

The bill to amend the act for the relief of the...
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Mr. Martin delivers a bill, entitled, An act to amend the act for the relief of the...
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Mr. Winder delivers a bill, entitled, An act to amend the act for the relief of the...
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Ordered, That Mr. Winder, Mr. Watts and Mr. Mitchell, be a committee to examine what service, (not a part of his official duty) the clerk of the house of delegates has rendered in the arrangement in alphabetical order the papers belonging to the hands of delegates, and report what, in their opinion, would be a compensation for the same?

Leave given to bring in a supplement to the act to reduce into one the several acts of assembly respecting elections, and to regulate said elections.

Mr. Watts delivers a bill, entitled, An act to tax bank stock; which was read.

Mr. Frisby delivers a bill, entitled, An act to provide for the trial of certain causes depending in the court of appeals, and for other purposes; which was read.

The supplement to the act to provide for the appointment of commissioners for the regulation and improvement of Cambridge, in Dorchester county, and to establish and regulate a market in said town, was read the second time, passed, and sent to the senate.

The bill to restrain the evil practices arising from free negroes keeping dogs, and to prohibit them from carrying guns or offensive weapons, was read the second time, passed, and sent to the senate.

A memorial from the presidents of the different banks in Maryland, praying that forgeries may be punished with death, was preferred, read, and referred.

Mr. Harryman delivers a bill, entitled, An act to lay out and open a public road in the direction hereinafter mentioned in Baltimore county; which was read.

Mr. Ailquith delivers a bill, entitled, A supplement to an act, entitled, An act to authorize a lottery or lotteries to raise a sum of money for the improvement of the navigation of the river Sulquehanna; which was read.

The house proceeded to the second reading of the bill to amend the act for the relief of the...
Resolved in the affirmative, yeas 33, nays 13.

Mr. Little delivers a report on the memorial of Jobb Fowler, in his favour; which was read.

Mr. W. H. Brown delivers a report on the petition of Cornelius Manning, in his favour; which was read.

Mr. Bruce delivers a bill, entitled, A supplement to an act, entitled, An act to reduce into one the several acts of assembly respecting elections, and to regulate said elections; which was read the first and second time and passed.

The speaker laid before the house a report of the examiner-general of the wills in force; which was read.

The clerk of the senate delivers the bill to compel justices of the peace to return all recognizances taken before them, endorsed "will not pass." The bill to continue certain acts of assembly, and the bill to lay out and open an old road in Harford county, severally endorsed "will pass." Ordered to be engrossed.

Mr. Jackson delivers a report from the joint committee respecting the situation of the government-house; which was read.

The house adjourns till Monday morning.

MONDAY, December 20, 1836.

THE house met. Present as on Saturday. The proceedings of Saturday were read.

The supplement to the act to reduce into one the several acts of assembly respecting elections, and to regulate said elections, was sent to the senate.

A petition from Leonard Watkins, of Montgomery county, praying a sum of money may be levied for his benefit, a petition from sundry inhabitants of Charles county, praying for a certain road, a petition from sundry inhabitants of the city of Baltimore, praying a lottery for the benefit of Trinity church, a petition from William Taylor, of Queen-Anne's county, praying a certificate of recovery may be recorded, and a petition from the trustees of the poor of Queen-Anne's county, praying that a further sum of money may be levied for the benefit of the poor of said county, were severally preferred, read, and referred.

The amendment to the bill to lay out and open a public road in Cecil county, was read the second time, agreed to, and the bill ordered to be engrossed.

The bill authorizing the commissioners of Charles county, to Cecil county, to purchase a lot of ground for the purpose of erecting a school, was read the second time, passed, and sent to the senate.

Mr. Frisby delivers a report respecting the arrangement of the papers of the hands of delegates; which was read.

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Mr. Smith delivers a bill, entitled, An act to amend the act for the relief of the...
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A petition from George Montgomery, of Handed county, praying the removal of a law passed at the present session, was preferred, read, and referred.

Mr. Sayard delivers a favourable report on the petition of William Jackson, which was read and concurred with.

A petition from Joseph Knolls, and others, of Disturbed county, praying a further time to pay a balance due to the State, was preferred, read, and referred.

The following resolutions were read: Believing all the important business before the legislature can be finished by Saturday next, we propose, with your concurrence, to close the session on that day.

Ordered, That the committee of claims be directed to close the journal of accounts on Saturday next, allowing each member attending on that day for the day following.

Mr. Bruce delivers a bill, entitled, An act vesting certain powers in the president of the United States; which was twice read, passed, and sent to the senate.

Leave given to bring in a supplement to the act authorizing a lottery to raise a sum of money for repairing Shrewsbury church, in Kent county.

Mr. Winder delivers a bill, entitled, An act to lay out, open and clear, a certain road in Somerset county; which was twice read, passed, and sent to the senate.

The bill to open a road from the Bald-Eagle ferry, on Sulquehanna river, to the Pennsylvania line, was read the second time, passed, and sent to the senate.

The clerk of the house delivers the supplement to the act to appoint a wrenmaster for Worcester county, the bill to prohibit the emigration of free negroes into this State, and the bill to compel the vestry of Shrewsbury parish, in Kent county, to fulfil the contracts and engagements of the former vestry, severally endorsed "will pass." Ordered to be engrossed.

And the bill to prevent persons from retailing spirituous liquors within a certain distance of any place of religious worship, the supplement to the act authorizing a lottery to raise a sum of money to purchase a fire engine, and to purchase ground and to build a school-house, in Rockville, another bill relating to orphans, severally endorsed "will not pass." And a letter from the governor, enclosing a copy of the act of congress for laying out a road from Fort Cumberland to the Ohio, the report of the commissioners appointed to lay out that road, and a request of the president that the general assembly will consent to the cutting of the same through Maryland; which were read.

The report on the petition of Cornelius Manning was read the second time, the resolution therein assented to, and sent to the senate.

Mr. Watts delivers a bill, entitled, An act to authorize the levy court of Montgomery county to assess and levy a sum of money for the purpose therein mentioned; which was twice read, passed, and sent to the senate.

Mr. Pearce delivers a bill, entitled, An act for the regulation of fees to the deputies of the attorney-general; which was read.

Mr. Shauff delivers a favourable report on the petition of Philip Barton Key; which was read, the resolution therein assented to, and sent to the senate.

Mr. Shauff delivers also a report on the state of the records in the land-office; which was read.

The amendments to the bill concerning the chancery court, were agreed to, and the bill ordered to be engrossed.

Mr. Sudler delivers a bill, entitled, An additional supplement to an act, entitled, An act for erecting buildings for the use of the poor in Queen-Anne's county, and for other purposes; which was twice read, passed, and sent to the senate.

Mr. Smart delivers a favourable report on the petition of Joseph Enalls, and others; which was read twice, the resolution therein assented to, and sent to the senate.

Mr. Bruce delivers a bill, entitled, An act authorizing the collection of certain ground rents due on lots in the town of Cumberland, in Allegany county; which was read.

A petition from Littleton and Ephraim Wallace, of Worcester county, praying a certain road may be established as a county road, was preferred, read, and referred.

The bill authorizing the levy court of Baltimore county to levy a sum of money for the purpose therein mentioned, was read the second time, passed, and referred.

The following resolutions were read: Resolved, That the trustees of the Farmers Bank of Maryland, be and be is hereby authorized and required to furnish, on behalf of the bank, for the Farmers Bank of Maryland, a certain sum of money, and immorally to pay to the president of directors of the Farmers Bank of Maryland the amount of the same in gold.

Mr. Lee delivers a favourable report on the petition of Joseph Darden, which was read.

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MARYLAND GAZETTE.

THURSDAY, JANUARY 5, 1867.

LEGISLATIVE BUSINESS.

Monday, December 31, 1866.

PROCEEDINGS OF THE SENATE.

HOUSE OF DELEGATES.

Wednesday, December 31, 1866.

The Senate met, present as on yesterday. The proceedings of yesterday were read.

Resolved, That the bill relative to the

proceedings of the Senate, be referred to the

Committee on the Judiciary.

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Mr. McPherson delivers a bill, entitled, An act to

relate to the office of the Clerk of the House of

Delegates; which was read.

On motion, the question was put, That the bill for

the regulation of officers fees, be referred to the next

general assembly? Resolved in the affirmative.

The bill amending the marriage of Benjamin Pe-

goff and Ruth his wife, was read the second time,

and sent to the House.

On the second reading of the bill authorizing the

State, under certain conditions, to assume a stockhold-

ing in the Solomons and Delaware canal, the question

was put, That the further consideration of said

bill be referred to the next general assembly? Re-

solved in the affirmative.

Mr. Wheeler delivers a bill, entitled, A supplement

to an act, entitled, An act for the relief of family in-

debted debtors, which was read.

A memorial from John Griffin and James Eric,

Junior, praying an additional compensation for ser-

vices rendered of them by law as clerks in the gene-

ral courts was preferred, read, and referred.

Mr. Sudler delivers a favorable report on the pe-

tition of William Taylor, which was read.

Mr. Watts delivers an unfavorable report on the

petition ofundry inhabitants of Montgomery coun-

ty; which was read and concurred with.

The report on the petition of Thomas Nichols, of

Simon, was read the second time, and the question

put, That the House affirm the resolution therein

contained? Determined in the negative.

The bill relating to public roads in Queen Anne's

county, was read the second time, passed, and sent to

the Senate.

Leave given to bring in a bill to ascertain and es-

tablish a permanent duty on the produce of this

State, and a bill to authorize the justices of the

county of Anne-Arundel and Prince-George's coun-

ties to levy a tax of money for the purpose of build-

ing a bridge over Patuxent river, near Queen Anne's

county.

The bill to lay out and make public a road in

Charles county, was read the second time, passed, and

sent to the Senate.

The following resolutions were read.

Resolved, That the executive of this State be re-

quested to make no treaty, or compact, or agreement,

with any other State, or with any foreign nation,

without the consent of the Senate.

Resolved, That the different military officers, now

holding commissions, be and are hereby directed to

obey, without delay, the orders of the executive, to

carry into execution the foregoing resolution.

Mr. Cox delivers a bill, entitled, An act making

an addition to the name of Thomas Porter, of the

city of Baltimore; which was twice read, passed, and

sent to the Senate.

The resolutions relative to the records in the

office for the western shore were read the second time,

and sent to the Senate.

The clerk of the Senate delivers the resolution in

favor of the ex-aminer-general, endorsed "affirmed

yes." The bill relating to public roads in Queen

Anne's county, endorsed "will not pass." And the

following message:

We propose, with your concurrence, to proceed

immediately to the election of two directors on the

part of this State in the Farmers Bank of Maryland.

No petition is put in nomination by the Senate in ad-

dition to the gentlemen named by your House. Mr.

Sherry and Mr. Doolley are appointed by this House

to join the gentlemen named by you to examine the

ballots.

Which was read.

Mr. Little delivers a bill, entitled, An act for the

relief of Baltimore county; which was twice read,

and the question put, Shall the bill pass? De-

termined in the negative, yeas 3, nays 24.

Mr. Little delivers an unfavorable report on the

petition ofundry inhabitants of Baltimore county;

which was read and concurred with.

A petition from Jesse E. Tully, late Sheriff of

of the Senate, be referred to the

Committee on the Judiciary.

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MARYLAND GAZETTE.

T H U R S D A Y, J A N U A R Y 1 5, 1 8 0 7.

Maryland Gazette.

BALTIMORE, THURSDAY, January 15, 1807.

Legislature of Maryland.

SKETCH OF PROCEEDINGS.

HOUSE OF DELEGATES.

SUNDAY, January 4, 1807.

THE house met. Present as on yesterday. The proceedings of yesterday were read.

The resolution authorizing desks for the house of delegates was sent to the senate.

The clerk of the senate delivers the additional supplement to an act to provide for the organization and regulation of the courts of common law in this state, for the administration of justice therein, endorsed "will pass." Ordered to be engrossed. The supplement to an act respecting the acknowledgment of deeds, endorsed "will not pass." The resolutions relative to the Farmers Bank, and the resolutions in favour of Robert C. Stone, and others, and John S. Brookes, severally endorsed "dissented from." The resolution relative to the address to the president, and resolution in favour of Charles Gordon, and others, severally endorsed "unanimously assented to."

A message declining to reconsider the bill to lay and make public a road in Charles county; which was read. Also the bill to make public a road in Charles county, endorsed "will not pass." And the engrossed bills from No. 31 to 61, inclusive, endorsed "read and assented to."

The following message was sent to the senate. "Having finished all the business before us, we propose, with your concurrence, to close the session immediately."

The house proceeded to the second reading of the bill to increase the salary of the chief judge of the judicial district of this state, and after proposing alterations to said bill, the question was put, "Shall it be referred to the first day of June next?" Resolved in the affirmative, yeas 28, nays 25.

The following resolution was read. "Whereas the duties imposed on the chief judge of the sixth judicial district are peculiarly arduous; therefore, Resolved, that there be allowed to the chief judge of the sixth judicial district the sum of six hundred dollars, in addition to the sum now allowed by law."

The clerk of the senate delivers the bill to provide for making an alteration in the road therein mentioned, the bill making compensation to the clerk of the court of appeals, and the sheriffs attending the courts for the preservation of order therein, and bill authorizing the collection of certain ground-rent on lots in the town of Cumberland, in Allegany county, the bill to prevent swine from going at large in North Sassafras, West Sassafras and Bohemia counties, and the further supplement to an act to freighten part of the road in Harford county, which leads from Underhill's mill to the city of Baltimore, severally endorsed "will pass." Ordered to be engrossed. The supplement to the act for the relief of sundry insolvent debtors, endorsed "will not pass."

The resolutions in favour of Ninian Pinkney, Beower, Richard Butler, Samuel Moale, Wilkerson, and Joseph Howard, and others, severally endorsed "dissented from." And the resolution relative to the land-office, endorsed "assented to."

The question was put, "That the house reconsider the act to ascertain and establish a permanent salary to the governor of this state?" Resolved in the affirmative, yeas 29, nays 22.

The bill being read throughout, the question was put, "Shall the said bill pass?" Resolved in the affirmative, and sent to the senate.

The following resolution was assented to, and sent to the senate. "Resolved, That so much of the resolution which was passed during the present session of assembly, appropriating money for repairing and furnishing the government-house, as relates to furnishing the same, be the same is hereby rescinded."

The engrossed bills from No. 61 to 89, were read, and sent to the senate.

On motion, the question was put, "That the house do with the 16th rule?" The house being equally divided, it was declared in the affirmative by the yeas.

The house proceeded to the second reading of the resolution relative to the chief judge of the sixth district, and the question was put, "That the said resolution be referred to the next general assembly?" Resolved in the affirmative, yeas 33, nays 19.

The following resolution was read. Resolved, That the treasurer of the western shore be and he is hereby authorized and required to subscribe, for and in behalf of this state, for — shares in the Mechanics Bank of Baltimore, and for — shares in the Farmers Bank of Maryland, reserved for this state, and immediately pay to the president and directors of the Mechanics Bank of Baltimore, and the Farmers Bank of Maryland the amount of the shares so respectively subscribed for.

On the second reading of the same, the question was put, "That the word 'shares in the Mechanics Bank of Baltimore' be stricken out?" Resolved in the affirmative, yeas 45, nays 9.

The blank therein being filled up with "sixteen hundred," the question was put, "That the house assent to the said resolution?" Resolved in the affirmative, and sent to the senate.

The supplement to the act for the relief of sundry insolvent debtors, with a message, requesting a reconsideration of said bill, was sent to the senate.

The clerk of the senate delivers the journal of accounts, endorsed "assented to," and the bill for the payment thereof, endorsed "will pass." Ordered to be engrossed. Also the resolution directing desks for the house of delegates, endorsed "assented to." The resolution rescinding the resolution relative to the government-house, endorsed "dissented from." And the bill to ascertain and establish a permanent salary to the governor, endorsed "will not pass." Also the following message.

"We have received your message, informing us you have finished the business before you. We have nothing on our table to be acted on, but we would suggest the necessity of making, before we close the session, some useful investment of the money now in the treasury, this measure must originate with you; the subject is an important one, and we propose a conference of the two branches thereon, and supposing you will concur therewith, have named Mr. Partridge, Mr. Dorsey and Mr. Gibson, a committee on the part of the senate, to join any gentlemen you may think proper to name."

Which was read.

The resolution in favour of Ninian Pinkney, with a message requesting a reconsideration thereof; was sent to the senate.

The following message was sent to the senate. "We have considered your message, proposing a conference on the subject of investing the unappropriated money in the treasury, and assenting thereto, have appointed Mr. Kerr, Mr. Chapman and Mr. Belt, on the part of this house, to join the gentlemen named by you to carry the object of the message into effect."

The clerk of the senate delivers the supplement to the act for the relief of sundry insolvent debtors, endorsed "upon reconsideration will pass with the proposed amendments;" which amendments were agreed to, and the bill ordered to be engrossed. The engrossed bills from No. 62, to 89, inclusive, severally endorsed "read and assented to."

A message was read (requesting a reconsideration of the resolution in favour of John Brewer,) and the question put, "That the house agree to the same?" Determined in the negative.

The house adjourns till five o'clock P. M.

5 O'CLOCK P. M.

THE house met.

Mr. Chapman, from the committee of conference, delivers a report; which was read, and the resolution therein assented to, and sent to the senate.

A message, requesting a reconsideration of the resolution in favour of John S. Brookes, with said resolution, was sent to the senate.

The question was put, "That the house adjourn?" Determined in the negative.

The engrossed bills from No. 90, to 98, inclusive, were read, assented to, and sent to the senate.

A message was received from the senate, refusing to reconsider the resolution in favour of N. Pinkney. Also the resolution in favour of John S. Brookes, endorsed "on reconsideration assented to."

The question was put, "That the house adjourn?" Determined in the negative.

The following order was read: Ordered, That the sergeant at arms arrest, in the name of the state, such person or persons who have opposed him, or any other officer of this house, or assaulted him or them in any manner, in the discharge of their duty, and that the said sergeant summon to his aid such force as may be found necessary, and bring such person or persons before this house.

The house adjourns till to-morrow morning.

MONDAY, January 5, 1807.

THE house met. Present as on yesterday. The proceedings of yesterday were read.

The following resolution was assented to, and sent to the senate. "Whereas the journal of accounts was ordered to be closed including Sunday last, and the business of the state has required the attendance of the members longer than was expected; therefore Resolved, that the treasurer of the western shore be and he is hereby required to pay to each member of the legislature attending on this day, two days allowance in addition to what was allowed on the journal of accounts, and also two days allowance to the officers of each house."

A memorial from sundry inhabitants of Baltimore county, praying that a part of the criminals may be compelled to work on the Hagar's-town road, was preferred, read, and referred.

The clerk of the senate delivers the engrossed bills from No. 90 to 98, inclusive, severally endorsed "read and assented to." Also the following message:

"We have negatived your resolution directing the treasurer to subscribe for sixteen hundred shares in the Farmers Bank of Maryland, which, according to the report of the joint committee of both houses, would take the whole of the money at this time in the treasury which can be, with certainty, invested. We conceive that the Frederick and Reister's town turnpike roads to be objects which the best interests of the state demand our fostering hand and assistance. The Mechanics Bank, as also being an institution which promises aid and assistance to that valuable and important class of citizens, the Mechanics, we think also well entitled to the patronage of the state. If you will therefore originate resolutions in your house for investing the sums of forty thousand dollars in the Farmers Bank, ten thousand dollars in the Frederick turnpike, and ten thousand dollars in the Reister's town turnpike roads, and twenty thousand dollars in the Mechanics Bank, they will meet the approbation of the senate. We seriously call to your attention the necessity of investing the money in the treasury in some safe and useful investment, and thereby prevent the loss that would result to the state by suffering such a sum to remain unemployed."

Which was read.

And the resolution relative to an investment in the Farmers Bank, endorsed "dissented from."

The following message was agreed to, and sent to the senate:

"All the business before us being acted on, we propose to close the session immediately."

Mr. Little delivers a bill, entitled, A supplement to an act, entitled, An act to make and open a road in Baltimore county; which was, twice read, passed, and sent to the senate.

The speaker laid before the house a letter from Robert Wright, junior, declaring he meant not to infringe the privileges or rules of decorum of the house by assaulting the officer thereof; which was read, and referred to the committee of grievances.

The clerk of the senate delivers the following message:

"We have also acted upon all the business before us, and propose to have the laws that have passed immediately signed and sealed by the governor. We have agreed to adjourn to the first Monday of November next."

Which was read. And the supplement to the act to make and open a road in Baltimore county, endorsed, "will not pass."

The following resolution was read the first and second time.

Resolved, That the treasurer of the western shore be and he is hereby authorized and directed to subscribe for — shares in the Farmers Bank of Maryland, and for — shares in the Mechanics Bank of Baltimore, and for — shares in the Baltimore and Frederick-town turnpike road, and for — shares in the Baltimore and Reister's-town turnpike road, and pay to the presidents and managers of the said companies the amount of the shares so subscribed.

And the question was put, "That the first blank be filled up with the words 'sixteen hundred?'" Resolved in the affirmative, yeas 32 nays 23.

The following resolution was read.

Whereas various means have been proposed by this legislature for the disposal of the surplus money in the treasury without effect, and as it is necessary to dispose of it in some way whereby it may be productive of advancing the interest of the state; therefore Resolved, that the treasurer of the western shore be and he is hereby authorized and directed to purchase stock in the funds of the U. States to an amount not exceeding eighty thousand dollars, provided the same can be done on advantageous terms, of which the treasurer shall judge.

Which being read the second time by especial order, the question was put, That the house assent to the same? Determined in the negative.

Mr. Partridge and Mr. M'Eldey from the senate, acquaint the speaker that the governor is waiting in the senate to sign and seal the engrossed bills, and request the attendance of this house for that purpose.

The speaker left the chair, and, attended by the members of this house, went to the senate, and saw the governor sign the engrossed bills, and affix the great seal thereto.

The house adjourns till the first Monday in October next.

For the MARYLAND GAZETTE.

Mr. Green.

Please to insert the following:

I LATELY observed in the Aurora, an assertion "that Maryland had no militia law, nor a militia man;" this is a mistake, she has a militia law that passed 28th December, 1793, and a supplement, 19th January, 1798, now in force.—And I trust that her sons, when called by legitimate authority, will be found as early in arms to defend her rights, or avenge her wrongs, as those of her sister states, and at this crisis as ready to plunge the dagger in the heart of the traitor, or to consign him to the condign gibbet.

A MARYLANDER.

We copy the following from the Aurora, with this single remark—the reports about general Wilkinson are so various and contradictory, that the public ought to suspend their opinion with respect to him, until authentic information comes to hand:—

FACTS.

The following are but brief abstracts of a long and interesting letter from Natchez. Our readers may rest on the assurance that it comes from as honourable and as true an American as breathes—and as much above fraud or deception.

"After general observations on the conspiracy—the design of the conspirators now appears to be to unite Kentucky, Tennessee, Louisiana, the Floridas and part at least of Mexico, into an independent empire—and that the Spanish government of these provinces are to act in conjunction with the conspirators, under the PROTECTION OF GREAT-BRITAIN; and that they expect a BRITISH FLEET TO AID THEM, which is to arrive at the mouth of the Mississippi within two or three months at farthest. Col. Burr, general Wilkinson, and Daniel Clarke, the deputy in congress from Orleans, are at the head of this conspiracy, to separate the western country from the union.

"Several officers in the U. States service have resigned, refusing to serve under Wilkinson—he wished to carry all the arms and stores at fort Adams to Orleans—but was not permitted.

"Wilkinson left this place on the 20th, in company with major Minors, a Spanish officer.

"No men could be more alert, nor more attached to the union, than the people of this territory."

[American.]

Postmasters.

A very important question has been agitated in the Supreme Court of New-York, viz. "Whether the postmasters are liable for bank notes stolen by their clerks out of letters delivered at their offices for transportation by the mail." In England they are not liable; but the provisions of our post-office law are different from those of England. Judge Livingston gave it as his decided opinion, that our postmasters were liable. The rest of the court gave no opinion upon this point, it not being in their opinion necessary to the case. The opinion of judge L. is however highly important, as he is now appointed one of the judges of the Supreme Court of the United States, the tribunal before which the question must be ultimately decided. [Phil. pap.]

Extract of a letter from a gentleman of great respectability, dated Frankfort, Kentucky, Dec. 15.

"Burr left this place about five days ago, and went to Lynch's. He told me he should wait to hear as to Wilkinson's success; if hostilities did commence, he should go down and try to take all he could get to follow him, and that if hostilities did not commence he should go to the southward. I believe there is no doubt but gen. Adair has gone to Louisiana, and it is said has gone to Wilkinson. There is no doubt but men are engaging for the Burr party. I have seen several persons who have conversed with the men engaged, viz. _____ and _____. They are engaged for 6 months at least; to have arms if required, and are to defend the river, to get ten dollars per month and one hundred or one hundred and fifty acres of land."

QUERE—Is the above statement, represented to have been made by Mr. Burr, meant by him as a cover to plans even more hostile to the peace of the union. [Nat. Intel.]

Captain Garrow, of the schooner Caroline, in 7 days from Matanzas, in Cuba, informs, that about sixteen days since, a British force entered Barracoa, and destroyed the place by fire. In consequence of which, the government of Cuba, fearing a similar attempt on Matanzas, had sent 2000 troops from Havana to that place. The expedition we understand was not accompanied by any troops, but consisting only of officers and seamen of the navy, and marines. [Norfolk Ledger.]

There is some reason to suspect that an understanding is likely to take place among the chiefs of the blacks in St. Domingo, and the French commandant there. Ferrand is said to have offered very liberal terms of accommodation, and that they were not treated with violence nor even indifference. [N. Y. Public Ado.]

In the house of representatives of the U. States, on the 7th inst.—

Mr. J. Randolph presented a bill, authorizing the president of the U. States to accept the service of a number of volunteer companies, not exceeding 30,000 men, which was referred to a committee of the whole on Monday next.

Capt. Hargood of the British ship Bellisle, in a letter to the secretary of the navy, dated off the capes of Virginia, Sept. 15, 1806—says, that he burnt the French ship L'Impetueux of 74 guns after he had chased her on shore and she had grounded on our coast.

CHILICOTHE, December 25.

Extract of a letter from Joseph Kerr, Esq; dated Chambersburg, (Penn.) Dec. 13.

"The commissioners closed their examination of the country through which the road is to pass between the Patowmack and Ohio rivers, on the evening of the 30th ultimo; and after comparing their several daily journals, and viewing with deliberation the advantages and disadvantages which may result therefrom, determined on locating in said road the following points. Beginning at the upper side of Will's creek, at its junction with the north branch of the Patowmack; thence along one of the streets of the town of Cumberland, and crossing the mountain between that place and Gwynn's, at a gap therein to Gwynn's; thence to Tomlinson's; thence crossing the Youghiogony river, near the mouth of Rodgers' run, which puts into said river, about half way between the present road and the junction of the three forks which form the Turkey foot; thence to Brownville, (Redstone) and through Bridgeport, crossing the Monongahalia river between that place and Josiah Crawford's ferry, and thence to a point on the Ohio river between the mouth of Wheeling creek and the lower point of Whaling island.

The reasons which induced the commissioners to fix on these points are too numerous to be communicated in a letter; but they will be laid before the president of the U. States in their report.

As this road will not pass either through Uniontown, Washington, or any of the different towns on the Ohio, it may be expected that there will be many persons dissatisfied, and of course many remonstrances; but the commissioners trust they have made themselves so completely acquainted with the situation of the country, that they will be able to give such reasons for their determination, as will justify them in the eyes of the impartial public.

On the 6th instant, the commissioners left Cumberland, to meet again in the city of Washington, as soon as a map of the country they have explored can be made, in order to lay it and a partial report before the president of the U. States. They will resume the location of the road as early in the spring as the weather will permit—at present they have been completely stopped by the fall of snow."

In consequence of Mr. John Smith, (one of our senators in congress) neglecting to pay that attention to the duties of his office, which the present eventful crisis of national affairs unquestionably demands, our legislature have passed a resolution, requesting him to resign his seat in the senate of the U. States.

PHILADELPHIA, January 8.

Extract of a letter from Canton, dated May 20th, 1806.

The Ladrone are in great force, and daily increasing in numbers, and I should not wonder if some attempt was made this year on some of our small ships, as no doubt were they aware of their own strength and the weakness of our ships it would have been done long since.

By the China packet, from Calcutta, we learn, that an attempt had been made by a strong party of natives to liberate the children of Tipoo Saib. The fortresses in which they were confined was attacked, and would have been carried but for the timely appearance of a company of dragoons, who, without discrimination, cut down the assailants.

Notice for the last time.

I HEREBY forewarn all persons from hunting on my property in South river neck either with dog or gun, the repeated trespasses committed on me has determined me in future to put the law in force against all persons who shall be found on my premises for the purposes aforesaid.

WILLIAM SANDERS.

Lottery Intelligence.

THE Managers respectfully inform the public, that they intend to commence the drawing of St. Paul's Parish Lottery on the first Tuesday in December, and that they purpose to draw 1000 tickets, every week, till the drawing be completed, which will be the first week in April. Tickets may be had at the original price of five dollars, of each of the managers, and of other persons authorized to sell them, until the commencement of the drawing, at which time it is intended to sell such as may be on hand to a company which has made overtures for purchasing them. Prizes in the precincts Market House Lottery, will be taken in payment. D

An ACT

For the punishment of forgery, and for other purposes. WHEREAS it has been represented to this general assembly, that the crime of forging bank notes and negotiable notes hath greatly increased, and the punishment already provided by law not being thought sufficient to prevent the commission of the crime for remedy thereof;

Be it enacted, by the general assembly of Maryland, That any person who shall, with a fraudulent intent, employ an artist to engrave or etch any plate in imitation of the note or notes of any established bank within this state, or of any bank which may hereafter be established within this state, or which are or may be established by law in any of the United States, or any person engaged in engraving or etching such plate or plates, or any person in any manner engaged in striking impressions from such plate or plates, or any person who shall affix to such notes fraudulent or forged signatures, or any person who shall be in any manner concerned in the altering, forging or counterfeiting, any note of any bank now existing within this state, or of any bank which may hereafter be established within this state, or any person who may pass within this state forged or counterfeited notes, (knowing them to be such,) purporting to be the genuine notes of a bank regularly constituted within any of the United States, or any person who may pass a genuine any note purporting to be a note of a bank which does not exist, or shall pass as genuine negotiable notes, any forged or counterfeited negotiable notes, or paper whatsoever, or who shall erase or alter any genuine negotiable note or negotiable paper, or any endorsement thereupon, or shall tender in payment, or in any way utter, any such erased, altered or counterfeited note or notes, or negotiable paper, (knowing such bill or note, or negotiable paper, or the endorsement thereon, to be altered, forged, counterfeited, erased or falsified,) with intention to defraud the said bank or banks, or any other person, shall be adjudged a felon, and shall be condemned to death without benefit of clergy.

FARMERS BANK OF MARYLAND.

January 6, 1807.

NOTICE is hereby given to the Stockholders of the Farmers Bank of Maryland, that the tenth and last payment of five dollars on each share of said stock will become due, and payable at said bank, Thursday, the fifth day of February next. Stockholders will observe, that if this payment is not regularly made, it will be attended with a loss of interest on all former payments, as the interest on the whole amount will be calculated only from the time when the said last payment shall be made good.

By order,
JONA. PINKNEY, Cashier.

Valuable Property for Sale.

Will be offered for Sale on Thursday the 5th day of March next,

THE plantation on which the subscriber has resided, being part of Anne-Arundel County, containing one hundred and six acres and one eighth of an acre of good Land, with a number of good springs, and a parcel of excellent meadow Land, in timothy; the improvements are a comfortable dwelling-house, kitchen, negro quarter, tobacco house, and other out houses, and an excellent apple orchard; likewise some good plough horses, a yoke of young oxen, and other cattle, two good brood sows with a number of pigs, and some household furniture, plantation utensils, &c. and a valuable negro boy, about twelve years old. Terms of sale are, all in under twenty dollars, the cash to be paid, and above that sum, twelve months credit will be given on the purchaser giving bond, with approved security.

RACHEL PLUMMER

February 10th, 1807.

By virtue of an order from the orphans court of Anne-Arundel county, the subscriber will sell, at public sale, on Wednesday, the 4th day of February next, if fair, if not, the first fair day thereafter, the late dwelling of JOHN YOUNG, deceased.

THE personal property of the deceased, consisting of a house, household and kitchen furniture, and some plantation utensils. Terms of sale are, all sums above ten dollars three months credit, sums under ten dollars the cash to be paid, and security, with interest from the day of sale, to be required. The sale to commence at 11 o'clock.

ELIZABETH YOUNG, Executor.

January 8, 1807.

Anne-Arundel County Court,

SEPTEMBER TERM, 1806.

RULED by the court, that all suits transferred from the general court to this court, under an act of assembly, entitled, An act to provide for the organization and regulation of the courts of justice, law in this state, and for the administration of justice, and continued last court under the rule to be new counsel, shall not continue longer than the first day of the next court, under the said rule, and the parties interested therein are hereby required to appear the same, in person, or by counsel, on or before the second day of next term, or the same will be discontinued, as the case may be, during the term.

Ordered by the court, that the said rule be published in the Maryland Gazette, of Annapolis, for a fortnight for six months.

By order,
NICH: HARWOOD,

LIST of
D-by persons
e years 1805
ame. The ta
county liable

Persons

Alexander an
Alexander,
Boyer, 436
Biley, 341, 4
Bell, William
Bell, John S
Black, 151
Baker, 2294
Braham, 1397
Bendall, 20
Chisholm,
Coe, 2534,
Cafave's heirs
1048, 1000
Calder, 17
Dorsey, 428
Boyle, 3166,
Geer, 1720
Gover, 1325
Gift, 2225,
James Hu
ugh, 3194,
Jarret, 135,
Jarret, 315
Jay, 290, 1
Johnson, P
T
P
P
2
Johnson a
count 661, 662,
Kemp and L
Joseph B. Latim
M'Kubbin
2611, 2612, 26
Mantz, 270
Murdoch,
Miller, 487
Norwood
Offert, 416
William Potts, Pr
Hi
Potts, G
Pollard, 124
Randle, 238
Ridgely,
Rofs, 4158,
Schley, 123
H. Stone's
Scott's
Wright,
L. Webb
Well, ju
Williams,

John Wilmot,
Edward Weigh
Gilpin, 7
Joseph James,
William and J
William Lovell
William King
M'Pherio
Mantz,
Francis Thom
Watts
Derick You
James Greenle
Richard Ridg
Thomas Crab
Henry Johnso
William M. J
Henry Sloan,
Samuel J. Co
even Keinar
William M'G
William Ru'
uffell's heirs
John C. Jon

THAT u
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a June next
ue thereon,
Allegany

LIST of TRACTS and LOTS of LAND, in Allegany county.

By persons not residents of said county, the amount of the taxes thereon respectively due for the years 1805 and 1806, with the names of the persons respectively chargeable with the payment same. The taxes thereon being now due and unpaid, and no personal property can be found in the county liable for, or chargeable with, the payment of the same.

Persons names, and names of land and No. of lots.	Acres.	Tax due for	
		1806.	1805.
Alexander and K. Long, 1402,	50	8	
Alexander, 113,	50	8	
Boyer, 436,	200	32	
Boyle, 541, 469, 422, 1275,	400	1 24	1 39
Bell, Williamson's Discovery,	320		
Bell, John Steinmetz and Thomas Jones, Clifton, Sportman's Fields,	280	2 82	3 17
Black, 151,	50	8	
Baker, 2294, 2295, 2296, 2297,	200	32	
Bennham, 1397,	50	8	
Bendall, 2092, 2093, 2094, 2095,	200	32	
Chisholm, Refurvey on Shawney War, 226, 80, 4074, 3127, 4034,	474		
Con, 2534,	250	2 52	
Casnave's heirs, 1204, 1944, 1616, 2019, 1942, 966, 894, 1780, 441, 1048, 1006, 1972, 2018, 1160, 342, 1330, 27, 124, 1700,	50	8	
Calder, 1764, 859,	1000	1 60	1 89
Dorsey, 438,	100	16	
Doyle, 3166,	50	8	
Geer, 1720,	50	8	
Gover, 1325, 1425, 4055, 248, 833, 196, 310, 1334,	400	64	72
Gift, 2225, 2226, 2227, 2228,	200	32	
James Hughes, 2748, 2749, 2750, 2751,	200	32	
Hughes, 3194, 3195, 3196, 3197,	200	32	
Jarret, 135, 21, 4056, 1935, 56, 131, 932, 2536, 241, 1267,	650	80	
Jarret, 3158, 921, 923,	150	24	27
Jay, 290, 1010, 1834, 1121,	200	32	
Johnson, Promised Land,	1200		
Thomas and Anne, Peace and Plenty, Pt. Spruce Spring, 263 lots,	2000		
Johnson and James Greenleaf, 296 lots, from 500 to 799 inclusive, except 661, 662, 684, 686,	1500		
Kemp and Lawrence Brengle, Sugar Land, Partnership,	64	32	64
B. Latimer, Savage Ridge, Buck Ridge, Glade Farm, 3896, 3897, 3898, 3899, 3900, 3901, 3902, 2441, 2442, 2469, 2463, 897,	19800	23	68
McKubbin, 2128, 2140, 2141, 2142, 3338, 3341, 3342, 3343, 2011, 2612, 2613, 2614,	10		
Mantz, 2709, 2710, 2719, 2720,	7 1/2	17 1/2	19
Murdoch, 855,	1091		
Miller, 487, 929, 417,	151		
Norwood, Norwood's Farm, 4097, 1734, 1746,	250		
Offert, 4165,	600	4 82 1/2	5 42
Potts, Price's Choice, Hime's Discovery,	400	96	
Potts, Good Spring,	200	32	
Pollard, 1244, 850,	50	8	
Randle, 2386,	150	24	27
Ridgely, Ridgely's First Attempt, 229,	200	32	
Rofs, 4158,	150	24	83
Schley, 1237,	50	8	
H. Stone's heirs, 1382, 1733, 20, 1545, 70, 437, 286, 4057, 211, 933, 1482, 446, 378, 1915, 1923, 2539, 164, 465, 2038, 1132, 1801, 951, 1830, 342, 1703, 858, Addition to Hotel,	150	74	83
Scott's heirs, Chestnut Grove, Now or Never, Hard Struggle, 2487,	791		
Wright, 217, 3039, 1289, 2540, 1190, 118,	1000	5 78	
L. Webster, 375, 1466,	250	1 95	
Weil, jun. 2081, 1005,	100	16	
Williams, 2033, 2504, 1790, 149, 1610, 210, 86, 1639, 3153, 1202, 1054, 3149, 1398, 1030, 873, 2010, Bear Branch,	50	8	
Wilmot, jun. 2397, 2022, 310, 811,	124	28	
Weightman, 325, 1554,	50	8	
Gilpin, 3946,	50	8	
James, Part Road Lick, Sugar Camp,	37		
William and Joseph Scott, William and Joseph's Amendment,	8 1/2	23 1/2	26
William Lovell, 4021,	98	46 1/2	
Brodhag's Coal Mine,	50		
William King, 167, 168, Cumberland,	7 1/2	33	37
M'Pherson, No. —, ditto,	12		13 1/2
Mantz, 63, ditto,	6		6 1/2
Francis Thomas, 30, ditto,	10		6 1/2
Watts, 13, ditto,	6		6 1/2
Derrick Young, 13 in Blocker's Addition,	6		6 1/2
James Greenleaf, Part Durham,	19		
Ridgely, Friendship Refurveyed,	249	87	
Crabtree, jun. Revenge,	263	1 24	
Johnson, Deer Park,	39	18 1/2	
William M. Maynsdier, Chance,	15 1/2	8	
Sloan, House and lot Skipton,	140	1 40	
Samuel J. Coolidge, Margaret Coolidge, and Mary Burgeis, Harry's Meadows, Mount Parnassus,	50	35	
Keinan, Keinan's Fancy,	341		
William M'Gaughy, Mount Gilboa,	298	2 13	
William Ru'by, Name unknown,	73	34 1/2	
Duffell's heirs, Part Rabbit Range,	26	49	
John C. Jones, Clear Meadow,	50	62 1/2	
Horse Pasture,	51	94 1/2	
	175		2 3

Poet's Corner.

SELECTED.

FROM AN ANCIENT ENGLISH PUBLICATION.

[The reader will perceive that the following poem is built on the text prefixed, and that the first line of each Stanza, is borrowed from it.]

BEHOLD, ALAS! OUR DAYS WE SPEND;
NOW VAIN THEY BE, NOW SOON THEY END!

BEHOLD

HOW short a span
Was long enough of old
To measure out the life of man;
In those well temper'd days, his time was then
Survey'd, call up, and found but three score years and
ten!

ALAS!

And what is that?
They come, and slide, and pass,
Before my pen can tell thee what.
The posts of time are swift, which having run
Their seven short stages o'er, their short-lived task is
done.

OUR DAYS

Begun, we lend
To sleep, to antic plays,
And toys, until the first stage end;
12 waning moons, twice 5 times told, we give
To unrecover'd loss: we rather breathe than live.

WE SPEND

A ten year's breath
Before we apprehend
What 'tis to live, or fear a death;
Our childish dreams are fill'd with painted joys
Which please our sense awhile, and waking, prove
but toys!

HOW VAIN,

How wretched is
Poor man, that doth remain
A slave to such a state as this!
His days are short at longest; few at most;
They are but bad at best; yet lavish'd out, or lost.

THEY BE

The secret springs
That make our minutes flee
On wheels more swift than eagle's wings!
Our life's a clock, and every gasp of breath
Breathes forth a warning grief, till time shall strike
at death!

HOW SOON

Our new-born light
Attains the full-aged noon!
And this, how soon to grey hair'd night?
We spring, we bud, we blossom, and we blast
E'er we can count our days, our days they flee so fast.

THEY END

When scarce begun;
And e're we apprehend
That we begin to live, our life is done:
Man! count thy days; and if they fly too fast
For thy dull thoughts to count, count every day the
last.

In CHANCERY, December 29, 1806.

ORDERED, That the sale made by NICHOLAS BREWER, trustee for the sale of the real estate of James Hunter, deceased, shall be ratified and confirmed, unless cause to the contrary be shewn before the 28th day of February next, provided, a copy of this order be inserted three times in the Maryland Gazette before the 30th day of January next.

The report states, that a tract of land in Anne-Arundel county, called *Harness*, containing 150 acres, was sold for seven dollars eighty-seven and an half cents per acre.

True copy,
Test. SAMUEL HARVEY HOWARD,
Reg. Cur. Can.

By virtue of an order of the orphans court of Anne-Arundel county, the subscriber will expose to Public Sale, on the premises, on Thursday, the 29th day of January next, at 10 o'clock,

ALL the personal property of HENRY TAYMAN, late of Anne-Arundel county, deceased, consisting of horses cattle and hogs and one negro boy, plantation, utensils, household and kitchen furniture, and other articles too tedious to mention. Terms of sale are, for all sums under ten dollars the cash to be paid, all sums over ten dollars six months credit will be given, on the purchasers giving bond, or note, with approved security, with interest from the day of sale.

ELIZABETH TAYMAN.

N. B. All persons having claims against the deceased are hereby requested to bring them in, legally authenticated, and those indebted to make payment, on or before the 22d day of January.
December 29, 1806.

NOTICE.

THE subscriber is under the necessity of petitioning to the next Charles county court, to relieve him from debts he is unable to pay.

SAMUEL BAXTER
Allen's Field, December 29, 1806.

NOTICE IS HEREBY GIVEN,

THAT unless the county tax, proportion of advertising, and other legal charges due on the lands aforesaid, shall be paid to LEVI HILLIARY, Esq; collector of Allegany county, on or before the second Monday in June next, the lands so charged as aforesaid, or such part thereof as may be necessary to raise the sum due thereon, shall be sold to the highest bidder for the payment of the same.

By order of the Commissioners of the Tax for Allegany county,
AQUILA ARELL BROWNE, Clk.
Allegany county, December 2, 1806.

CT
ry, and for other purposes.
n represented to this gene-
me of forging bank notes
greatly increased, and the
d by law not being thought
admission of the crime for

ANK OF MARYLAND.
January 6, 1807.
y given to the Stockholders
f Maryland, that the tenth
dollars on each share of canal
e, and payable at said bank
day of February next. Sta-
that if this payment is not
ill be attended with a loss of
payments, as the interest on
e calculated only from the
yment shall be made good.
order,
ONA. PINKNEY, Cashier.

Property for Sale.
Sale on Thursday the 5th day
March next,
on which the subscriber has
g part of Anne-Arundel Man-
dred and six acres and one eighth
Land, with a number of good
of excellent meadow Land, and
improvements are a comfortable
kitchen, negro quarter, tobacco
houses, and an excellent apple
one good plough horses, a yoke
other cattle, two good brood fe-
migs, and some household furni-
cc. and a valuable negro boy,
old. Terms of sale are, all
the cash to be paid, and give
twelve months credit will be
iving bond, with approved secu-
RACHEL PLUMMER
1807. 10/26
er from the orphans court of An-
y, the subscriber will sell, at
ednesday, the 4th day of Feb-
not, the first fair day thereafter
g of JOHN YOUNG, deceased.
l property of the deceased, consist-
household and kitchen furni-
on utensils. Terms of sale are,
dollars three months credit
dollars the cash to be paid, and
h interest from the day of sale,
e sale to commence at 11 o'clock
ZABETH YOUNG, Executor
07. 1/2
Arundel County Court,
YEMER TERM, 1806.
e court, that all suits trans-
general court to this court, under
entitled, An act to provide for
d regulation of the courts of com-
s, and for the administration of
last court under the rule to
all not continue longer than the
art, under the said rule, and the
in are hereby required to app-
erson, or by counsel, on or be-
next term, or the same will be
s, as the case may be, during the

TO BE LET.

THE two large and commodious BRICK HOUSES, now occupied by John Gwinn, jun. of this city. As the situation is well known, it would be needless to point out to applicants its advantages. It may be necessary to observe, that the ice-house not being filled the speediest application will be expected. For terms apply to

MARY MANN.

[The editors of the Federal Gazette, of Baltimore, the Herald, of Frederick-town, and the National Intelligencer, of Washington, are requested to insert the above in their respective papers until notice to the contrary be given by the subscriber, and to forward their accounts.

Annapolis, December 30, 1806.

This is to give notice,

THAT the subscriber hath obtained from the orphans court of Anne-Arundel county, in Maryland, letters of administration, with the will annexed, on the personal estate of MARMADUKE WYVILL, late of Anne-Arundel county, deceased. All persons having claims against the said deceased are hereby warned to exhibit the same, with the vouchers thereof, to the subscriber, at or before the tenth day of July next, they may otherwise by law be excluded from all benefit of the said estate. Given under my hand, this eighth day of January, 1807.

SUSANNA WYVILL, Administratrix
w. a. of Marmaduke Wyvill.

United States of America.

DISTRICT OF MARYLAND, &c.

SPECIAL DISTRICT COURT AT ANNAPOLIS,
January 5, 1807.

WHEREAS information hath been filed in the district court of the United States, in and for the district of Maryland, by JOHN STEPHEN, Esq; attorney for the same, against a certain ship or vessel called *Collector*, her tackle, apparel, and furniture, and her cargo, consisting of coffee and logwood, praying a condemnation of the same according to law, for proceeding to Saint-Domingo, contrary to the act of congress in such cases made and provided. And whereas the honourable JAMES HOUSTON, Judge of the said court, hath ordered and directed Monday, the 26th day of January, instant, at 10 o'clock, in the forenoon of the same day, for holding a district court, at the court-house, in the city of Baltimore, for the trial of the premises, agreeably to the prayer of said attorney.

NOTICE IS HEREBY GIVEN,

THAT a district court will be then and there held for said trial, and the owner or owners, and all persons who may have any interest therein, are hereby cited to be and appear at the time and place aforesaid, to shew cause, if any they have, why a final determination should not pass.

By order of the judge,
PHILIP MOORE, Clk.

State of Maryland, &c.

Anne-Arundel county, orphans court, December 30, 1806.

On application, by petition, of David Weems, administrator of James Hutton, late of Anne-Arundel county, deceased; it is ordered, that he give the notice required by law, for creditors to exhibit their claims against the said deceased, and that the same be published once in each week, for the space of six successive weeks, in the Maryland Gazette.

JOHN GASSAWAY, Reg. Wills for Anne-Arundel county.

THIS IS TO GIVE NOTICE,

THAT the subscriber, of Anne-Arundel county, hath obtained from the orphans court of Anne-Arundel county, in Maryland, letters of administration on the personal estate of JAMES HUTTON, late of Anne-Arundel county, deceased. All persons having claims against the said deceased are hereby warned to exhibit the same, with the vouchers thereof, to the subscriber, at or before the tenth day of February next, they may otherwise by law be excluded from all benefit of the said estate. Given under my hand, this 30th day of December, 1806.

DAVID WEEMS, Administrator.

For Sale,

MY HOUSE and LOT, in the city of Annapolis, on a credit, or will be exchanged for wet goods.

SAMUEL MACCUBBIN.

December 29, 1806.

LAST NOTICE.

THE subscribers, intend to leave the Indian Landing in a few months, request all those indebted either on bond, note, or account, to call and settle, or suits will be commenced to April court, without respect to persons.

ISAAC and THOMAS H. DORSEY.

January 5, 1807.

LAST NOTICE.

THE subscriber finding little respect paid to his frequent calls on those indebted to him on bond, note, or open account, and wishing, if possible, to avoid the disagreeable alternative of a suit, is (for the last time) induced to give this public notice, that unless discharged between this and the first of February next, the respective claims will, at that time, be placed in the hands of his attorney, who will enforce payment, without respect to persons.

JAMES MACKUBIN.

December 18, 1806.

The State of Maryland,

In Council, December 10, 1806.

To all whom it may concern,

MR. LOUIS FRANCOIS LELOUP having produced to this Board an executor, signed by the President of the United States, and sealed with the seal of the said States, recognizing him as provisional commissary of commercial relations from his imperial and royal majesty the emperor of the French and king of Italy, at Baltimore: Ordered, That the said recognition be published for the information and government of the people of this state. Given in Council, at the city of Annapolis, under the seal of the State of Maryland, this tenth day of December, in the year of our Lord one thousand eight hundred and six.

ROBERT WRIGHT.

By the Governor,
NINIAN PINKNEY,
Clerk of the Council.

THOMAS JEFFERSON,

PRESIDENT of the UNITED STATES of AMERICA,
To all whom it may concern,

MR. LOUIS FRANCOIS LELOUP having been appointed by his imperial and royal majesty the emperor of the French and king of Italy, to be his provisional commissary of commercial relations, at Baltimore, I do hereby recognize him as such, and declare him free to exercise and enjoy such functions, powers and privileges, as are allowed to the similar agents of the most favoured nations.

In testimony whereof I have caused these letters to be made patent, and the seal of the United States to be hereunto affixed.

Given under my hand, at the city of Washington, the eleventh day of June, in the year of Lord one thousand eight hundred and six, and of the independence of the United States of America the thirtieth.

TH: JEFFERSON.

By the President,
JAMES MADISON,
Secretary of State.

Dissolution of Partnership.

THE partnership heretofore existing under the firm of BENJAMIN BROWN and SIMON RETALLICK, is this day, by mutual consent, dissolved, all persons indebted to said firm, when convenient, will settle with Benjamin Brown, who is the only person authorized to receive all the money due them.

BENJAMIN BROWN,
SIMON RETALLICK.

December 18, 1806.
P. S. The smith's business will be carried on at said Brown's shop with neatness and dispatch, by B. B.

An Overseer

IS wanted by the subscriber, at his Farm on Road river; liberal wages will be given to one suitable in all respects. Letters addressed to me in Baltimore, and left at the Haylands, or in Annapolis, at Mr. Alexander's store, with William Johnson, jun. will be duly received and attended to.

December 20, 1806. JAMES CARROLL.

This is to give notice,

THAT the subscriber hath obtained from the orphans court of Calvert county, in Maryland, letters of administration de bonis non on the personal estate of WILLIAM LYLES, late of said county, deceased. All persons having claims against the said deceased are hereby warned to exhibit the same, with the vouchers thereof, to the subscriber, at or before the 9th day of July next, they may otherwise by law be excluded from all benefit of the said estate. Given under my hand, this 15th day of December, 1806.

THOMAS H. LYLES, Administrator de bonis non of WILLIAM LYLES.

This is to give notice,

THAT the subscriber hath obtained from the orphans court of Calvert county, in Maryland, letters testamentary on the personal estate of JAMES WHITTINGTON, sen. late of Calvert county, deceased. All persons having claims against the said deceased are hereby warned to exhibit the same, with the vouchers thereof, to the subscriber, at or before the 9th day of July next, they may otherwise by law be excluded from all benefit of the said estate. Given under my hand, this 15th day of December, eighteen hundred and six.

ELIZABETH WHITTINGTON, Executrix of JAMES WHITTINGTON.

NOTICE.

THE subscriber requests all those indebted to the estate of THOMAS ROCKHOLD, late of Anne-Arundel county, deceased, either before his death, or since, for property purchased at the sale of the effects of the said deceased, to make immediate payment to the subscriber, or to Mr. JOSEPH EVANS, in Annapolis, who is authorized to receive the same, also those who have claims against said estate to make them known to the said Joseph Evans.

The subscriber gives further notice, that all those who consider themselves as the legal heirs of the said Thomas Rockhold, must appear before the orphans court of Anne-Arundel county, in Maryland, on or before the 3d day of May, 1807, and prove themselves as such, before they can receive a distributive share of the estate of the said Thomas Rockhold.

GEORGE CONAWAY, Administrator.

BY HIS EXCELLENCY
ROBERT BOWFE,
GOVERNOR OF MARYLAND.

A PROCLAMATION.

WHEREAS it has been stated to me by petition of a number of respectable inhabitants of Prince-George's county, that a negro man, slave of Basil Soper, has been committed on the person of GEORGE NEVITT, junior, late of Prince-Georges county, a certain negro man, slave of Basil Soper, WALL, who has since absconded and fled from justice: And whereas it is the duty of the executive guard as much as may be against the commission of such enormities, and to bring such offenders to the laws and peace of society to justice, I have therefore thought proper to issue this my proclamation, do, by and with the advice and consent of the Council, offer a reward of ONE HUNDRED DOLLARS to any person or persons who shall apprehend and secure the said negro WALL in any goal in the United States, so that he be brought to justice. Given in council at the city of Annapolis, the first day of September, in the year of our Lord one thousand eight hundred and six.

By his excellency's command,
NINIAN PINKNEY,
Clerk of the Council.

ORDERED, that the foregoing proclamation be published once in each week, until countermanded in the Maryland Gazette, at Annapolis, the Federal Gazette & Evening Post, at Baltimore, the Federal Town Advocate, and in the National Intelligencer at the city of Washington.

By order,
NINIAN PINKNEY,
Clerk of the Council.

This is to give notice,

THAT the subscriber hath obtained from the orphans court of Charles county, in Maryland, letters of administration, with the will annexed, on the personal estate of SAMUEL DIXON, late of Charles county, deceased. All persons having claims against the said deceased are hereby warned to exhibit the same, with the vouchers thereof, to the subscriber, at or before the 20th day of April next, they may otherwise by law be excluded from all benefit of the said estate; and all persons indebted to said estate are most earnestly requested to make immediate payment, or else the law will be put in force against them. Given under my hand, this first day of November, anno Domini, 1806.

JOHN G. DIXON.

State of Maryland, &c.

Anne-Arundel county, orphans court, December 1806.

On application by petition, of Samuel Hopkin administrator of Thomason Trott, late of Anne-Arundel county, deceased, it is ordered, that he give the notice required by law, for creditors to exhibit their claims against the said deceased, and that the same be published once in each week, for the space of six successive weeks in the Maryland Gazette.

JOHN GASSAWAY, Reg. Wills for Anne-Arundel county.

THIS IS TO GIVE NOTICE,

THAT the subscriber, of Anne-Arundel county, hath obtained from the orphans court, of Anne-Arundel county, in Maryland, letters of administration on the personal estate of THOMASON TROTT, late of Anne-Arundel county, deceased; all persons having claims against the said deceased, are hereby warned to exhibit the same, with the vouchers thereof, to the subscriber, at or before the twenty-fifth day of June next, they may otherwise by law be excluded from all benefit of the said estate. Given under my hand, this 9th day of December, 1806.

SAMUEL HOPKINS, Administrator.

This is to give notice,

THAT the subscriber hath obtained from the orphans court of Calvert county, in Maryland, letters of administration on the personal estate of FRANCIS WHITTINGTON, sen. late of Calvert county, deceased. All persons having claims against the said deceased are hereby warned to exhibit the same, with the vouchers thereof, to the subscriber, at or before the ninth day of July next, they may otherwise by law be excluded from all benefit of the said estate. Given under my hand, this seventeenth day of December, eighteen hundred and six.

REBECCA WHITTINGTON, Administratrix of FRANCIS WHITTINGTON, sen.

For Sale,

MY HOUSE and LOT, in the city of Annapolis.

THOMAS BUCHANAN.

The Partnership

OF Doctors SHIAFF and SHAW being this day dissolved, by mutual consent, it is requested that all persons indebted to them for professional services will make immediate payment of their accounts, as Dr. Shaw purposes leaving this city in short time.

Annapolis, January 1, 1807.

ANNAPOLIS:

Printed by FREDERICK and SAMUEL GREEN.

MARYLAND GAZETTE.

THURSDAY, JANUARY 22, 1807.

Maryland Gazette.

ANNAPOLIS, THURSDAY, January 22, 1807.

Laws of Maryland, PASSED NOVEMBER SESSION, 1806.

Further additional supplement to an act, entitled, An act to regulate the inspection of tobacco.

WHEREAS by the original act, to which this is a further additional supplement, and the several supplementary acts thereto, no provision is made authorizing the governor and council to fill the vacancies of inspectors occasioned by the death, resignation, or removal of any inspector or inspectors of the county for which the said inspector or inspectors were appointed; for remedy whereof,

BE IT ENACTED, by the general assembly of Maryland, That in case any inspector or inspectors should die, resign, or remove out of the county for which the said inspector or inspectors were appointed; the governor and council are hereby authorized and required to supply the vacancy of such inspector or inspectors, out of the nomination of such persons as are recommended by the levy courts; provided, that the said person or persons, having assessed property in the county to the value of eight hundred dollars, shall be well skilled in the curing and packing tobacco, and the order, quality and condition thereof, and well qualified and capable, from integrity, reputation and diligence, to execute and discharge the office and duty of an inspector; and provided also, that if the said persons, so recommended, will not act as such, then and in such case the said governor and council are hereby authorized and required to appoint and commission any other person or persons, qualified as aforesaid.

WHEREAS great inconveniences have been experienced in many of the counties in this state in taking the sheriff's bonds, in which a judge of the courts, as now established, does not reside; for remedy whereof,

BE IT ENACTED, by the general assembly of Maryland, That it shall be lawful for the justices of the orphans courts, or any two of them, in their respective counties, either in court or out of court, to take the sheriff's bonds, in the same manner as the chief justice or associate justices were heretofore empowered to take the same, or as a judge of the courts as now established is authorized to do; and the bond, when so taken, shall be lodged with the clerk of the county court of the county in which the same may have been taken, and shall by him be recorded among the records of his county, and upon such bond, or any office copy thereof, suit or suits may be instituted against the obligor or obligors.

AN additional supplement to an act, entitled, An act for regulating the mode of staying execution, and repealing the acts of assembly therein mentioned, and for other purposes.

WHEREAS many inconveniences have arisen under the law, entitled A supplement to an act, entitled, An act for regulating the mode of staying execution, and repealing the acts of assembly therein mentioned, and for other purposes; therefore,

BE IT ENACTED, by the general assembly of Maryland, that in case any constable shall neglect to make due return of any execution directed to him by virtue of this act to which this is a supplement, it shall be lawful for the justice who issued the said execution, on proof of the delivery of the writ of execution to the said constable, to call such constable before him, and unless a good excuse is offered, to fine such constable any sum not exceeding fifteen shillings, and such justice may thereupon allow a future day, not exceeding fourteen days, to such constable to make return thereof, and in case such constable shall fail to make return by the time limited, it shall and may be lawful for such justice, at the request of the plaintiff, his agent or attorney, to enter judgment against said constable, and his securities, in favour of the plaintiff, for the amount of his debt and costs; and in case any constable shall make due return of any execution directed to him as aforesaid, by which it shall appear that he has taken the body of the defendant, and shall fail to produce him, it shall be lawful for the justice before whom the said writ of execution is returned, at the request of the plaintiff, his agent or attorney, at any time within sixty days from the return day of said execution, to enter judgment for the plaintiff against the said constable, and his securities, for the amount of the debt and costs, on which judgment execution may issue immediately, directed to the sheriff of the county, or the constable of any hundred in said county, who is hereby directed to execute the

same; provided, that such judgment shall not be entered until proof shall be made, on oath or affirmation, that the debt and costs have been demanded by the plaintiff, his agent or attorney, of the said constable, and that he hath refused or neglected to pay the same.

AND BE IT ENACTED, That any justice imposing any fine by virtue of this act, may issue execution for the same in the nature of *capias ad satisfaciendum* or *feri facias*, directed to the sheriff, or the constable of any hundred in said county, and the same shall be applied towards defraying the county charges.

AND BE IT ENACTED, That if any constable, against whom judgment shall be entered as aforesaid, shall satisfy the plaintiff the amount of his debt and costs, he shall have the same remedy against the defendant, on the plaintiff's judgment against him, as the plaintiff himself might originally have had.

AND BE IT ENACTED, That this act shall continue to be in force for and during the continuance of the act to which this is a supplement.

AND BE IT ENACTED, That so much of the act to which this is a supplement, as is contrary to, or inconsistent with, this act, be and the same is hereby repealed.

An act, to compel justices of the peace to take cognizance of persons retailing spirituous liquors without licence in the reefs of court, and for other purposes.

WHEREAS the act for founding a college on the western shore of this state, together with Washington college on the eastern shore, into one university, by the name of the University of Maryland; and the supplements thereto, are not sufficient to prevent coasters, and others, from retailing liquors without licence, in the reefs of the county courts; therefore,

BE IT ENACTED, by the general assembly of Maryland, That from and after the passage of this act, it shall be the duty of the justices of the peace in the several counties in this state, upon information being given of any person retailing any wine, rum, brandy, whiskey, or other distilled spirituous liquors, strong beer or cider, in this state, without a licence or permit for that purpose, obtained agreeably to law, to issue a warrant, under his hand, directed to some constable, or some other person legally authorized in his county, to take such person or persons, thus offending, into his custody, and to bring them immediately before him, or some other justice of the peace, and upon the fact being made appear, it shall be the duty of such justice of the peace to take the cognizance of such person or persons, with such security as he may deem sufficient, in the sum of six pounds current money, conditioned, that the principal shall make his personal appearance at the next county court of the county where the said justices shall reside, and not depart the said court without leave thereof; provided, that nothing herein contained shall be deemed, construed or taken, to prohibit the maker, distiller or brewer, of any spirituous liquors, beer or cider, from retailing the same in such manner as is prescribed by law.

AND BE IT ENACTED, That it shall be the duty of the constables, in their respective counties, to make strict inquiry, and to call on all persons who do not reside in their respective counties, and who are retailing any of the liquors above mentioned, for their licence or permit, and upon his or their refusal to produce the same, the said constables shall give information immediately to some one of the justices of the peace, under the penalty of ten dollars, to be recovered before a justice of the peace as other small debts are recovered.

AND BE IT ENACTED, That all fines imposed by this act shall be paid to the clerk of the county, who shall account for the same with the levy court thereof, to be applied towards paying the county charges.

An act supplementary to an act, entitled, An act to provide for the organization and regulation of the courts of common law in this state, and for the administration of justice therein.

BE IT ENACTED, by the general assembly of Maryland, That no action commenced, or to be commenced, shall continue longer than the end of the first court after the imparlance court, unless with consent of parties, at the discretion of the court, or for such cause as the law heretofore allowed for granting a continuance beyond the time limited herein appearing to the satisfaction of the court; provided, that such actions as have been transferred from the general court to the county courts, by the act to provide for the organization and regulation of the courts of common law in this state, and for the administration of justice therein, shall continue in the same manner, for the same time, and under the same circumstances, as they might have continued in the general court.

AND BE IT ENACTED, That where any writ of error has been or may be brought, or exception taken,

in any action transmitted from the late general court to any county court, under the provisions of the act to which this is a supplement, the court of appeals shall determine thereon upon the points arising out of the real merits of the case, and not upon the legal form of the record, nor shall the judgment which may be in such cases entered, or the opinion given in the county court, be reversed for the want of legal form in such record.

AND BE IT ENACTED, That the fortieth and forty-sixth sections of the act to which this is a supplement are hereby declared null and void.

AND BE IT ENACTED, That all executions which issued out of the late general court, previous to, or on the thirtieth of November, in the year of our Lord one thousand eight hundred and five, and which were not placed in, or which were placed in the hands of, and returned by, the proper officer to whom they were respectively directed, to the court of appeals in June last shall be in the same state and condition, and of the same force, validity and effect, as if all such executions had been issued under and in virtue of the twenty-eighth section of the act to which this is a supplement; and all executions which have issued, or shall issue, out of the court of appeals for the western or eastern shores respectively, on any judgment rendered in the late general court of either shore, shall be of the same force, validity and effect, and may be proceeded in the same manner, as if all such executions had issued on judgments rendered in the said court of appeals respectively.

AND BE IT ENACTED, That all fees which may accrue to any attorney, clerk, sheriff, surveyor or other officer, of any of the courts of this state, after the first day of June next, shall be charged and sent out for collection in dollars and cents, and not otherwise, and all taxations of the costs of suits shall hereafter be made in dollars and cents.

An act to continue certain acts of assembly.

BE IT ENACTED, by the general assembly of Maryland, That all and every act or acts of assembly which are limited by law to continue to the end of the present session of assembly, or which would expire during the same, or before the end of the next general assembly, be and they are hereby severally continued until the thirty-first day of October next, and until the end of the next session of assembly thereafter, unless such as are repugnant to, or inconsistent with, any law which may have passed during the present session of assembly, and subject to any alterations which have been made therein.

An act concerning the chancery court.

BE IT ENACTED, by the general assembly of Maryland, That in any suit in the chancery court in which the chancellor for the time being may have been counsel, or have given his opinion, and on that account may conceive that he cannot conscientiously act thereon, and shall so certify in writing, the same shall be heard and determined by the chief judge of the third judicial district, or by the court thereof, at the election of the complainant, and all interlocutory and other orders in such cases shall be made by the said chief judge, which determinations and orders shall have the same effect as if made by the chancellor, and such decree shall be subject to appeal in like manner.

AND BE IT ENACTED, That the chancellor may require the opinion of the chief judge of the said district on any question of law which may arise in any suit in chancery, and in which, according to the usual practice, such opinion may be thought necessary; and that it shall be the duty of the said chief judge to express, in writing, such opinion; provided, that in case of such opinion being given, or in the case of any decree or order made by the said chief judge, or by the court, he being sitting therein, the said chief judge shall withdraw from the bench upon deciding of the same case before the court of appeals.

An act to prohibit the emigration of free negroes into this state.

BE IT ENACTED, by the general assembly of Maryland, That no free negro or mulatto shall emigrate to, or settle in this state, after the passage of this act, under the penalty of ten dollars for every week any such person shall remain in the state after the expiration of two weeks, and any free negro or mulatto, who shall refuse or neglect to pay the fine imposed by this act, or who shall not give such security to any justice of the peace of the county in which they shall be found, for his departure from this state within two weeks, as the judge or judges of the county court, or the said justices, shall approve of, shall be committed to the goal of the county, and may be sold therefrom by the sheriff of the county, after ten days notice of such sale, for a term sufficient to pay the fines herein imposed, with the costs.

AND BE IT ENACTED, That no person in this state shall hereafter hire, employ or harbour, any free

HIS EXCELLENCY
BERT BOWFE,
GOVERNOR OF MARYLAND.
DECLARATION.
It has been stated to me by
a number of respectable persons
in Prince-Georges county, that a
negro named WALL, who was
brought to the person of George
Washington, slave of Basil Soper,
and who had absconded and fled from
his master, it is the duty of the executive
power to bring such offenders
to justice, I have therefore
issued this my proclamation,
and advice and consent of the
Senate, of ONE HUNDRED
dollars, or persons who shall apprehend
the negro WALL in any goal in
this state, that he be brought to justice,
at the city of Annapolis, or
at the state of Maryland, this first
day of the year of our Lord one
thousand eight hundred and six.
NINIAN PINKNEY,
Clerk of the Council.

THE foregoing proclamation being
read, until countermanded,
at Annapolis, the Federal
Hall, at Baltimore, the Federal
Hall, and in the National Intelligencer
at Washington.

NINIAN PINKNEY,
Clerk of the Council.

TO GIVE NOTICE,
The subscriber hath obtained from the
court of Charles county, in Maryland,
a writ of HABEAS CORPUS, in favour of
SAMUEL DIXON, late of said county,
deceased. All persons having claims
against the said deceased, are hereby
warned to exhibit the same to the
subscriber, on the vouchers thereof, to the
court on the 20th day of April next,
or by law be excluded from the
benefit of the said writ, and all persons
indebted to the said deceased, are
earnestly requested to make
return under my hand, this first
day of January, 1806.
JOHN G. DIXON.

OF Maryland, &c.
In the orphans court, December
1806.
In petition, of Samuel Hopkin,
of Thomason Trotter, late of
said county, deceased, it is ordered,
that the said Samuel Hopkin, be
admitted to the said estate, and that
he be allowed in each week, for the
expenses of the said estate, the sum
of one dollar, in the Maryland Gazette.
GASSAWAY, Reg. Wills for
Anne-Arundel county.

TO GIVE NOTICE,
The subscriber, of Anne-Arundel county,
in Maryland, hath obtained from the
orphans court, of Anne-Arundel
county, letters of administration
of the estate of THOMASON TROTTER,
deceased; all persons having claims
against the said deceased, are hereby
warned to exhibit the same to the
subscriber, on or before the twenty-fifth
day of January next, or by law be
excluded from the benefit of the said
estate. Given under my hand, this
first day of December, 1806.
EL HOPKINS, Administrator.

TO GIVE NOTICE,
The subscriber hath obtained from the
court of Calvert county, in Maryland,
a writ of HABEAS CORPUS, in favour of
WILLIAM WHITTINGTON, sen. late of
said county, deceased. All persons
having claims against the said
deceased, are hereby warned to exhibit
the same to the subscriber, on or
before the first day of July next,
or by law be excluded from the
benefit of the said writ, and all
persons indebted to the said
deceased, are earnestly requested
to make return under my hand, this
seventeenth day of January, 1807.
WILLIAM WHITTINGTON, Administrator.

For Sale,
LOT, in the city of Annapolis.
THOMAS BUCHANAN.

Partnership
between JAMES HIAFF and SHAW being
dissolved, by mutual consent, it is required
of them for professional fees, that they
make immediate payment of their
debts, and for the purpose of leaving this city
on the first day of January, 1807.
ANNAPOLIS:
FREDERICK and SAMUEL
GREEN.

negro or mulatto who shall emigrate to, or settle in, this state, after the passage of this act, under the penalty of five dollars for every day any such free negro or mulatto may be so employed, hired or harboured; and all fines incurred under this act may be recovered in any of the county courts, by action of debt, bill of indictment, or information, with costs, and shall be collected as other fines and forfeitures now are, and applied to the use of the county.

AND BE IT ENACTED, That nothing herein contained shall be construed to extend to any free negro or mulatto that may be engaged in navigating any ship or vessel, or any wagoner or messenger, while in the actual employment of any person not living in this state.

AND BE IT ENACTED, That it shall be and it is hereby made the duty of the presiding judge in each court, to give this act in charge to the grand jury, on the first day of the meeting of every county court.

Letters from New-York, by the last mail, say, "Large orders for wheat and flour have been received by the packet; the price of those articles much advanced. Prussia will want all she has got, as her granaries are lost by the campaign; on this speculation in England predicate their orders. Flour 8 3-4 dollars and looking up." [Norfolk Paper.]

NEW-ORLEANS, December 9. We have delayed the publication of our paper to-day later than usual, in order to procure the result of the meeting of the house. On this important subject we can promise our readers something more satisfactory in the next number. Our peculiar situation at this moment will not justify a resort to conjecture. We can only give to our reader on this subject that which thofe in the office disclose.

This morning, in consequence of a previous invitation from his excellency the governor, the merchants of the place assembled at the government house, for the purpose of consulting with him on some points of great importance. His excellency in a very few words explained to the gentlemen the object of the military preparations making here, which are in defence of a premeditated attack on the Territory, by a formidable party of men assembling on the Ohio, headed and led on by some of the first characters in the Union. He informed them that the principal object of calling them together, was to deliberate on the best plan of procuring for the public service a number of seamen, sufficient to man the gun-boats and other rafts, intended to be armed.

That he conceived an appeal to the merchants themselves would, at this hour of danger, be preferable to an impressment, and he was persuaded they would display their patriotism, by adopting the best and most immediate measures, to enable commodore Shaw, to procure the hands necessary.

After governor Claiborne concluded his observations, gen. Wilkinson, who attended the meeting, informed the gentlemen of the nature of the plan and the manner it had been disclosed to him, and on this occasion made a very impressing and affecting appeal to their feelings. He departed from that inseparable line of military conduct which he has always observed, by informing them as well of his plans of offence as defence, and expatiated largely on the want of authority to execute to their extent his views and measures. He particularly related the object of the invaders to be the reduction of this place, in order, with the booty they might find in it, to make an attempt on Mexico, and if they succeeded, to sever the western states from the union; that the attack was to be made as well by land as by sea, and concluded by denouncing the leader Aaron Burr, and pledged his own life in our defence.—The governor and general having returned, the meeting proceeded to deliberate on the best plan to co-operate with government, when it was unanimously agreed that an embargo ought to take place, which we have since learned has. The governor left the meeting of the merchants to consult with colonels Bellechasse, M'Carthy and Dorsiere, relative no doubt to the militia.

The battalions of Orleans volunteers have received orders to hold themselves in readiness for duty at a moments warning.

CHARLESTON, January 2. Capt. Smith, arrived yesterday, left Hamburg on the 3d of November; and has favoured us with a paper of the 1st. Translations will be given to-morrow. It appears by the last dates, that an action was reported to have been fought on the 27th October, near Neustadt, between prince Hohenlohe, and the French troops—the result not known.

When capt. Smith sailed, it was reported that the king of Prussia had sued for an armistice of 14 days; but was refused by the emperor of the French.

The Duchy of Brunswick has been taken possession of by the French troops. The duke was at Altona, receiving medical assistance for the wound in his eye.

PHILADELPHIA, January 16. The reports (which we hope are exaggerated or idle) of col. Burr's designs on New-Orleans, have had the effect of lowering the stock of the Banks, having branches or deposits in that city.

Letters from New-Orleans, of the 9th December, express an apprehension, that the course of the mail from that place, will be obstructed by col. Burr's agents. This apprehension, added to the general state of agitation there, will no doubt, of itself, occasion much inconvenience and disappointment to the commercial interests.

Extract of a letter from Port-au-Prince, November 23, 1806

"Mr. Williams, of Baltimore, has lately arrived in this city, in the British ship Boyd, from London, with an assorted cargo of upwards of 200,000 dollars, under a British licence from the king—it says, "in any port or ports in St. Dominge or Hayti, not in the possession of our enemies." Several other vessels are daily looked for, under the same kind of permission. They are granted to all British subjects.

BALTIMORE, January 16. Extract of a letter received by the packet from a commercial house in London, dated 1st November, 1806.

"The Prussians have been terribly beaten by the French, and we fear will never be able to make head against them again; if the Prussians make peace, we see no object sufficiently strong to induce England to continue the contest, and we think Buonaparte will be desirous of peace to strengthen himself and secure his conquests. It is therefore our opinion, that the merchants on your side should not calculate on a continuance of the war in their speculations. By the Spring it will be easier to form a judgment.

Flour is 45s for S. F. at present, and if the war lasts, we think 40s per barrel may be calculated on, but if there should be peace on the continent, it will probably go low, for grain is now understood to be very plenty in the north of Europe.

"Tobacco is about 5 1-2d. per lb. Lib. for Peterburg parcels."

January 17. Extract of a letter from Bourdeaux, dated November 3.

"The present war will produce great changes in Europe. I should not be surprised to see the kingdom of Poland re-organized at the expense of Prussia, Russia and Austria; but if the latter takes no part in the war, she will probably receive an indemnity for the part of Poland now in her possession. The king of Prussia will in all likelihood, be obliged to give up Brandenburg and retire beyond the river Vistula."

Extract of a letter, dated Frankfurt, December 23.

"The governor has ordered out about 600 men, 200 to be stationed at the falls. Col. Taylor is clothed with discretionary powers to call out any number he may think proper, not to exceed three full companies, to guard the arsenal. By a letter from the secretary of war, captain Stoddert, with 100 troops, are to be at Newport, if not by this. Burr left this about 10 days ago. The second day after his ball he was heard of at Hardin C. H. and it is said again at Hartford; but as to this there is some doubt, as many think he has gone to Nashville. Indeed I am this moment informed he was met on that road with several led horses, and general Adair close in his rear.

"A great number of boats have gone down. Fourteen started from the falls about 6 days ago, with 120 men. Thirty were to join them at the mouth of Salt river, and a number more at the mouth of Cumberland. Blanarhasset went among the first boats about ten days ago. Mrs. Blanarhasset has been stopped, and was expected at the falls about this day. Blanarhasset told a friend of Mr. Graham, that their object was to go and take possession of Orleans, the bank, and a French train of artillery, and by operating on the commerce, to force them into a separation."

A CARD. LOST, between Annapolis and the Black Horse, a gilt SWORD, part of the handle is of tortoise-shell, on which is inscribed, Au Capne, de Vau KROHM. HAVANA. The belt is of black leather, embroidered with gold, on which is a gilt plate, with the military attributes engraven on it; a gilt sword-knot is attached to the hilt. A generous reward will be given to any one that will deliver the above sword to commandant Krohm, at Annapolis, or at Mr. Green's printing-office.

FARMERS BANK OF MARYLAND.

January 6, 1807. NOTICE is hereby given to the Stockholders of The Farmers Bank of Maryland, that the tenth and last payment of five dollars on each share of capital stock will become due, and payable at said bank, on Thursday, the fifth day of February next. Stockholders will observe, that if this payment is not regularly made, it will be attended with a loss of interest on all former payments, as the interest on the whole amount will be calculated only from the time when the said last payment shall be made good.

By order, JONA. PINKNEY, Cashier.

Notice is hereby given, THAT I intend to apply to Baltimore county court, at its next sitting, on the fourth Monday in March next, for the benefit of the insolvent act, passed November session, 1805.

DAVID BUTLER.

January 17, 1807. James Shaw

NOTICE.

HEREBY forewarn all persons from hunting with dog or gun, pulling down my fences, or otherwise trespassing on my land, on the east side of Severn river, as I am determined to put the law in force against all offenders.

THOMAS PHIPPS.

January 17, 1807. 1807/6

For Sale, by Auction,

THE real estate of Doctor ROBERT POT TINGER, deceased, lying in Prince-George county, and state of Maryland, about five miles from Queen-Anne, and twenty from George-town, containing between eight hundred and a thousand acres of land. This valuable property is situated in the heart of that rich and well known tract of country called the Forest of Prince-George's, and is indubitably among the most fertile and best improved places in the state. The sale will be made on the premises, on Wednesday, the 18th day of February next, if fair, if not, on the first fair day thereafter at 11 o'clock, in conformity to a decree of the court of chancery, (the estate not admitting of a division among the representatives of the deceased) and the certainty which the subscriber feels that those who are inclined to become purchasers will view the premises before the day of sale, renders any further description of them unnecessary. The purchase money must be paid in four equal annual instalments, the purchaser giving bond, with approved security for the payment of each instalment, with interest thereon, annually, from the day of sale. On payment of the purchase money, with the interest thereon, a conveyance will be made to the purchaser, in the subscriber, in virtue of, and pursuant to, the said decree. THOMAS BUCHANAN, Trustee.

January 20, 1807.

NOTICE.

Will be SOLD, on the 18th day of February next, if fair, if not, the first fair day thereafter, at the subscriber's residence, in Prince-George county,

THE personal property of Dr. ROBERT POT TINGER, deceased, consisting of a number of negroes, horses, stock, plantation utensils, and sundry articles of household furniture. The sale commences at 11 o'clock.

MARY POTTINGER, Executrix.

January 20, 1807. T. Buchanan

Land for Sale.

By virtue of a decree of the high court of chancery of the state of Maryland, will be Sold, at Public Auction, on the premises, on Monday, the next day of February next, if fair, if not, the first day thereafter,

A TRACT or parcel of LAND, in Anne-Arundel county, on the north side of Severn, consisting of several tracts of land, and containing two hundred and twenty-two acres, where James F. Lafebre lately lived, about five miles from the city of Annapolis, and twenty from the city of Baltimore, and is very convenient to Severn and Magothy rivers. On the premises are, a good dwelling-house, kitchen, and other improvements. A further description is thought unnecessary, as all persons inclined to purchase, it is presumed, will make themselves acquainted with the property by viewing the premises previous to the day of sale. The terms of sale are, that the purchaser shall give bond, with approved security, in paying the purchase money, with interest, within twelve months from the time of sale.

NICHOLAS BREWER, Trustee.

In CHANCERY, January 19, 1807.

Josias B. Ford, and others,

against

Anne Hicks, late Anne Ford, and — Hicks, her husband, and others.

THE object of the bill in this cause is to obtain an injunction on a decree of the court of chancery, in a cause between Benjamin and Anne Ford, and others, against John Davidson, for the conveyance of a tract of land, lying in Baltimore and Anne-Arundel counties, called Hampton Court, on the ground that the same was purchased with money received by the said Davidson, which was due to Benjamin Ford, deceased, and that the complainants are interested therein, and for general relief; it is stated that Anne Ford, one of the defendants, since the filing of the bill, hath intermarried with a person of the name of Hicks, and hath removed out of the state of Maryland. It is thereupon adjudged and ordered, that the complainants, by causing a copy of this order to be inserted three weeks successively in the Maryland Gazette before the 20th day of February next, give notice to the said Anne of this application, and of the substance and object of the bill, that she and her said husband may appear here in person, or by a solicitor of this court, on or before the 20th day of June next, to shew cause, if any they have, wherefore a decree should not be passed as prayed.

True copy, J. Howard

Test. SAMUEL HARVEY HOWARD,

Reg. Cur. Can.

The Partnership

OF Doctors SHAAFF and SHAW being this day dissolved, by mutual consent, it is requested that all persons indebted to them for professional services will make immediate payment of their accounts, as Dr. Shaw purposes leaving this city in a short time.

Annapolis, January 1, 1807. 3

For Sale,

MY HOUSE and LOT, in the city of Annapolis, on a credit, or will be exchanged for wet goods.

3 SAMUEL MACCUBBIN.

December 29, 1806.

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December 20,

A LIST of TRACTS and LOTS of LAND, in Allegany county,
HELD by persons not residents of said county, the amount of the taxes thereon respectively due for the years 1805 and 1806, with the names of the persons respectively chargeable with the payment of the same. The taxes thereon being now due and unpaid, and no personal property can be found in Allegany county liable for, or chargeable with, the payment of the same.

Persons names, and names of land and No. of lots.	Acres.	Tax due for	
		1806.	1805.
William Alexander and K. Long, 1402,	50	8	
William Alexander, 113,	50	8	9
Michael Boyer, 436,	50	8	
Enoch Bailey, 341, 469, 422, 1275,	200	32	
William Bell, Williamson's Discovery,	400	1 24	1 39½
William Bell, John Steinmetz and Thomas Jones, Clifton, Sportman's Fields,	320		
	280	2 82	3 17½
Benjamin Black, 15,	50	8	
William Baker, 2294, 2295, 2296, 2297,	200	32	36
John Burnham, 1397,	50	8	9
Matthew Bendall, 2092, 2093, 2094, 2095,	200	32	
Archibald Chisholm, Refurvey on Shawney War, 226, 80, 4074, 3127, 4034,	474		
	250	2 52½	
William Coe, 2534,	50	8	
Peter Galvane's heirs, 1304, 1944, 1616, 2019, 1942, 966, 894, 1780, 441, 1842, 1048, 1006, 1972, 2018, 1160, 342, 1330, 27, 124, 1700,	1000	1 60	1 89
Catharine Calder, 1764, 859,	100	16	
Richard Duffey, 438,	50	8	
John Doyle, 3166,	50	8	9
Solomon Geer, 1720,	50	8	
Robert Gover, 1525, 1425, 4055, 248, 833, 196, 310, 1334,	400	64	72
Thomas Gift, 2225, 2226, 2227, 2228,	200	32	
John and James Hughs, 2748, 2749, 2750, 2751,	200	32	
Levi Hughs, 3194, 3195, 3196, 3197,	200	32	
Eliza Jarret, 135, 21, 4036, 1935, 56, 131, 932, 2536, 241, 1267,	650	80	
Bennett Jarret, 3158, 921, 923,	150	24	27
Samuel Jay, 290, 1010, 1854, 1121,	200	32	
Thomas Johnson, Promised Land, Thomas and Anne, Peace and Plenty, Pt. Spruce Spring, 263 lots,	1200		
	2000		
	1500		
	64		
	13150	32 64	
Thomas Johnson and James Greenleaf, 296 lots, from 500 to 799 inclusive, except 661, 662, 684, 686,	19800	23 68	
Henry Kemp and Lawrence Brengle, Sugar Land, Partnership,	10		
	7½	17½	19
Randolph B. Latimer, Savage Ridge, Buck Ridge, Glade Farm, 3896, 3897, 3898, 3899, 3900, 3901, 3902, 2441, 2442, 2469, 2463, 897,	1091		
	151		
	250		
Richard M'Kubbin, 2128, 2140, 2141, 2142, 3338, 3341, 3342, 3343, 2611, 2612, 2613, 2614,	600	4 82½	5 42
Peter Mantz, 2709, 2710, 2719, 2720,	200	32	
Gilbert Murdoch, 885,	50	8	
James Miller, 487, 929, 417,	150	24	27
Samuel Norwood, Norwood's Farm, 4097, 1734, 1746,	200		
	150	74	83
	50	8	
Rezin Offert, 4165,	791		
William Potts, Price's Choice, Hinche's Discovery,	1000	5 78	
Richard Potts, Good Spring,	250	1 95	
John Pollard, 1244, 850,	100	16	
John Randle, 2386,	50	8	9
Abraham Ridgely, Ridgely's First Attempt, 229,	124		
	50	28	
	50	8	
	50	8	9
John Rofs, 4158,	50	8	
John Schley, 1237,	50	8	
John H. Stone's heirs, 1382, 1735, 20, 1545, 70, 437, 386, 4057, 211, 933, 1482, 446, 378, 1915, 1923, 2539, 164, 465, 2038, 1132, 1801, 951, 1830, 342, 1703, 858, Addition to Hotel,	1300		
	865	4 76	5 55
Gustavus Scott's heirs, Chiefnut Grove, Now or Never, Hard Struggle, 2487,	461		
	600		
	1554		
	50	6 57½	7 44
Edward Wright, 217, 3039, 1289, 2540, 1190, 118,	300	48	
Philip L. Webster, 375, 1466,	100	16	
James West, jun. 2081, 1006,	100	16	18
James Williams, 2033, 2504, 1790, 149, 1610, 210, 86, 1639, 3153, 1202, 1054, 3149, 1398, 1030, 873, 2010, Bear Branch,	800		
	204½	1 91½	
John Wilmot, jun. 2397, 2022, 310, 811,	200	32	
Richard Weightman, 325, 1554,	100	16	
Elias Gilpin, 3946,	50	15½	
Joseph James, Part Road Lick, Sugar Camp,	37		
	8½	23½	26
William and Joseph Scott, William and Joseph's Amendment, William Lovell, 4021, Brodhag's Coal Mine,	98	46½	
	50		
	7½	33	37
William King, 167, 168, Cumberland,	12		
John M'Pherson, No. —, ditto,	6		6½
Isaac Nantz, 63, ditto,	10		
Francis Thomas, 30, ditto,	6		6½
John Watts, 13, ditto,	6		6½
Frederick Young, 13 in Blocker's Addition,	10		
James Greenleaf, Part Durham,	249	87	
Richard Ridgely, Friendship Refurveyed,	263	1 24	
Thomas Crabtree, jun. Revenge,	39	18½	
Henry Johnson, Deer Park,	15½	8	
William M. Maynadier, Chance,	140	1 40	
Henry Sloan, Houle and lot Skipton,		35	
Samuel J. Coolidge, Margaret Coolidge, and Mary Burgefs, Harry's Meadows, Mount Parnassus,	341		
	298	2 13	
Caven Keinan, Keinan's Fancy,	73	34½	
William M'Gaughy, Mount Gilboa,	26	49	
William Ru'by, Name unknown,	50	62½	
Russell's heirs, Part Rabbit Range,	51	94½	
John C. Jones, Clear Meadow, Horse Pasture,	50		
	175		2 3

NOTICE IS HEREBY GIVEN,
 THAT unless the county tax, proportion of advertising, and other legal charges due on the lands aforesaid, shall be paid to LEVI HILLIARY, Esq; collector of Allegany county, on or before the second Monday in June next, the lands so charged as aforesaid, or such part thereof as may be necessary to raise the sum due thereon, shall be sold to the highest bidder for the payment of the same.
 By order of the Commissioners of the Tax for Allegany county,
 Allegany county, December 2, 1806.

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BY HIS EXCELLENCY
ROBERT BOWIE,
 GOVERNOR OF MARYLAND.
A PROCLAMATION.

WHEREAS it has been stated to me by petition of a number of respectable persons inhabitants of Prince-George's county, that a murder has been committed on the person of CHARLES NEVITT, junior, late of Prince-Georges county, by a certain negro man, slave of Basil Soper, called WALL, who has since absconded and fled from justice; And whereas it is the duty of the executive power as much as may be against the commission of such enormities, and to bring such offenders against the laws and peace of society to justice, I have therefore thought proper to issue this my proclamation, to do, by and with the advice and consent of the Council, offer a reward of ONE HUNDRED DOLLARS to any person or persons who shall apprehend and secure the said negro WALL in any goal in the United States, so that he be brought to justice.

GIVEN in council at the city of Annapolis, on the 27th day of the month of September, in the year of our Lord one thousand eight hundred and six.
 By his excellency's command,
NINIAN PINKNEY,
 Clerk of the Council.

ORDERED, that the foregoing proclamation be published once in each week, until countermanded, in the Maryland Gazette, at Annapolis, the Federal Gazette & Evening Post, at Baltimore, the Frederick Town Advocate, and in the National Intelligencer at the city of Washington.

By order,
NINIAN PINKNEY,
 Clerk of the Council.

State of Maryland, &c.
 Anne-Arundel county, orphans court, December 1806.

ON application by petition, of Samuel Hopkin, administrator of THOMASON TROT, late of Anne-Arundel county, deceased, it is ordered, that he give the notice required by law, for creditors to exhibit their claims against the said deceased, and that the same be published once in each week, for the space of six successive weeks in the Maryland Gazette.

JOHN GASSAWAY, Reg. Wills
 Anne-Arundel county.

THIS IS TO GIVE NOTICE,
 THAT the subscriber, of Anne-Arundel county, hath obtained from the orphans court, of Anne-Arundel county, in Maryland, letters of administration on the personal estate of THOMASON TROT, late of Anne-Arundel county, deceased; all persons having claims against the said deceased, are hereby warned to exhibit the same, with the vouchers thereunto, to the subscriber, at or before the twenty-fifth day of June next, they may otherwise by law be excluded from all benefit of the said estate. Given under my hand, this 9th day of December, 1806.

SAMUEL HOPKINS, Administrator

State of Maryland, &c.
 Anne-Arundel county, orphans court, December 1806.

ON application, by petition, of David Weems, administrator of JAMES HUTTON, late of Anne-Arundel county, deceased; it is ordered, that he give the notice required by law, for creditors to exhibit their claims against the said deceased, and that the same be published once in each week, for the space of six successive weeks, in the Maryland Gazette.

JOHN GASSAWAY, Reg. Wills
 Anne-Arundel county.

THIS IS TO GIVE NOTICE,
 THAT the subscriber, of Anne-Arundel county, hath obtained from the orphans court of Anne-Arundel county, in Maryland, letters of administration on the personal estate of JAMES HUTTON, late of Anne-Arundel county, deceased. All persons having claims against the said deceased are hereby warned to exhibit the same, with the vouchers thereunto, to the subscriber, at or before the tenth day of February next, they may otherwise by law be excluded from all benefit of the said estate. Given under my hand, this 30th day of December, 1806.

DAVID WEEMS, Administrator

TO BE LET,
 TWO large and commodious HOUSES, now occupied by John Gwin, of this city. As the situation is well known, it would be needless to point out to applicants the advantages. It may be necessary to observe, that the ice-house not being filled the speediest application will be expected. For terms apply to

MARY MANLY
 [The editors of the Federal Gazette, of Baltimore, the Herald, of Frederick-town, and the National Intelligencer, of Washington, are requested to publish the above in their respective papers until the contrary be given by the subscriber, and to forward their accounts.]

Annapolis, December 30, 1806.
ANNAPOLIS:
 Printed by **FREDERICK and SAMUEL GREEN.**

MARYLAND GAZETTE.

THURSDAY, JANUARY 29, 1807.

Maryland Gazette.

ANNE ARUNDEL COUNTY, THURSDAY, January 29, 1807.

WASHINGTON CITY, Jan. 23. I have omitted various articles, that we might insure the important message of the president, communicated to congress yesterday, developing BURR'S TREASON. It will, perhaps, be perceived with a deeper interest than any document ever before presented to the public. Indignation and abhorrence towards the traitors can only be excited by exultation at the issue—an issue, which settles our republican system, and those who administer it, to a distinction that does not fade before the lustre of ancient times.

The Senate and house of Representatives of the United States.

GREABLY to the request of the house of representatives, communicated in their resolution of the 16th instant. I proceed to state under the reserve herein expressed, information received touching an illegal combination of private individuals against the safety and safety of the Union, and a military expedition planned by them against the territories of a power friendly with the U. States, with the measures I have pursued for suppressing the same.

It had, for sometime, been in the constant expectation of receiving such further information as would enable me to lay before the legislature the transaction, as well as the beginning and progress, of a scene of depravity, so far as it has been acted on in Ohio and its waters. From this state of safety of the lower country might have been estimated on the same grounds, and the delay was indulged the rather, because no circumstance had yet made it necessary to call in the aid of the legislative functions. Information now recently communicated, has brought me nearly to the period contemplated. The mass of information is voluminous: but little has been given under the sanction of an oath, so as to constitute formal legal evidence. It is chiefly in the form of letters, often containing such a mixture of rumours, conjectures and suspicions, as render it difficult to sift out the real facts, and unadvisedly to hazard more than general outlines, strengthened by concurrent information, or the particular credibility of the relator. In this state of the evidence, delivered sometimes too under the restriction of private confidence, neither safety nor justice will permit the exposing names, except that of the principal actor, whose guilt is placed beyond question.

Sometime in the latter part of September, I received intimations that designs were in agitation in the western country, unlawful and unfriendly to the peace of the Union, and that the prime mover in these was Aaron Burr, heretofore distinguished by the favour of his country. The grounds of these intimations being inconclusive, the objects uncertain, and the fidelity of that country known to be firm, the only measure taken was to urge the informants to use their best endeavours to gain further insight into the designs and proceedings of the suspected persons, and to communicate them to me.

It was not till the latter part of October that the objects of the conspiracy began to be perceived, but still so veiled and involved in mystery that nothing distinct could be singled for pursuit. In this state of uncertainty, as to the crime contemplated, the acts done, and the legal course to be pursued, I thought it best to send to the scene, where these things were principally in transaction, a person in whose integrity, understanding and discretion, entire confidence could be reposed, with instructions to investigate the plots going on, to enter into conference (for which he had sufficient credentials) with the governors and all other officers, civil and military, and with their aid, to be on the spot whatever should be necessary to discover the designs of the conspirators, arrest their means, bring their persons to punishment, and to call out the force of the country to suppress any unlawful enterprise, in which it should be found they were engaged.

At this time it was known that many boats were under preparation, stores of provisions collecting, and an unusual number of suspicious characters in motion on the Ohio, and its waters. Besides dispatching the confidential agent to that quarter, orders were at the same time sent to the governors of the Orleans and Mississippi territories, and to the commanders of the land and naval forces there, to be on their guard against surprise, and in constant readiness to resist any enterprise which might be attempted on the vessels, posts, or other objects under their care: and on the 8th of November, instructions were forwarded to general Wilkinson to hasten an accommodation with the Spanish commandant on the Sabine, and as soon as that was effected, to fall back with his principal force

to the hither bank of the Mississippi, for the defence of the interesting points on that river. By a letter received from that officer of the 25th of November, but dated October 21st, we learnt that a confidential agent of Aaron Burr had been deputed to him with communications, partly written in cypher, and partly oral, explaining his designs, exaggerating his resources, and making such offers of emolument and command, to engage him and the army in his unlawful enterprise, as he had flattered himself would be successful. The general, with the honour of a soldier, and fidelity of a good citizen, immediately dispatched a trusty officer to me with information of what had passed, proceeded to establish such an understanding with the Spanish commandant on the Sabine as permitted him to withdraw his force across the Mississippi, and to enter on measures for opposing the projected enterprise.

The general's letter which came to hand on the 25th of November, as has been mentioned, and some other information, received a few days earlier, when brought together, developed Burr's general designs, different parts only of which only had been revealed to different informants. It appeared that he contemplated two distinct objects, which might be carried on either jointly or separately, and either the one or the other first as circumstances should direct. One of these was the severance of the union of these states by the Alleghany mountains, the other an attack on Mexico. A third object was provided, merely ostensible, to wit, the settlement of the pretended purchase of a tract of country on the Washita, claimed by a baron Ballrop. This was to serve as the pretext for all his preparations, an allurement for such followers as really wish to acquire settlements in that country, and a cover under which to retreat in the event of a final discomfiture of both branches of his real design.

He found at once that the attachment of the western country to the present union was not to be shaken; that its dissolution could not be effected with the consent of its inhabitants; and that his resources were inadequate, as yet, to effect it by force. He took his course then at once, determined to seize on New-Orleans, plunder the bank there, possess himself of the military and naval stores, and proceed on his expedition to Mexico, and to this object all his means and preparations were now directed. He collected from all the quarters where himself, or his agents possessed influence, all the ardent, restless, desperate and disaffected persons who were ready for any enterprise analogous to their characters. He seduced good and well meaning citizens, some by assurances that he possessed the confidence of the government, and was acting under its secret patronage; a pretence which procured some credit from the state of our differences with Spain; and others by offers of land in Ballrop's claim on the Washita.

This was the state of my information of his proceedings about the last of November; at which time therefore it was first possible to take specific measures to meet them. The proclamation of November 27, two days after the receipt of gen. Wilkinson's information, was now issued. Orders were dispatched to every interesting point on the Ohio, and Mississippi, from Pittsburg to New-Orleans, for the employment of such force, either of the regulars or of the militia, and of such proceedings also of the civil authorities, as might enable them to seize on all boats and stores provided for the enterprise, to arrest the persons concerned, and to suppress effectually the further progress of the enterprise. A little before the receipt of these orders in the state of Ohio, our confidential agent, who had been diligently employed in investigating the conspiracy, had acquired sufficient information to open himself to the governor of that state, and to apply for the immediate exertion of the authority and power of the state to crush the combination. Governor Tiffin and the legislature, with a promptitude, an energy and patriotic zeal, which entitle them to a distinguished place in the affection of their sister states, effected the seizure of all the boats, provisions and the preparations within their reach, and thus gave a first blow, materially disabling the enterprise in its outset.

In Kentucky a premature attempt to bring Burr to justice, without sufficient evidence for his conviction, had produced a popular impression in his favour, and a general disbelief of his guilt. This gave him an unfortunate opportunity of hastening his equipments. The arrival of the proclamation and orders, and the application and information of our confidential agent, at length awakened the authorities of that state to the truth, and then produced the same promptitude and energy of which the neighbouring state had set the example. Under an act of their legislature of December 23, militia was instantly ordered to different important points, and measures taken for doing whatever could yet be done. Some boats (accounts vary from five to double or treble that number) and persons (differently estimated from one to three hundred) had in the mean-time passed the falls

of Ohio to rendezvous at the mouth of Cumberland with others expected down that river. Not apprised till very late that any boats were building on Cumberland, the effect of the proclamation had been trusted to for sometime in the state of Tennessee. But on the 19th of December similar communications and instructions, with those to the neighbouring states, were dispatched by express to the governor, and a general officer of the western division of the state, and on the 23d of December our confidential agent left Frankfort for Nashville to put into activity the means of that state also. But by information received yesterday, I learn that on the 22d of December Mr. Burr descended the Cumberland with two boats, merely of accommodation, carrying with him from that state no quota towards his unlawful enterprise. Whether after the arrival of the proclamation, of the orders, or of our agent, any exertion which could be made by that state, or the orders of the governor of Kentucky for calling out the militia at the mouth of Cumberland, would be in time to arrest these boats and those from the falls of Ohio, is still doubtful.

On the whole the fugitives from the Ohio, with their associates from Cumberland, or any other place in that quarter, cannot threaten serious danger to the city of New-Orleans.

By the same express of December 19, orders were sent to the governors of Orleans and Mississippi, supplementary to those which had been given on the 25th of November, to hold the militia of their territories in readiness to co-operate for their defence with the regular troops and armed vessels then under command of general Wilkinson. Great alarm indeed was excited at New-Orleans by the exaggerated accounts of Mr. Burr, disseminated through his emissaries, of the armies and navies he was to assemble there. General Wilkinson had arrived there himself on the 24th of November, and had immediately put into activity the resources of the place for the purpose of its defence, and on the 10th of December he was joined by his troops from the Sabine. Great zeal was shewn by the inhabitants generally; the merchants of the place readily agreeing to the most laudable exertions and sacrifices for manning the armed vessels with their seamen; and the other citizens manifesting unequivocal fidelity to the union, and a spirit of determined resistance to their expected assailants.

Surmises have been hazarded that this enterprise is to receive aid from certain foreign powers. But these surmises are without proof or probability. The wisdom of the measures sanctioned by congress at its last session, has placed us in the path of peace and justice with the only powers with whom we had any differences; and nothing has happened since, which makes it either their interest or ours to pursue another course. No change of measures has taken place on our part, none ought to take place at this time. With the one, friendly arrangement was proposed, and the law, deemed necessary on the failure of that, was suspended to give time for a fair trial of the issue. With the same power, friendly arrangement is now proceeding, under good expectations, and the same law, deemed necessary on failure of that, is still suspended to give time for a fair trial of the issue. With the other negotiation was in like manner preferred, and provisional measures only taken to meet the event of rupture. While therefore we do not deflect in the slightest degree from the course we then assumed, and are still pursuing, with mutual consent, to restore a good understanding, we are not to impute to them practices as irreconcilable to interest as to good faith, and changing necessarily the relations of peace and justice between us to those of war. These surmises are therefore to be imputed to the vauntings of the author of this enterprise, to multiply his partisans, by magnifying the belief of his prospects and support.

By letters from general Wilkinson of the 14th and 18th of December, which came to hand two days after the date of the resolution of the House of Representatives; that is to say, on the morning of the 18th inst. I received the important affidavit, a copy of which I now communicate, with extracts of so much of the letters as comes within the scope of the resolution. By these it will be seen that of three of the principal emissaries of Mr. Burr, whom the general had caused to be apprehended, one had been liberated by habeas corpus, and two others, being those particularly employed in the endeavour to corrupt the general and army of the United States, have been embarked by him for ports in the Atlantic States, probably on the consideration that an impartial trial could not be expected during the present agitations of New-Orleans, and that that city was not as yet a safe place of confinement. As soon as these persons shall arrive, they will be delivered to the custody of the law, and left to such course of trial, both as to place and process, as its functionaries may direct.

EXCELLENCY
T BOWIE,
OF MARYLAND.
I have been flattered to me by a number of respectable persons of George's county, that a monument on the period of CHARLES of Prince-Georges county, slave of Basil Soper, called absconded and fled from the duty of the executive, to be against the commission to bring such offenders against society to justice, I have issued this my proclamation, with the advice and consent of the court of ONE HUNDRED DOCTORS or persons who shall apprehend negro WALL in any gaol in the city of Annapolis, and in the year of our Lord one thousand and six.

NINIAN PINKNEY,
Clerk of the Council.

THE foregoing proclamation be in force, until countermanded, at Annapolis, the Federal Court, at Baltimore, the Federal Court, and in the National Intelligencer.

NINIAN PINKNEY,
Clerk of the Council.

OF MARYLAND, sc.
In the orphans court, December 1806.

BY petition of Samuel Hopkins of Thomason Trust, late deceased, it is ordered, that the said deceased, and the estate of the said deceased, and the estate of the said deceased, in each week, for the space of one year, in the Maryland Gazette.

GASSAWAY, Reg. Wills in Anne-Arundel county.

TO GIVE NOTICE,
Subscriber, of Anne-Arundel county, in the orphans court, of Anne-Arundel county, letters of administration of the estate of THOMASON TROTT, deceased; all persons indebted to the said deceased, are hereby notified, to pay the same, with the vouchers therefor, at or before the twenty-fifth day of December, 1806.

EL HOPKINS, Administrator of Maryland, sc.
In the orphans court, December 1806.

BY petition of David Weems of Frederick-town, and the National Intelligencer, are requested to publish their respective papers until notice given by the subscribers, and until the 30th day of December, 1806.

DAVID WEEMS, Administrator of Maryland, sc.
In the orphans court, December 1806.

AS the situation is well known, it may be necessary to observe, that the speediest application for terms apply to MARY MAN...

ANAPOLIS:
FREDERICK and SAMUEL GREEN.

The presence of the highest judicial authorities, to be assembled at this place within a few days, the means of pursuing a sounder course of proceedings here than elsewhere, and the aid of the executive means, should the judges have occasion to use them, render it equally desirable for the criminal, as for the public, that, being already removed from the place where they were first apprehended, the first regular arrest should take place here, and the course of proceedings receive here their proper direction.

January 22, 1807.

TH: JEFFERSON.

New-Orleans, 25th November, 1806.

His Excellency Gen. Wilkinson.

Fauxbourg Marigny, the house between Madam Freygue, and Ma. Macarty.

On the 30th of the same month I waited in person on Dr. E. Bollman, when he informed me that he had not heard from col. Burr since his arrival here—that he (the said Dr. E. Bollman,) had sent dispatches to col. Burr by lieut. Spence of the navy, and that he had been advised of Spence's arrival at Nashville, in the state of Tennessee—and observed that col. Burr had proceeded too far to retreat; that he (col. Burr) had numerous and powerful friends in the United States, who stood pledged to support him with their fortunes, and that he must succeed. That he, the said Dr. E. Bollman, had written to col. Burr on the subject of provisions, and that he expected a supply would be sent from New-York, and also from Norfolk, where col. Burr had strong connexions. I did not see or hear from the Dr. again until the 5th inst. when I called on him the second time. The mail having arrived the day before, I asked him whether he had received any intelligence from col. Burr. He informed me that he had seen a letter from col. Burr of the 30th of October, in which he (col. Burr) gave assurances that he should be at Natchez with 2000 men on the 20th of December inst. where he should wait until he heard from this place. That he would be followed by 4000 men more, and that he (col. Burr,) if he had chosen, could have raised or got 12,000 as easy as 6,000, but that he did not think that number necessary—confiding fully in this information I became indifferent about further disguise. I then told the doctor that I should most certainly oppose col. Burr if he came this way. He replied, they must come here for equipments and shipping, and observed that he did not know what had passed between col. Burr and myself, obliquely at a sham defence and waved the subject.

From the documents in my possession, and the several communications, verbal as well as written, from the said Doctor Erick Bollman on this subject, I feel no hesitation in declaring, under the solemn obligation of an oath, that he has committed misprision of treason against the government of the U. States.

Signed, JAS. WILKINSON.
Signed and sworn to this 14th day of December, 1806, before me, one of the justices of the peace of this county.

Signed,

I. CARRICK.

Philadelphia, 25th July, 1806.

Dear Sir,

Mr. Swartwout, the brother of col. S. of New-York, being on his way down the Mississippi, and presuming he may pass you at some post on the river, has requested of me a letter of introduction, which I give with pleasure, as he is a most amiable young man, and highly respectable, from his character and connexions. I pray you to afford him any friendly offices which his situation may require, and beg you to pardon the trouble which this may give you.

With entire respect,
Your friend and obedient servant,

A. BURR.

His Excellency General Wilkinson.

Extract of a letter from Gen. James Wilkinson, dated New-Orleans, December 14, 1806.

"After several consultations with the governor and judges, touching the arrest and confinement of certain known agents and emissaries of col. Burr, in this city and territory, whose intrigues and machinations were to be apprehended, it is with their privity and approbation that I have caused three of them to be arrested, viz. Doctor Erick Bollman, Samuel Swartwout and Peter V. Ogden, against whom I possess strong facts, and I have recommended to the governor to have James Alexander, Esq; taken up on the grounds of strong suspicion. These persons and all others, who, by their character and deportment may be considered hostile to the interests of the U. States, or dangerous to this feeble frontier, under the menacing aspect of things from above, will, if my influence can prevail, be seized and sent by sea to the U. S. subject to the disposition of government, and accompanied with such information as may justify their confinement, and furnish a clue to the development of the grounds, progress and projects of the treasonable enterprise in which they are engaged.

"This letter will accompany Doctor Bollman, who is to be this day embarked in a vessel bound to Charleston, under the charge of lieut. Wilson of the artillery, who has orders to land with his prisoner at Fort Johnson, or Fort Moultrie, to forward this dispatch by mail and to wait the orders of the executive. Mr. Swartwout will be sent to Baltimore by a vessel which will sail sometime the ensuing week in custody of another subaltern, who will be the bearer of strong testimony against him and also col. Burr, and the others will follow under due precautions, by the earliest opportunities which may present.

"I deem it essential to keep these prisoners apart, to prevent the adjustment of correspondent answers or confessions, to any examination which may ensue, and I hope the measures of the executive may be so prompt and efficient, as to relieve the officers in charge of them from their trust, before the interposition of the friends of the prisoners may effect their liberation.

"By this procedure we may intimidate the confederates, who are unquestionably numerous in this as well as the adjacent territory, disconcert their arrangements, and possibly destroy their intrigues, and I hope the zeal which directs the measure may be justified and approved, for whilst the glow of patriotism actuates my conduct, and I am willing to offer myself a martyr to the constitution of my country, I should indeed be most grievously disappointed did I incur its censure.

"Here, sir, we find the key to the western states, and here we must form one grand depository and place of arms—combine to this disposition a river fleet competent to its occlusion and post it thirty or forty leagues above the Yazou river, and we may repose in security; for the discontent and sufferings of our insurgent citizens, which must immediately ensue, will soon open their eyes to the wickedness of their leaders and work a radical reformation without bloodshed. This is my plan for resisting an internal attack—for external defence, gun-boats and bomb ketches with floating batteries at the mouths of the Mississippi and the passes from Lake Ponchartrain will be necessary."

Extract of a letter from General James Wilkinson, dated New-Orleans, December 18, 1806.

SIR,

Since my last of the 14th inst. writs of habeas corpus have been issued for the bodies of Bollman, Swartwout and Ogden, the two latter by judge Workman, who is strongly suspected for being connected with Burr in his conspiracy, as I have proof this man declared sometime since, that "the republican who possessed power and did not employ it to establish a despotism was a fool." His writ for Ogden was served on capt. Shaw of the navy, who had been in charge at my request, on board the Etna bomb ketch, and delivered him up, and Mr. Workman discharged him without giving me a word of information, although he knew he was confined by my order for treasonable combination with Burr, and Mr. Ogden now struts at large. Swartwout I have sent off and shall so report, holding myself ready for consequences. Bollman was required by the superior court, but I have got rid of that affair also, under the usual liability for damages, in which case I shall look to my country for protection.

I James Wilkinson, Brigadier-General and Commander in Chief of the army of the United States, do warrant the arrest of Dr. Erick Bollman on a charge of treason, misprision of treason, or such other offence against the government and laws of the U. S. as the following facts may legally charge him with—on my honour as a soldier, and on the holy evangelists of Almighty God, do declare and swear, that on the sixth day of November last, when in command at Natchitoches, I received by the hands of a Frenchman, a stranger to me, a letter from Dr. Erick Bollman, of which the following is a correct copy:

New-Orleans, September 27, 1806.

SIR,

"I have the honour to forward to your excellency the enclosed letters, which I was charged to deliver to you by our mutual friend. I shall remain for sometime at this place, and should be glad to learn where and when I may have the pleasure of an interview with you. Have the goodness to inform me of it, and please to direct your letter to me, care of —, or enclose it under cover to them. I have the honour to be with great respect, Sir,

Your excellency's most obedient servant,
(Signed) ERICK BOLLMAN.
Gen. Wilkinson."

Covering a communication in cypher from colonel Aaron Burr, of which the following is substantially as fair an interpretation as I have heretofore been able to make, the original of which I hold in my possession: I (Aaron Burr) have obtained funds and have actually commenced the enterprise—detachments from different points and under different pretences will rendezvous on the Ohio 1st November—every thing internal and external favours views—Protection of England is secured—T— is gone to Jamaica to arrange with the admiral on that station and will meet at the Mississippi—England—Navy of the U. States are ready to join and final orders are given to my friends and followers—it will be an host of choice spirits—Wilkinson shall be second to Burr only—Wilkinson shall dictate the rank and promotion of his officers—Burr will proceed westward 1st August—never to return—with him go his daughter—the husband will follow in October with a corps of worthies—send forth—with an intelligent and confidential friend with whom Burr may confer. He shall return immediately with further interesting details—this is essential to concert and harmony of movement. Send a list of all persons known to Wilkinson west of the mountains, who could be useful, with a note delineating the characters. By your messenger send me 4 or 5 of the commissions of your officers which you can borrow under any pretence you please—they shall be returned faithfully—Already are orders to the contractor given to forward six months provisions to

* Truxton.

points Wilkinson may flame—this shall not be until the last moment, and then under proper instructions—the project is brought to the point so long desired—Burr guarantees the result with his honour—the lives, the honour and fortunes of the best blood of our country—Burr's operations is to move down rapidly from the 13th of November with the first five hundred one thousand men in light boats now constructing that purpose—to be at Natchez between the 15th of December—then to meet Wilkinson—to determine whether it will be expedient in the instance to seize on or pass by Baton Rouge—except of this send Burr an answer—draw on Burr all expenses &c. The people of the country which we are going are prepared to receive us—agents now with Burr say that if we will protect religion and will not subject them to a foreign yoke that in three weeks all will be settled. The God vites to glory and fortune—it remains to be seen whether we deserve the boon. The bearer of this express to you—he will hand a formed letter of introduction to you from Burr, a copy of which is hereto subjoined—he is a man of inviolable honour and perfect discretion—formed to execute rather than project—capable of relating facts with fidelity and capable of relating them otherwise. He is thoroughly informed of the plans and intentions of — and will disclose to you as far as you inquire and further—he has imbibed a reverence for your character and may be embarrassed in your presence—put at ease and he will satisfy you. Doctor Bollman, equally confidential, better informed on the subject, more intelligent will hand this duplicate— 29th ly."

The day after my arrival at this city, the 26th November last, I received another letter from Doctor, of which the following is a correct copy.

Sir,
"Your letter of the 6th instant has been duly received. Supposing that you will be much engaged this morning I defer waiting on your excellency till you will be pleased to inform me of the time when it will be convenient to you to see me. I remain with great respect.

Your excellency's most obedient servant,
(Signed) ERICK BOLLMAN.

The foregoing message was referred in the house of representatives to messrs. J. Randolph, Boyle, Campbell, Ten, Morrow Ohio, R. Nelson, Clinton, and Bidwell.

The sloop Sally, capt. Cooke, of New-York, bound to North Carolina, was dismasted and wrecked on the 11th instant, in long. 71, lat. 36, 44—the crew were taken off the wreck (where they had remained six days) by the ship Althea, capt. Manly, and brought into the Chesapeake. She was spoken on the 12th by the sloop Sally, of Nantucket, who requested to lay by them, which they refused.

Lieut. John Pratt's house, in New-Ipswich, (New-Hampshire) was burnt in the morning of the 27th December. A child perished in the flames.

From a Jamaica paper, of December 6.

By capt. Nelson, arrived at New-York from Havana, it appears that a Spanish packet had anchored at Trinidad in Cuba, bringing accounts that East and West Florida had been ceded by Spain to France, and afterwards by France to the U. States; also that the island of Cuba had been ceded by Spain to France, on Buonaparte agreeing to reinstate the king of Naples on his throne.

We understand, that in consequence of the cession of Cuba to France, as mentioned in the above paragraph, the governor of the Havana, has made a proposal to the governor of this island (which has been communicated here by the way of New-Provident) to deliver up to the British, immediately on a sufficient force being sent for the purpose, the island of Cuba, and all Spanish and French vessels of every description, lying in the different ports, bays, &c. of that colony.

BOSTON, January 19.
FIRE!—It is with peculiar regret we record, that about half past one o'clock, on Friday morning, the new and elegant building of the Columbian Museum, owned by Messrs. Bowen and Doyle, was discovered to be on fire, and which, with a part of the valuable collections, was soon destroyed. The fire is supposed to have taken, by some accident, in the story in which Mr. Martin exhibited his experiments and Phantasmagoria, as advertised in the papers. Some time before the flames were seen, a loud report was heard, supposed to be the explosion of some chymical preparation, and which was the cause of the disaster. We are confident not the smallest blame can attach to Messrs. Bowen and Doyle, for want of care and vigilance; and at half past 11 o'clock, on Thursday night, Mr. Doyle was in the museum to see if all the fires and lamps were extinguished. It is remarkable that Thursday was the anniversary of the destruction of the museum in 1803. At that time, Mr. Bowen, then sole proprietor, did not feel it incumbent on him to solicit the public aid in the re-establishment of the institution: But this second calamity has so impaired the means of the proprietors, that an appeal to the public benevolence, we understand is an indispensable duty. We hope the appeal will not be made in vain, and that a liberal subscription will enable them to rebuild their building, and re-establish an institution which has done credit to the town; afforded an im-

may name—this shall not be
not, and then under proper
brought to the point to lo
teers the result with his
the honour and fortunes of
d of our country—Burr's
e down rapidly from the
er with the first five hund
light boats now construct
at Natchez between the 5th
then to meet Wilkinson
it will be expedient in the
or pass by Baton Rouge
Burr an answer—draw on Burr
The people of the country
are prepared to receive us
rr say that if we will protect
subject them to a foreign
all will be settled. The Gu
tune—it remains to be seen
boon. The bearer of this
will hand a formed letter of
Burr, a copy of which is
man of inviolable honour
formed to execute rather than
relating facts with fidelity
them otherwise. He is th
plans and intentions of
you as far as you inquire
d a reverence for your cha
arranged in your presence—
satisfy you. Doctor Bollm
better informed on the subject
hand this duplicate—29th
arrival at this city; the 26th
received another letter from
the following is a correct copy
the 6th instant has been duly
that you will be much en
fer waiting on your excell
pleased to inform me of the
venient to you to see me. I
spect.
Your excellency's most
dient servant,
ERICK BOLLMAN
Age was referred in the head
ssrs. J. Randolph, Boyle, Cas
Ohio, R. Nelson, Clinton, &
Capt. Cooke, of New-York, has
was dismantled and wrecked,
ong. 71, lat. 36, 44—the crew
wreck (where they had remain
ip Althean, capt. Manly, &
escape. She was spoken by
p Sally, of Nantucket, who
which they refused.
house, in New-Ipswich, (New
rent in the morning of the
perished in the flames.
ica paper, of December 6.
arrived at New York from
that a Spanish packet had
Cuba, bringing accounts that
ida had been ceded by Spain
ds by France to the U. States
f Cuba had been ceded by Sp
parte agreeing to reinstate
throne.
at in consequence of the fell
as mentioned in the above pa
of the Havana, has made a pe
of this island (which has be
by the way of New-Providen
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BOSTON, January 19.
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second calamity has so impaired
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appeal will not be made in vain.
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and re-establish an institution
to the town; afforded an im-

amusement to our citizens and strangers, and
a magnet which has attracted wealth from the
The loss is estimated at 20,000 dollars.
The fire had subsided, a very melancholy ca-
the occurred. A great part of the fourth wall
museum tell in the chapel burying-ground, and
six young men, and wounded several others.
killed, are William, son of capt. Michael Ho-
ged 11, a promising youth.—John, son of Mr.
Canton, (one of the pressmen employed in the
el office) aged 14.—Henry Fullerton, aged 20,
gentice of Mr. Richard Thayer, housewright,
Peabody, of Shirley, an apprentice of Mr.
eman, blacksmith, aged 15.—Joshua Urann,
gentice of Mr. Ayes, cooper, aged 17.—And
D. Beals, an apprentice of Mr. Jennings,
ght, aged 13. We do not understand that
the wounds are mortal.
BALTIMORE, January 22.
Paris Moniteur, of October 14, has an ac-
of the attack on Boulogne, by a British division
fail. After stating that no material damage
ected, the Moniteur scolds most roundly, and
true revolutionary lyle (lately adopted by some
warriors on this side the Atlantic) denounces the
sailants as incendiaries! What a rascally band
ish Incendiaries they must be—they will even
the Galic imperialists on French ground, and in
ry face of day!
the British Jamaica fleet, which suffered to fe-
off this coast, in August last, 78 have arrived
at-Britain, 13 foundered, (in which 70 seamen,
passengers, were drowned—141 saved) two
abandoned (one of which, the Cora, was picked
towed into a southern port) two arrived in the
ates, eight parted company whose fate is not
Eled, one arrived at Bermuda, and remains un-
ated for, total 190.
January 24.
of a letter from capt. John Shaw dated New-
Orleans, Dec. 9.
I have ordered lieuts. Read and Patterson to the
of the Iberville, where the ketch Etna, lieut.
will join them. Gun-boats, No. 11 and 12,
will order to fort Plaquemine, to form a
ascending foe. I take command of the ketch
Lieut. Read I will place in the command of
venge, mounting ten six-pounders, as well as
armed barges, mounting two six pounders each.
will move upwards with every dispatch, in or-
drive on shore and destroy their advance of 500
Contract of a letter from Fort Adams Nov. 17.
The war on the other side of the river is at an
The troops in this quarter, except one company
chitoches, and a small detachment at this place
ordered to New-Orleans; every piece of ord-
all the ammunition, and other warlike stores
implements, are immediately to be moved off
down the river.
The companies of Boote, Schuyler, and Swann,
also ordered to Orleans from the Mobile.
A requisition has been made for 500 militia of
this territory to march for Orleans in 20 days from
the 15th instant.
We have no conjectures as to the object of this
and unexpected movement of the troops; the
will be here to-morrow and perhaps we may
get some light on the subject.
Mr Secretary Mead, the acting governor of this
territory, has ventured to censure the general and col.
Canning, for not having closed the campaign
in a different way!—The general's weapon will
be silent contempt;—a very powerful one in his hand
such an enemy.
January 26.
We have received a Charleston paper of the 12th
containing the 16th and 17th bulletins of the
French army. The first of which is filled with suc-
cessful matter of Buonaparte's reply to the duke of
Brunswick's application to him to respect his states—
and is without date. The 17th is dated at "Potidam,
10th October, 1806," where Buonaparte arrived the
day before. He visited the palace Sans-Souci, and
remained sometime in the chamber of the great Fre-
derick. The corps of marshal Lafesse arrived at
Potidam on the 24th October. Marshal Davoust,
with his corps, entered Berlin at 10 o'clock the same
day. General Hulin has been named command-
ant of the Prussian capital by Buonaparte. The
son of the marshal prince of Ponte-Corvo (Bern-
adotte) was at Brandenburg. Marshal Augereau's
corps was to enter Berlin on the 26th of October.—
Buonaparte examined all the positions which environ
Berlin, on his first arrival. He remained at that
place all the day of the 25th October. Prince Fer-
dinand, brother of Frederick the great, remained at
Potsdam. The arsenal there contained 500 pieces of
cannon, many millions of pounds of powder, and an
immense quantity of small arms, which fell into the
hands of the French. Gen. Bertrand, one of Buona-
parte's aid-de-camps, has invested Spandau (which is
surrounded by a Prussian garrison) with Dupont's divi-
sion of dragoons. The grand duke of Berg (Murat)
has repaired to Spandau, to put himself in pursuit of
the Prussian column which defiles from Spandau for Stettin, (on
the Oder,) and which they hope to cut off. Marshal
Bessiere, commanding the imperial foot guards, and
Marshal Bessiere, commandant of the imperial horse
guards, arrived at Potsdam October 24th. The foot
guards made 14 leagues in a day. Magdeburgh is
surrounded by marshal Ney. Marshal Soult has passed
the Elbe, about a day's journey from Magdeburgh,
having that place to the right, and pursues the Pruf-

fians towards Stettin. The weather, it is stated, was
fine—it was the most favourable autumn that had
been known. The remainder of the 17th bulletin is
filled with an anecdote of Buonaparte and an Egyp-
tian woman, a remark on the singular coinci-
dence of time when Buonaparte arrived at Potidam,
and a ludicrous satire on the queen of Prussia, who
seems to be a theme for the exercise of French wit.
If this day's mail produces nothing of importance, we
may to-morrow, perhaps, find room for the anecdotal
part of the bulletins.

The Knell.
DIED.—In Calvert county, on the 23d instant,
much regretted, Captain CHARLES WILLIAMSON,
in the 59th year of his age.

By virtue of an order of the orphans court of Anne-
Arundel county, will be Sold, at Public Sale, on
the 18th of February next, if fair, if not, the first
fair day thereafter, at the late dwelling of Ri-
chard Brown, deceased, near Pig Point,

ALL the personal property of the deceased, con-
sisting of negroes and household furniture.
Terms of sale, six months credit, on the purchaser's
giving bond, with good and sufficient security, with
interest from the day of sale. The sale to commence
at 11 o'clock.

RICHARD BROWN, Executor.
January 27, 1807.

By virtue of an order of the orphans court of Anne-
Arundel county, the subscriber will expose to Pub-
lic Sale, on the premises, on Thursday, the nine-
teenth of February next, at 10 o'clock, if fair, if
not, the first fair day thereafter,

ALL the personal property of THOMAS HAMS,
late of Anne-Arundel county, deceased, con-
sisting of horses, cattle and hogs, plantation utensils,
corn and fodder, tobacco, household and kitchen fur-
niture, and other articles too tedious to mention.
Terms of sale are, for all sums under four dollars
the cash to be paid, all sums over four dollars six
months credit will be given, on the purchaser's giving
bond, or note, with approved security, with interest
from the day of sale.

JOHN HAMS, Administrator.
N. B. All persons having claims against the de-
ceased are hereby requested to bring them in, legally
authenticated, and those indebted to make immediate
payment.
January 27, 1807.

This is to give notice,
THAT the subscriber intends to apply, by pe-
tition, in writing, to the honourable the jus-
tices of the county court for Prince-George's county,
to be held at Upper-Marlborough, on the first Mon-
day in April next, for a commission to mark and
bound all those tracts or parcels of land, of which
the subscriber is seized, lying and being in Prince-
George's county, and state of Maryland, known by
the names of Piscataway Forest, part of the En-
largement of the Mill Dam, part of Pawonmack
Landing, and the Forest, with Townsend's Discovery,
whereof all persons in anywise concerned or interest-
ed are hereby desired to take notice.
1807/6 CHARLES EVERSFIELD, jun.

State of Maryland, fc.
Anne-Arundel county, Orphans court, January 27,
1807.

ON application, by petition of Anne Jenifer and
Joseph Jenifer, administrators of Henrietta
Mayo, late of Anne-Arundel county, deceased, it is
ordered, that they give the notice required by law,
for creditors to exhibit their claims against the said
deceased, and that the same be published once in each
week, for the space of six successive weeks, in the
Maryland Gazette.
JOHN GASSAWAY, Reg. Wills for
Anne-Arundel county.

THIS IS TO GIVE NOTICE,
THAT the subscribers, of Anne-Arundel county,
hath obtained from the orphans court of Anne-Arun-
del county, in Maryland, letters of administration on
the personal estate of HENRIETTA MAYO, late
of Anne-Arundel county, deceased. All persons
having claims against the said deceased are hereby
warned to exhibit the same, with the vouchers thereof,
to the subscribers, at or before the 25th day of June
next, they may otherwise by law be excluded from
all benefit of the said estate. Given under our hands,
this 27th day of January, 1807.

ANNE JENIFER, } Administra-
JOSEPH JENIFER, } tors.

CAME to my plantation, in Nanjemoy, on the
8th of January, 1807, a sorrel HORSE, up-
wards of 15 hands high, no perceivable brand, both
hind feet white, and shod all round. The owner is
requested to come forward, prove property, pay
charges, and him away.
1807/6 JOHN H. T. S. MITCHELL,
Nanjemoy, Charles county.

Notice is hereby given,
THAT I intend to apply to Baltimore county
court, at its next sitting, on the fourth Mon-
day in March next, for the benefit of the insolvent
act, passed November session, 1805.
DAVID BUTLER.
January 17, 1807.

Larmer and Norris,
Ladies and Gentlemen Hair-Dressers,
RESPECTFULLY inform the public, that they
have commenced business, in their line of pro-
fession, at the shop formerly occupied by WILLIAM
MORGAN, nearly opposite the printing office, and
pledge themselves, should they be fortunate enough
to meet the approbation of a generous public, to give
satisfaction to all who may employ them. 1807/6

NOTICE.

IN pursuance of an order of the orphans court of
Charles county, Maryland, this is to give notice
to all persons indebted to the estate of the late JUS-
TINIAN SWANN, to exhibit their claims against
said estate, properly and legally authenticated, on or
before the 17th day of March next, to the subscribers,
otherwise they will be excluded any benefit by law,
and all those indebted are requested to make imme-
diate payment.

JAMES SWANN, Administrator of
JUSTINIAN SWANN. 1807/6
In CHANCERY, January 19, 1807.
Josias B. Ford, and others,
against
Anne Hicks, late Anne Ford, and — Hicks, her
husband, and others.

THE object of the bill in this cause is to obtain
an injunction on a decree of the court of chan-
cery, in a cause between Benjamin and Anne Ford,
and others, against John Davidson, for the conveyance
of a tract of land, lying in Baltimore and Anne-
Arundel counties, called Hampton Court, on the
ground that the same was purchased with money re-
ceived by the said Davidson, which was due to Ben-
jamin Ford, deceased, and that the complainants are
interested therein, and for general relief; it is stated,
that Anne Ford, one of the defendants, since the
filing of the bill, hath intermarried with a person of
the name of Hicks, and hath removed out of the
state of Maryland. It is thereupon adjudged and
ordered, that the complainants, by causing a copy of
this order to be inserted three weeks successively in
the Maryland Gazette before the 20th day of Feb-
ruary next, give notice to the said Anne of this
application, and of the substance and object of the
bill, that she and her said husband may appear here
in person, or by a solicitor of this court, on or before
the 20th day of June next, to shew cause, if any they
have, wherefore a decree should not be passed as
prayed.
True copy, 2
Test. SAMUEL HARVEY HOWARD,
Reg. Cur. Can.

By virtue of an order from the orphans court of Anne-
Arundel county, the subscriber will sell, at pub-
lic sale, on Wednesday, the 4th day of February
next, if fair, if not, the first fair day thereafter, at
the late dwelling of JOHN YOUNG, deceased.

THE personal property of the deceased, consisting
of a house, household and kitchen furniture,
and some plantation utensils. Terms of sale are, for
all sums above ten dollars three months credit, all
sums under ten dollars the cash to be paid. Bond
and security, with interest from the day of sale, will
be required. The sale to commence at 11 o'clock.
ELIZABETH YOUNG, Executrix.
January 8, 1807.

NOTICE.

Will be SOLD, on the 18th day of February
next, if fair, if not, the first fair day thereafter,
at the subscriber's residence, in Prince-George's
county,
THE personal property of Dr. ROBERT POT-
TENDER, deceased, consisting of a number
of negroes, horses, stock, plantation utensils, and
fundry articles of household furniture. The sale to
commence at 11 o'clock.
MARY POTTENDER, Executrix.
January 20, 1807.

For Sale, by Auction,
THE real estate of Doctor ROBERT POT-
TENDER, deceased, lying in Prince-George's
county, and state of Maryland, about five miles from
Queen-Anne, and twenty from George-town, con-
taining between eight hundred and a thousand acres
of land: This valuable property is situated in the
heart of that rich and well known tract of country
called the Forest of Prince-George's, and is indis-
putably among the most fertile and best improved
places in the state. The sale will be made on the
premises, on Wednesday, the 18th day of February
next, if fair, if not, on the first fair day thereafter,
at 11 o'clock, in conformity to a decree of the high
court of chancery, (the estate not admitting of a di-
vision among the representatives of the deceased) and
the certainty which the subscriber feels that those
who are inclined to become purchasers will view the
premises before the day of sale, renders any further
description of them unnecessary. The purchase money
must be paid in four equal annual instalments, the
purchaser giving bond, with approved security,
for the payment of each instalment, with interest
thereon, annually, from the day of sale. On pay-
ment of the purchase money, with the interest there-
on, a conveyance will be made to the purchaser, by
the subscriber, in virtue of, and pursuant to, the said
decree.
THOMAS BUCHANAN, Trustee.
January 20, 1807.

A LIST of TRACTS and LOTS of LAND, in Allegany county,
HELD by persons not residents of said county, the amount of the taxes thereon respectively due for the years 1805 and 1806, with the names of the persons respectively chargeable with the payment of the same. The taxes thereon being now due and unpaid, and no personal property can be found in Allegany county liable for, or chargeable with, the payment of the same.

Persons names, and names of land and No. of lots.	Acres.	Tax due for 1805.	Tax due for 1806.
William Alexander and K. Long, 1402,	50	8	
William Alexander, 113,	50	8	
Michael Boyer, 436,	50	8	9
Enoch Bailey, 341, 469, 422, 1275,	200	32	
William Bell, Williamson's Discovery,	400	1 24	1 39½
William Bell, John Steinmetz and Thomas Jones, Clifton, Sportsman's Fields,	320		
	280	2 82	3 17½
Benjamin Black, 15,	50	8	
William Baker, 2294, 2295, 2296, 2297,	200	32	36
John Burnham, 1397,	50	8	9
Matthew Bendall, 2092, 2093, 2094, 2095,	200	32	
Archibald Chisholm, Resurvey on Shawney War,	474		
	250	2 52½	
William Coe, 2534,	50	8	
Peter Casnave's heirs, 1304, 1944, 1616, 2019, 1942, 966, 894, 1780, 441, 1842, 1048, 1006, 1972, 2018, 1160, 342, 1330, 27, 124, 1700,	1000	1 60	1 89
Catharine Calder, 1764, 859,	100	16	
Richard Dorsey, 438,	50	8	
John Doyle, 3166,	50	8	9
Solomon Geer, 1720,	50	8	9
Robert Gover, 1325, 1425, 4055, 248, 833, 196, 310, 1334,	400	64	72
Thomas Gift, 2225, 2226, 2227, 2228,	200	32	
John and James Hughs, 2748, 2749, 2750, 2751,	200	32	
Levi Hughs, 3194, 3195, 3196, 3197,	200	32	
Elizha Jarret, 135, 21, 4036, 1925, 56, 131, 932, 2536, 241, 1267,	650	80	
Bennett Jarret, 3158, 921, 923,	150	24	27
Samuel Jay, 290, 1010, 1834, 1121,	200	32	
Thomas Johnson, Promised Land,	1200		
Thomas and Anne, Peace and Plenty,	2000		
Pt. Spruce Spring,	1500		
263 lots,	64		
Thomas Johnson and James Greenleaf, 296 lots, from 500 to 799 inclusive, except 661, 662, 684, 686,	13150	32 64	
Henry Kemp and Lawrence Brengle, Sugar Land, Partnership,	10		
	7½	17½	19
Randolph B. Latimer, Savage Ridge, Buck Ridge, Glade Farm,	1091		
	151		
	250		
Richard M'Kubbin, 2128, 2140, 2141, 2142, 2338, 3341, 3342, 3343, 2611, 2612, 2613, 2614,	600	4 82½	5 42
Peter Mantz, 2709, 2710, 2719, 2720,	200	32	
Gilbert Murdoch, 885,	50	8	
James Miller, 487, 929, 417,	150	24	27
Samuel Norwood, Norwood's Farm, 4097, 1734, 1746,	200	74	83
Rezin Offert, 4165,	50	8	
William Potts, Price's Choice, Hinche's Discovery,	791		
Richard Potts, Good Spring,	1000	5 78	
John Pollard, 1244, 850,	250	1 95	
John Randle, 2386,	100	16	
Abfalom Ridgely, Ridgely's First Attempt, 229,	124	8	
John Rofs, 4158,	50	28	
John Schley, 1237,	50	8	9
John H. Stone's heirs, 1382, 1733, 20, 1545, 70, 437, 286, 4057, 211, 933, 1482, 446, 378, 1915, 1923, 2539, 164, 465, 2038, 1132, 1801, 951, 1830, 342, 1703, 858,	1300		
Guilavus Scott's heirs, Chestnut Grove, Now or Never, Hard Struggle, 2487,	865	4 76	5 55
	461		
	600		
	1554		
	50	6 57½	7 44
Edward Wright, 217, 3039, 1289, 2540, 1190, 118,	300	48	
Philip L. Webster, 375, 1466,	100	16	
James West, jun. 2081, 1005,	100	16	
James Williams, 2033, 2504, 1790, 149, 1610, 210, 85, 1639, 3153, 1202, 1054, 3149, 1398, 1030, 873, 2010, Bear Branch,	800		
	204½	1 91½	
John Wilmot, jun. 2397, 2022, 310, 811,	200	32	
Richard Weightman, 325, 1554,	100	16	
Eliaz Gilpin, 3946,	50	15½	
Joseph James, Part Road Lick, Sugar Camp,	37		
William and Joseph Scott, William and Joseph's Amendment,	8½	23½	26
William Lovell, 4021,	98	46½	
	50		
	7½	33	37
William King, 167, 168, Cumberland,	12		
John M'Pherson, No. —, ditto,	6		6½
Isaac Mantz, 63, ditto,	10		
Francis Thomas, 30, ditto,	6		6½
John Watts, 13, ditto,	6		6½
Frederick Young, 13 in Blocker's Addition,	10		
James Greenleaf, Part Durham,	249	87	
Richard Ridgely, Friendship Resurveyed,	263	1 24	
Thomas Crabtree, jun. Revenge,	39	18½	
Henry Johnson, Deer Park,	15½	8	
William M. Maynadier, Chance,	140	1 40	
Henry Sloan, Houle and lot Skipton,		35	
Samuel J. Coolidge, Margaret Coolidge, and Mary Burgefs, Harry's Meadows, Mount Parnassus,	341		
	298	2 13	
Caven Keinan, Keinan's Fancy,	73	34½	
William M'Gaughy, Mount Gilboa,	26	49	
William Rn'ny, Name unknown,	50	62½	
Ruffell's heirs, Part Rabbit Range,	51	94	
John C. Jones, Clear Meadow, Horse Pasture,	50		
	175		2 3

NOTICE IS HEREBY GIVEN,
 THAT unless the county tax, proportion of advertising, and other legal charges due on the lands aforesaid, shall be paid to LEVI HILLIARY, Esq; collector of Allegany county, on or before the second Monday in June next, the lands so charged as aforesaid, or such part thereof as may be necessary to raise the sum due thereon, shall be sold to the highest bidder for the payment of the same.
 By order of the Commissioners of the Tax for Allegany county,
 Allegany county, December 2, 1806. **AQUILA ARELL BROWNE, Clk.**

Valuable Property for Sale.
 Will be offered for Sale on Thursday the 9th of March next,
THE plantation on which the subscriber resided, being part of Anne-Arundel county, containing one hundred and six acres and one fourth of an acre of good Land, with a number of springs, and a parcel of excellent meadow Land, in timothy; the improvements are a comfortable dwelling-house, kitchen, negro quarters, tobacco house, and other out houses, and an excellent apple orchard; likewise some good plough horses, a young oxen, and other cattle, two good brood sows with a number of pigs, and some household furniture, plantation utensils, &c. and a valuable negro boy about twelve years old. Terms of sale are, all under twenty dollars, the cash to be paid, and above that sum, twelve months credit will be given on the purchaser giving bond, with approved security.
RACHEL PLUMMER
 February 10th, 1807.

Land for Sale.
 By virtue of a decree of the high court of chancery of the state of Maryland, will be Sold, at Public Auction, on the premises, on Monday, the 9th day of February next, if fair, if not, the first day thereafter,
A TRACT or parcel of LAND, in Anne-Arundel county, on the north side of Severn, consisting of several tracts of land, and containing one hundred and twenty-two acres, where James F. Seabrook lately lived, about five miles from the city of Annapolis, and twenty from the city of Baltimore, and is very convenient to Severn and Magothy rivers. On the premises are, a good dwelling-house, kitchen, and other improvements. A further description thought unnecessary, as all persons inclined to purchase, it is presumed, will make themselves acquainted with the property by viewing the premises previous to the day of sale. The terms of sale are, that the purchaser shall give bond, with approved security, paying the purchase money, with interest, within twelve months from the time of sale.
NICHOLAS BREWER, Trustee.

State of Maryland, &c.
 Anne-Arundel county, orphans court, December 1806.
ON application by petition, of Samuel Hain, administrator of Thomason Trott, late of Anne-Arundel county, deceased, it is ordered, that he give the notice required by law, for creditors to exhibit their claims against the said deceased, and that the same be published once in each week, for the space of six successive weeks in the Maryland Gazette.
JOHN GASSAWAY, Reg. Wills for Anne-Arundel county.

THIS IS TO GIVE NOTICE,
 THAT the subscriber, of Anne-Arundel county, hath obtained from the orphans court, of Anne-Arundel county, in Maryland, letters of administration on the personal estate of THOMASON TROTT, late of Anne-Arundel county, deceased; all persons having claims against the said deceased, are hereby warned to exhibit the same, with the vouchers thereunto, to the subscriber, at or before the twenty-fifth day of June next, they may otherwise by law be excluded from all benefit of the said estate. Given under my hand this 9th day of December, 1806.
SAMUEL HOPKINS, Administrator.

State of Maryland, &c.
 Anne-Arundel county, orphans court, December 1806.
ON application, by petition, of David Weems, administrator of James Hutton, late of Anne-Arundel county, deceased; it is ordered, that he give the notice required by law, for creditors to exhibit their claims against the said deceased, and that the same be published once in each week, for the space of six successive weeks, in the Maryland Gazette.
JOHN GASSAWAY, Reg. Wills for Anne-Arundel county.

THIS IS TO GIVE NOTICE,
 THAT the subscriber, of Anne-Arundel county, hath obtained from the orphans court of Anne-Arundel county, in Maryland, letters of administration on the personal estate of JAMES HUTTON, late of Anne-Arundel county, deceased. All persons having claims against the said deceased are hereby warned to exhibit the same, with the vouchers thereunto, to the subscriber, at or before the tenth day of February next, they may otherwise by law be excluded from all benefit of the said estate. Given under my hand, this 30th day of December, 1806.
DAVID WEEMS, Administrator.

The Partnership
OF Doctors SHAAFF and SHAW being a day dissolved, by mutual consent, it is required that all persons indebted to them for professional services will make immediate payment of their accounts, as Dr. Shaw purposes leaving this city in short time.
 Annapolis, January 1, 1807.

ANNAPOLIS:
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