

Lewis Michael & Co.
Have imported, in the different vessels from
London and Liverpool, their assortment of
Spring Goods,

Also on hand,
India Muslins, Checks, Bandanna Handkerchiefs,
German and Irish Linens, assorted—
all which will be sold on reasonable terms.
May 4. d38t

Isaac Burneston,
No. 196, MARKET-STREET,
Is now obtaining an assortment of
SPRING GOODS.

Also,
German and India Goods,
A choice parcel of first quality white Tick-
lenburgs, Curahs, &c. May 4. d36t

Just Received,
Per the brig Admiral Berkeley, from Gonavees,
About 250,000 wt. **GREEN**
COFFEE.
FOR SALE BY
VON KAPEFF & BRUNE.
May 30. d4t

Best Russia clean Hemp.
Russia Sheetings } entitled to drawback
Sherry Wine }
AND
3900 bushels yellow Corn.
For sale by
SCHULTZ & VOEGELER.
May 13. d

CLARKSON'S
Portraiture of Quakerism
Just received and for sale by
Samuel Jefferis,
Book-seller and Stationer, 212 Market-street.
Subscribers are requested to call for
their copies. June 1. d4t

Wm. & Jerm. Hoffman,
No. 3, South Charles-street,
Have imported a neat selection of
4-4 }
and } **IRISH LINENS.**
7-8 }
5-4 } **SHEETINGS.**
Lawn & Dowls, purchased in the Dublin
market on short time, and received here by
the ships Aboua and John Adams from Liver-
pool. May 11. d

12 seroons Peruvian Bark
of a good quality and entitled to drawback,
or sale on a liberal credit by
FREDERICK LINDENBERGER & CO
May 5. d

Alexander Finister,
33, MARKET-STREET, 3 DOORS BELOW
SOUTH GAY STREET,
Respectfully informs his friends and the pub-
lic that he has just received
A handsome assortment of
SHOES.
Among which are,
Ladies' Fancy Kid and Morocco SLIP-
PERS, Gentlemen's Fine SHOES & PUMPS.
One box of Spangled Rosettes, all of which
are offered at the lowest prices.
June 3. d4t

Wanted by a Young Man,
Board and Lodging, in a respectable private
family where terms would be moderate and
society agreeable. The attainment of the lat-
ter is his chief object. A line addressed to
G. and left at this Office will meet immedi-
ate attention. June 3. d

Wants a Situation.
In a Dry Good or Grocery Store, a Young
Man from the country, of respectable connec-
tions. Writes a fair hand and can be well re-
commended. As he is not much acquainted
with accounts, will expect but moderate wages.
A line left at this office directed to J.
D. will be duly attended to. d44t
June 3.

To Journeymen Tailors.
3 or 4 good workmen in the above line,
will meet with immediate employment, by
applying to
HENRY HOWARD,
No. 1, Lemmon-street.
June 3. d4t

Wants a place as Wet Nurse,
A Woman of good character that can
produce satisfactory recommendations. Ap-
ply at this Office. d44t
June 2.

Peter Hoffman & Son
Have remaining of their Spring importations,
(Entitled to drawback on exportation)
Superfine Cloths,
Cassimers,
Flannels,
Fancy Muslins,
Plain Cambrie do.
Chambray Muslins,
Prints,
Cotton and Silk Hosiery,
Shirting Cottons,
Nuns and Colored Thread,
Knitting Cotton,
Fine Hats, &c.
And daily expect a further supply.
June 2. d

Pimento, etc.
JUST RECEIVED,
50 bags Pimento,
50 barrels No. 1, Boston Beef,
150 boxes White Codfish, in shipping order,
27 bales Soft Shelled Almonds,
ON HAND,
Ravens Duck, Sherry and Malaga Wine,
Brandy, N. E. Rum, Raisins in kegs, Mac-
kerel, Spermaceti and Moulded Tallow Candles,
Brown Soap, Cheese, Prime Pork of a super-
ior quality, and Wool and Cotton Cards.
For sale by
NATHANIEL F. WILLIAMS,
No. 15, Bowly's wharf
June 2. d4t

Hollingsworth & Worthington
HAVE JUST RECEIVED,
40 boxes of Imperial } TEAS, import-
50 qr chests of Hyson, } ed in the Asia,
50 ditto Young Hyson, } lately arrived
70 ditto Hyson Skin, } at Philadelphia.
6000 lbs short Yellow Nankensens, } Entitled
1000 do. very fine long do. do. } to
500 do. do. do. blue do. } Drawback.
ON HAND,
A large supply of well assorted Bar Iron,
Cologne Mill-Stones, of all dimensions,
5000 wt. Hams,
Pork, Lard, Shad, Herrings, Tar, Plaister,
Corn, Rye, Steel, Demijohns, coarse and fine
Salt,
12 puncheons of excellent 4th proof Jamaica
Rum, &c. &c. &c.
May 27. d4t-e-16t

Stated Auction Days.

R. LEMMON & CO.
MONDAY,
Head of Gay-street dock,
DRY GOODS at 10 o'clock.
WET Do. 12 do.

VAN WYCK & DORSEY,
TUESDAY,
Head of Frederick-street dock,
DRY GOODS at 10 o'clock.
WET Do. 12 do.

THOMAS CHASE,
THURSDAY,
Corner of Second and Frederick-streets,
DRY GOODS at half past 10 o'clock,
WET Do. 12 do.

COLE & I. BONSAI'S BOOK AUCTION,
WEDNESDAY AND SATURDAY EVENINGS,
174 1-2 Market-street.

Sale by Auction—Postponed.
In consequence of the appearance of wet
weather, the sale of Mr. Eichelberger's coun-
try seat, which was advertised to have taken
place Yesterday Afternoon, is postponed un-
til THURSDAY, the 4th instant at 4 o'clock
in the afternoon.
VAN WYCK & DORSEY, Auct'rs.
June 2.

Sale by Auction.
On FRIDAY Next,
June 5th, at 10 o'clock in the forenoon, on the
premises, No. 11, Fell's street, Fell's Point,
will be sold without reserve,
SUNDRY ARTICLES OF
**HOUSEHOLD AND KITCHEN FURNI-
TURE.**
COLE & I. BONSAI, Auct'rs.

WANTED IMMEDIATELY,
A smart active LAD, of decent connexions.
Such an one about 14 or 15 years of age.
It is necessary he should write a plain hand,
understand something of accounts, possess a
knowledge of the city generally—but above
all, he must be steady and attentive to business.
—To such an one every reasonable encourage-
ment will be given. Apply to
COLE & I. BONSAI,
174 1-2, Market-street.
June 1. d4t

Sale by Auction.
Will be added to the sale of Sugar, Coffee, Rice,
&c. on FRIDAY, the 5th instant, at 12 o'clock,
on O'Donnell's wharf,
30 boxes of the superior Mysun Skin TEA,
that were imported in the brig Spencer.
THOMAS CHASE, Auct'f.
June 3.

Sale by Auction.
On FRIDAY Next,
The 5th of June, at 4 o'clock, on the premises,
TWO HOUSES and a LOT, the one con-
taining six rooms and a garret; the other
two rooms and a garret; both standing
on the same lot, on the Hooktown road,
near the seminary; with a shop and stable, a
good garden, and a pump of good water in
the yard. The lot fronts 40 feet on the
road, and runs back 100 feet. Any person
wishing to purchase said property, will ap-
ply to
JACOB MILLER, Butcher.
June 3. d3t

Sale by Auction.
On MONDAY,
The 8th of June, at 11 o'clock, will be sold on
the premises,
Part of LOT No. 33, fronting 66 feet on
Hanover-street, and running back 173 feet 3
inches.
JOHN C. WEEMS, dts.
June 2.

Sale by Auction—Postponed.
The sale of the property on Reister's-own
road, belonging to Mr. John H. Hoskyn's, ad-
vertised to take place to-morrow afternoon,
is unavoidably postponed until Wednesday,
the 10 instant, at 4 o'clock.
VAN WYCK & DORSEY, Auct'rs.
June 2.

Gum Copal & Gum Arabic.
4430 lbs. Gum Copal,
13600 do. Gum Arabic,
Entitled to drawback,
Of superior quality, imported in the ship Ori-
ental, from Mocha, and for sale by
CORNTHWART & YARNALL,
No. 83, Bowly's wharf,
Who have for Sale,
Fresh Teas, Imperial, Hyson, and Young
Hyson; Ravens Duck; Green Copperas; and
Spermaceti Candles.
6th mo. 2d. d4t

Ten Dollars Reward.
Was lost or stolen in the Theatre on Wed-
nesday evening the 27th may, a Red Moroc-
co POKET-BOOK, containing sundry pa-
pers of no use to any one but the owner—
Amongst the papers were five Tickets of the
Susquehanna Lottery to be drawn in Lan-
caster (the numbers not recollecting) a draft
of Land and some orders and receipts, &c.
The above reward will be given, and no ques-
tions asked, to any person who will leave
the Pocket-Book with the papers at the
counting room of Richard Keys and Son,
Bowly's wharf.
June 2. d4t

ELEGANT LACES.
Miss LEVY,
Corner of St. Paul's Lane & Chatham-street,
Has just received a new assortment of
Rich LACES, and Cambrie Muslin SHORT
DRESSES, worked with Cotton. She of-
fers the above for sale on reasonable terms.
She has a variety of handsome FLOWERS,
and other articles.
Ladies can, as usual, be furnished by her
with EMBROIDERY in Cotton, Gold, Silver,
and Colours, as well as MARKING with dis-
table Ink, and Painting on Satin.
M. L. Has a quantity of
SUPERB WORKING COTTON,
Which she will dispose of to those who wish
drawing done on any article they think pro-
per to work.
Plain India MUL MUSLIN and French
CAMBRIC can be furnished for CAP PAT-
TERNS, &c. &c.
She continues to receive orders for Plain
Seizing, which is dispatched with neatness.
ALSO,
MOURNING FOR LADIES.
May 30. e-6t

Baltimore Price Current.
CORRECTED WEEKLY.

Articles.	Per.	Prices.
BREAD, ship,	ctd.	\$ 3
navy,	—	4 25
phol,	—	5 50
BEEF, northern mess,	bbl.	15 50
cargo, No. 1,	—	11 50
—, No. 2,	—	11 50
BACON,	lb.	10
BUTTER, for exportation,	—	15 18
Coffee, Batavia,	—	30
W. India best gr.	—	32
do. com.	—	29 30
COTTON, W. India island,	—	26 35
Louisiana,	—	24
Georgia, upland,	—	22 23
Sea-Island,	—	16
CORDAGE, Russian,	—	10 12
CHOCOLATE,	—	20 30
CANDLES, mould,	—	17 20
dipt,	—	16
spermaceti,	—	45 50
CHEESE, American,	—	11 13
English, best,	—	40 45
DUCK, Russia,	bit.	22 26
Holland,	—	25 31
Ravens,	—	15
Russia Sheetings,	piece	22 23
FISH, salt, dry,	qt.	4 50
salmon,	bbl.	16 50
herrings, (new)	—	4 50 4 75
mackerel,	—	8 9
shad, (new)	—	7 7 50
FLAXSEED, rough,	bush.	—
cleansed,	ck.	6 75
fine,	—	6
middlings,	—	5 50
rye,	—	5
GUNPOWDER, Engl. 25	lb.	10
Do. Baltimore manuf.	—	9
GRAIN, Indian corn,	bush.	70 75
wheat, Virginia,	—	1 25 1 33
do. Maryland,	—	1 33 1 43
Rye,	—	67
Barley,	—	1
Clover seed,	—	12
Oats,	—	47
HEMP, Russia,	ton.	315
Country,	—	9
HOPS, (fresh)	lb.	15
HOG'S LARD,	—	15
IRON, pig,	ton.	35 40
Country bar,	—	115 120
Russia,	—	105 110
Sweden, best,	—	120
Hoop,	—	173
Sheet,	—	220 225
Nail rods,	—	140 150
Castings,	—	80 90
LEATHER, sole,	lb.	18 19
LUMBER, per 100 ft.	—	—
oak, timb. & scant,	—	2 2 25
boards, all sizes,	—	2 25
pine scantling, do.	—	1 12 1 30
boards, 4-4	—	2 50
do. 5-4	—	2 3
white do. com. 4-4	—	2 25
do. cleare, 4-4	—	2 50 3 50
shingles, exp. 18 inch	—	2 50 3 50
juniper, 24 do.	—	6 50 8 50
do. com. do.	—	4 5
staves, w. o. pipe	—	60
do. hhd.	—	30 35
do. bbl.	—	20
red oak, bbl.	—	12 14
do. hhd.	—	20
hhd. heading,	—	30
MEAL, corn, kiln-dried,	bbl.	4
NANKINS, short,	pc.	82 85
NAVAL STORES, tar,	bbl.	2 2 12
pitch,	—	3 3 50
turpentine,	—	3
rosin,	—	3
spirits turpentine, gal.	—	25 30
varnish, bright,	—	30
black,	—	30
PORK, northern mess,	bbl.	24
Prime	—	18 50
Cargo	—	18
Baltimore navy	—	20
— Prime,	—	18
southern, 2d,	—	15
PLASTER PARIS, Fr.	ton	7 7 50
PORTER, London,	dos.	2 50 3
American,	—	1 25
RICE, (new) per 100 lb.	—	4 4 25
SOAP, American, white,	lb.	10 12
do. brown,	—	8 9
Castile,	—	17
SALTPEPER, rough, Am.	—	18
refined,	—	none
SASSAFRAS,	ton	13
SPIRITS, Brandy, F. 4th p. gal.	—	98
Cogniac, 4th p.	—	1 12 1 20
Barcelona, 1st p.	—	80
do. 4th p.	—	30
Gin, Hold, 1st p.	—	1 1 5
do. American,	—	62
Rum, Jan. 4th p.	—	90 95
St. Croix, 3 & 4	—	none
Antigua, 3 & 4	—	76 78
Windward, 2d	—	62
Island, 3d	—	67 70
4th	—	75
American,	—	45
Whiskey,	—	48
SUGARS, Havana, white, cut.	—	14 14 25
do. brown,	—	10 10 50
clayed, white,	—	13 52
do. brown,	—	11 50
muscov. 1st qual.	—	10 13
Louisiana	—	9 50 13
India, 1st qual.	—	10 50 12
leaf,	—	20
lump,	—	18
SALT, T. Ubes,	bush.	45 45
Lisbon,	—	40 45
Cadiz,	—	40
Liverpool, blown,	—	35
ground,	—	60 50
Turke-Island,	—	60
Isle of May,	—	60
SHOT, of all sizes,	cut.	12 50 13
TOBACCO, Maryland, 100 lb.	—	—
fine yellow, 1st	—	7 7 50
Upper Patuxent, 1st	—	6 50 7
Lower Patuxent, 1st	—	5 6
Potomac, 1st	—	5 6
East shore, 1st	—	5 6
Virginia, fat,	—	6 50 7
do. middling,	—	5 50 6
Rappahannock,	—	4 50 5
Georgia,	—	none
TALLOW, American,	lb.	14
WAX, bees,	—	40 42
WINE, Madeira, L. P. gal.	—	2 50 3
do. L. M.	—	1 15 1 65
do. N. Y. M.	—	1 12 1 50
Lisbon,	—	1 10 1 15
Sherry,	—	1 20 1 25
Corisca,	—	65 68
Teneriffe,	—	80 1
Claret,	dos.	6 10
do. new,	ck.	33 40
Malaga,	gal.	92 95
Port,	—	1 30 1 35

* Store prices.
† Board measurement.
‡ Cargo prices.
§ Second qualities of Patuxent, are 2 dollars less; Potomac & Eastern-shore 1 dollar less.

Trial of Col. Burr.

DEBATE
On the motion (made on the 25th) to commit
Colonel Burr—continued.

Mr. Wirt.—May it please your honors—
The attorney for the United States, believ-
ing himself possessed of sufficient evidence
to justify the commitment of A. Burr for
high treason, has moved the court to that
effect. In making this motion, he has
merely done his duty; it would have been
unpardonable in him to omit it. Yet the
counsel in the defence complain of the mo-
tion and of the want of notice. As to the
latter objection, it must be palpable that the
nature and object of the motion rendered
notice improper. The gentlemen would
have had the attorney announce to the party
concerned that he was, at length, in posses-
sion of sufficient evidence to justify his
commitment for high treason; and that be-
ing apprehensive he might not be disposed
to stand this charge, he intended, as soon
as the accused came into court next morn-
ing, to move his commitment. This would
really be carrying politeness beyond the or-
dinary pitch. It would not have deserved
the name of candor, sir; it would, in fact,
have been an invitation to the accused to
make his escape. But as gentlemen seem
to doubt, with an air at least of earnestness,
the propriety of this motion at this time,
and express their regret that they have not
had time to examine its legality, the attor-
ney has offered to waive the motion until to-
morrow, to give gentlemen the opportunity
which they profess to desire. But no, sir;
they will not even have what they say they
want, when offered by the attorney. An-
other gentleman, after having demanded why
this motion was made, and by that demand
drawn from the attorney an explanation of
his motives, has been pleased to speak of
the attorney's statement of his apprehensions
as an "episode;" which, "although good
poetry," he says, "had better have been left
alone, when such serious matters of fact
were in discussion." It may be an episode,
sir, if the gentleman pleases; he is at liberty
to consider the whole trial as a piece of
epic action, and to look forward to the ap-
propriate catastrophe. But it does not ap-
pear to me to be very fair, sir, after having
drawn from the attorney an explanation of
his motives, to complain of that explana-
tion: if a wound has been inflicted by the
explanation, the gentlemen who produced it
should blame only themselves. But, sir,
where is the crime of considering Aaron
Burr as subject to the ordinary operation of
the human passions? Towards any other
man, it seems, the attorney would have been
justifiable in using precautions against alarm
and escape; it is only improper when ap-
plied to this man. Really, sir, I recollect
nothing in the history of his deportment
which renders it so very incredible that Aaron
Burr would fly from a prosecution. But at
all events, the attorney is bound to
act on general principles, and to take care
that justice be had against every one accused,
by whatever name he may be called, or by
whatever previous reputation he may be dis-
tinguished.

This motion, however, it seems is not
legal at this time, because their is a grand
jury in session. The amount of the posi-
tion is, that although it be generally true that
the court possesses the power to hear and com-
mit, yet if there be a grand jury, this pow-
er of the court is suspended; and the com-
mitment cannot be had unless in consequence
of a presentment or bill of indictment,
found by that body. The general power of
the court being admitted, those who rely on
this exception should support it by authori-
ty, and, therefore, the loud call for preced-
ents which we have heard from the other
side, comes improperly from that quarter.
We ground this motion on the general power
of the court to commit: let those that say
that this power is destroyed by the presence
of a grand jury, shew one precedent to
countenance this original and extraordinary
motion. I believe, sir, I may safely affirm,
that not a single reported case or dictum
can be found which has the most distant
bearing towards such an idea. Sir, no such
dictum or case ought to exist; it would be
unreasonable and destructive of the pur-
poses of justice. For if the doctrine be
true at all, that the presence of a grand
jury suspends the power to hear and com-
mit by any other authority, it must be uni-
formly and universally true: in every other
case as well as this, and in every case which
can be proposed while a grand jury is sitting.
Now, sir, let us suppose, that immediately
on the swearing of this grand jury and
their retiring to their chamber, Aaron Burr
had been for the first time brought to this
town; the members of the evidence scatter-
ed over the continent; the attorney, how-
ever in possession of enough to justify the
arrest and commitment of the accused of
high treason, but not enough to authorise
a grand jury to find a true bill; what is
to be done? The court disclaims any pow-
er to hear and commit, because their is a grand
jury.—The grand jury cannot find a true
bill, because the evidence is not sufficient
to warrant such a finding; the natural and
unavoidable consequences would be, that
the man must be discharged. And then,
according to Mr. Wickham's principle of
ethics, that every man is supposed to intend
the natural consequences of his own acts,
the gentlemen who advocate this doctrine
intend that Aaron Burr shall be discharged
without a trial.

I beg you, sir, to recollect what was said by
gentlemen the other day, when you were
called upon to give an additional charge to
the grand jury. You were told, that a
grand jury should require the same evi-
dence to find a true bill, which a petit jury
would require to convict the prisoner: Con-

nect this principle with the doctrine in ques-
tion; the sitting of the grand jury suspends
all power to commit by any other body; and
the grand jury cannot find a bill unless on
evidence, on which they would convict as
a petty jury; connect these two principles
and consider the immaturity of evidence
which always exists at the time of arrest
and commitment; and the sitting of the
grand jury, instead of being a season of
admiration and alarm, becomes a perfect
jumble to the guilty.

But it is said, that this motion is "an at-
tempt to divest the constitutional organ of
its just and proper power." I believe, sir,
it was never before heard, that an applica-
tion to commit for safe keeping was an en-
croachment on the power of the grand jury.
Would the gentlemen have us to address
this motion to the grand jury? They might
as well propose that we should submit the
bill of indictment to the court and desire
them to say, whether it is a true bill or not.
This would indeed be the "shifting of pow-
ers," of which the gentleman complains. As it
is, sir, there is no manner of collision be-
tween the power which we call upon the
court to exercise, and the proper power of
the grand jury. The justices arrest and
commit for safe-keeping; then comes the
function of the grand jury to decide on the
truth of the indictment exhibited against
the prisoner. The two offices are distinct
in point of the time and totally different in
their nature and objects.

But it is said "there is great inconveni-
ence in submitting a great law officer to the
necessity of expressing an opinion on the
crime on a motion like this;" "that the
judge, like a juror, should come to the trial
with his mind pure and unbiassed." This
argument does not apply to the legality of
the power which we call upon the court to
exercise: it goes merely to the expediency
of exercising this power and if the argu-
ment