chusetts, he felt it a duty to express a ! hope that the resolution would not only be adopted with perfect unanimity, but that we should no longer stop at the pre-cise point of the adoption of a simple resolution colling for information on this interesting subject. The information which was laid before the House at the last session, with that which has since been derived from the public papers, has projuced a loud expression of pub-tic in ignation, which it is our duty to cho with energy. To prefer every consequence to insult and habitual wrong, is a sentiment of the Executive, which has been admitted even by its opponents to be correct and honorable. Has the time arrived when it has become indispensably necessary to reduce this principle to practice? Do we suffer insult and habitual wrong? Our merchants call loudly for the redress of mjuries. Thope we shall redress them, Let us extend to them the arm of national protection, but let us extend it also to another class of injured citizens; while we give it to the rich, let us not withhold it from the poor. The greans withhold it from the poor. The groans of our impressed fellow citizens mingle with the nurmers of every gale from the ocean! The queen of that element the ocean! ought no longer to be suffered to be-American seamen, or to substitute her will and her interest for the laws of nature and of nations. It is to be hoped that upon this subject we shall take an attitude worthy of the nation, an attiing complete justice.
The resolution was then agreed to u-

nanimously.

Mr. J Randol/th said the Committee of Ways and Means hadreceived a letter from the Secretary of the Treasury, with various accompanying documents, on abuses alleged to have taken place in consequence of the evidences of the public debt being receivable in payment for lands; and on the vague provisions at present a force relative to the pur-chase of the public debt by the commissioners of the sinking fund. Having made a brief explanation of these pro-visions, Mr. Randolph presented a bill Having to repeal the act to authorise the re-ceipt of evidences of the public debt in payment for the lands of the U.S. and for other purposes relative to the public debt, which was referred to a commit-tee of the whole on Thursday.

This bill provides, that the act to authorise the receipt of evidences of the public debt in payment for the lands of the U.S. passed March 3, 1797, and so much of any other acts as authorises the same, shall be repealed after the 31st of March next, and that the commis-sioners of the sinking fund shall not be authorised to purchase the public debt at higher rates than 60 per cent. of the nominal value of the 3 per cents, than the nominal value of its unredeemed amount for any other species, the 8 per cents, only excepted, for which they may give, in addition thereto, at the rate of one half of one per cent. on the nominal value, for each quarterly dividead payable from the time of purchase to Jan. 1, 1809.

At the close of the accompanying letter of the Secretary of the Treasury, he states his intention of submitting to the Committee of Ways and Means, at a future day, a plan for converting the 3 per cens. the old 6 per cents. and deferred stock, into a new stock, bearing an interest of 6 per cent; by which means the whole public debt contemplated to be discharged at a certain

period, may be extinguished.
On motion of Mr. J. Randolph, the galiries were cleared about one o'clock. The doors continued closed until short time beyond the usual period of adjournment, when the House adjourn-

Committee on memorial of trustees of the Washington Academy-Messrs. Nicholson, Thomas M. Randelph, Livingston, Jones, and Covington.

TUESDAY, January 8. Mr. John C. Smith made a report on the intention of a merchant, in respect to the petition of — Adams, unfavorable to the future destination of his properthereto; -Whereupon, resolved, that the prayer of the petition ought not to be granted.

A petition was presented from a num-ber of citizens of Massachusetts, praying that an additional duty may be laid on iron hollow ware of foreign importation, which was referred to the committee of Commerce and Manufactures.

On the motion of Mr. J. Randolph, the galleries were cleared at about 12 o'clock, and continued closed until the House adjourned about the usual hour

MARRIED-on Thursday evening last by the Rev. Mr. Balch, Dr. Benjamin Prathers of Prince George's county Md. to the amiable and accomplished Miss Eliza Tomkins of George Town.

NOTICE

THE Subscribers to the Washington Public school institution are hereby informed that the second insta ment of their subserrp tion is this day due. Thole who will make it convenient to call at the city resturer's office and pay up their inflaiments will much oblige the subscriber, and those who will not make it convenient to call will also much oblige by not permitting the subscriber to call on them

WASHINGTON BOYD, Treasurer of Public School Infitution. Tan. 8 - 20 W4t

NOTICE TO CREDITORS. THE creditors of the late John Fowness are requested to attend at Rhode's hote in the city of Washington, on the 4th Monday of Janury next, between the hours of IX o'clock A. M. and 2 o'clock P. M. when a dividend of the affets in hand will be made. under the direction of the Orphan's court. SARAH FOWNES, executrix.

Washington city, Dec. 25 - 1awt27 Jan

MEMORIAL

To the President of the United States. and the Schate and House of Representatives of the United States of A-merica in Congress assembled: the memorial of the merchants of the city of New-York.

YOUR memorialists beg leave respectfully to approach the government of their country, on subjects of great im-portance, which have affected their minds with the deepest anxiety and a-

Confiding in the justice and triendly dispositions of the government of Great Britain, and entertaining a correspondent expectation that no unusual restric-tions would be imposed on neutral commerce, without adequate motives commenced under the sanction of established principles, would on no account be affected by a change of system; your memorialists have employed a vast capital in importing various colonial productions, the staplus of which, ex-ceeding the demands of this country, they have been accustomed to export freely to the different markets of Eu-

After this commerce had been prosecuted without restriction for several years, and had attracted a great pro-portion of their wealth; after their inurers had assumed immense responsibilities, grounded on an opinion, that this trude was strictly regular; having never received the slightest intimation, that it could be deemed incompatible with the rights of a belligerent nation, they have been suddenly confounded, by unexpected intelligence of the arrestation on the high seas, of a large portion of their property, which had been embarked with the most unsuspecting confidence.

The feelings of your memorialists are not only excited, by the losses which they have actually sustained, in consequence of a measure unsusceptible of previous calculation, but also from the state of uncertainty in which they are placed, with respect to future commercial operations.

Your memorialists have heretofore believed, that commerce between the United States and colonies subject to the enemies of Great-Britain, when bo-na fide prosecuted on their own account, would be perfectly safe from interruption: They have also believed, that all articles, which might be securely imforted into the United States, might be as securely exforted; with the exceptions well understood, both in respect to the import and export trade, of commerce with places blockaded, or in articles contraband of war.

In a recent interpretation of what is considered by the tribunals of Great Britain as a direct trade, between the colonies and the colonies and the parent countries of their enemies, your memorialists perceive with concern, the developement of a principle, which, if conceded on the part of the United States, must prove

fatal to their commercial importance.

It is understood to have been decided, that whenever it appears to be the intention of the importer of colonial produce, to export the same to Europe; or, whenever it is so exported by the original importer, such intention or exportation, shall be evidence of a direct trade, and subject the property, though neutral,

Your memorialists consider it their bounden duty to themselves and their country, to express their most decided opposition to this decision.

As to the evidence arising from the supposed intention of an importer, they supposed intention of an importer, they readily admit, that the great quantities of colonial produce, which are acquired by means of the American commerce, exceeding the demand for consumption in the United States, will fairly justify a general presumption that the surplus is ultimately destined for Europe. an markets. They assert, however, that the intention of a merchant, in respect ty, must, from the nature of things, be meonclusive. All plans of business, formed by individuals, are liable to be affected by circumstances, not to be foreseen or controlled:—these plans are therefore necessarily revokable by those who form them; and an intention which has not been executed, proves nothing more than might justly be inferred from a general presumption, a-rising from the course of our commerce. To apply such an intention, in a particular case, to the prejudice of an indi-vidual; to presume that he has voluntarily incurred an immense risk, which consistently with the success of his main object, he might have fairly avoided, and to involve him in rain for prosecuting a trade, which, if undertaken with a different motive, would have been declared lawful; would be, in the opinion of your memorialists, to confound and reverse the best established principles of reason, equity and law.

Your memorialists contend for no innovations on the law of nations; and, except where special treaties have pre-scribed a different rule, they admit that they may tawfully be restrained from transporting the pr perty of the parties engaged in war. In the reant decision which prohibits an importer from exporting it to Enrope, they however perceive with concern, either a nugatory and vexations regulation, or a meditated blow at what they deem an

incontestible and valuable right.

Heretofore there existed clear and bvious circumstances of discrimination hetween the direct inade, which Great Britain has assumed the right of denying to neutrals, and the indirect or circuitous trade, which she admits to be lawful. The direct trade could be performed by a single shipment or voyage;

whereas the circuitous trade subjected OF THE MERCHANTS OF THE CITY OF the property to double freights and inNEW-YORK.

Surances, to deductions in favor of the last or ale, an exterior of the

to which it belongs; the landing of the cargo; the inspection of the custom cargo; the inspection of the custom house; the payment or security of duties; do not terminate a voyage; then tartar emetic, magnefic lego tricca, arrow we confess our ignorance on a point, feet pearl barley, squa fortis of of striol, Mooter's, tuderfon's and hickeau's effence which, never having been before questioned, has been assumed by us as an acknowledged truth. If the entry for exportation; the embarkation of merchandise; the re-inspection of the customhouse; the bond for securing a delivemin a foreign country, and a public fait of lemons, trailers's oil. Church's cough fait of lemons, trailers's oil. yet to learn the meaning of the expression. If all the formalities and sanetions established for the security of our and the most ample notice; presuming revenue; if operations of immense magespecially, that commercial enterprises, initide, transacted with the organizations nitude, transacted with the greatest publicity, and without any motive for concealment, are considered as unreal representations, and merely colourable &c fraudulent contrivances to cover an illicit trade, between the colonies and the parent countries of the enemies of Great Britain; then it becomes necessary, both in regard to our characters and interests, to enquire, whether the new regulations establish a more definite criterion for the discovery of truth?

We repel with indignation the suggestion, that the trans-shipment of property for a foreign market, by the original importer, is evidence of fraud or chicane; or that, unsupported by other circumstances, it can justify a suspi-cion, that it is other than neutral. In our opinion, any discrimination between the rights of an importing merchant, & a vendee in the United States, is manifestly fallacious, as it virtually asserts, that the former can exercise only an imper ect dominion over property lawfully acquired, and possessed in this country, while at the same time he can convey to the latter a title to a privilege not enjoyed by himself; in short, that a trade is unlawful, when the advantage is to result to one person, but may be rendered lawful, by being parti-

cipated with another. If the new doctrine is executed in the mildest form, its operation must be highly injurion, by originating new quartiens for litigation, and of course, subjecting all our commerce to new hazards of interruption. We presume not,
plate copies playing cards, pocket books,
timethy and red clover feed, rolin by the highly injurion, by originating new questent, or in what manner, the principle will be applied; we perceive, that the ancient land-mark has been removed, but we seek in vain for a beacon to direct our course;—If we inquire whether a bona fide sale and delivery of merchandise, by an importer, being a citizen, to another known citizen of the United States, for a valuable consideration, will, as in ordinary cases, be conclusive evidence of a transfer of property, and the answer is affirmative; then we complain, that our ships have been detained, the rates of insurance enhanced, and our property confiscated for the establishment of a rule, which, when once understood, will become nugatory, and cease to produce any com-mercial or political effect. If on the other hand, this evidence is not to be deemed conclusive, we profess ourselves to be utterly at a loss to discover, what proofs of ownership, and neutrality of property can with safety he relied on.

But these embarrassments, though perplexing and vexatious, are not those which principally occasion our solici-We are compelled to consider the late decisions of the British tribunals, as preliminary steps towards a system for controlling the importations and exportations of colonial producti-ons, and thereby annihilating the most lucrative pranches of our foreign commerce.

It we owed this trade solely to the favor of G. Britain; still we might ask, what urgent motive, what imperious necessity, required that the favor should be resumed, at a period when our commerce was spread over the ocean, and when a change so essential might troy its security, and subject us to inculculable loss?

We deny, however, that the rights of commerce, as claimed by us, are to be deemed favours; on the contrary, if the law of nations is other than a porary rule, prescribed by an arbitrary will and enforced by power, then we appeal to its most universal and inviolable princible, in our defence. This principle is, that the goods of a neutral, consisting of articles not contraband of war, in a neutral vessel, employed in a direct trade, between neutral countries, and ports of a belligerent country not invested or blockaded, are protected. (TO BE CONTINUED.)

20 DOLLARS REWARD.

KANAWAY from the subscriber, living in Frederick centry Virginia near Front Royal, on the 24th inft a libely mulatto man named Bill. WOOD about 20 years of age, and about 5 feet 6 or 8 inches. The boy was formerly the property of John T. Mafin, eig. of George Town; had on when he went away a blue surtout, a fillor jacket made of white plaius, which he has fince died black or purple, of white yern home made flockings, a home made pair of floces, a p.ir of fpurs, and I think he has a red colored waittenat, befides a great many other clothes which I cannot defcribe -I am informed he has ftolen a bay horfe or mare, which he was feen with at Raf-berry Plain near Leefburg. It is highly pro-hable that he is making towards nuapolis, where he has a mother living, he has alfo a father living by the name of John Wood,
Whoever will apprehend faid fellow and fecure him in any jail to that I get him again, thall receive the above reward.

GEORGE BAYLY.

January 3 - W4t

revenue, and various other expenses in this country.

If the arrival of a ship in the country to which it belongs; the landing of the cargo; the inspection of the custom across the custom acro drops, un'impton's hairam quints effence, folis or go d'incture, effence worm foed, steer's op seldoe, court pi ifler, tooth powder, and brulhes, Napies and Windfor foap peuna turn, effence of bu gamot, temous and ora ges cau de luce hutmens cineare cineare contract. cau de luce nutmegs, cinnamon, ginger, cioves, mace, white multard feed long peoper, fur-geons pocket infirements, cupping and maputating infirmments in cases, formy rruffes, pearl aftes, logwood fuffic red word, made der, a nm copperss, Spanish indigo, powdered an fig blue, red and yellow arnotto gold beater fkins, best winter frained damp about fix hundred gadens of linteed oil which he will iel cheap by the suck; white lead, yellow ochre, panish brown, dry an ground in sil red lead, ven tion red, vettindion, Pruffian bue, patent gree and ye lose, blue ver ittor yellow or sement, drop lake Dutch and rote pink samp and ivory black, ratten and pumice flone, black sad re, and whice chalk, warr coors in boxes, fl ke white turpentine, j p s copal and to an various came's hair pencies, reinters brunes fliver and yold leat, i ut h metal american and Rufflen gue, maccob for ff orange flower wayer, tamarinds and every artice of medicine and paint that is need for the company of the control of the c cine and paint that is never ry to compote compleat affortment, which he is determined to iell at the m fireduced prices, especially to those that deal argely 8 by 10 10 by 18, 11 by 14, 15, 16 and 18, 13 by 18 14 by 19, 15 by 20 and 17 by 22 window glass; the domeric encyclogade, 15 by a factor of Magland, 10 reazon Egypt, Flume, history of Magland, 10 reazon deal of the control of th Medici, M fheims church history, Miller's retrospect detailing the many improvements in frience, arts and literature of the eight each century, Mi ot's general history, acaren's lives, Koerebae's plays Johnson's lives of the English poets, quarto hibres with elegant c. gravings, a variety of religious books and fermons; a compleat affortment of english Latin Greek and French school books, January 8-32&w6t

Madam MARY ANNE PIC,

AKES the liberty to inform the Ladies and Gentlemen of George Fown and the city of Washington, that the hath lately returned from New York and Philadelphia, with an elegant affortment of caps and bonners. Imperial white chip hats,

Ep it firaw do. emoroidered.

Sultan offrich feathers, Black wi low and all colors do. Gold and filver ornaments for the head, Corn and taffels Wreaths and branches of flowers for do. Straw branches, Crapes of all colors,

Spotted do.

A fine affortment of ribbons,
Lace veils, black and white of a fuperior qua-

Plain torroise fhell combs,
Ornamented do fueh as has never
been effered in this piace before, Black and grey English mants long shawls, Dameik do. Elaftic caps of different colors, Shams for gentlemen, Peldes, muffs, tippets, Pocket books of every description,

Bofs thread, &ce George Town, Jan. 8-3t

NEW INVENTIONS.

JUST Published, and for sale by the Author, corner of Market and Ninth streets, Also by Jas. Crukshank, John Conrad and Co. and P. Byrne, booksellers, Philadelphia, a new scientific work on the principle and power of steam, entitled.

The Abortion of the Young Steam

Engineer's Guide;
(Price, for the first year, neatly bound and lettered, One Dollar and a quarter In Boards One Dollar.

CONTAINING, An investigation of the principles, confiruc-

tion and powers of different Steam Engines.

I. A drawing and description of a ficam engine on new principles and of a new conthruction, already in useful operation. It is much more powerful, more simple, and less expensive, requiring much less tuel, than engines on the old confruction; and is application to every purpose for which power may be wanted from that of a man to one hundred horfes.

II. Drawings and descriptions of four other patented inventions of ufeful machines, viz. I For breaking and grinding plaifter and other hard fubiliances 2. For packing flour. 3 For cutting firaw. 4. For removing earth to make turnpike roads, leveling land &cc. Ili A description of a machine and its principles, for cooling water and making ice, in large or small quantities, to supply cities or

private families, in hot countries.

Br OLIVER EVANS, Of Philadelphia, author of the Mill-wright and Millers Guide.

The author conceives that he has laid down a new and true theory, and developed principles of nature that may lead to highly important discoveries and improvements; to the faving of many thousand dollars to those who use seam engines, to great improvements in diffillation; to the navigation of the Miffil fippi, etc. against the current.

The author conftructs fleam engines, on his new principles, fuitable for any purpose for which they may be wanted.

WASHINGTON CITY.

WEDNESDAY, JANUARY 8. LATEST POREIGN NEWS.

The British Packet, arrived at New York, brings Leasion papers to the 16th Nov. which contain the following intelligence:

Rear admiral, Sir R. J. Strachon, commanding a division of the English fleet, consisting of 4 sail of the line, has had an engagement of Rochefort, with a detachment of the French fleet from Cadia, likewise composed of 4 ships of the line, which issued, after a very severe engagement, in the capture of the

The London Courier of the 15th observes, "We stated yesterday, that a treaty of offensive and defensive alliance had been concluded between Russia and Prussia. By this treaty Prussia engages to make a common cause with England Russia and Austria, if Bonaparte does not accede to the terms of peace which have been proposed to him. The object of Duroc's mission to Berlin was to invite Prussia either to join France to mediately, or in the event of her not joining her, to preserve a strict neutrality. The fir t proposition was immediately rejected. When Prussia evinced an intention of no longer remaining neutral, and transmitted a note on the 14th life to the Franch respirator. neutral, and transmitted a note on the 14th ult. to the French ministers Latorest and Duroc, Bonaparte in answer to that note demaded peremptoria, that Prussia should immediately declare for or against him—The king of Prussia instantly communicated this peremptory demand to the emperor of Russia, and the two monarchs in consequence, returned an answea, in which they proposed—
That Naples should be evacuated

by the French troops; that the treaty of Luneville should be executed to its full extent; that Switzerland and Holland should be declared INDERNDENT; and that the regal dignity of Italy be forever separated from the Imperial dignity of France.—If these propositions were acceded to, Russia promised to evacuate Corfu; but if they were rejected, the Prussian army would commence its operations.

mence its operations.

Strasburgh, Nov. 4. Our rmy continues to advance; the left wing has passed the lim near Bran-nau, and driven the Russians before them. The Russians have received orders to fall back on Lentz to wait for the second army -but it is more probable that the French will be at Lentz & even at Vienna, before the second Rassian army can reach the theatre of war.

NOTICE.

HE Citizens of GEORGE TOWN are requested to meet at Mr. GRABAM's ta-Monday evening next, to take the most active measures, to prevent a BRIDGE across the Potomac, in remonstrating to

At the same time and place, a meeting of the inh-bitants of the district of COLUMBIA are requested, to decide on the propriety of petitioning Congress .

RECEDE

THE WHOLE DISTRICT, To the States of MARYLAND and VIRGINIA.

January 8 - 3t

Thirty Dollars Reward. RANA WAY from the subscriber, livingi n RANA WAY from the subscriber, living in Ann Arundel county, on Wooday night, the 9th of December, a negro man named Dick he is 5 feet 6 or 7 inches high, 38 or 40 years of age, a well fet fellow, has a dark complexion, a wide mouth, thick lips, fl.t noie, and has loft some of his finger nails from a hurn when young; when spoken to is apt to look down; had on, and took with him, new kerfey jacket and trowfers dyed pu pie, double foled stores, coarse yarn stocking, two double foled floes, coarfe yarn flocking, two olnabrig flirts, old felt hat, half worn in telcoat blanket Whoever fecures faid fallow in any jail, fo that I get hi a again, faall receive if taken 20 miles from home 13 DOLLARS, if 30 miles 20 DOLLARS, and if 40 miles, or out of this flate, the above reward.

HENRY WOODWARD.

Advertisement.

THIS is to give notice that the fubscriber hath obtained from the Orphans court of Washington county in the district of Columbia, Letters chamentary on the perfonal efface of Stanley Byus, late of Walkington county aforefaid deceafed; all perfons having claims against the faid deceafed, are hereby warned to exhibit the fame, with the vouchers thereof to the uncerber, at or before the 11th day of June x806, they may otherwife by law be excluded from all benefit of the faid chate. A l persons indebted to the faid chate are required to make immediate payment to T. H. GILLISS, Executor.

Washington City, Dec. 11-wam

To be Sold,

Or EXCHANGED for other property in the CITY, or its vicinity.

A WO valuable and contiguous TRACTS of LAND in the flate of Kentucky, the one containing 6880 acres, and the other 6452 acres, by late refusely. They are under old and indisputable tites of more than twenty years, and fituate in a populous county, ad-joining flourishing fettiements. All texes thereon have been duly paid. Apply to the fubfcriber, JOHN BECKLEY.

City of Washington, November 6-wif

Dec. 27.