in rapid sueces

Controversial ks; O'Leary's Life of Christ; ct's Book of the Lingard's edif Standard Ca-

ot be purchased and it would be l in this cheap e uncommonly llars.

ll be published oon as receivof peculiar ex-

seller, N Y.

ntry by giving d sending the lisher, will enthe work for

THE DWELLING HOUSE, in which the late General Richard any wood resided at the time of his death. TH. S. ALEXANDER TO THE PRINTERS OF THE

FOR SALE.

THE DWELLING HOUSE

UNITED STATES. J. SPITTALL, WOOD LETTER CUTTER AND ENGRAVER

No. 21, Franklin Place, PHILADELPHIA. ESPECTFULLY announces to the States, that he has commenced the manufacture of WOOD

Wood Letters of every description, from

to the practice of four to thirty-four lines Pica, or upwards, made to order on the shortest notice. Ornamental Letters of ertuely new and most splendid patterns, for Heads of Newspapers, Title Lines, &c. from two lines Great Primer to any size larger.

His type will be made of materials of the best assortment, well seasoned and prepared by machinery, invented for the purpose, which nsures the most exact adjustment. Specimens wilt be published as early as

Engravings on Wood,

Executed with neatness and promptitude. Heads for Newspapers, Fac-similes, Orna-mental and Plain Rules, &c. &c. cut with the greatest accuracy in type metas or wood.

Old cast metal cuts, ornaments, &c. cngraved over, and made equal to new for half

their original cost. A liberal discount for cash. Six months credit on the most approved security. Or-All letters must be post paid.

Editors of papers in the country who will give the above advertisement a few insertions, and forward a paper containing the same to the advertiser, will be paid therefor in any of the above mentioned materials.

Anne-arunded County, &c.

On application by petnion in writing of Edward Holland, to me the subscriber, Chief Judge of the Orphane Court for the said county, praying the benefit of the Act of Assembly, entitled "An act for the rable of sundry insolvent debtors," passed at November received, 1845, and the servical supplements thereto, a schedule of his property, and a list of his creditors (on each to far as he could ascertain them) being annexed to his said petition, and I being retisfied that the said Edward Holland has revided in the state of Maryland for two years next preceding the date of his said petition, and I having appointed Howes Navy trustee for the benefit of the creditors of the said Edward Holland, which said trustee has given bond in due form for the fashful performance of his trust, and the said Edward Holland having given hand Arunded County Court, on the third Mooday in April next, to answer to allegations or interrogatories of his creditors, and having crecuted a deed of conveyance to his said trustee for this property, real, personal and mixed, and the truste having certified the delivery thereof to him by the said Edward Holland, I do hereby order and adjudge that the said Edward Holland, are notice to his creditors by causing a copy of this order to be inserted in one of the newspapers printed in the city of Annapolis on the third Monday of April next, to show cause if any they hay, why the said deviard Holland should not have the linear of these months, to appear before Anna Aprils on the third Monday of April next, to show cause if any they hay, why the said deviard Holland should not have the linear of the said act and supplements as prayed.

GIDEON WHITE. Anne-Arundel County, &c. GIDEON WHITE.

THE CULTIVATOR

S a monthly publication of 16 quarto pages, and comprises about 200 pages in a su-lume, published at Albany, by the New York Jume, published at Albany, by the New York Trith —Terms of the Terms of the Terms of the Tright Cents ance.

In allowed to Asho may live at a dollar note, may ent them for one central triple of the publication is to disseminate useful information, among the agricultural community, in the cheapest practicable form; and the success of the undertak cable form; and the success of the undertsking, and the character of the paper, are indiscounted by the fact, that he face is a large of the paper. cated by the fact, that before its 1st volume was completed its subscribers exceeded eleven thousand, and comprised residents of twenty one of the United States.

The second volume was commenced in March. The pages are so enlarged, that s History of the Churches; The cach number contains as much matter as eighteen pages of the first volume. It contains many engravings and cuts, executed by mals and operations of husbandry. Price FIFTY CENTS per annum. The postage will not exceed 18% cents per year to any part of the Union.

the first volume and the first The first volume will continue to be fur-Bishop Hay's Communication Albany, N. Y. Communications to be addressed to J. Buel,

Subscriptions received by A. Cowan, at this office, where a specimen of the work can be seen.

Aug. 27.

FUNERALS.

FILE subscriber begs feave to inform his friends, and the public in general, that he has discontinued the Cabinet Making Business, and intends to confine himself for the

ay of the works future altogether to that of an UNDERTAK-ER.
All orders for Funerals will be attended to at the shortest notice, either in the usual manner, or according to special direction.

He returns his thanks to the public for their patronage during the last twenty years, and hopes that his paomptness and attention will continue to merittheir favour.

WASHINGTON G. TUCK.

PRINTING Neatly executed at this DEFICE.

The Atarcland Gazette.

ANNAPOLIS, THUBSDAY, MARCH 17, 1836.

Printed and Published by JONAS GREEN. At the Brick Building on the Public

At the Brick Building on the Public Circle.

Price—Three Dollars per annum.

THE SALMAGUNDI, and BIETO OF REED DAYO EMBLY DAYONGS.

NEW PERIODICAL, of a novel chase a recting the above appellated, will be commenced on the beginning of January, 1836. While it will farmsh its patters with the leaving features of the news of the day, its principal ouper will be to serve up a humorous compilation of the run cross-type and pungent sallies which are the want of a proper channel for their preservations, are positively lost to the Resulting world. Original wits and humorists of our time will here kave a medium devoted to the fadifal record of the scintillations of their genus. It is not recessively to detail the fadifal record of the scintillations of their genus. It is not recessively to detail the fadifal record of the scintillations of their genus. It is not recessively to detail the fadifal record of the scintillations of their genus. It is not recessively to detail the fadifal record of the scintillations of their genus. It is not recessively to detail the fadifal record of the scintillations of their genus. It is not recessively to detail the fadifal record of the scintillations of their genus. It is not recessively to detail the fadifal record of the city, will forward their orders, postage parely—B. Panch he pleages hims off that no exertions on his part shall be wanting to make each succeeding number summing to make each succeeding numb

THE SALMAGUSDI will be printed on large appearant papers. weich is at present used for the Gentle-Vade Mecune It is calculated that ORE THAN

500 ENGRAVINGS

I be furnished to the pations of this Jour-I in one year -these, in ad atton to an exasive and cause selection of Satire, Crition. Humour and Wit, to be circulated equet of a superior and attractive order d the publisher relies with perfect conti-nce on the liberality of the American pubc, and the spirit and tact with which this apensive undertaking will be prosecuted, to him successfully and prefitably along

Terms of THE SALMAGUNDI will be WO DOLLARS per annum, payable inva-ibly in advance. No paper will be furnishunless this stipulation is strictly adhered a three will be supplied with a paper for one year, by forwarding a hypother note, postage paid. Clubs of seven all be supplied for the same term, by forarding a ten dollar note. 307 The papers at are sent out of the city will be carefully cked in strong envelopes, to prevent their

THE SALMAGUNDI will be published on ernate weeks—otherwise is would be in-scible to procure the numerous Embellishnts which e-en number will contain-and general interest it will afford must be en ced by this arrangement.

All orders must come postage paid. eman Baildings, Franklin Place, Phila-

NE-ABUNDEL COUNTY, To will Napplication by petition in writing of Zicharial Potton, (in the recess of Anno Arandel County art,) to me the subscriber, Chief Judge of the Thire art, to me the suscence, the Tauge of the relief them District of the State of Maryland, praying the field of the Act of Assembly, entitled, "An act for relief of sandry Insolvent Debtors," passed at Nonaer session 1855, and the several supplements there, a schedule of his property, and a list of his creditors, eath so far as he could ascertain them, by ing annex, while all actions and I have a static of the tree. Aton, which said trustee has given bond in due for a r the fullful performance of his trust, and the said scherich Polton having given cond with security for charinh Polton having given sond ofto security for personal appearance in Anne arrandel County art, on the third Monday of April next, to answer the allegations or interrogatoric of his creditors, and ring executed a deed of conveyance to his said trust for all his property, real, personal, and mixed, and said trusted having certified the delivery thereof to a by the said Zuchariah Polton; I do hereby order and when that the crid Zuchariah Polton; I do hereby order and thy the said Zichariah Polton; I do nerely order and adje, that the said Zachariah Polton give notice to creditors, by causing a copy of this order to be inced in one of the newspapers printed in the city of ampolis, once a week for the term of three months, ppear before Anna Arundel County Court, to be heid the city of Annapolis on the third Monday in April t, to show cause, if any they have, why the said hariah Polton should not have the benefit of the said containing meants as rayed.

et and supplements as prayed.

THOS. B. DORSEY.

Jan 18.—3.n.

ANNE-AB UNDEL COUNTY, SC.

N application to me the subscriber a Justice of the Vorphans Court of the county aforespid in writing, if Harry Medford praying for the Lencit of the Act is the relief of surdry insolvent debtors, passed at Noenberger and the several supplements thereon, a schedule of his property and a list of his creditors, is oath, as far as he can ascertain them being annexed b his petition, and the said Henry Medford having satisfied me by competent testimony that he has resided in the State of Maryland two years immediately precling this the time of his application, and that he is a actual custody for debt only, and having appointed trustee, and said trustee having given bond for the efformance of said trust, it is thereupon ordered and djudged by me that the said Henry Medford be disharged from confinement, and that by causing a copy of his order to be inserted in the Maryland Gazetto or only are for the successive months before the third Monday in April next, he give notice to his creditors to popur before Anne Arundel County Court, to shew wase, if any they have, why the said Henry Medford hould not have the benefit of the said act of Assembly and the supplements thereto a gill DEON WHITE. ANNE-ABUNDEL COUNTY, SC. not the supplements thereto as prayed GIDEON WHITE.

ALEXANDER'S MODERN

ACTING DRAMA,

pris manazine. In two volumes a work of some is rely popularity, and which is now selling for §3—it contains the productions of eight different authors, well known to the public as among the most interesting writers of the day.

37 A large and beautiful white sheet, imperial size, filled on both sides with humanass and

TOBACCO LANDS.

THE subscriber offers for Sale his valuable Real Estate, situate on the north side of Severn River, opposite the city of Annapolis, contain i gupwards of

SAL THOUSAND ACRES.

About Six Hundred covered with wood and heavy timber, consisting of White Oak, Black Walnut and Poplar, &c., the residue for the most part under go of fences—the whole nearly succounded by the waters of Severn River, and a wide navigable creek, emptying into water carriage for wood and produce from

in a promising sate of improvement, and possessing large banks of ovster shells, and ther sources of manure in great abundance. Plaster has been found to act with great effect on those lands in promoting the growth of clover—the soil is naturally of an excel lent quality, for grain and other crops, and particularly well adapted to the culture of first quality of Tobacco. There is a good mili adjoining these lands, and a steam mill in Annapolis, both very convenient to

The outldings on both the farms are beautifully situated on eminences commanding extensive views of the river and bay, and are in tolerable repair. As persons inclined to purchase will view and judge for tnemselves, it is decined unnecessary to be more particular in the description of this property. It will be found on examination to be worthy the attention of those who may have money to invest in real estate, and particularly of such as are skilled in cutting and setting timper, of which there is a great quantity near mile.

These farms will be divided, to suit purchasers. The terms will be moderate and a long credit given for part of the purchase money, or for the whole, if well secured—

possession may be had at any time.

For further particulars enquire of N. Brice Baltimere, or to the subscriber living on the premises.

CHARLES C. BRICE.

ANNELL MEDIL COUNTY, SC.

IN application by petition in writing of solomon of Frizier to only the ast sorther Chief Judge of the Organian Charter Anneld County in Maryland, which are the first Act of Assembly, analist, which are the first and the Act of Assembly, analist, which are the first and the about 18 are the first of this creditors (on one so fer as he could be retained that the said Solomon Frizier has revision in the state of Miryland for two years next preceding the date of his said patition, and I inving appointed William Bryan trustes for the hencit of the said solomon Frizier, which said trustee has given bond in dus form for the fithful performance of his trust, and the seid Solomon Frizier inving given bond with security for his personal appearance in Anne Arandel County Court on the third Monday in April next, to answer to the allegations or interrogatories of his creators, and having executed a deed of conveyance to his said trustee for all he property, and the said trustee having certified the divery thereof to his creditors by causing a copy of this order to be inserted in one of the newspapers printed in the city of Annapolis, once a week for the term of three months, to appear before Anne Arundel County Court, to be held in the city of Annapolis, once a week for the term of three months, to appear before Anne Arundel County Court, to be held in the city of Annapolis, once a week for the term of three months, to appear before Anne Arundel County Court, to be held in the city of Annapolis, once a week for the term of three months, to appear before Anne Arundel County Court, to be held in the city of Annapolis, once a week for the term of three months, to appear before Anne Arundel County Court, to be held in the city of Annapolis, once a week for the term of three months, to appear before Anne Arundel County Court, to be held in the city of Annapolis, once a week for the term of three months, to appear before Anne Arundel County Court, to be held in the city of Annapolis, once a week for the ANNE-ARENDEL COUNTY, SC.

LEGISLATURE OF MARYLAND. HOUSE OF DELEGATES.

Wednesday, March 9th. zens of Batca. re county, praying the passage

of an act, to appropriate a portion of the school fund, to a school in the vicinity of Ridgely's Forge, in said county.

Mr. Carpenier, chairman of the committee on divorces, made an untavorable report upon the petition of Alexander Todd, of Talbet conn.

ty, proving to be divorced from his wife, Morgaret Todd. Which was read the first and second time by

special order, and concurred in.

The house then resumed the consideration of the motion of Mr. Mercer, to take up the preem. ble and resolution submitted by him, on the 3rd inst in relation to the expunging from the jour nals of the Senate of the United States, a part of its proceedings.

On the question being put on giving a second eading to said preamble and resolutions, It was resolved in the affirmative.

Mr. Ely then offered as a substitute for said reamble and resolutions, the fellowing: .. hereas the senate of the United States, did

on the 28th day of March, 1834, adopt the tollowing resolution, viz:

"Resolved that the President in the late executive proceedings in relation to the public revenue, has assumed upon himself authority and power not conferred by the constitution and

laws but in derogation of both"-Which resolution now stands upon the journal

And whereas the General Assembly of Mary. and regard this act of the senate us an assump tion of power not warranted by the constitution, and calculated to subvert the rights of the House of Representatives, and the fundamental principles of our tree institutions.

And whereas, this General Assembly deem it their solemn duty to assert in behalf of themselves and the people of Maryland, the right of the resentative to chey, or resign-Theretore.

Resolved by the General Assembly of Mary. and, that the Senators from this State, in the Congress of the United States, be, and they are on a former day, to hear at the bar of the hous thereb, instructed to vote for, and to use their the counsel for the memorialists who have pray best exertions to secure the passage of a resolu-tion directing the aforesaid resolution of the Senate of the 28th day of March, 1834, declar, proceedings in relation to the public revenue, hour designated above, to hear the arguments of has assumed upon himself authority and power not conferred by the constitution and laws, but in derogation of both," to be expunged from the causing black lines to be grawn around the said resolution, as it stands on the original manuscript journal, and that the following words be plainly written across the face of the said reso lation and entry-"Expunged by order of the Senate of the United States,"

sentatives from this State, in the Concress of the United States, with the request that they lay the same b fore th ir respective bouics, Which was read;

On the question being put, will the house dent the substitute. It was determined in the negative Yeas 21

So the house refused to a adopt said substitute. The question then recurred upon the preamble and resolutions as submitted by Mr. M r-

Mr. Berry moved to postpone said preamble and resolutions indefinitely.

Determined in the negative. Mr. McLan then moved to amend said preamble and resolutions, by inserting in the 2nd resolution after the word "Senators," these words, "in Congress be instructed,"

Determined in the negative. So the house refused to adopt the amend-

Mr. Carpenter called for the previous question, that is, "shall the main question be now D termined in the perative.

Mr. Wharton then offered a substitute for said preamble and resolutions. Mr Brown rose to a point of order,-consi-

dering the substitute not relevant to the subject under consideration. . The Speaker gave it as the opinion of the The Speaker gave it as the opinion of the Char, that it was competent to offer the sub.

To the House of Delegates of Maryland.

propounded,
Will the house sustain the chair,

Resolved in the affirmative. Mr. Whatton then offered as a substitute for said preamble and resolutions, the following,

Resolved by the General Assembly of Mary lind, That the Senate of the United States, in the passige of the following resolution—"Resolved, that the President, in the executive pro-

ceedings in relation to the public revenue, has assumed upon himself authority and power not conferred by the constitution and laws, but in derogation of both;" assumed upon itself au-thority and power not conferred by the constitution and laws, but in derogation of both. Which was read.

On the question being put, will the House a dopt the substitute,
It was determined in the negative.

The house ther adjourned.

Thursday, March 10th. Mr. McLean presented a memorial of sundry age to the election laws in said city.

on presented a memorial of sun hancs, and Traders, of the city raying the incorporation of the

Mr. Rumardson, also presented a memorial of sundry citzens of the city of Baltimore, until the afternoon of the 9th instead finding it impracticable within the time to which they

praying the passage of a Militia law for said city, Mr. Richardson, also presented a memorial were restricted, to produce the evidence which it was their desire to offer, adopted a resolution of many critizens, property hold rs. and others, of the city of Baltanore, counter to the memoriof many crizens, properly hold rs, and others, of the city of Baltmore, comor to the memorial of John B. Morris, and others, praying for indemnity for losses sustained during the rots

Mr. Shriver presented a petition of sundry citizens of Frederick county, praying an act to ocorporate an insurance company, to be styled the Westminster Insurance company.

Mr. Miller present d a petition of Mary

Glenville of the city of Baltimore, the wislow of John Glenville, a revolutionary soldier, praying for a pension. Mr. Dualey presented a petition of sundry

civizens of Talbot county, praying that a small parcel of land therein mentioned may be condemned for certain purposes therein men-Mr. Bryan presented a petition of Thomas

Thompson, of Prince George's county, praying to be placed on the pension roll of said Mr Davall presented a memorial of sundry ntizens of Frederick county, praying for a law

to authorise the c Hing a convention, to alter and amend the constitution of this State. Mr. Merrick submitted the following mes-

age, which was read, assented to, and sent to the Senate.

Gentlemen of the Scnate, An order having been adopted by this house ed for indemnity, for losses sustained by at 12 o'clock, we most respectfully invite your ing that the President in the late executive honourable body to attend in this hall at the said counsel.

> The Clerk of the Senate delivered the follow ng message,

Gentlemen of the House of Delegates, We have received your message, informing is that an order has been adopted by your honourable body, to hear at the bar of the house, counsel for the memorialists who pray d

On motion of Mr. Merrick, it was ordered, that a committee of two members be appointed by the chair, to wait upon the honourable Senate, and inform them that the house is now in session, and prepared to hear the address of counsel, in support of the memorials of John B Morris and others, praying indennity for loss sustained by the late riots in the city of Baltimore, and invite their attendance.

And, thereupon Messrs, Merrick and Hamble. ton, were appointed the deputation, pursuant to this or ier, who naving repaired to the senate chamber, returned and reported, that they had

performed the service required of them.

The President, and the other members of the Sonate, were then received and conducted to the seate provided for their accommodation, wishin the par of the house.

Mr. Marrick moved to take up the report of, and testimony taken before the joint committee of the Senate and House of Delegates, to which was referred the memorials of John B. Morris, Reverdy Johnson, and others praying indemnity for losses sustained by reason of the riots in Beltimore, in the month of August, 1835,

Resolved in the affirmative. Mr. McLean presented a communication from John Nelson and Albert Constable, Esquis counsel on behalf of the city authorities of Bal-

timore, Which was read, and is as follows;

From which decision of the chair, Mr. Heard appealed to the house, and the question was they have repaired to the Seat of Government under the instructions of the City Authorities of Baltimer, as the counsel of said city, for the purpose of resisting the passage of a bill report. ed by your honourable body by a select committee, to whom had been referred the memorials of John B. Morris, Reverdy Johnson and others, asking indemnity for the losses sustained by them in consequence of the riots of the stn, 9th, and 10th, of August last.

That as soon as the City Councils of Baltimore were advertised of the tenor and provisions of the bill reported by your committee, they communicated to your honourable body their belief that, "to place the matter fully and fairly before the Legislature" additional and explanatory testimony, which they had it in their power to offer, should be adduced, and with that view respectfully asked that the bill before referred to, with the report accompanying it might be recommitted, and such testimony re-ceived as might serve to elucidate the delicate and important subject to which it relates. That in pursuance of this request your honourable body did, by an order of the 7th inst. grant permission for the adduction of further testimony on or before this day, and directed that counsel should then be heard for and against the bill. That the City Councils of Baltimore were not apprised of this action of your honourable body

NO. 11.

of the privilege extended to them by the order of the 7th inst. Under this state of facts, the undersigned we been informed that your honourable body yesterday determined,

First, that the argument of Counsel, for and against the memori-ls of John B. Morris and others, should not be postponed.

Secondly, that the argument proposed to be heard, should not be confined to the question of right in the Legislature, to legislate on the subject, constitutionally, and,

Thirdly, that the bill and report of the joint ommittee should, after the argument, be recommitted to the committee, with instructions to take additional testimony and to report thereon, on or before Thursday the 17th inst.

Under these circumstances, the undersigned feel it to be due to the important interest they represent, to assign to the House of Delegates, the reason which restrains their respectfully to decline a participation in the discussion which it is proposed shall take place this day. It is this, that the whole case to which the discussion is to be made applicable, is not before the House. The authorities of Baltimore believe, that they will be enabled, if opportunity be af-forded them, to produce testimony, to very the aspect of the question involved in the bill, now pending before your honour-blob die in the riots in the City of Baltimore, on this day existing state of the case, testimony having been heard but upon the part of the memo-rialists, it must be obvious, that no satisfactory discussion upon the facts, at least none that do justice to the views of the Corporation, upon whose peculiar interests the bill proposes to operate, can be had. If the Counsel of the Cuy therefore, should appear before your honourable body under the order of yesterday, they must either rest their arguments upon assumed facts, or ubunit themselves to a discussion of the cleans of the memorialists, upon circumstances Senate of the United States.

Resolved, that the Governor be requested to transmit a copy of the foregoing preamble and resolution to each of the Sources and Reputs of senatures transmit a copy of the foregoing preamble and resolution to each of the Sources and Reputs we respectively accept. dersigned, be to surrender the interests committed to their charge, and to violate the express

instructions under which they are acting. The desire of the city of Baltimore is, to be heard upon the whole case, as the evidence when taken may exhibit it, and her authorities never can consent, upon the bill, which in their judgment, deeply implicates the character, and encroaches upon the clearest constitutional rights of the Corperation to test her handlity upon the testimony purely exparte.

The undersigned have the honour t With the profoundest respect, &c. &c. JOHN NELSON.

ALBERT CONSTABLE. Mr. Richardson then submitted the following

Oblered, that inasperch as it is the desire of this Louse, to have a full, tair and thorough ex-amination of the important points connected with the riots in the city of Baltimore, and as the Counsel for said city have declared, that the Counser for Said in the absence of the said they are unprepared in the absence of the said timony on the part of the City, to do justice to the important interests committed to their charge the important interests committee to mer charged it is hereby ordered, that the Counz I for save ty may appear at the bar of this house on beach half of the city on Thursday next, niter such additional testimony shall have been taken.

Which was twice read and adopted. Mr. Merrick, seconded by two other members who voted in the majority, moved to reconsider the vote of the house, upon the adoption of said

Determined in the negative.

Mr. Merrick then submitted the following or-

Ordered, that in smuch as the house have determined to hear the Counsel for the city of Baltimore, in the matter of the late rios of that city, on Thursday next-that the argument fix ed for this day on the part of the memorialsta

be also postponed to that day. Which was twice read and adopted. The house then adjourned.