the Court, when sitting, or of the Judge be then taken, General Defence may be enterduring the vacation.

2. All subpænas for witnesses to attend upon Trials, shall be returnable on the second day of the Law Term, at 10 o'clock. 3. In case of the non-attendance of any witness who shall be summoned, an hour after the

meeting of the Court, attachments may issue on application to the Court.

will, on the second going over the Docket, adjourned Court.

any cause if the witnesses of the parties at- the Court, one day for itinerant charges. tend at the time the Court call the said cause,

requires a postponement. cannot continue without affidavits be continued, the surveys he shall make. the party applying therefor shall pay the costs ed for trial shall be determined; and if the de- party to plead, reply, &c. diate expenses of the witnesses of the party offering for trial be paid by the party not ready shall be continued at the casts of either party

any cause if the parties have not summoned final termination of the suit. any witnesses, without some legal cause shown, 37. Ordered, that the Surveyor of Prince nesses who have been returned "summoned," and Charles S. Middleton, Esqrs. although the attornies of the parties consent to George's county, in every case of a warrant on the application to him of any party, or the January 12, 1853-tf

ustice requires a postponement. murrers, Cases in Equity, Motions for New receiving his instructions: and, if not executed | 60. All cases in law hereafter for trial in | sale a FARM situated within one and a gued and heard after the trial of Jury cases; son of the delay. unless this order be dispensed with for specia' in the morning of that day.

10. Every Motion in Arrest of Judgment or tember to the October Term.

11. No Motion for a New Trial shall be received after Motion in Arrest of Judgment; 40. Ordered by the Court, that the following jury, deemed to be admitted. the Motion for a New Trial.

Term, unless excused by the Court.

hereafter made for Auditors to be appointed to will not postpone or continue any cause for the such discharge.

and reason of such a motion. 15. Every Sheriff and Surveyor shall en- Court, that the Sheriff make a return of all the dorse on every plat returned by them the a- original processes in his hands and served, on 63. Ordered by the Court, that the followand sign the same; and that they also return served on the Sheriff.

tion to any plats returned under a warrant of liver the original papers to the Auditor, or to and place of meeting for said purpose and the re-survey, the Sheriff shall give the Plaintiff his order, and shall make an entry of such de- names of the Witnesses whose testimony it and Defendant, or their Attornies, (or if either livery on his Docket. Plaintiff or Defendant are non-resident or absent from the county, to their Attorney, notice | 44. Ordered by the Court, that from and who is to take the examination of the Witin writing of the time and place of completing after this present Term, the Clerk of this Court nesses as Commissioner, and by the party at to complete the said survey or making any a- his charge, without the express order of this November 30, 1853-4w nendment or addition to the said plats. 17. When leave is given by the Court to selves.

make any amendments or addition to any plat, 45. Ordered by the Court that hereafter, in going over the Trial Docket for the purpose of Pictorial" will commence its sixth roladdition on his part on or before the first Mon- entering Judgments in uncontested cases, all ume, and will appear vastly improved in all reday in March and the first Monday in August rules to plead, whether laid on the Plaintiff or spects, with a superb new heading, new type or deliver one to each of the parties, Plaintiff vit. and Defendant, or their Attorney, on or before tember respectively; and in case the parties or from the Judgments of the Judgments of the Judgments of the Judgments of the public will reap the advantage of this contheir Attornies shall have been furnished with Peace be heard on the first day of each and centration of the strength of the strength of the same, with the proper vouchers at-

examine witnesses or to obtain testimony, and County. the parties do not agree upon Commissioners, the party applying for the commission shall his Commissioners during the Term; and if the opposite party shall not, during the same Term, name his Commissioners, the commis tion may issue to the Commissioners who shall

19. Ordered that the Clerk of the Court give notice immediately of the filing of interroga- putting the same at issue. ries to the other party or his Attorney, that he may prepare and file his interrogatories to be Docket be called on the first day of each and forwarded with the said commission. Ordered every Term. that the party who obtains the order for issuing the commission shall have the carriage

20 No commission shall issue in any cause after the time limited by law for the continuance of such suits, unless the Court shall be fully satisfied, by oath, that the testimony alleged to be wanting hath been discovered since he last continuance. 21. All Pleadings shall be in writing; but, in

Court, the General Issue and General Repli- On the 1st cation may be entered by the Clerk short on

22. If the Defendant neglects t plead by On the 5th the Rule Day, he shall not plead the Act of Limitations unless the Declaration shall be a- On the 8th

23. If the Plaintiff or Defendant neglect to On the 10th returned under seal, shall be opened in vaca- cretion of the chancellor.

their Counsel, or by leave of the Judge of this | collect the Books belonging to the Library of give him a trial.

this Court, and that he keep the same under 25. The Rule Day for filing Declarations lock and key in his office. The said Clerk is Upper Marlboro' June 30, 1852-tf

consent of the Plaintiff, or with leave of the 52. Ordered by the Court, that the following may be ruled to plead by the rule day.

30. All Declarations in Ejectment shall be Court. for regulating the practice in the said Court; for the advancement of Justice and to prevent for the advancement of Justice and to prevent fault against the Casual Ejector if there be no the prosecution of suits:

| A call | Letters addressed to him post paid, and the day of feath, and while so set up, the Plaintiff may take Judgment by despending no the advancement, will be charged at the rate of fifty cents and oblituary notices or eulogies in addition to the grew nothing better, but worse. Finding no the charged at the rate of fifty cents and oblituary notices or eulogies in addition to the grew nothing better, but worse. Finding no control of the charged at the rate of fifty cents and oblituary notices or eulogies in addition to the grew nothing better, but worse. Finding no control of the charged at the rate of fifty cents and oblituary notices or eulogies in addition to the grew nothing better, but worse. Finding no control of the charged at the rate of fifty cents and oblituary notices or eulogies in addition to the grew nothing better, but worse. Finding no control of the charged at the rate of fifty cents and oblituary notices or eulogies in addition to the grew nothing better, but worse. Finding no control of the charged at the rate of fifty cents and oblituary notices or eulogies in addition to the grew nothing better, but worse. Finding no control of the charged at the rate of fifty cents and the charged at the rate of fifty cents and the charged at the rate of fifty cents and the charged at the rate of fifty cents are control of the charged at the rate of fifty cents and the charged at the rate of fifty cents are ch unnecessary delay in the prosecution of suits: appearance for the Tenant in possession or his upon the adverse party to plead or reply to the landlord during the Term.

. The Clerk of this Court shall not deliver | Ejectment, he shall enter into the common rule; and any Plea of limitations not filed withed on the Docket by the Plaintiff, nisi defence | 55. Ordered by the Court, that the followto the next Term.

turned scire feci, at any time during the first executing the same, of that fact. 5. The Court will then go over the TRIAL discharge of his bail at any time during the otherwise such excuse shall be of no effect. ufacturer, Wholesale and Retail, No. x DOCKET to settle the same as far as practica- sitting of the Court, upon payment of the costs

they stand.

6. The Court will not postpone the trial of twenty miles in coming to and returning from the Court that hereafter the Plea Day to the persons who have horses, to make use of the persons who have horses, to make use of the article, it

APRIL TERM, 1821. without some legal cause shown, although the 34. In all cases where warrants of re-survey ordered. Attornies of the parties consent to postpone have issued or shall issue, the Surveyor shall the same; unless the Court is satisfied justice and he is hereby directed to lay down the land 58. Ordered by the Court, this 21st day of that either party shall direct to be laid down | November, 1844, that rule No. 3 be and the 7. If any cause that can continue be contin- on the same paper; and that he return with the same is hereby revived, and declared to be the THE subscriber respectfully informs the citiued after notice of trial, or if any cause that plats a table of the courses of all and each of sole rule of this Court in regard to the issuing | zens of Prince George's County, that he

APRIL TERM, 1822.

postpone the same; unless the Court is satisfied | delivered to him, make a return of his plats | attorney of any party, for whom such witness and explanations to the Plea Day; noting there- may have been summoned. 9. All Special Verdicts, Points Saved, De- on the courses and distances and the time of

APRIL TERM, 1824.

postponement or continuance. **ОСТОВЕК ТЕКМ, 1827.**

but a Motion in Arrest of Judgment may be be added to and observed as the rules of this

the case is contested. audit and liquidate the accounts between the want of Declarations or other Pleading; but of Auditors shall file an affidavit of the ground reason to be made appear to the Court. 42. Ordered, as an additional rule of this Witness.

mount of their fees against the Plaintiff and the Saturday preceding the sitting of the Court ing be adopted as a rule for the Government mount of their fees against the Plaintiff and the Saturday preceding the sitting of the Court ing be adopted as a rule for the Government of their fees against the Plaintiff and the Saturday preceding the sitting of the Court ing be adopted as a rule for the Government of the Brick Church (at the former residence SALT, with the plats an account of the particulars of | 43. Ordered, as an additional rule, that the pose of perpetuating the testimony of Witnestheir fees against the Plaintiff and Defendant rule No. 1, which prohibits the delivery of ses, under the provisions of the Act of 1828, George's. respectively, proved and signed by them. original papers to any person without the con- chapter 165, and the supplement thereto: The -16. In all cases where leave shall be given sent of the Court, shall not be construed to ex- party designing to take depositions as aforesaid, to complete any survey under warrant of re- tend to cases, referred to the Auditor of this shall give two weeks notice to the adverse

APRIL TERM, 1831. such survey or of making such amendment or shall not allow any person whatever to take whose instance the same is to be taken, or by addition, at least five days before proceeding any book out of his office from the Library in his or her Attorney.

Court, save the members of the Court themtwo plats thereof to the Clerk of this Court, to the contrary be shown, supported by affida- the finest paper. As the proprietor of the phans' Court of Prince George's County, Ma- Of some patterns,

JULY TERM, 1832. a plat as aforesaid, then the Surveyor shall re- every Term: and that all subpœnas issued upon one, both in the artistic and literary de- tached thereto, to the subscriber on or before October 26, 1853. turn the residue of the said plats to the Clerk of this Court, at 18. If a Commissioner shall be ordered to to be posted up in the most public places in the dition is also made to the corps, both in talent ceased are requested to make immediate pay-

OCTOBER TERM, 1832. 47. Ordered by the Court, as an additiona ed as the rule of practice: That the Trial perior to the present issue of the paper. The Docket be called first for confession of Judgment, and to make up the pleadings by enforcing the rules laid in the several causes, and fully sustain the high reputation it has so long 48. Ordered by the Court, that the judicial

APRIL TERM, 1833. the use of the Crier, a Docket of Witnesses subpænaed on the Trial, Appeal and Criminal

50. Ordered by the Court, that the followsales under Decrees or orders of this Court be adopted as a r le of this Court:

18 in th c rhole 39. " 2 1-2 do 7 50 "
" 2 1-2 do 7 50 "

declare or plead within the time limited by And three per cent on all above \$3000, besides Boston, Massachusetts. rule of Court, judgment of Non Pros, or by an allowance for expenses not personal. The December 14, 1853-2w default, as the case may be, shall be given; above allowance subject to be increased in but the Court, for special causes shown, may case of postponement at the request of the allow further time to declare or to plead, and Defendant, or of extraordinary difficulty, or THE undersigned respectfully informs the quested to make immediate payment to the subon such terms as it may think reasonable. trouble from other circumstance, and to be I planters of this and the adjoining counscriber. 24. No commission for taking depositions lessened in case of negligence, &c., at the dis- ties, that he is prepared to make Hogshead tion, unless in the presence of the parties to 51. Ordered by the Court, that the Clerk of them, at the shortest notice. He respectfully be suit in which said commission issued, or the Circuit Court for Prince George's County invites planters in want of such an article, to

and all Pleadings, Bills and Answers, shall be hereby positively enjoined and commanded to the first Monday of March and first Monday of permit no book belonging to said Library to be

NOVEMBER TERM, 1835. rule be added to the standing rules of the Court: 28. If there be a demurrer in Law and an and that the former rule of this Court on the and determined before the trial of the issue in hereby rescinded.

OCTOBER TERM, 1837. 29. Any issue in fact may be struck out for 53. Ordered by the Court, that the Plea be inserted consecutively, except at the option of the the purpose of putting in a General Demurrer, Days of this Court shall be, henceforth, the editor.

31. Upon the Appearance of a Defendant in | the Term then next ensuing the laying of said

APRIL TERM, 1842.

taken during the Term; and the issue may be ing be adopted as a rule of Court: The mode joined and the cause put under notice of trial and evidence of authenticating the execution of Commissions under the 9th section of the land in the city. Board-One Dol-32. The Principal may be surrendered in Act of 1832, chapter 302, shall be the certifidischarge of his bail, upon a Scire facias re- cate of the Commissioners, or either of them five days of the Term to which the Scire fa- 56. Ordered by the Court, that no Juryman 4. At the meeting of the Court, after charg- cias is returned, upon payment of the costs of shall be excused from attending the court to ing the Grand Jury, the APPEARANCE DOCKET the Scire facias; but not afterwards and upon which he is sammoned, unless, while the Court shall be called over and settled as far as may a nihil returned upon two successive Scire fa- is in session; and that, when excused the Clerk DOBERT LAWSON, Jr., Saddle, cias. The Principal may be surrendered in shall make an entry thereof upon his Minutes; It Trunk, Harness and Collar Man- all persons who have horses may be benefitted by it. It

APRIL TERM, 1844. ble and ascertain the causes to be tried; and of the Scire facias; but not to extend to any 57. The fall Term of this Court having been Baltimore. call up the cases for Trial in the order in which 33. Every witness residing out of the count to call and examine my stock before making have used the package of Amin Beyer Horse Powder and given. Fall Term shall be the first Monday in Octo- ern or Eastern cities, and pledge myself to du- will doubly pay them for the expense. ber in each and every year, until otherwise plicate any bill made in those cities.

NOVEMBER TERM, 1844. of Attachments against non-attending witnes- will be at all times prepared to serve them as and rescinded.

to issue attachments against non-attending wit- Wilson, Samuel H. Berry, William W. Hall

NOVEMBER TERM, 1846. Trial and in Arrest of Judgments, shall be ar- by the Plea Day, to make a return of the rea- this Court against Executors and Administra- half miles of Beltsville, on the Baltimore and reasons. And all Appeals and Errors shall be 38. Ordered, that the Rule Day for filing administration of the estate of the deceased, thriving young timber. There are no improveheard on Saturday of the first week, and the Declarations and all Pleadings, Bills and An- on the amount of assests may appear to be a ments, but the land is very susceptible of imsubpænas in such cases returned at 9 o'clock swers, shall be the first Monday in March to subject for ascertainment by the jury, shall be provement, and in a good and healthy neigh the April Term, and the first Monday in Sep- referred to the Auditor of this Court or to an borhood. Any one wishing such a farm can Auditor especially appointed for that purpose. get this at a great bargain. Title indisputable. APRIL TERM, 1826.

APRIL TERM, 1826.

Apply to

The said Auditor shall state an account beApply to

Colesvil. verdict shall be found; and that the party mak- that whenever the Pleas are not filed by the assets of the deceased, upon such evidence and January 28, 1852-tf ing such motion file reasons in writing at the plea days, the General Issue pleas, when filed, vouchers as shall be submitted to him by either time of such motion; and if, on hearing of the shall not entitle the parties, or either of them, party. The account and statement of the Aumotion, he shall suggest additional reasons, to a continuance of the cause, although the ditor shall (unless otherwise assented to by those reasons shall be filed in writing, and a counsel for the parties may consent to the same; both parties) remain in Court liable to excepfurther hearing at the discretion of the Court unless the Court is satisfied justice requires a tions for one entire Term and all charges and credits not excepted to during the regular ses-

APRIL TERM, 1847. received within one day after the decision of Court, and that the Clerk furnish each practis- 61. Ordered by the Court, that the following Attorney of the same with a copy thereof: ing rule be and the same is hereby adopted as sell on the most accommodating terms. He Baltimore, March 9, 1853-19 12. The Sheriff is required to attend in per- In going over the Trial Docket for the purpose a standing rule of this Court: All pleas of the solici of settling the plain cases, the Court will con- Defendants discharged under the Insolvent line. tinue no cause which, upon the face of the Laws of the State may be entered short on the 13. No Attorney or other officer of this Docket, appears to be undisputed; unless the Docket, and need not be written out at length Court, or any deputy of any such officer, shall motion for a continuance is supported by an and filed; provided however that the Plaintiff DROWN, LOAF, CRUSHED and Clabe admitted as special bail in any action com- affidavit, either of the party or his counsel, that or Plaintiffs, in all such cases, may require the D rifled Sugars; Bacon, Hams, Sides and 14. In all cases wherein a motion shall be | 41. In going over the Trial Docket the Court ing such pleas, to file therewith a certicate of ring, Flour and Corn Meal; enameled and bell-

> APRIL TERM, 1852. shall not be allowed pay or compensation as a mons, in store and for sale by

APRIL TERM, 1853. after proceed to take depositions for the pur- of Mr. Geo. W. Bowie) respectfully offers his CHEESE, survey, or to make an amendment of or addi- Court: but that in each case the Clerk shall de- party, or to his or her Attorney, of the time Orphans' Court of Prince George's Counshall be proposed to perpetuate, which notice shall be in writing and signed by the person who is to take the examination of the Wit.

ORDERED by the Court, that TOBIAS

of the Wit.

THE NEW YEAR.

by furnishing copies of this order to the Sheriff, son's Pictorial" as heretofore, and a large ad- said estate. All persons indebted to the deand number. The most liberal arrangements ment to the subscriber. have been completed, and such as will enable the proprietor to produce by far the finest illustrated journal yet published, and much subeautified by all that can please and instruct in art and nature, and its literary department will

male and female. Sketches of beautiful scene- Advocate. ry, taken from life, will also be given, with numerous specimens from the animal kingdom, ing scale of allowances to Trustees for making the birds of the air, and the fish of the sea, and will present in its mechanical execution an elegant specimen of art. It will contain

> 76,50 paper of sixteen octavo pages. TERMs :- Three dollars per annum. Published every Saturday, by

Corner of Tremont and Bromfield Streets,

Brands, with the initials of the name upon FERDINAND PERPIGNON.

THE PLANTERS' ADVOCATE August respectively, unless otherwise particu- taken from the book case without the express per annam, if paid within six months from the time of

subscribing, or Two Dollars and Fifty Cents if not paid till the end of the year. No paper discontinued until al arrerages are paid, unless at the option of the editor. ADVERTISEMENTS conspicuously inserted at the rate of one dollar per square for the first insertion, and twenty-five cents for every subsequent insertion. Twelve Term shall be the third Monday in October; lines of small type, or sixteen of large type, constitute a square. If the number of insertions be not marked upon issue in Fact, the demurrer shall be argued subject of the Plea Day be and the same is them, they will be continued until forbid, and charged accordingly. A liberal deduction will be made to those who advertise by the year; but yearly advertisements will not

at the cost of the party making such applica- first Monday in March and the second Monday Communications, the effect of which is to promote in September, until the further order of this private interests, are matters of charge, and are to be paid for at the rate of fifty cents per square. served on the Tenant in possession, or set up 54. Ordered, that the following rule be and & Advertisements for Companies or Associations of on the premises eight days before the Court, the same is hereby adopted as one of the stand- any kind, denominational, charitable or otherwise, or for For the orderly conducting business in the exclusive of the day of service or setting up ing rules of this Court: Whenever a Declara- public meetings, are in all cases to be paid for at the usual

Office at the corner, between Anderson's Store

At the Corner of Pratt and Paca Streets, culiar and beneficial effects. BALTIMORE:

Accommodations equal to any T. B. ROBEY, Proprietor.

42 South Street, one door from Lombard, St.,

Please call and satisfy yourself of the fact. Baltimore, Oct. 6, 1852-tf

AUCTIONEER.

Farm for Sale.

THE subscriber will dispose of at private bonds, in which, under the Pleadings, the due ten of which are in cultivation, the balance in | I Baltimore as an Agent for the sale of THOMAS FAWCETT, Colesville Post Office, Montgomery Co

To the Public. THE undersigned respectfully informs his Marketing and Commission Business. notice, all kinds of TIN WARE, which he will to his Customers. solicits a call from all in want of work in his FERDINAND PERPIGNON. Upper Marlboro' August 3, 1853-tf

Defendant or Defendants, at the time of enter- | Shoulders; No. 1. Family Lard, Potomac Hermetal preserving Kettles; with Furnaces; Pure Cider Vinegar and Spices for pickeling; white parties to any suit depending in this Court, the will enter Judgment against the party in de- 62. Ordered by the Circuit Court for Prince and black Mustard Seed, Stablers Diarhora Attorney or party moving for such appointment fault, (as the case may be,) unless for sufficient George's County, that a Juror attending Court Cordial, Etherial Oil, Lemon Syrup and Le-HALL & GREENWELL.

Dr. W. Seton Belt,

Administrator's Notice.

ty, Sct:—November 15, 1853. n. c. t. a. of WILLIAM B. CHEW. deceased, give the notice required by law

week for six successive weeks in the Planters' Advocate. WM. A. JARBOE, Reg'r. Wills for P. G. Co.

NOTICE. In pursuance of the above order, I hereby of Barnum's New York "Illustrated News," al estate of WILLIAM B. CHEW, late of said factured to our own order. TOBIAS G. TOWNSHEND,

Adm'r. d. b. n. c. t. a. of W. B. Chew. November 16, 1853-6w

Administrator's Notice.

Orphans' Court of Prince George's County, Sct:-November 25, 1853.

The pages of "Gleason's Pictorial" will RDERED by the Court, that C. C. Magrucontain views of every populous city in the der, Administrator d. b. n. c. t. a. of Marknown world, of all buildings of note in the garet Ann Ghiselin, late of Prince George's eastern or western hemisphere, of all the prin- County, deceased, give the notice required by this Court provide each and every Term, for chart court, with fine and secure and merchant service, with fine and accurate portraits claims, and that the same be published once of every noted character in the world, both a week for six successive weeks in the Planters'

WM. A. JARBOE, Reg'r. Wills for P. G. Co. NOTICE.

In pursuance of the above order, I hereby fifteen hundred and sixty-four square inches, give notice, that I have obtained from the Orgiving a great amount of reading matter and phan's Court of Prince George's County, Maillustrations—and forming a mammoth weekly ryland, letters of administration on the personal estate of Margaret Ann Ghiselin, late of of their accounts, can do so with Mr. E. G. ed and for sale by al estate of Margaret Ann Ghisella, late of said county, deceased. All persons having charge. W. Hall, who has my books and papers in his charge. claims against the said deceased are hereby charge. notified to exhibit the same, with the proper vouchers attached thereto, to the subscriber on or before the 25th day of May next, they will otherwise by law be excluded from the benefit, of said estate. All persons indebted to the deceased are re-

> C. C. MAGRUDER, Adm'r, d. b. n. c. t. a. of M. A. Ghiselin. November 30, 1853-6w TRIME article HAVANA SEGARS—jus will meet with prompt attention.

recarred and for sale by



THIS Powder gives to a Horse a good appe-

tiful coat, makes him lively, as well as improv- durability and dispatch. diseases that they are subject to. The All-Healing Oil,

It has been known to cure extreme cases of Rheumatism. Being composed of the most potent remedial agents applicable to the above purposes, it enjoys a reputation for facility of action, scarcely equalled. It needs nothing but a trial to convince the most skeptical of its pe-P. S. None genuine without the written sig-

nature of AMIN BEYER. Manufacturer's Agent for the United States,

CERTIFICATES. FAIRFAX COUNTY, Va., Feb. 8, 1852. Mr. J. N. HARPER-Dear Sir:- I am so much pleased with the paper of Amin Beyer Horse Powder, and Bottle

WOODLAWN FARM.

J. R. RICHARDS, M. D.

horse should be without it.

from neglect.

8. The Court will not postpone the trial of ny cause if the parties have not summoned by cause if t count made to country merchants. JOHN T. W. DEAN is agent for Upper

January 26, 1853-1y

C. A. GANTT,

(LATE INSPECTOR AT TOBACCO WAREHOUSE No. 1.) Tobacco. Grain and other Country Prorespectfully solicits the patronage of the Plan-

ter and Farmer, and pledges his best exertions in behalf of their interest. He will not confine himself exclusively to the sale of Tobacco and WHEAT, but attend to | Hat, Cap and Gent's Furnishing Establishment, the sale of all those Products of the Soil which find their way to the Baltimore market, and Washington, June 15, 1853-16

and manufactures to order at the shortest himself that he will be able to give satisfaction

J. W. & E. REYNOLDS, FARMERS AND PLANTERS' AGENTS,

No. 78 Light Street Wharf, BALTIMORE. lect GROCERIES for family use, consist ted States, Basement of Sun bran Building,

CANDLES, SOAP. LOAF SUGARS, COTTON YARN, MOLASSES, VINEGAR, STARCH,

SALT PETRE, &c. licit consignments of produce for sale, and at make liberal advances on consignments when Hat, Cap and Gent's Furnishing Establishment, desired. All orders for goods of other kinds, promptly filled at cost, without charge. They also furnish Guano, Plaster and Clover

Seed on the best terms. Baltimore, Sept. 15, 1852-tf Plows, Plows, Plows. to the deceased's creditors to exhibit their Baltimore prices, freight added, by HALL & GREENWELL.

October 5, 1853. Striped Linseys, &c.

respectively; and the Surveyor shall return Defendant, will be enforced, unless good cause and dress throughout, and will be enforced, unless good cause and dress throughout, and will be enforced, unless good cause and dress throughout, and will be enforced, unless good cause and dress throughout, and will be enforced, unless good cause and dress throughout, and will be enforced, unless good cause and dress throughout, and will be enforced, unless good cause and dress throughout, and will be enforced, unless good cause and dress throughout, and will be enforced, unless good cause and dress throughout, and will be enforced, unless good cause and dress throughout, and will be enforced, unless good cause and dress throughout, and will be enforced, unless good cause and dress throughout, and will be enforced, unless good cause and dress throughout, and will be enforced, unless good cause and dress throughout, and will be enforced, unless good cause and dress throughout, and will be enforced, unless good cause and dress throughout, and will be enforced throughout and dress throughout and d "Pictorial" has purchased the entire good-will ryland, letters of administration on the person- 500 yards 6-4 Virginia Full Cloths, manu-HALL & GREENWELL.

> LANE'S Fashionable Hat, Cap, and Gent's Furnishing Establishment. ment. Pennsylvania avenue, near 41 St. August 17, 1853-tf

Coal! Coal! Coal! TALL & GREENWELL respectfully an- lied upon. nounce to their friends and customers, tlemen's Furnishing Establishment, Penn. ave., 76 Pearl street, was a great sufferer for eight that they are in receipt of Coal and are ready near 41 street. to supply them with a good article at the low-

CAUTION: all such offenders.

THOMAS MAGILL. December 22, I852-tf

IN my absence from the village, any of my I friends who may wish to make settlement November 10, 1852-tf

THE subscriber would respectfully inform I the citizens of Prince George's county, ORN MEAL-a prime article in store and that he has just received, direct from Cincin- of for sale by HALL & GREENWELL. nati, a lot of SPRATT'S GENUINE LIGHT- September 7, 1853. NING CONDUCTORS and POINTS, of an improved manufacture. All orders left with Mr. Richand K. Scott in Upper Marlhoro' Sale by HALL & GREEN-WELL. Mr. RICHAND K. Scott in Upper Marlboro' or with the undersigned in Washinton City,

C. W. HEYDON.

MACHINE FACTORY.

George's and adjoining counties, that he has Great Restorative and Invigorator. opened a large and extensive MACHINE FACTORY,

for the purpose of building all sorts of Machines and Farming Implements. TOBACCO PRIZES, WHEAT THRESH-ERS, FANS, WHEAT RAKES, PLOWS, &c. &c., made or repaired at the shortest no-He has also attached to his Machine Factory an extensive BLACKSMITH SHOP,

and has in his employ two first-rate Blacksmiths, and is prepared to do tite, loosens his hide and gives him a beau- all kinds of work in his line with simplicity, of his age. He was born in Virginia in 1775, ing his general appearance: at the same time Thankful for past favors, he solicits a con- with his father in 1779. In early manhood he curing the Bots, Grubs and all other internal tinuance of patronage, and hopes by prompt attention to business and the superiority of his wrecked in constitution. He spentmuch of his workmanship, to please all who may give him

FREDERICK GRIEB.

For Patuxent River, via Fair Haven. The steamboat PLANTER, vegetable remedies of the forest, and knowing M. L. Weems, master, will re- their mode of medicinal practice must be one sume her route to the Patuxent of practical experience and not of theoretical River, on Wednesday, 23rd of February, at 6 speculation, he made himself acquainted with o'clock, A. M., from the Maryland State their remedies, and also with their practical

Returning, will leave Benedict every SAT-URDAY at 6 o'clock, A. M., stopping as usual at all the Landings on both sides of the river, and at Fair Haven, going and returning.

PASSAGE: To or from Fair Haven, To or from Patuxent River, 1 50 M. L. WEEMS, Master.

WILLIAM FERGUSON. February 23, 1853-tf changed by the Act of 1843, chapter 135, from Merchants and wholesale dealers are invited Friend Harrer:—In compliance with your request 1 her route in a few days. Due notice will be

Land for Sale.

THE subscriber offers for sale several justice to himself, to put his Vegetable Tincture I TRACTS OF LAND in Prince George's in bottles, and charge a price for it which was WM. L. DORLAND. Rose Hill Farm—Dear Sir:—I have seen Mr. Powers' from Washington to Nottingham, from Upper most intelligent families, and astonishing all by was entirely owing to the use of Amin Beyer Horse Pow- Marlboro' to Piscataway, or from Alexandria its wonderful cures; commanding certificates der. You will oblige me by sending four papers by my to Upper Marlboro'. These lands are valuable and testimony in its favor from the leading and boy, also two bottles of the All Healing Oil. Yours, etc., on account of their accessibility by very good some of the most talented men of the country. roads to the Washington and Alexandria mar- Unparalleled Success. UPPER MARLBORO', Dec. 18, 1852. kets, being 10 miles from the former and 8 from The many cures made by it, and the great ses who may be hereafter summoned to this AUCTIONEER. He has had considerable J. N. HARPER—Dear Sir: Your favor is received, and the latter. These tracts are of various sizes, and demand, have induced the proprietors to offer of the Term; and if any cause be called for the Term; and if any cause be called for long the Term; and if any cause be called for long the Term; and if any cause be called for long the Term; and if any cause be called for long the Term; and if any cause be called for long the Term; and if any cause be called for long the Term; and if any cause be called for long the Term; and if any cause be called for long the Term; and if any cause be called for long the Term; and if any cause be called for long the Term; and if any cause be called for long the Term; and if any cause be called for long the Term; and if any cause be called for long the Term; and that I have used your Horse long the Term; and that I have used your Horse long the Term; and that I have used your Horse long the Term; and that I have used your Horse long the Term; and that I have used your Horse long the Term; and that I have used your Horse long the Term; and that I have used your Horse long the Term; and that I have used your Horse long the Term; and that I have used your Horse long the Term; and that I have used your Horse long the Term; and that I have used your Horse long the Term; and that I have used your Horse long the Term; and the Term is a long the Term is a long to the Term is a long the Term is a long to the Term is a long trial and either side be not ready, such cause shall be postponed until all the actions appointshall be postponed until all the actions appointpart of the county. Letters addressed to him concurs with mine, which is, that no man who owns a or Washington property will be taken in ex- es. Hon. Henry Clay and Hon. R. M. Johnson EDWARD L. SHEEHY, M. D. change. Application to be made to the sub- have certified to its merits. Captain Canot,

"A Few More Left."

the Milford Bard, CONSISTING of Sketches in Poetry and hundreds of others, who give their testimony Prose, with a portrait of the author and a to this wonderful discovery. sketch of his life, collected and arranged by tors, or on Testamentary or Administration Washington Rail Road, containing 175 Acres, II AVING determined to establish himself in J. N. M'Jilton, A. M., printed in Murphy's have cured themselves and the members of best style, for sale at this office.

> Canes! Canes!! Canes!!! 11/1TH heads of gold, silver, ivory, pearl, and horn. Also, India Rubber Canes, a of NERVOUS DISEASES in their various new and superior article, for sale at CHARLES II. LANE'S

Penn. Avenue, near 41 St. Domectic Goods! I friends and the public generally, that in Every article consigned to him will receive Rollimore base in store?

Recelling and Commission Business.

Recelling and Commission Business. 16. more Street, Baltimore, have in store a Vitus' Dance, Rheumotism, Gout, Neuralgia, Fits, WHITESMITHING IN GENERAL, he is prepared to He will give his personal attention to the large stock of Osnaburgs, Striped, Plain and Fistula, Piles, with all diseases arising from imsion of said Term, shall on the trial before the do all kinds of TIN WORK, such as roofjury, deemed to be admitted.

Inspection of all Tobacco consigned to him, and jury, deemed to be admitted.

Twilled Brown Muslins 1-4, 3-8, 4-4 and 6-4, pure blood.

THE tiary and other Plaids and Stripes, Cottonades,

Baltimore, April 13, 1853-15 WM. H. PEAKE, To publish all the testimony in its favor would EEP constantly on hand, for sale, at lowest | OLLECTOR and Advertising Agent for Cash prices, a general assortment of se- Country Newspapers throughout the Uni- make a large volume.

proceptly, on liberal terms. Files of all the Daily and Weekly Newspa- will be pleased to exhibit to the public.

pers can be seen by calling at the Office. Baltimore, Oct. 6, 1852-tf Shoulder Braces. professional services to the citizens of Prince Which they will be pleased to sell on a credit IVI the object of which is to correct habitu- other remedies had failed. We give below a of six months to good and punctual dealers, al stooping, round and crooked shoulders-ad- few extracts. who consign produce to them. They also so- apted to men, women and children. For sale CHARLES H. LANE'S

Penn. Avenue, near 41 St.

Washington, June 15, 1853-tf TENRY W. TOMLIN would respectfully Extract from a letter from Joseph Harris, state to his friends, that he has located Alexandria, Va. After speaking of wonderhimself with Messrs. YERBY, TEBBS & YERBY, ful curss on himself, he says: "Mrs. H. has to the deceased's creditors to exhibit their 60 ONE, two and three Horse Plows, three Corner 7th Street and Penusylvania Avenue, been suffering with the liver complaint and claims, and that the same be published once a 60 and two furrow seed Plows, with a full Washington, D. C., where will always be found with inability, constantly complaining from assortment of Castings, on hand and for sale at a large and well assorted stock of DRY weakness through her whole system. She now GOODS, well adapted to the wants of the enjoys better health than for thirty years, being farmer and planter; and also a great variety of entirely restored by the use of Hampton's fine Dress Goods, suitable to the wants of the Vegetable Tincture." ladies: and will be pleased at all times to see DISEASED SIDE, BREAST, EYES. his friends at his new place of business, and pledges himself to use his utmost exertions to

> with their patronage. Washington, Sept. 21, 1853-3m Furnishing Goods.

and will be introduced this day, August 13, at chiefs, Hosiery, &c., together with all other articles usually found in a first-class establish- Rheumatism from her 12th to her 50th year of fully exhibited to all with polite attention .- Hampton's Vegetable Tincture. Reasonable prices and fair dealing may be re-

LANE'S Hat, Cap, and Gen-

Washington, Sept. 14, 1853. Notice to Creditors. THE subscriber desires to inform his friends I that he has a great deal of money due him street, suffered this disease intensely six years; THE public are hereby cautioned from tres- for machinery, and which he finds great diffi- could not sleep; dreadful ulcers formed on his L passing, either with dog or gun, upon my culty in collecting. This is, therefore, to in- limbs, from which splinters of bones issued .plantations-"Bloomfield," "Hickory Thick- form all who know themselves to be indebted His physician pronunced him incurable; but et," upon the Hosepen Branch, or "Fairall," to him, that he wants his money-and cannot Hampton's Vegetable Tincture cured him, as I am determined to enforce the law against do without it—and unless his accounts are settled, he will be compelled to place them in the hands of an officer for collection, however un- son, once member of Congress from Kentucky pleasant it may be. September 21, 1853-tf

HALL & GREENWELL.

20,000 FT. YELLOW PINE PLAN. HALL & GREENWELL. October 5, 1853.

October 12, 1853.

just received and fo sale by

He carefully studied the nature of the medicines used by them, combined them according to the light he had received, used them as he had been taught, and had the cheering satisfaction of finding disease driven from his emaciated body and vigorous health given in its stead. His case was of no ordinary kind, but astonishing to his friends and neighbors. The fame of it spread; the people far and near sent to the N. B. The Steamer Patuxent will resume doctor for his successful and wondorful combination of Indian remedies; which was freely given them, until the cases became so numerous and the demand so great, that the doctor was advised by his friends, and induced thro'

The above is for sale wholesale or re- scriber, at the National Hotel, Washington.

CHARLES R CALVERY Vernon Eskridge, Chaplain U. S. Navy, was cured by it. Also, Judge Davies, Hon. T. H. The Poetical and Prose Writings of Shelby, members of Congress, with mmebers of the State Department, Washington, and

PHYSICIANS their families, by its use, after their own remerous as to recommend it to their patients.

THE FEMALE SYSTEM Blue Demins, &c. &c. To which they invite has, in Dr. Hampton's Vegetable Tincture, A CURB the attention of their friends and purchasing for its numerous and complicated derangements. community, with the assurance their goods and | Hundreds who have been debilitated and disprices will compare favorably with any in this pirited, and on the verge of a premature grave, have been restored by its use to blooming health, which we are abundantly able to prove by such a bost of Living Witnesses as we think no other medicine can produce.

Numerous letters and certificates, showing Baltimore Street, is an authorized agent for this | its RESTORATIVE AND HEALING QUALI-TIES, are published in a pamphlet, which with All business entrusted to his care transacted their originals, and a host of other commendasory letters not yet published, the proprietors Attention is not called alone to the quantity

of the testimony, but also, to its HIGH CHAR-Thousands will testify to cures on them-TARSH & Co's superior Shoulder Brace, selves, wives, children and friends, after all We request all to call and get pamphlets (gratis) and see the history of the discovery of

this medicine, and read the certificates of its cures, showing a mass of testimony, such, as we believe was never given to any other medi-LIVER COMPLAINT, DEBILITY.

Extract from a Letter from J. Grimes, Lougive all entire satisfaction who may favor him don co. Va. "My wife has been for years afflicted with great weakness; pain in the breast, side and back; palpitation of the heart; feebleness of the nervous system; loss of appetite; the first day of April and the first day of Sep- 46. Ordered by the Court, that the appeal and has merged that journal in the "Pictorial," county, deceased. All persons having claims 500 yards Plaid Linseys, extra heavy, just New Fall Styles of Gentlemen's complexion sallow; the sight of one eye almost gone, the other very weak. I am pleased to say, Hampton's Tincture has restored her to from New York, and is now opening a perfect health. Her eyes are as good now as

Mrs. E. Bagwell, of Virginia, suffered from age; at times entirely helpless. Being wealthy, The public are respectfully invited to call she employed the best medical attention, and and examine my stock, which will be cheer- tried many medicines, but was cured only by Chronic Inflammatory Rheumatism.

The wife of Thomas M. Yeakle, Grocer,

years. Restored to health by Hampton's Vegetable Tincture. MERCURIAL RHEUMATISM! Mr. Jarret Plummer, 158 East Baltimore

HEREDITARY SCROFULA!

A boy in the family of Hon. W. P. Thomas. was a mass of sores from head to foot. His evelids turned inside out, protruding over the BUCKWHEAT, (Small's premium,) New eyeballs so as to produce blindness. He was sured by Hampton's Vegetable Tincture. Dispepsia, Nervous Disease, &c. house, suffered these complaints for eighteen

months, with body and mind seriously affected. He was cured by Hampton's Vegetable Tinc-'ure, after other things failed. COUGH, CONSUMPTION, &c. Mr. Henry C. Winn had a cough for 5 years, great weakness, &c.; had, in all, five or six physicians; tried all their remedies, but was cured only by Hampton's Vegetable Tincture.

Sold by Hall & Greenwell, Burgess & Williams, John T. W. Dean and Geo. W. Wilson, Upper Marlboro'; Wm. H. Early, Brandywine; John Simmes, Beltsville; Scott, Bladensburg; and by druggists and dealers generally. June 8, 1853-13

THIS medicine is altogether from the Vegetable Kingdom, and may be used by any one without injurious consequences, by a whe choice and combination of some of the best of each class of co-operative simple remedies. fully reaches all the essential organs of the human system, and thus it has proved itself so effectually curative of the whole round of curo-NIC AFFECTIONS.

HAMPTON'S

VEGETABLE TINCTURE,

AND CURE FOR

Rheumatism, Dyspepsia, Scrofula, &c.

This article was discovered by Dr. Jesse HAMPTON, now in fine health in the 79th year emigrated to Kentucky-then a wildernesswas so reduced by disease as to be almost living for medical advice and attention, and plants, &c., of the forest. He then dwelt in the midst of the Red Men of the Western Wilds. Having heard much of their skill in the use of Wharf, and at the same hour every succeeding medical knowledge of the early settlers of Kentucky, had obtained from the "medicine men"

edies had failed; and some of them are so gen-It has shown itself most powerfully curative forms, giving new life and vigor, restoring the shattered constitution, and thus infusing hope in the place of despondency. By its mild, pleasant and safe action on the stomach, liver, kidneys, lungs and the nervous system, it cures Dyspepsia, Liver Complaint, Diseases of the Uri-