resolved to put it to

of the work and to obwith success. By these nent the spiritual com-, and contribute, in a f the other denominaon fine royal paper and stitched in hardsone abrace the whole of the oversial and Devotional

a large fund of ecclesi-first number will be isvember 7th. - Terms of in advance.
s will be allowed to Aons. who may live at a wenty dollar note, may work sent them for one

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s agents. st of a few of the works n this publication, and other/an rapid succes-

and Truth; Mores Cawith; Mumford's Quesmford's Catholic Scripmry of the Anglo-Saxon
f the Faith; Dr M'
industrial and who does not?) will to do so by increasing its circulation.

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tion of 16 quarto pages, devoted to A

ural Improvement. the Catholic Church; he Israelites; Fleury's ; Lannegan's Ecclesi-eland; Bishop Hay's itzin's Controversial
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ts; Dr. Lingard's ediction of Standard Caould not be pur hased ollars; and it would be tain many of the works rice whatever. The obtained in this eneap

for the uncommonly enty Dollarse orks will be published

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Bookseller, N. Y. the country by giving ons, and sending the tne jublisher, will en opy of the work for

WO tikely young Negro Girlse aged at bout fourteen and aixteen. They will not be sold to they one beyond the limits of the state. The terms will be moderate. Apoly to the Editor.

ply to the Editor. Feb. 25.

TO THE PRINTERS OF THE

UNITED STATES.

J. SPITTALL, WOOD LETTER CUTTER AND ENGRAVES, No. 21, Franklin Place,

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A liberal discount for cash. Six wells credit on the most approved security. Or. lers from the country promptly attended to All letters must be post paid.

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

Large Sum of Money to Loan. One Hundred Thousand Dollars in French France carefuly inspected and warranted

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Beginning for the above sum, from the financial of March, until the first day of Mar. The applicants will have to take the whole sum, and make triannual payment, of the proposed interest. The sum can be retained for three years, perhaps longer.
[GEO. R. MYERS.

NOTICE.

THE undersigned respectfully apprises his friends and the public at large that he will attend at all times to the preparation of DEEDS OF MANUMISSION, BILLS OF SALE,

LEITERS OF ATTORNEY, ARTICLES OF AGREEMENT, &c. Office in Church street-nearly opposite the

FRANCIS M. JARBOE. N. B. Having an approved form of Insolvent Blanks he will also attend to business having relation thereto, on moderate terms-

THE THIRD VOLUME OF

THE CULTIVATOR

WILL be commenced on the first of March next. The terms will continue to be FIFTY CEN IS per annum, payable in advance.

We tender our thanks to gentlemen who have kindly aided in the circulation of the CULTIVATOR, and respectfully solicit a continuance of their good offices in its behalf -If this paper enables one man, by the information it affords him, to add to the profits of his farm ten dollars a year,—and we mean to be modest in our supposition,—it will bene-fit ten men who take it one hundred dollars an Irish Gentleman in -and it will effect the most good in districts an trish Gentleman in and towns where it has the greatest subscriptestant Churches; The tion; and hence every intelligent man who Kirk and Berrington; wishes to promote the interests of his nege-urch of Christ shown; bourhood, (and who does not?) will be able

> The Cultivator is a monthly publica of 16 quarto pages, devoted to Agricul-

> > J. BUEL, Conductor, Albany, N. Y.

TOR and COMMON SCHOOL ASSIST ANT received at the Post Office, Annapo-

February 4.

A. COWAN

FUNERALS.

friends, and the public in general, that he has discontinued the Cabinet Making Buuness, and intends to confine himself for the future attogether to that of an UNDERTAK-

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. THCK.

PRINTING Neatly executed at this DRB.T. C. IR.

The Anarpland Gazette.

VOL. XCI.

peal shall b tried by the said county court

de novo, and each party shall have a right to

aforesaid, to transmit all the papers and pro-

the county court, on or before the first day

of the term of said county court next, ensu-

very negler or refusal so to do, which sum shad be educated in the same manner as

fines and forfeitures are now collected, and

Sec. 4. And be it enacted. That the

july softhe several county courts within

and if any plaintil mi egs such ection in the

peetive district, and the others is gradation

ment, for compelling the appearance and at-tendance of parties or witnesses respective

iv, in the said district court, to answer any

days and times as the nature of the case and

practised by a single Justice of the Peace, in

ases of which such single Justice of the

Peace hath cognizance, or varied in such other

manner and form as may substantially suit

rial and judg nent; and it during any actual

sitting of the said district court, it shall be

court, it shall be the duty of the hiet J isti-

arthwith, to issue a summon for such wit-

ness, and if on the return of any summon

part over to the appellant.

Printed and Published by LOYAG GREEN.

at the Brick Building on the Public PricessThree Bollars per annum.

DANCING SCHOOL. R. SMITH, grateful for past favourage respectfully gives notice to his patrons and friends, of Annapolis, that he will open s Dancing School on FRIDAY, 6th May next, the City Assembly Rooms.

TRIMING STORE.

FIAME subscriber would respectfully inform the public that he continues to keep on and at 135 Market street, a large assortrson's sewing do; Cromford's English sew ou No. 20 to 40; Hooks and Eyes; Neeles. Pins. Linen, and Cotton, Tape, Orrel's 1-1 Guard's Cooton Balls; coloured do; Cot. on fringe, both German and American; Worsted do; Rag do; Shawl fringe, worsted

-White woollen Yarn, mix'd do; nars.—vince women Tari, in a do, blie mix'd do; super Saxen's do; scarlet, ight blue, orange and nottled Yarns, Worted, & .&c : White Knitting Cotton; Vego ia mix'd, blue mix'd, mottled, lead, slate, git blue, unbleached and Suspender Yarns. Burross —Super gilt Coat Battons, silver lared do; Pearl Suit, Pearl Shank do; Silk n. Lasting Buttons; Bone and Paper list-ins, oval Sik and Lasting do, &c. &c with bany other Goods in his line-and feels ased that he can sell any of the above goods, th wholesale and retail, as cheap as any

ther store in this city:
L. H. WifiGINS,
135 Marke 4 doors below Light st.
Biltimore, April 14

PINANCIAL AGENCA. ither in Louden, Paris, Amsteriam, Madid, Lisbon, or Buenos Ayres, exchanged at

Notes and orders of one hundred dullars wards, regularly endorsed, according to the official reports of the Intelligence A Papers bearing the endorse rent seal of the

Financial Agency in the City of Washington, will cir ulate at its value throughout the civilized world GEO. R. MYERS, Secretary.

Feb. 25-1v. FOR ANTAPOLIS AND EASTON.

WINTER ARRANGEMENT



The Steam Boat MA. RYLAND, will leave Billinore, on Sunday morning, the 27th inst at 9 o'clock, for Anna-

polis, and return in the afternoon; on on-day morning, at 7 o'clock for Annapolis, and M for Annipolis and Esston, return on Wednesday; and on Friday at 7 o'clock, A. M for Annipolis and Esston, return on Wednesday; and on Friday at 7 o'clock, A. M for Annipolis and Esston, return on Satisfact of the property on which the tresposal is charged to have been committed, or many statement of the property of turday, starting from the lower end Dugan's by him or her) claiming title to the same, and

wharf; passage same as last winter.

N. B.—All baggage at the owner's risk.

I.E.M.L. G. TAYLOR.

NOTICE.

TIVIE Public are respectfully notified, that the Subscribers are now carrying on an

Black and Ship-Smith, Wheel-wright, and Machine Making Business, Where all orders will be promptly attended to, and work executed with the utmost dispatch, at the subscriber's Steam Mill, opposite the Steam Boat wharf. R. I. JONES, & Co.

March 17

\$400 REWARD. RAN AWAY from the sub

criber, living near Patusent Forge, Anne Arundel county, Maryland, on the 5th instant, sohn,

aged 21 years; five feet eight or ten inches high; dark complexion; standners much when attempting to speak; had on suit of black and whitehomespan Kerses when he left, but had other clothing. Fifty Bolhars reward will be given if taken in the state, and the above reward if taken out of the state, and secured so that I get him again.

Information may be addressed to Dennis Gaither, Patuxent Forge,

JEREMIAH GAITHER.

LAW OF MARYLAND, Passed December Session 1835. An act to establish Magistrates Courts in the several Counties of this State, and to prescribe their Jurisdiction.

Section 1. Be it enacted by the General Assembly of Maryland, That from and at ter the first day of May next, the number of Justices of the Peace in every county of this State shall be so appointed as hat there shall be three at least always resident in each election ernor and Council, to select, appoint, and as sign three of the said justices of the peace in each election district, to be justices of a Court to be held in said election district, to the manner hereinaf er provided, which said ment of goods in his line; among which will justices, when so appointed and assigned, be found, Cotton, Silk, and Worsten Cords, Shall be styled in their commession District District, Silk, and Worsted Braid and Brand- Justices, and before they shall not as such ingty Corset and Book Lices; Cotton, Side and luring Licir continue of in office, they ingty Corset and Book Lices; Cotton, Side and luring Licir continue of in office, they and Bindings; Gilbon, Book Cords, Boot we're, Care which they are appointed, and each of the t Sindings, furniture do; G rm in do; Eng- said district justices, out of court, shall have ish worsted binding, sewing Silks of every and exercise, throughout four respective alour, Sallers Silks Parse Silk, netting counties, all the ogwers, duties and pureshed tka, floss Silks, working Cotton, floss dos from of other justices of the peace there a saylor's write and coloured spool Cotton, and also such lurcher and other jurisdiction. within in ir respective districts, as is here-

or a sum of exempling the sum herein be the jurisdiction of the said District Cours, in the several actions herein respectively inafter given and provided Sec. 2. And be it envicted. That the said constitute and hold a Court, to be styled the person sue anothe before a district Court District Court, in the several and respective election districts to which they shall be appointed and assigned, at least once in every out of the election district, wherein such State of daryland, the person so sued may plead his non residence in the district wherewithin the several election districts, as the said n he is so suct. in a more nary way, befordistrict justices, or a majority of them, the said District Court where he is sued, and shalt, for their respective districts, fix a diascertain; and it shall be the duty of the said such court on proof of the plea shall give intersect for surn defendant, with costs. district justices, as soon after their appoint ment and qualification as may be, and a s all is successed a verdict in the county court, defined the amount of such verdici, from to time, as the public convenience may, in their judgment require, to fix andesignate the most suitable and convenient costs exceed the amount of the verdict, and days, and place or places in each election district for holding the said district courts a to him, but if the amount of the verdict exleast once in every month; and it shall be the duty of the said district justices. on the the plaintiff shall deduct such defendants several days and at the places so as aforesaid costs theretrom, and the oringe only, smill fixed and designated, to meet and hold the said district courts, and the said district prmaintiff, and such pluntiff may afterwards tices or any two of them, so met, shall have jurisdiction over and may take or graze or of 2 Constituent Office of the Union Agency, it toes or any two of them, so met, shall have jurisdiction over and may take e-grazi conduction of FOR-IGN CAPITAL.

DEPOSITORY OF FOR-IGN CAPITAL.

ND NATIONAL EXCHANGE AND tion or cog distance of a single or two justices are considered in the present of the peace, and in all like or similar cases, where the debt or distance and in a state of the peace, and to all like or similar cases, where the debt or distance and in a state of the state of the peace, and to all the or similar cases. carrait or sue such defendant according to the a notion so remaining due, as for any of the Peace, or the District Court as th shall not exceed the sum of one hundred cient evidence of such balance due. tions and limitations, except so far as the Sec. 5. And be it enacted, That no plainiff he oging an action in the county court, of this act; and shall have and exercise original jurisdiction in all cases of debt or con him, or piv costs, although the debt or sum of money recovered doth not exceed one or damages do not exceed one headrest dol-lars in all actions of replevin, where the hundred dollars current money, where such value of the property in dispute when appraised on the service of the writ of recounty court, by reason of an account in bar, or set off of the debt or damages due from the olevin as herematter provided, does not exced he hundred dollars, in which actions plantiff to the defendant, and not by pay-

return of the property, award damages as in a county court may be recovered in case of trice Justices first named in the commission for each election district shall be Chief Jusreplevin; in all actions of trespass, except where the title to land is in any manner intice of the district court in and for his revelved and the person gainst whom a comaccording to the priority of nomination, and that any two of the sail Justices in the abdistrict court, snall appear on the return day of the warrant and allege that he or she pass is charged to have been committed, or that he or she acted u der a person (dament shall verify the allegation by oath or affice the ti ... wheretheda.nagesclair one hundred dollars; in all actions of troy r, where the damages claimed donotexeccione cipias ad respondendu n, summons or attachhundred dollars; in all actions of assault and battery, where the damages claimed do not exceed one hundred dollars: provided, the defendant, at the time of the suit or action being brought, resides within the district, or does not reside in the State; and it shall be the duty of the said district justices in all cases in which juris hetion is herein given to them, to try, bear and determine the matter in controversy, and upon tell hearing of the allegations, evidence, and witnesses of both parties, to give judgment thereon according to the laws of the land and equity and right

of the matter.

Sec 3. And be it enacted, That in all easeawhatsoever withinthe jurisdiction or cog-nizance of the said District Court, whenever either party shall think himself aggreeved by the judgment thereof, no shall be at liberty to appeal to the next county court in case he said judgment shall be rendered within ten days before the next sitting of the said county court, to the next or second term thereafter, Provided, such appeal be taken within sixty days after the rendition of such judgment, but no such appeal shall operate as a stay of execution or supersedeas of any Judgment unless upon bolid and security of the ing given and approved by any one of the said District Justices in the same manner and same man

form as heretofore used and practised in attachment against such witness, to compe' authority to tax the costs that may arise. in cases of appeal from the judgment of a single Justice of the Peace, and the judges of the said county court shall hear and determine his or her attendance.

Sec 7. And be it enacted. That it shall tery; and in cases of conviction of the parbe the duty of the chief justice of the said the same as heretofore used. & practised in district court, or in his absence, of the next cases of appeal from the judgment of a single Justice of the Peace, and all such cases of ap-

named ustice of the same gourt sitting, to make regular and tair entries or minutes, in a docket to be kept for that purpose, of all cases, suits or actions and complaints, a trial by jury, and it shall be the duty of the District Justices, in all cases of a pical as brought before the said court upon process. previously issued by any one of the said Justices as aforesaid, or otherwise, and it ceeding- relative to the case, to the cterk of shall be the duty of each of the said District Justices to make and keep a docket of fair and accurate entries or minutes of all and exery original process, writ, or summons is-sued by him as aforesaid, for compelling the said, court, particularly specifying the days and times of issuing the same, and the precise names of the parties or witnesses named therein, and the days when returnable, and to what constable dir eted, which said dockthis State, shall not hold plea in the said et and entries or minutes, shall be regularly produced by the said Justice before the said given to the said District courts by this act; district court, at its sittings, and so much thereof as may be necessary shall be transferred to the docket of the said district court
by the Chief Justice, or in his absence by the
next named presiding Justice so that a full thed to receive the same, the lawy court or before directed, of all cases, suits, actions. complaints, pleas, and subpœ ias and a tachbefore the said district court, and upon the final decision of any such case, an entry shall be made in the said docket by the Chief Justice, or in case of his absence by the presiding Justice, of the final judgment of the court, which shall specify and declare the true parties to the case, the date of the judg-ment, the principal debt or damage, the time from which interest is awarded, and the costs taxed and adjudged; and it shall be the dary of every such Chief Justice safely to keep and presesve the said docket of the ourt, and transmit the same to his successor in office; but in case the said Chief Justice shall at any time be unable to attend the sitting of the said district court, he shall cause the s id docket of judgments to be delivered for the time being into the possession of the Justice next named in the commission, whose duty it shall be to keep and preserve court shall have been ended carefully terurn the same to the said Chief Justice for safe keeping, and if any person shall witfully alter any part of the entries or judgments con-tained in the said docket he shall be decine i guilty of torgery, and upon prosecution and to viction thereof in the county court, he shall saffer the purisament prescribed by law for the offence of torgery. SEC. 8. And be it enacted, That the said

tion in all cases of assault and battery committed within the district thereof, unless it mail appear to the said district court upon hearing of the case that the said assault and battery was committed with an intent to kill, and it shall be lawful for the said court when ore them or of their own knowle ge of the commission of any such offence within he said district, to issue a capias in the name of the State against the person accused, directed to some constable of the district, to ompel his or her appearance before the said court, to answer the charge, and when the party shall appear before the said court, he or she shall have the option either to subsince of the other, shall be capable of holding a court and excretsing all the power and mit the case to the hearing and judgment of juris lection thereof, in as full and ample a the said court, and to traverse the same bemanner as if all three were present, and any fore the said court, as such tike cases may be one of the said District Justices upon appli-cation made to him out of court, small have power and authority to issue process by the party so charged shall elect to submit his or her case to the hear ng and jedgment -un, or to tesuly, which shad be made re-turnable before the said district court at s. ch. of the said district court, or to traverse the charge before the same court, then the said district court shall have power and jurisdicthe ends of justice shall require, in the same tion to hear and determine the same and give manner and torm as now legally used and judgment according to the law of the land, and the truth of the matter, and in case of conviction, the said district court shall and may inflict punishment by fine, and imprionment, and in all such cases the party the action, plea, or purposes, and so as to bring all cases herein declared to be within cused as well as the State snall have the benefit of such witnesses as either of them may the jurisdiction of the said district court. to require to be summoned to the said court to testily in their behalf, and the privilege of appearing and prosecuting or defending the come necessary or be required by either par-ty, to summon any witness in a case then pending and on trial before the said. listrict charge by attorney, and the party accused shall have a reasonable time to prepare for his defence, and shall be entitled also to be discharged from actual custody upon giving e, or in his absence of the presiding Justice, easonable bail for his appearance in the said district court, from time to time, as the court shall direct and require, till he be findly discharg d; and any one of the said discharg d; and any one of the said discharg discharge shall have each of the said discharge shall have each of the said discharge the said that the said or a witness, to appear and testify before the said court, it appear that such witness hath trict justices shall have authority to take such been duly summoned and doth not appear, it

district court shall have criminal jurisdic-

ty accused, to give judgment against him or the said court may impose; and in case of recovery thereof the said a rt may issue fieri facias, in the name of the ste of Maryland, against the party convicted, directed to the sheriff of the county, and returnable to the county court at the next succeeding for m, or may commit the party to the jail of the county until the same be paid, and it shall be the duty of the sai I district court to give certificates to each and every person, to whom for attendance as a witness, for serving to due to them of the said costs, up at words of said sheriff shall be authorised and required to pay over all such portions of the cast when collected, to the persons so catitled to receive the same, but in case the party accused shall be acquitted or be insolvent, all

commissioners of the county, are hereby rey charges, for and in the name of the severni persons indiana, such certifica est proexercise the criminal jurisdiction atofessid in puty for the judicial district in which thee jurt the said court to prosecute in b half of the State, in the particular case, shall dissent from the courts exercising the same, and shall in writing express such dissent court before the particular case shall have been tried, unless the three judges of sail court shall unanimously determine notwithstanding such discent to take cognizance of SEC 9. And be it enacted. That at the session of the said district courts, held as hereinbefore provided, the said court or any

one justice thereof in the abse ce of the others shall have power to adjour at discretion from day to-day, until the business octore them is discharged, or to the next monthly meeting of the said court, and the co tice of the said court, or providing jisties, shall proclaim the opening and etering and some and the hearing of such persons as may book to be kept for that purpose: and said district court shall have pover and suthority to punish by fi ie and impresonment, all persons who shall interrupt the proceed their immediate presence, and when nor ie the said justices shall attend at any montraly meeting, or on any day during my seas, on at a monthly meeting, the court shall be considered as adjourned from day to day until a meeting shall take place as aforesa ad, either during such session or on the day for the, next monthly meeting, and the pastic s shall make entries on the minutes of the court ac-

cordingly.

Sec 10. And be it enneted, To at all judgments rendered by the said district judgments rendered by the said Castrict courts shall be a lien on all lands ar ad, real estate of the defendant, lying within the county wherein the same judgment rad a rendered, to all intents and purp ses, or nauch as it sail judgment had been realered in the county court from the time when a short copy of any such judgment shall, have been filed and recorded in the office of the cterk of the one of the justices thereof, for his or her appearance at the next county court of the same county, to answer the charge; but if indexing every such copy of a judgment, the sum of twenty five cents and no more, and it shall be lawful for the said clerk on the application of the plaintiff to its to exceed an thereon, directed to the sherid, and retur ble before the county court, in the ... manner as if the said judgment and b tained in the said county court, and Sec. 11. And be it enacied. That disjulge

ments rendered by the said district court, and be stayed and superseded before any one distrejustice of the court wherein the said judgments were rendered, and within the same period, in the same manner, form, and for the same inof time as judgments now rendered by a s justice of the peace, Provided, a fair and except of the said superseders, to be rendered the justices by or before whom the have been taken and confessed, shall be return ed by the defendant or parties to the send perseleas, his, her, or their agent or atterney. :the chief justice of the district court where in the original judg a nt shall nave been reader within ten days after the taking and confess of the same, and it shell be the duty of ne