

expectation was on tiptoe, and speculation great; tickets sold towards the latter part of the drawing at three hundred dollars each. About 12 o'clock the drawing finished, but behold there was no ten thousand dollar prize in the wheel. This circumstance occasioned no small degree of astonishment to all present, and to none more than the managers, who knew that it was put into the wheel. An examination immediately took place, when the mystery was cleared up; it appeared clearly, that there had been a mistake in calling the ten thousand dollar prize, a five hundred dollar prize, as there is one more five hundred dollar prize recorded than was put in the wheel. This mistake, for a mistake it can only be supposed, is attended with some uneasiness; in addition to which, it appears, there is one number short, not having been put into the wheel. [Ledger.]

MARYLAND.

BALTIMORE, July 25.

Captain Hallowell, of the brig Eliza, from Leghorn, via Gibraltar, bears dispatches from captain Decatur, of the Congress, then at Leghorn, for our government. It was expected that an immediate war would take place between the emperor of Morocco and the United States. There were already two Moorish frigates out cruising for Americans. The United States brig Syren, captain Stewart, had taken his station off Gibraltar, and was ordered to cruise between Cape Spartel and Mogadore, to intercept any prizes that these frigates might make. On the 16th May captain Hallowell was chased and fired at by a Tripolitan Xebec of 17 guns, but escaped by superior sailing; at this time she was only 8 hours sail from the Congress. The Algerine fleet were out, consisting of the Glo, of 44 guns; Hugium Multapha, of 44; Hassan Bahaw brig, of 18; and were cruising for Neapolitans and Genoese. They treated captain H. with particular politeness. A Portuguese fleet of two 74's and a frigate were cruising in the Gut of Gibraltar.

Eight days ago, off Bermuda, was boarded by a French privateer only 10 days from Basseterre, G. who informed that the French fleet under admiral Villeneuve, had taken on board all the white troops both at Martinique and Guadaloupe, and that their destination was positively for Ireland.

Captain Hallowell further informs us, that it was hourly expected that the British ships at Gibraltar would be burnt by fire ships from Algeziras. Capt. H. has letters from American prisoners at Tripoli. [N. Y. Com. Adv.]

HOME MANUFACTURES.

With pleasure we announce to the public a proposition of James Tatterton, of Bride-Hampton, to establish a cotton and wool manufactory on the east end of Long-Island, in this state, on an extensive scale. The machinery is now making in New-Jersey, and will consist of 12 looms with double hoxes (together with all the necessary apparatus) which will weave all kinds of broadcloth, carpets, coverlids and vest patterns. Mr. Tatterton also gives notice, "that the factory will be subdivided into 200 shares, at 200 dollars per share;" the number of shares to be increased, if adventurers should offer. On a subject so important to the public as the encouragement of domestic manufactures, and its tendency to render our country completely independent of foreign nations, as well as the necessity of patronizing our own artizans, and confining our own raw materials to as great an extent as possible, but one sentiment can prevail among native Americans—and, for the honour of this state, as well as the interests of the union, we hope that neither this nor any similar attempt will prove abortive for want of public support. [N. Y. pap.]

July 26.

Extract of a letter from Cadiz, dated June 3, 1805.

"One of the ships of war, of 80 guns, that was in this port, went out some days since to cruise in the mouth of the harbour, and yesterday met with an English frigate of 44 guns; the Englishman attacked him, and maintained a brisk fight of four hours, and then sheered off, the Spaniard being too heavy for him, but so badly managed that the frigate, though considerably injured, easily made her escape.

"This glorious victory (if it deserves that name) was yesterday celebrated in Cadiz, from whence the fight was seen, by ringing of bells, beating of drums, &c."

July 27.

The celebrated Mungo Park, arrived at the island of Goree, on the coast of Africa, in March last, from England. He is now on his second tour through the interior of that country, and is amply supplied by the British government with every thing necessary to render his researches highly useful to mankind. At Goree he was joined by a lieutenant, with a detachment of forty men, which, with the botanists, draughtsmen, &c. &c. compose a company of about sixty persons. With this company he had ascended the river Gambia about five hundred miles, in the month of April; and when the gentleman who furnishes this information left Africa, Mr. Park was debarking, and about to commence his travels.

WAR WITH TRIPOLI.

A letter from Malta, of April 19, says, preparations for the Tripoline expedition were then making with great activity. A vessel had been dispatched with military stores for the claimant of the Bahaw-ship, who was to be enabled to attempt to regain his rights, and was to attack Tripoli by land, while the American Squadron bombarded it from the sea. The united effort against the hostile usurper, the present Bahaw, was probably made in June.

Annapolis Gazette.

ANNAPOLIS, THURSDAY, August 1, 1805.

FARMERS BANK.

STOCKHOLDERS in THE FARMERS BANK OF MARYLAND are requested to take notice, that their second payment of Five Dollars on each share must be made on Thursday the 15th day of August next, to the commissioners for the city of Annapolis and Anne-Arundel county, for the Western-shore, and at Easton, to the commissioners for Easton and Talbot county, for the Eastern-shore.—And Stockholders are also to take notice, that on the aforesaid day, Directors are to be balloted for, which is to be done in person or by proxy, at the places before named. July 31, 1805.

WE are authorized to say, that Doctor JOHN GASSAWAY, of Rhode river, will be a candidate at the ensuing election, for one of the representatives of Anne-Arundel county to the legislature. Rhode river, March 27, 1805.

WE are authorized to say, that captain JOSHUA CLARKE HIGGINS is a candidate for the general assembly next fall, and will serve if elected. July 15, 1805.

We are happy to perceive a spirit of experimental improvement extending among our Virginia farmers. As a proof of this fact, we may observe that a merchant of this city has lately imported from Ireland, 7 lbs. of Jerusalem or Egyptian wheat, which cost as much as a guinea per pound; and which by the time it came to hand amounted to not less than 44 shillings per pound. It will somewhat surprise farmers that so small a quantity of any kind of wheat could be worth as much as £. 15 8s. but when they come to consider its reputed qualities, together with its scarcity, we hope their surprise will give place to more active sentiments of imitation. Mr. George Blaky, near Hanover-town, for whom it was imported, intends it is said, to sow it in drills, and hopes to gather from 2 to 3 bushels.

The Egyptian wheat was first brought from Egypt by one of the Irish officers in the army of Sir Ralph Abercrombie. Its stem, which for strength and thickness resembles the strongest reed, is about six feet high, having when nearly matured, a top or head at about twice the size of an ear of our common wheat, together with smaller ears, branching something in the manner of oats. What is said to be most remarkable about the stem is, that it is not hollow, but filled with a nutritious sap or pith, which makes it equal to oats as a provender for horses or neat cattle.

We hope that Mr. Blaky will make as complete an experiment as circumstances will permit upon the growth, productiveness and uses of this curious production, and that he will communicate the result of his researches to all his fellow labourers in the harvest field.

A late English paper informs us that "Mr. Showler, of Lincoln, three years ago, planted 25 grains of this wheat, and the second year's produce was 10 bushels. This year he reaped upwards of 40 quarters." [Richmond Inquirer.]

Letters from London mention, that Mrs. ELIZA BUONAPARTE, wife of JEROME, receives every mark of attention and hospitality from the English nobility and people. She is attended by her brother, and Dr. Gavner, an eminent French physician—the same who accompanied her in her visit to this town last summer. We have no correct accounts of the fate of her husband, since he left Lisbon. It is not impossible, as a French officer, he will be tried for disobedience of orders in not returning to Europe, in the frigate sent out for him, and imprisoned. We have heard it said, that before Mr. Livingston left Paris, one of the French ministry informed him, that the emperor had thoughts, as Jerome had connected himself with the daughter of an American merchant, of settling him in the United States; and requested Mr. L. to name what would be a proper establishment for him. Mr. Livingston accordingly named, we understand, 50,000 dollars for a town, and 20,000 dollars for a country house, per annum. This the emperor did not think too large; Mr. Livingston was asked to mention the funds in which it would be most advantageous to invest the money. The Louisiana stock was accordingly named. Soon after, however, Mr. L. was informed, that Jerome having disobeyed the emperor's commands, and otherwise treated him with disrespect, he had determined to do nothing more for him; and thus the negotiation ended.—Boston paper.

The Salem Gazette of July 19, says—"Hitherto our fishermen have deemed themselves safe from British impressments in their humble occupation, and many of them have therefore thought it necessary to provide themselves with protections.—A frigate taking advantage of this confidence in British generosity, has gone among our crafts upon the fishing ground, and taken out such men as they found destitute of protections, and the frigate has gone to Halifax with the men on board.—Information having been forwarded of this transaction, a small vessel sailed from hence yesterday for Halifax, carrying the necessary documents to establish the birth and the citizenship of those who are impressed, with a view of obtaining their release; in which we hope they will be successful."

ROBBERY OF THE BANK.

1000 DOLLARS REWARD.

Last evening between dark and 10 o'clock, the office of discount and deposit, established in this city, was forcibly entered by thieves, and a sum of money in paper and specie, chiefly small change, contained in a small wrought iron chest, was stolen therefrom. The villains who perpetrated this daring robbery, were not able to penetrate the vaults: all they effected was to bear off the iron chest above mentioned and its contents. Among other bank notes therein, was a parcel of old defaced notes, two of which were for 500 dollars each, of this office; the endorsements on them entirely filled their backs. The said notes are generally much defaced, ragged, and scarcely fit for circulation. About the hour this act was committed, a person was seen with an iron chest in a wheelbarrow over Griffith's bridge. There is no doubt but several villains were engaged in the atrocious robbery. The above reward will be given to any person or persons who will detect and bring them to conviction; and should one of the accomplices engaged therein make a discovery, so that the rest be convicted of the fact, he shall receive the above reward, and interest made with the governor of this state to obtain for him full and free pardon.

DAVID HARRIS, Cashier.

July 28.

Few instances have occurred of a more daring robbery than the above—the early hour at which it was done, and the public situation of the bank, would almost insure detection—added to this, there is a guard of two watchmen constantly kept at the office door from about 9 o'clock, and we understand a person sleeps in the bank—but so well were they acquainted with the place, that nothing occurred even to raise an alarm—nor was it known till they had completely made their escape—from the weight of the chest at least four persons must have been engaged to have carried it.

The iron chest was found by some boys bathing in Jones's Falls, near the lower bridge, but its contents were taken out. [Balt. Telegraph.]

No discoveries are of more importance than those which are connected with the improvement of agriculture. Every one who has attended to this subject is acquainted with the sweeping destruction which has been occasioned by the genus of the Eruca, or Caterpillar. Many counties of this kingdom, especially in the western districts, depend, in a great degree, on the annual produce of the orchard; and in these districts, at least, it will be of great utility to circulate the intelligence of an experiment for the protection of fruit trees from the caterpillar, which has been attended with complete success. A clod of earth is moulded round the top of the trunk of the tree; and this is the whole process. From the hour that this operation is performed, the insects, even in the most remote ramifications, will begin to fall, and the tree will, in a short time, be wholly freed from this destructive incumbrance. It is true that the animal will afterwards attempt to renew his depredations; but as soon as he arrives at the ring of earth, which should be permitted to remain, he will hasten down the trunk with much more rapidity than he attempted the ascent. We state this fact with confidence, but we leave to the learned Zoologist the explanation of the mystery. [London paper.]

IMPORTANT !!

We have it from undoubted authority, that accounts are received in this place by the ship Minerva, from Cadiz, as late as the 2d of June, stating, "that the mission of col. Munroe and Mr. Pinckney to the court of Madrid had ended, and that not being able to bring the Spanish government to accord on any point, either as relates to claims of Territory, Spolitions, or of the Convention of August, 1802, Mr. Munroe had demanded his passport, and was about to leave Madrid immediately for London. The dispatches on this business have gone forward to the president via Lisbon, and by the Cotton Planter to New-York." [Norfolk Herald.]

We learn by Mr. Harrod, supercargo of the ship Hannah, from Trieste and Gibraltar, that the U. S. schooner Enterprise, capt. Robertson, has been recently rebuilt at Venice, and would be ready to sail for Syracuse the 10th May.

The United S. frigate Boston (the Constitution being in company) captured a Tripolitan cruiser and retook two Neapolitan vessels, her prizes, and carried into Malta.

The Hannah brought dispatches for government from our Mediterranean Squadron. [Newburyport Herald.]

The following is an extract of a letter from Jonathan Conder, Esq; surgeon of the late frigate Philadelphia, who a captive in Tripoli, to Dr. Mitchell, dated 24th November, 1804.

"The Bahaw has taken me from the prison where my fellow-officers are confined, and ordered me to attend his sick slaves, who are principally Neapolitans, negroes, and our unfortunate crew. Some of the latter I saw this morning chained to a cart loaded with stones, which they were dragging through the town to repair the fortifications. They complain much of hunger, cold, hard labour and the lash of the whip. I consider I never saw any thing that wounded my feelings equal to the sight of these poor fellows. Five of our countrymen have turned Turks, and five have paid their last debt to nature."

By virtue of a writ out of the court EXPOSED at second day of ONE tract containing called Plummer's taken as the property sold to satisfy a debt

By virtue of a writ directed as before public sale, to next, on the ONE tract of Ridgely's Great as the property to satisfy a debt

By virtue of a writ exposed at public sale, August next, Taylor, ONE negro property of Lloyd to satisfy a debt

Annapolis, J

ALL persons party bound March, 1804, date payment, Those who neglect be commenced sons.

July 30, 180

THAT the orphans court administration, will estate of N. A. Arundel count against the decedent, with the at or before the otherwise by the said estate. C. July, 1805.

A VALUABLE creek, from Annapolis improvements divided into two lower floor, with large barn, 4 stables, with this land lies woods, chiefly given, the whole fur

July 24, 1

By virtue of Court of SALE, 11 o'clock, Ridge, TWO Elk-ing 30 acres, ing 8 acres, and's farm, roll, of Ca nine month give bond, A particu be unnece come a pur

July 15,

By virtue of Arundel 8th day WILLIAM napolis, PART cease tools, silve penter's tool plain eight large mill and kitch apparatus pewter, a collection of tulip too tedious known on

July 3,

OF THE BANK.

REWARD.
On dark and 10 o'clock, the
posited, established in this city,
y thieves, and a sum of money
chiefly small change, contain-
iron chest, was stolen therefrom.
strated this daring robbery, were
he vaults: all they effected was
ft above mentioned and its con-
bank notes therein, was a parcel
two of which were for 500 dol-
ce; the endorsements on these
cks. The said notes are gone
ugged, and scarcely fit for cir-
hour this act was committed, I
an iron chest in a wheelbarrow.
There is no doubt but several
in the atrocious robbery. The
given to any person or persons
ring them to conviction; and
complices engaged therein make
he rest be convicted of the fact
above reward, and interest made
this state to obtain for him.

DAVID HARRIS, Callier.

occurred of a more daring rob-
the early hour at which it was
situation of the bank, would be
added to this, there is a great
stantly kept at the office door
k, and we understand a person
out so well were they acquainted
nothing occurred even to raise
known till they had completely
from the weight of the chest
it have been engaged to have co-

as found by some boys bathing
the lower bridge, but its con-
[Balt. Telegraph.]

of more importance than that
with the improvement of agri-
who has attended to this subject
the sweeping destruction which has
the genus of the Eruca, or Cate-
ries of this kingdom, especially in
s, depend, in a great degree, on
of the orchard; and in these dis-
ll be of great utility to circulate
an experiment for the protection
the caterpillar, which has been so
eater success. A clod of earth is
top of the trunk of the tree; and
ceases. From the hour that this
ed, the insects, even in the mid-
s, will begin to fall, and the tree
t, be wholly freed from this destruc-
It is true that the animal will so-
o renew his depredations; but as
at the ring of earth, which should
again, he will hasten down the trunk
pidity than he attempted the ascent
with confidence, but we leave to
lift the explanation of the mystery.
[London paper.]

IMPORTANT !!
m undoubted authority, that no
in this place by the ship Minerva,
e as the 2d of June, stating, "that
Monroe and Mr. Pinckney to the
ad ended, and that not being able
th government to accord on any one
lates to claims of Territory, Spain
Convention of August, 1804, Mr.
nded his passport, and was about to
mediately for London. The dispatch
have gone forward to the president
y the Cotton Planter to New-York."
[Norfolk Herald.]

Mr. Harrod, supercargo of the ship
ristie and Gibraltar, that the U. S.
ze, capt. Robertson, has been re-
venice, and would be ready to sail
10th May.

frigate Boston (the Constitution be-
captured a Tripolitan cruiser and
olitan vessels, her prizes, and carried

brought dispatches for govern-
reanean Squadron.
[Newburyport Herald.]

extract of a letter from Jonathan Con-
the late Frigate Philadelphia, now a cap-
Dr. Mitchell, dated 24th November, 1804.
has taken me from the prison where
s are confined, and ordered me to
es, who are principally Neapolitan,
my unfortunate crew. Some of the
morning chained to a cart loaded with
y were dragging through the town in
ations. They complain much of hun-
labour and the lash of the whip. I
any thing that wounded my feelings
at of these poor fellows. Five of
e turned Turks, and five have
e nature."

Sheriff's Sales.

By virtue of a writ of *fieri facias*, to me directed out of the western shore general court, will be EXPOSED at PUBLIC SALE, for cash, on the second day of September next, on the premises, ONE tract of land called *Walker's Inheritance*, containing 640 acres; also part of a tract called *Plummer's Pasture*, containing 120 acres, taken as the property of James Walker, and will be sold to satisfy a debt due William Alexander.

By virtue of one other writ of *fieri facias*, to me directed as before mentioned, will be exposed at public sale, for cash, on the 14th day of August next, on the premises, ONE tract of land, or part of a tract, called *Ridgely's Great Park*, containing 226 acres, taken as the property of Samuel Welch, and will be sold to satisfy a debt due William Alexander.

By virtue of a writ of *venditioni exponas*, to me directed out of Anne-Arundel county court, will be exposed at public sale, for cash, on the 19th day of August next, at the dwelling place of Lloyd G. Taylor, ONE negro boy named Tom, taken as the property of Lloyd G. Taylor, and Mary his wife, to satisfy a debt due William Alexander.

JASPER E. TILLY, Sheriff of Anne-Arundel county.
Annapolis, July 29, 1805.

NOTICE.

ALL persons indebted to the subscribers for property bought at their sale in July, 1803, and March, 1804, are earnestly requested to make immediate payment, as further indulgence cannot be given. Those who neglect this notice may expect suits will be commenced against them without respect to persons.

JAMES N. WEEMS,
MARY DISNEY.
July 30, 1805.

This is to give notice,

THAT the subscribers of Anne-Arundel county, in the state of Maryland, hath obtained from the orphans court of Anne-Arundel county, letters of administration, with the will annexed, on the personal estate of NATHAN WILLIAMS, late of Anne-Arundel county, deceased. All persons having claims against the deceased are hereby warned to exhibit the same, with the vouchers thereof, to the subscriber, at or before the 30th day of January next, they may otherwise by law be excluded from all benefit of the said estate. Given under my hand, this 30th day of July, 1805.

WILLIAM GRAMBRILL,
Administrator w. a.

FOR SALE,

A VALUABLE tract of LAND, lying on Broad creek, distant from Quynn's ferry one mile, from Annapolis six miles, containing 602 acres; the improvements are, a dwelling-house, 40 feet by 24, divided into two handsome rooms, and a passage on the lower floor, with three rooms above stairs, a kitchen, a large barn, 48 feet by 24, shedded on each side for stables, with all necessary out houses in good repair; this land lies very level, and at least one third is in woods, chestnut and oak. Three years credit will be given, the payments to be made annually. Upon the whole sum being paid a good title will be given.

SAMUEL MACCUBBIN.

July 24, 1805.

Land for Sale.

By virtue of a decree from the honorable the High Court of Chancery, will be SOLD, at PUBLIC SALE, on Monday the 12th of August next, at 11 o'clock, A. M. at J. Low's tavern, on Elk-Ridge,

TWO tracts or parcels of LAND, situated on Elk-Ridge, one called *The Victory*, containing 30 acres, the other called *Eagle Tower*, containing 8 acres, the former of John E. Howard's farm, and the latter the manor of Charles Carroll, of Carrollton, Esquire. The terms of sale, nine months credit, the purchaser or purchasers to give bond, with approved security.

A particular description of the land is deemed to be unnecessary, as it is presumed no person will become a purchaser without having viewed the premises.

WILLIAM ALEXANDER, Trustee.
July 15, 1805.

FOR SALE.

By virtue of an order of the orphans court of Anne-Arundel county, will be SOLD, on Thursday the 8th day of August next, at the late dwelling of WILLIAM FARIS, deceased, in the city of Annapolis,

PART of the personal property of the said deceased, consisting of clock and watch-maker's tools, silversmith's tools, cabinet maker's and carpenter's tools; also some quarter clocks, month ditto, plain eight day ditto, with and without cases, one large mill for silver work, a quantity of household and kitchen furniture, one electrical machine, with apparatus complete, a quantity of old brass, copper, pewter, and lead, one large physical mortar, a large collection of books, a large and very fine collection of tulip roots, and a great variety of other articles too tedious to mention. The terms will be made known on the day of sale.

PRISCILLA FARIS, Administratrix.
July 3, 1805.

Public Sale.

In virtue of an order issued from the hon. court of Calvert county, will be OFFERED at PUBLIC SALE, on the 28th day of August next, if fair, if not the first fair day thereafter, at the late mansion of BENJAMIN WARD, deceased, at the hour of 12 o'clock,

A VALUABLE plantation, containing 184 acres of land, lying on the Chesapeake bay, in Calvert county. The improvements are, a small dwelling-house, kitchen, tobacco house, corn house, and other out houses; a large orchard of fine fruit. This fertile spot has every advantage, it abounds in heavy timber, and has a great proportion of rich low ground, capable of being made into meadow at a very trifling expence. The soil is extremely rich—tobacco, wheat, rye, and Indian corn, grow with little labour—the neighbourhood affords a society of very genteel and friendly people—places of worship surround it—convenient to mills, and a warehouse for the inspection of tobacco within two miles of the premises. This land will be laid off in small parcels, or sold all together, as may best suit purchasers. Bond, with approved security, will be required, carrying interest from the day of sale, payable in two equal payments, the first in twelve, and the last in eighteen months from the day of sale.

2

WILLIAM M. CARCAUD,
DAVID L. WEEMS,
CHARLES WILLIAMSON,
Commissioners.

July 3, 1805.

In CHANCERY, July 20, 1805.

Francis T. Clements, and others,

against
Samuel, Robert, Brutus, Cassius, Jefferson, and
John Davidson Godman, Stella and Peggy
B. Godman, and others.

THE object of the bill is to obtain a decree for the sale of the real estate of Samuel Godman, deceased, and also his equity of redemption in a tract of land in Allegany county, mortgaged to Benjamin Harwood, for the payment of the debts of the deceased; the bill states, that the said Samuel, Robert, Brutus, Cassius, Jefferson, John Davidson, Stella, and Peggy Bell reside 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 successive weeks in the Maryland Gazette before the tenth day of August next, give notice to the absent defendants of their application to this court, and of the substance and object of the bill, and warn them to appear here before the tenth day of December next, in person, or by a solicitor of this court, and shew cause, if any they have, wherefore a decree should not pass as prayed.

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

Notice is hereby given,

THAT the subscribers intend to apply to the Anne-Arundel county court, to be held at the city of Annapolis, on the third Monday in September next, for a commission to mark and bound their tract of land called *Todd's Risque*, lying in Anne-Arundel county, agreeably to an act of assembly in such case made and provided.

OWEN DORSEY,
HENRIETTA DORSEY,
LYDIA DORSEY.

July 3, 1805.

Pursuant to an order of the orphans court of Anne-Arundel county, will be SOLD, for ready money, at the late dwelling of Samuel Ward, of Benjamin, of said county, deceased, on Thursday the 8th of August,

PART of the personal property of the said SAMUEL WARD, consisting of one negro woman and children. The sale to commence at 11 o'clock, A. M.

NATHAN WARD, Administrator.
July 15, 1805.

Notice is hereby given,

THAT I intend to apply to the court of Kent county, at their next October term, for a commission, under the act of assembly of November session, 1786, ch. 33, to mark and bound the following tracts of land, viz. *Mitchell's Risk and Mitchell's Park*, and the survey thereon, called by the same name, likewise my part of the said lands; also to mark and bound the *Remains of his Lordship's Gracious Grant*, and the several tracts of which it consists, viz. the *Remains of his Lordship's Grant*, and *Mitchell's Park*, including a tract of land originally taken up by a captain Richard Smith, and a tract called *The Beaver Dam*, originally taken up by a certain John Parsons; and also, to mark and bound my land called the *Remains of my Lord's Gracious Grant*, and the survey made thereon, and part of *Mitchell's Park* aforesaid, called by the patent of confirmation thereof by the name of the *Remains of his Lordship's Gracious Grant*—these lands lie in Kent county, Maryland, and in New-Castle and Kent counties, in the state of Delaware.

WALTER DULANY.
Duck Creek Cross Roads, July 24, 1805.

WANTED,

In the course of a few days, EIGHT or nine young NEGROES, for which liberal prices will be given. Any gentleman wishing to dispose of such negroes will please to lodge their information with Mr. JOHN GWINN, jun.
July 25, 1805.

2 X

In CHANCERY, July 20, 1805.

Samuel Jacob,

against

James Iglehart, Thomas Richardson, and wife, Samuel W. Davis, William C. Davis, and John P. Davis.

THE object of the bill is to obtain a decree for the sale of a parcel of land, called *Hickory Hills*, for the payment of a sum of money to the complainant; the bill states, that the complainant purchased of William Davis a part of a tract of land called *Larkin's Choice*, and paid the sum of twenty-six pounds thirteen shillings and eleven pence; that he also purchased of a certain William Welch *Hickory Hills*, for which he was to give six hundred pounds; that he paid him two hundred and twenty pounds fifteen shillings, and was about to pay the balance by discharging debts due from said Welch, that a deed was prepared and about to be executed by Welch, but on the day an exchange took place between the complainant and said William Davis, under which the said William Davis was to have Welch's land, and pay the debts for the balance of the purchase money, and that for the money paid by the complainant he agreed to convey eighty acres more of *Larkin's Choice*; the bill also states, that each obtained the possession of the exchanged land; it also states, that the said Davis had no legal title to the land, and that there was due a sum of money to the person he purchased from to the value of the land; it also states, that since the death of Davis the complainant has purchased the same land from the proprietor, and obtained a right—William Davis is dead, leaving the defendants, or some of them, his heirs at law, and that John P. Davis resides out of the state; the bill also states, a former bill was filed to recover the money, and that James Iglehart, with a knowledge of the claim, has bought and obtained the rights of all the heirs of Davis, except the one absent. It is thereupon, on motion of the complainant, Ordered, that he cause a copy of this order to be inserted in the Maryland Gazette three weeks successively before the 17th day of August next, to the end that the said absent defendant may have notice of the complainant's application to this court, and of the subject and object of this bill, and may be warned to appear in court, in person or by a solicitor, before the 17th day of December next, to shew cause, if any he has, why a decree should not pass as prayed.

Test. SAMUEL H. HOWARD,
Reg. Cur. Can.

Lands for Sale.

Pursuant to an order of the court of Calvert county, the subscribers will SELL, at PUBLIC AUCTION, at the house of Mr. JAMES DUKE, at Prince-Frederick-town, in the county aforesaid, on the 29th day of August next, if fair, if not the first fair day,

ALL the real estate of capt. WALTER SMITH, late of said county, deceased, consisting of the following tracts of land:

The tract on which the said capt. Smith resided, containing 1225½ acres, lying on the river Patuxent, bounded on the west by said river, and on the south and east by a fine navigable creek called *St. Leonard's*, so that a short fence will enclose the whole land; the soil of this tract is equal to any on Patuxent, either for farming, planting or grazing; and in their season a great quantity of fine fish and oysters may be had either from the river or creek.

One other tract, in the forest, about two miles from the former, containing 627½ acres, the greater part of which is covered with hickory, chestnut, and oak wood, and a great proportion of swamp land, which, at a trifling expence, might be converted into valuable meadow.

One other tract of 536½ acres, lying on Chesapeake bay, bounded on the east by said bay, and on the north by a creek called *Parker's Creek*; on this tract is a very fine salt marsh, a quantity of fine meadow land, and an abundance of timber.

It is thought needless to give a fuller description of these lands, as it is presumed no one will purchase without first viewing them, and on application to Mr. John Turner, who lives adjoining the first mentioned tract, he will shew the different tracts, as well as the plots of the same.

These different tracts will be sold in a body, or divided into lots, as may best suit those who wish to purchase. The purchasers to give bond, on interest, with approved security, for the purchase money, to be paid in three equal annual payments, the whole interest to be paid yearly; and on the ratification of the sale by the court, and a full payment of the purchase money, a deed of conveyance will be executed to the purchasers agreeably to an act of assembly in such case made and provided.

JOSEPH WILKINSON,
JOHN TURNER,
JAMES HEIGHE, } Commissioners.
July 10, 1805.

This is to give notice,

THAT the subscriber, hath obtained letters of administration on the estate of WILLIAM HARWOOD, late of Anne-Arundel county, deceased. All persons having claims against the said deceased are hereby required to exhibit their accounts, accompanied with the necessary vouchers thereof, to the subscriber, on or before the 25th day of January next, those who are indebted to the estate of the said deceased are requested to make immediate payment.

RICHARD H. HARWOOD, Administrator.
July 23, 1805.

In Council.

ANNAPOLIS, MAY 16, 1805.

ORDERED, That the act to provide for the trial of facts in the several counties of this state, and to alter, change and abolish, all such parts of the constitution and form of government as relate to the general court and court of appeals, be published twice in each week, for the space of three months, in the Maryland Gazette, at Annapolis; the American, Telegraph, and the Federal Gazette, at Baltimore; the National Intelligencer; the Republican Advocate and Bartgis's paper, at Frederick-town; Grievess's paper, at Hagar's-town; and in Smith's and Cowan's papers, at Eallon.

By order,

NINIAN PINKNEY, Clerk.

An ACT to provide for the trial of facts in the several counties of this state, and to alter, change and abolish, all such parts of the constitution and form of government as relate to the general court and court of appeals.

BE it enacted, by the General Assembly of Maryland, That this state shall be divided into six judicial districts, in manner and form following, to wit: Saint-Mary's, Charles and Prince-George's counties, shall be the first district; Cecil, Kent, Queen-Anne's and Talbot counties, shall be the second district; Calvert, Anne-Arundel and Montgomery counties, shall be the third district; Caroline, Dorchester, Somerset and Worcester counties, shall be the fourth district; Frederick, Washington and Allegany counties, shall be the fifth district; Baltimore and Harford counties, shall be the sixth district; and there shall be appointed, for each of the said judicial districts, three persons of integrity and sound legal knowledge, residents of the state of Maryland, who shall, previous to and during their acting as judges, reside in the district for which they shall respectively be appointed, one of whom shall be styled in the commission Chief Judge, and the other two Associate Judges, of the district for which they shall be appointed; and the chief judge, together with the two associate judges, shall compose the county courts in each respective district; and each judge shall hold his commission during good behaviour, removable for misbehaviour on conviction in a court of law, or shall be removed by the governor, upon the address of the general assembly, provided that two thirds of all the members of each house concur in such address; and the county courts, so as aforesaid established, shall have, hold and exercise, in the several counties of this state, all and every the powers, authorities and jurisdictions, which the county courts of this state now have, use and exercise, and which shall be hereafter prescribed by law; and the said county courts established by this act shall respectively hold their sessions in the several counties at such times and places as the legislature shall direct and appoint, and the salaries of the said judges shall not be diminished during the period of their continuance in office.

II. And be it enacted, That in any suit or action at law hereafter to be commenced or instituted in any county court of this state, the judges thereof, upon suggestion, in writing, by either of the parties thereto, supported by affidavit, or other proper evidence, that a fair and impartial trial cannot be had in the county court of the county where such suit or action is depending, shall and may order and direct the record of their proceedings in such suit or action to be transmitted to the judges of any county court within the district for trial, and the judges of such county court, to whom the said record shall be transmitted, shall hear and determine the same in like manner as if such suit or action had been originally instituted therein; provided nevertheless, that such suggestion shall be made as aforesaid before or during the term in which the issue or issues may be joined in said suit or action; and provided also, that such further remedy may be provided by law in the premises as the legislature shall from time to time direct and enact.

III. And be it enacted, That if any party presented or indicted in any of the county courts of this state, shall suggest, in writing, to the court in which such prosecution is depending, that a fair and impartial trial cannot be had in such court, it shall and may be lawful for the said court to order and direct the record of their proceedings in the said prosecution to be transmitted to the judges of any adjoining county court for trial, and the judges of such adjoining county court shall hear and determine the same in the same manner as if such prosecution had been originally instituted therein; provided, that such further and other remedy may be provided by law in the premises as the legislature may direct and enact.

IV. And be it enacted, That if the attorney-general, or the prosecutor for the state, shall suggest, in writing, to any county court before whom an indictment is or may be depending, that the state cannot have a fair and impartial trial in such court, it shall and may be lawful for the said court, in their discretion, to order and direct the record of their proceedings in the said prosecution to be transmitted to the judges of any adjoining county court for trial, and the judges of such county court shall hear and determine the same as if such prosecution had been originally instituted therein.

V. And be it enacted, That there shall be a court of appeals, and the same shall be composed of the chief judges of the several judicial districts of the state, which said court of appeals shall hold, use and exercise, all and singular the powers, authorities and jurisdictions, heretofore held, used and exercised, by the court of appeals of this state, and also the appellate jurisdiction heretofore used and exercised by the general court; and the said court of appeals here-

by established shall sit on the western and eastern shores for transacting and determining the business of the respective shores, at such times and places as the future legislature of this state shall direct and appoint, and any three of the said judges of the court of appeals shall form a quorum to hear and decide in all cases pending in said court; and the judge who has given a decision in any case in the county court, shall withdraw from the bench upon the deciding of the same case before the court of appeals; and the judges of the court of appeals may appoint the clerks of said court for the western and eastern shores respectively, who shall hold their appointments during good behaviour, removable only for misbehaviour on conviction in a court of law; and in case of death, resignation, disqualification, or removal out of the state, or from their respective shores, of either of the said clerks in the vacation of the said court, the governor, with the advice of the council, may appoint and commission a fit and proper person to such vacant office, to hold the same until the next meeting of the said court; and all laws passed after this act shall take effect, shall be recorded in the office of the court of appeals of the western shore.

VI. And be it enacted, That all and every part of the constitution and form of government which relates to the court of appeals and the general court, or the judges thereof, or that is in any manner repugnant to, or inconsistent with, the provisions of this act, be and the same is hereby repealed, abrogated, and annulled, upon the confirmation hereof; provided, that nothing herein contained shall be construed so as to authorize the removal of the clerks of the respective county courts, being in commission at the time of the passing of this act, in any other mode or manner than that prescribed by the constitution and form of government.

VII. And be it enacted, That if this act shall be confirmed by the general assembly, after the next election of delegates, in the first session after such new election, as the constitution and form of government directs, that in such case this act, and the alterations and amendments of the constitution and form of government therein contained, shall be taken and considered, and shall constitute and be valid, as a part of the said constitution and form of government, to all intents and purposes, any thing in the said constitution and form of government to the contrary notwithstanding.

Anne-Arundel County Court,

APRIL TERM, 1805.

SINGLETON WARFIELD, an insolvent debtor of Anne-Arundel county, having applied, by petition, in writing, to Anne-Arundel county court, praying the benefit of an act for the benefit of insolvent debtors, passed at November session, eighteen hundred and four, and a schedule of his property, and a list of creditors, on oath, as by the said act is required, being annexed to his said petition; and the said Singleton Warfield being under an arrest upon mesne process for debts due before the passage of the said act, and having proved to the satisfaction of the said court that he had resided in the state of Maryland the two last years preceding the passage of the said act—It is thereupon adjudged and ordered, that the said Singleton Warfield appear before the said court, at the court-house, in the city of Annapolis, on the twenty-fourth day of September next, then and there to produce to said court, the assent, in writing, of creditors holding two thirds of the amount of his debts, and to answer such interrogatories as may be proposed to him by his creditors, and that the said day be and it is hereby appointed the time for said creditors to appear and recommend a trustee for their benefit, and that the said Singleton Warfield give them notice of the passage of this order, by causing a copy of it to be inserted in the Maryland Gazette once in each of the next twelve successive weeks.

Signed by order,

NICH: HARWOOD, Clk.

May 31, 1805.

A. A. County Court.

Twenty Dollars Reward.

RAN away from the subscriber, on Saturday the 1st instant, a brown negro man named GEORGE, the property of ROBERT WILLIAMS, he is about five feet ten inches high, his features are coarse, and he has a very ill look; it is uncertain what clothing he took with him; he will no doubt attempt to pass for a free man; he was about a week ago harboured at Caesar Williams's, (a negro) living in Montgomery county, near the court-house; it is probable he may not remain long there, and will be strolling about the country, as he is a lazy drunken fellow. I will give TEN DOLLARS reward if secured in any goal within this state, and if out of the state the above reward, with all reasonable charges if brought home.

JEROME PLUMMER, Trustee for ROBERT WILLIAMS, a lunatic.

N. B. I hereby forewarn all persons from harbouring or employing said fellow, or any of the negroes belonging to the said Robert Williams, as I am determined to prosecute every such offender.

West river, Anne-Arundel county, }
June 25, 1805.

LAWS of MARYLAND.

For Sale,

A FEW sets of the LAWS from 1800 to 1804, both inclusive, handsomely bound, to be had at the Printing-Office.

By Anne-Arundel County Court,

APRIL TERM, 1805.

JOSHUA MARRIOTT, junior, an insolvent debtor of Anne-Arundel county, having applied by petition, in writing, to Anne-Arundel county court, praying the benefit of an act of assembly for the benefit of insolvent debtors, passed at November session, eighteen hundred and four, and a schedule of his property, and a list of creditors, on oath, as by the said act is required, being annexed to his said petition, and the said Joshua Marriott, junior, being under an arrest upon mesne process and a capias at satisfaction due before the passage of the said act, and having proved to the satisfaction of the said court, that he had resided in the state of Maryland the two last years preceding the passage of said act—It is thereupon adjudged and ordered, that the said Joshua Marriott, junior, appear before the said court, at the court-house in the city of Annapolis, on the twenty-fourth day of September next, then and there to produce to said court the assent, in writing, of creditors holding two thirds of the amount of his debts, and to answer such interrogatories as may be proposed to him by his creditors, and that the said day be and it is hereby appointed the time for said creditors to appear and recommend a trustee for their benefit, and that the said Joshua Marriott, junior, give them notice of the passage of this order, by causing a copy of it to be inserted in the Maryland Gazette once in each of the next twelve successive weeks.

Signed by order,

NICH: HARWOOD, Clk.

A. A. County Court.

May 31, 1805.

Prince-George's County Court,

APRIL TERM, April 13, 1805.

RICHARD G. HARDESTY, an insolvent debtor of Prince-George's county, having applied by petition, in writing, to this court, praying the benefit of an act of assembly passed at the last session of the general assembly of Maryland, entitled, "An Act for the relief of sundry insolvent debtors," and a schedule of his property with a list of his creditors on oath, as by the said act is required, being annexed to his petition, and the said Richard G. Hardesty, having proved to the satisfaction of the court, that he resided within the state of Maryland the two preceding years prior to the passage of the said act, and being committed by the court into the custody of the sheriff of Prince-George's county for a debt due and owing before the passage of the said act, and having, upon giving bond and security agreeably to said act, to appear before this court, on the first Tuesday in September next, been discharged from custody. It is thereupon adjudged and ordered by the court here, that the said Richard G. Hardesty, appear before this court, at the court-house in Upper-Marlborough town, on the first Tuesday in September next, then and there to produce to the court, the assent in writing of creditors holding two thirds of the amount of his debts, and to answer such interrogatories as may be proposed to him, and that the said day be, and it is hereby appointed the time for said creditors to appear and recommend a trustee for their benefit. And the said Richard G. Hardesty is hereby directed to give notice to his creditors, of his application, by causing a copy of this order to be inserted eight weeks successively in the Maryland Gazette, previous to the next term.

True copy,

Test. JOHN READ MAGRUDER, jr. clk.

TO LET,

For a term of years, to a good tenant, MY FARM, on the north side of Severn, containing 428 acres, it adjoins the river, and convenient to the market in Annapolis, and the conveyance of the produce to Baltimore.

Also my mill, on a constant stream of water. Application to be made to NICHOLAS BRICE, in Baltimore, or to the subscriber, in Annapolis.

JOHN BRICE.

July 10, 1805.

NOTICE.

NOTICE is hereby given to all persons indebted for officers fees for the two last years, that unless they make payment by the 10th of August they will be executed for the same, without respect to persons.

JASPER E. TILLY, Sheriff of Anne-Arundel county.

June 3, 1805.

This is to give notice,

THAT the subscriber, of Anne-Arundel county, in the state of Maryland, hath obtained from the orphans court of Anne-Arundel county, in Maryland, letters testamentary on the personal estate of ROGER DITTY, late of Anne-Arundel county, deceased. All persons having claims against the deceased are hereby warned to exhibit the same, with the vouchers thereof, to the subscriber, at or before the twenty-eighth day of November next, they may otherwise by law be excluded from all benefit of the said estate. Given under my hand, this 28th day of May, 1805.

SAMUEL JACOB, Executor.

ANNAPOLIS:

Printed by FREDERICK and SAMUEL GREEN.

(LXII YEA

MA

Foreign

FLOR

THE report which time that prince our queen, and t kingdom of Etruria, that the king of Spa signified to her his marriage; but has not yet accepted contrary, the expres

Our fleet at Ferro and expects the arrival it will act in con that above 30 fail Ferrol.

A private letter — "The same al which has prevailed tious. I am un grounds for it. Aropolis has been sons who have the fact, that this city the lower orders. — lived by one of c in parliament, a co on his bank by his notes appeared at average of daily r perfectly prepared treasonable and at some of which are A large sheet, said Grattan's speech likeness of the or common industry. Saturday we re Gibraltar to the with the following

Lord Nelson a the forenoon, an evening. His l Victory, Royal Spencer, Bellile or; the Decade Camel store-shi here, has hoisted now lying in the or 5 frigates as Lively frigate an England.

The Royal S the Queen and one of the latte Admiral Bicker Sovereign, an the prison-shi has been remov and it is from of battle ships are in total ig Toulon fleet, o son, in quest of fails up the M Lively, Sea-H

In the house peated his que alliance, held cellor of the not in his pow stated on a fr notice, that u time to render day so/night. In the house earl Carysfor Mulgrave. Thursday se's as that given Yesterday cept the thir his majesty, hon. East-Lo

Mr. Jerome Buonaparte is arrived at Genoa, and occupied, on the 11th of May, a part of the palace of the minister plenipotentiary, Mr. Salacetti.

[Paris Argus.]

Schiller, the celebrated German writer of the History of the Thirty Years War, The Robbers, Wallenstein, Don Carlos, and many other theatrical pieces, departed this life on the 9th May last, at Weimar.

The house of Reinholds, at Amsterdam, has just failed for four tuns of gold, or four hundred thousand guilders. This circumstance has had a temporary influence over commercial affairs.

VIRGINIA.

ALEXANDRIA, July 31.
DARING ROBBERY!

Yesterday morning, as Mr. John Peter, one of the clerks in the Bank of Columbia, who was on his way from George-town to this place, with between sixteen and seventeen thousand dollars, in notes of the bank of Alexandria, for the purpose of having them exchanged—at the small branch near the hedge of brambles, between the lands of Charles Alexander and Charles Alexander, jun. about one and a half miles from Alexandria, a man appeared from the side of the road who seemed to be in the act of crossing it, but on getting near his horse he seized the bridle, and discharged a pistol at said Peter, the contents of which lodged in his side; but from present appearances, we are happy to mention the wounds are believed not to be mortal. From the best information that can be obtained, it appears, that the man who committed the robbery on Mr. Peter is of a middling stature, a young man, with a black or blue body coat, white vest, nankeen pantaloons, and shoes, (some say half boots)—He was at the stage-office in George-town on Monday evening—crossed the ferry towards Alexandria the same evening, and lodged in a small house kept by one Benson, about four miles from the ferry. After committing the act, he ran towards a thicket of wood west of the town. He is said to be an active man and of a tolerable genteel appearance.

The following is a correct list of the notes, &c. taken from Mr. Peter, and of the different banks they belonged to:

A post note of the bank of Virginia, (Richmond) for 800 dollars.

A post note of the bank of Alexandria, 500 dollars.

One other of same bank, 500 dollars.

One of ditto, 450 dollars.

One ditto, of the bank of Patowmack, 149 65 cents.

A check on the bank of Alexandria, signed by R. Higginbotham, cashier of the Union Bank, for 500 dollars.

Besides the above there were some current post notes which cannot be described.

COLUMBIA.

WASHINGTON CITY, July 31.

A treaty has been concluded in the state of Ohio with several Indian tribes, by which one million two hundred thousand acres have been ceded to the U. States for an annuity of eight hundred and twenty-six dollars.

We understand that advices have been received from Tangiers, as late as May 18, which do not countenance the intelligence recently received of a war with Morocco.

MARYLAND.

BALTIMORE, August 3.

On Tuesday morning last, between the hours of two and three, an attempt was made to stop the U. States' mail stage, on its way from Washington to this city. The stage contained but one passenger and the driver; and we learn from the former, that near Snowden's Iron Works, four prowling villains issued forth from ambush; one, a white man, made an effort to stop the horses; but in attempting to grasp their reins, they took such an affright, as to occasion a speed which secured the stage and its contents from the depredation intended. The remaining three were negroes, who seemed to wait for the stopping of the horses, to commence their attack on the stage. This, and other late instances of bold atrocity, will, we hope, prompt travellers to be at all times prepared to meet such daring desperadoes, in such way as to blast their nefarious purposes. The drivers, particularly those who drive the mail stages, ought always, in our opinion, to be provided with the means of defence. To shew the insecurity of the mail property, in the attack on it we have just recited, we have only to add, that the only weapons the stage could have afforded the passenger and driver, were—a whip and an umbrella!

The following information respecting the perpetrator of the late robbery near Alexandria, is received in a letter from a magistrate of that city, dated yesterday.

"I should have replied to your last sooner, but I have been occupied in endeavouring to ascertain the perpetrator of the daring robbery committed near this town on Tuesday last, of which, no doubt, you are informed.—We have a man confined on suspicion—Among other very strong circumstances, I will mention one, which I witnessed to-day:—A small negro boy, of about 11 years of age, belonging to Mr. C.

Alexander, in the neighbourhood of whose house Mr. Peter was shot, states that he was a witness to the scene, and very minutely described the person we have in confinement, as well in his person as his clothing, &c. together with the spot and the circumstances which took place at the time—all of which accords with Mr. Peter's account. And what adds further weight to his account, he gave this same information a few minutes after the act, to his master's (Mr. Alexander's) family. After hearing his statement, I put him into an apartment by himself, then collected 6 or 8 persons whom he had not previously seen—among them was the suspected character: when all was in order, I brought in the boy, and requested him to look round the room, and see if either of those men was the one who shot Mr. Peter. After looking around he went up to Burford (the name of the person in confinement) and said, that is the man who shot the gentleman."

August 5.

Early on Saturday afternoon, a thunder gust visited our city. One flash and its accompanying report, was the most severe we ever experienced. Its awful force seemed to shock all nature, and afforded a grand display of the power and majesty of HIM "who maketh the clouds his chariot—and who walketh on the wings of the wind." The stream of electric fluid seemed, by its effects on different and distant quarters, coextensive with our city; in this one explosion, it struck the Presbyterian Meeting-house, in East-street; it also struck a house in Cumberland Row, and swept off one side of the firewall; the damage in both instances was but trifling. We likewise learn, a negro man was killed, who was working on a house, near Charles and Pratt-streets. The body of vivid fluid seemed to fill the atmosphere, and its terrors operated so violently on a number of females, as to occasion some of them to faint away—indeed, in some instances, we have heard, it proved difficult to resuscitate them.

It is whispered that notes, in a style unusually animated, have passed between the Secretary of State and Mr. Yrujo.

[Phil. True Amer.]

Maryland Gazette.

ANNAPOLIS, THURSDAY, August 8, 1805.

FARMERS BANK.

STOCKHOLDERS in THE FARMERS BANK OF MARYLAND are requested to take notice, that their second payment of Five Dollars on each share must be made on Thursday the 15th day of August next, to the commissioners for the city of Annapolis and Anne-Arundel county, for the Western-shore, and at Easton, to the commissioners for Eastern and Talbot county, for the Eastern-shore.—And Stockholders are also to take notice, that on the aforesaid day, Directors are to be balloted for, which is to be done in person or by proxy, at the places before named.

July 31, 1805.

A letter received in New-York, from a gentleman in Providence, R. I. says that the Yellow Fever has decidedly made its appearance here, which is at present confined chiefly to the street bordering the water, on the east side of the bridge. There were seventeen cases reported this morning, and two deaths. The inhabitants are flying from town as fast as circumstances will permit. It also has been proved that the distemper was imported in a brig which arrived last week at this place, from St. Croix, having lost several of their crew on the voyage. This information, sir, you may rely on as correct.

A private letter from a respectable and intelligent gentleman at Cadiz, to his friend in New-York, states, that he had received a confidential communication from Madrid, which left no doubt that a rupture, on the part of Spain, with the United States, was intended, and that the capture of the American gun-boat, in the bay of Gibraltar, was an aggression of studied insult.

S. ARNOLD.

It will be remembered, that at the last court of oyer and terminer in the county of Otsego, the murderer of the little girl, (whose peculiar sufferings excited such a lively interest, even at this remote distance from the scene of action) received his trial and condemnation. The court appointed Friday the 19th instant, between the hours of eleven and two, as the time of his execution. We are informed by a gentleman, lately from Cooperstown, that not less than ten thousand people assembled on that occasion. Between the hours of eleven and twelve the prisoner was taken from the place of his confinement, with a rope round his neck, seated on his coffin, and conveyed on a cart to the place of execution. It was with difficulty that a company of artillery could sufficiently disperse the throng, to enable the criminal to pass; and it was with equal difficulty that a company of infantry, formed in the rear and on each side of the criminal could secure him and the procession from the pressure of the multitude. After the procession had reached the place of execution, and the criminal had ascended the scaffold, prayers were attended, and a solemn, affecting sermon delivered, by the rev. Mr. Lewis. The clergy and others who were near the prisoner, then took him by the hand, and recommended him to the mercy and favour of his God.

The conduct of Arnold ever since his arrest, is said to have been decent and expressive of the deepest conviction of his crime. On this occasion particularly, his conduct was such as to excite a very lively sympathy in the surrounding multitude.

After the prisoner had made a short address to the people, and had informed the executioner that he might perform his duty, the sheriff rose and read a reprieve which he had received from the governor, after the solemnities of the day had commenced. The criminal was so overcome with the emotions which this unexpected intelligence produced, that he fainted, and fell senseless from his seat. When he had a little recovered he was reconducted to prison, with the same ceremony with which he had been conveyed to the scaffold.

[Com. Adv.]

In CHANCERY, July 20, 1805.

Samuel Jacob,
against

James Iglehart, Thomas Richardson, and wife, Samuel W. Davis, William C. Davis, and John P. Davis.

THE object of the bill is to obtain a decree for the sale of a parcel of land, called Hickory Hills, for the payment of a sum of money to the complainant; the bill states, that the complainant purchased of William Davis a part of a tract of land called Larkin's Choice, and paid the sum of twenty-six pounds thirteen shillings and eleven pence; that he also purchased of a certain William Welch Hickory Hills, for which he was to give six hundred pounds; that he paid him two hundred and twenty pounds fifteen shillings, and was about to pay the balance by discharging debts due from said Welch, that a deed was prepared and about to be executed by Welch, but on the day an exchange took place between the complainant and said William Davis, under which the said William Davis was to have Welch's land, and pay the debts for the balance of the purchase money, and that for the money paid by the complainant he agreed to convey eighty acres more of Larkin's Choice; the bill also states, that each obtained the possession of the exchanged land; it also states, that the said Davis had no legal title to the land, and that there was due a sum of money to the person he purchased from to the value of the land; it also states, that since the death of Davis the complainant has purchased the same land from the proprietor, and obtained a right—William Davis is dead, leaving the defendants, or some of them, his heirs at law, and that John P. Davis resides out of the state; the bill also states, a former bill was filed to recover the money, and that James Iglehart, with a knowledge of the claim, has bought and obtained the rights of all the heirs of Davis, except the one absent. It is thereupon, on motion of the complainant, Ordered, that he cause a copy of this order to be inserted in the Maryland Gazette three weeks successively before the 17th day of August next, to the end that the said absent defendant may have notice of the complainant's application to this court, and of the subject and object of this bill, and may be warned to appear in court, in person or by a solicitor, before the 17th day of December next, to shew cause, if any he has, why a decree should not pass as prayed.

Tell. SAMUEL H. HOWARD,
Reg. Car. Can.

In CHANCERY, July 20, 1805.

Francis T. Clements, and others,

against

Samuel, Robert, Brutus, Cassius, Jefferson, and John Davidson Godman, Stella and Peggy B. Godman, and others.

THE object of the bill is to obtain a decree for the sale of the real estate of Samuel Godman, deceased, and also his equity of redemption in a tract of land in Allegany county, mortgaged to Benjamin Harwood, for the payment of the debts of the deceased; the bill states, that the said Samuel, Robert, Brutus, Cassius, Jefferson, John Davidson, Stella, and Peggy Bell reside 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 successively weeks in the Maryland Gazette before the tenth day of August next, give notice to the absent defendants of their application to this court, and of the substance and object of the bill, and warn them to appear here before the tenth day of December next, in person, or by a solicitor of this court, and shew cause, if any they have, wherefore a decree should not pass as prayed.

True copy,
Tell. SAMUEL HARVEY HOWARD,
Reg. Car. Can.

Notice is hereby given,

THAT I intend to apply to the court of Kent county, at their next October term, for a commission, under the act of assembly of November session, 1786, ch. 33, to mark and bound the following tracts of land, viz. Mitchell's Risk and Mitchell's Park, and the survey thereon, called by the same name, likewise my part of the said lands; also to mark and bound the Remains of his Lordship's Gracious Grant, and the several tracts of which it consists, viz. the Remains of his Lordship's Grant, and Mitchell's Park, including a tract of land originally taken up by a captain Richard Smith, and a tract called the Beaver Dam, originally taken up by a certain John Parsons; and also, to mark and bound my land called the Remains of my Lord's Gracious Grant, and the survey made thereon, and part of Mitchell's Park aforesaid, called by the name of the Remains thereof by the name of the Remains of his Lordship's Gracious Grant—these lands lie in Kent county, Maryland, and in New-Castle and Kent counties, in the state of Delaware.

WALTER DULANY.

Duck Creek Cross Roads, July 24, 1805.

Shenandoah
By virtue of an attachment
rected out of Anne-Arundel
SOLD, at Elk-Ridge, on the
day of August, 1805, thirty
Addition of Henry
party of William P. Norwood.

By virtue of a writ
out of Anne-Arundel
on the 12th day of
Landing, for cash,
TRACT of land
as the property
satisfy a debt due W.

By virtue of two
rected out of the
state of Maryland
day of August,
ing-house,
TRACT of
and two negro
Walter Brooke, to
Jacob Clements and
cash.

By virtue of two
rected out of the
of Maryland, w
August, 1805,
Riggs,
TRACT of
taken as th
satisfy a debt due A
Luther Martin, E

August 1, 1805
Will be SOLD,
Thursday the 2
day thereafter,
PART of the
FENNEL,
ty, deceased, suc
stove, and sundry
the subscriber's t
the Baltimore ro
JOHN I
EBENE
August 7, 1805

Noti
THAT in
Arundel
rected to the fu
of which Thomas
Arundel county
Neighbour's Neg
the act, entitle
the supplements
the first Mond
premises to ex
commission, of
notice.

Th
RAN away
ty, near
negro girls, by
Betty is about
has a remark
caused it to b
which the en
kerchief over
county gaol la
wards of two
passed by the
Annapolis an
about two m
near Clark's
a filter of B
well grown,
pearance, an
young 'tis
self. Any
negroes, or
shall be pa
livered to
a piece.

August
J
No
RETU
Anno
counties, f
given him
sided in A
their favor

Inform
keeps a bo
also has
August

made a short address to the
the executioner that he
the sheriff rose and read a
eived from the governor,
day had commenced. The
with the emotions which
produced, that he fainted,
eat. When he had a little
ed to prison, with the same
ad been conveyed to the
[Com. Adv.]

, July 20, 1805.
Jacob,
inst
Richardson, and wife, So
William C. Davis, and
Davis.

is to obtain a decree for the
land, called *Hickory Hills*,
of money to the complain-
the complainant purchased of
tract of land called *Lar-*
sum of twenty-six pounds
en pence; that he also pur-
am Welch *Hickory Hills*,
fix hundred pounds; that
d and twenty pounds fifteen
to pay the balance by dis-
said Welch, that a deed
to be executed by Welch,
nge took place between the
William Davis, under which
was to have Welch's land,
the balance of the purchase
the money paid by the com-
convey eighty acres more of
will also states, that each ob-
the exchanged land; it also
avis had no legal title to the
s due a sum of money to the
m to the value of the land;
the death of Davis the com-
the same land from the pro-
a right—William Davis is
ndants, or some of them, his
John P. Davis refutes out of
states, a former bill was filed
and that James Iglehart, with
aim, has bought and obtained
eirs of Davis, except the one
n, on motion of the complain-
cause a copy of this order to
land Gazette three weeks be-
ch day of August next, to the
nt defendant may have notice
application to this court, and of
of this bill, and may be warn-
in person or by a solicitor, be-
cember next, to show cause, if
ee should not pass as prayed.

SAMUEL H. HOWARD,
Reg. Car. Can.

ERY, July 20, 1805.
Clements, and others,
against
utus, Cassius, Jefferson, and
Godman, Stella and Peggy
lman, and others.

the bill is to obtain a decree for the
estate of Samuel Godman, de-
quity of redemption in a tract of
ty, mortgaged to Benjamin Har-
of the debts of the deceased; the
id Samuel, Robert, Brutus, Cal-
Davidson, Stella, and Peggy Bell
e of Maryland; it is thereupon
ed, that the complainants, by
is order to be inferred three fac-
e Maryland Gazette before the
next, give notice to the absent
application to this court, and of
bject of the bill, and warn them
ore the tenth day of December
by a solicitor of this court, and
they have, wherefore a decree
rayed.

ue copy,
EL HARVEY HOWARD,
Cur. Can.

is hereby given,
nd to apply to the court of Kent
their next October term, for a com-
act of assembly of November fel-
to mark and bound the following
e. *Mitchell's Risk and Mitchell's*
urvey thereon, called by the same
y part of the said lands; also to
the *Remains of his Lordship's*
and the several tracts of which it
Remains of his Lordship's Grant,
rk, including a tract of land origi-
y a captain Richard Smith, and a
traver Dam, originally taken up by a
ons; and also, to mark and bound
the *Remains of my Lord's Gracious*
refurvey made thereon, and part of
aforsaid, called by the patent of
eof by the name of the *Remains of*
Gracious Grant—these lands lie in
Maryland, and in New-Castle and
the state of Delaware.

WALTER DULANY,
profs Roads, July 24, 1805.

Sheriff's Sales.

By virtue of an attachment under a warrant to me di-
rected out of Anne-Arundel county court, will be
SOLD, at Elk-Ridge Landing, on the 12th day
day of August, 1805, for cash,
THIRTY acres of LAND, more or less, called
Addition to *Harbert's Care*, taken as the prop-
erty of William P. Griffith, to satisfy a debt due
John Norwood.

J. E. TILLY, Sheriff.

By virtue of a writ of *feri facias*, to me directed
out of Anne-Arundel county court, will be SOLD,
on the 12th day of August, 1805, at Elk-Ridge
Landing, for cash,
TRACT of LAND, called *Last Shift*, taken
as the property of Nehemiah M. Rowles, to
satisfy a debt due William Rofs.

J. E. TILLY, Sheriff.

By virtue of two writs of *feri facias*, to me di-
rected out of the general court, western shore,
state of Maryland, will be SOLD, on the 15th
day of August, 1805, at Walter Brooke's dwell-
ing-house,
TRACT of LAND, called *Pinkson Delight*,
and two negro boys, taken as the property of
Walter Brooke, to satisfy a debt due Elizabeth and
Jacob Clements and Thomas Contee. The sale for
cash.

J. E. TILLY, Sheriff.

By virtue of two writs of *feri facias*, to me di-
rected out of the general court, western shore, state
of Maryland, will be SOLD, on the 17th day of
August, 1805, at the dwelling-house of James
Riggs,
TRACT of LAND, called *The Invasion*,
taken as the property of James Riggs, to sat-
isfy a debt due Adam and Jasper Peddiecoat, use of
Luther Martin, Esquire.

**J. E. TILLY, Sheriff of
Anne-Arundel county.**

August 1, 1805.
Will be SOLD, at PUBLIC SALE, for cash, on
Thursday the 22d inst. if fair, if not, the first fair
day thereafter, Sunday excepted,
PART of the personal property of **WILLIAM
FENNEL**, junior, late of Anne-Arundel county,
deceased, such as one hull of an old flat, one iron
stove, and sundry articles too tedious to mention, at
the subscriber's tavern, at the sign of the Eagle, on
the Baltimore road.

JOHN LUSBY,
EBENEZER CROMWELL,
August 7, 1805.

Notice is hereby given,

THAT in virtue of a commission from Anne-
Arundel county court, at April term last, di-
rected to the subscribers, to divide or value the land
of which Thomas Boon died seized, situated in Anne-
Arundel county, called *Brown's Adventure* and
Neighbour's Neglect, according to the provisions of
the act, entitled, An act to direct descents, and of
the supplements thereto, we, the subscribers, will, on
the first Monday of September next, meet on the
premises to execute the trust reposed in us by said
commission, of which all persons interested will take
notice.

**F. CROMWELL,
CHARLES WATERS,
CHARLES STEWART,
DAVID STEWART,
JOHN ASHBAW.**

Thirty Dollars Reward.

RAN away from the subscriber, in Calvert coun-
ty, near Hunting-town, on Monday last, two
negro girls, by the name of **BETTY** and **NANCY**;
Betty is about nineteen years of age, of a good size,
has a remarkable scar over her right eye, which
caused it to be more prominent than the other, and
which she endeavours to conceal, by tying a hand-
kerchief over it; she was taken out of Montgomery
county gaol last May, and had then been runaway up-
wards of two years; she acknowledged since that she
passed by the name of **Eliza**, that she had lived in
Annapolis and the neighbourhood of South river
about two months, and then moved to Montgomery,
near Clarksburg, where she was taken up. Nancy is
a sister of Betty's, not above fourteen years of age,
well grown, has tolerable thick lips, and a good ap-
pearance, and flatters when spoken to by her-
self. Any person that will apprehend the aforesaid
negroes, or either of them, and confine them in gaol,
shall be paid **TEN DOLLARS** a piece, or if de-
livered to the subscriber **FIFTEEN DOLLARS**
a piece.

BETTY H. BECKETT.
August 1, 1805.

**JAMES MATTISON,
HATTER,**

No. 16, North Gay-street, Baltimore.
RETURNS his sincere thanks to the citizens of
Annapolis, Anne-Arundel and Prince-George's
counties, for the encouragement they have heretofore
given him in the above line of business, which he re-
sided in Annapolis, and hopes for a continuance of
their favours.

LIKewise
Informs his friends throughout the state, that he
keeps a boarding house in the above-mentioned house
—also has good stabling for horses.
August 4, 1805.

This is to give notice,

THAT the subscriber, of Anne-Arundel county,
in the state of Maryland, hath obtained from
the orphans court of Anne-Arundel county, in Ma-
ryland, letters of administration on the personal estate
of **EZEKIEL JACOB**, late of Anne-Arundel county,
deceased. All persons having claims against the
deceased are hereby warned to exhibit the same, with
the vouchers thereof, to the subscriber, at or before
the 30th day of January next, they may otherwise
by law be excluded from all benefit of the said estate.
Given under my hand, this 30th day of July, 1805.

ANNA JACOB, Administratrix.

This is to give notice,

THAT the subscriber, of Anne-Arundel county,
in the state of Maryland, hath obtained from
the orphans court of Anne-Arundel county, in Ma-
ryland, letters testamentary on the personal estate of
JAMES DISNEY, late of Anne-Arundel county,
deceased. All persons having claims against the de-
ceased are hereby warned to exhibit the same, with
the vouchers thereof, to the subscriber, at or before
the 30th day of January next, they may otherwise
by law be excluded from all benefit of the said estate.
Given under my hand, this 30th day of July, 1805.

JAMES N. WEEMS, Executor.

Annapolis Academy.

MRS. KEETS respectfully informs her friends,
and the public, that the ensuing quarter at
the academy commences on the 20th instant, where
young ladies continue to be taught the English and
French languages, arithmetic, geography, astronomy,
the use of the globes, music, drawing, and dancing.
Those parents who wish to enter their children as
day scholars, will please to send in their names pre-
viously to the 20th instant, as the arrangements of
the academy will not admit of any being taken after
another quarter. Boarders admitted as usual.
August 7, 1805.

This is to give notice,

THAT the subscriber hath obtained letters of
administration on the estate of **WILLIAM
HARWOOD**, late of Anne-Arundel county, de-
ceased. All persons having claims against the said
deceased are hereby required to exhibit their accounts,
accompanied with the necessary vouchers thereof, to
the subscriber, on or before the 25th day of January
next, those who are indebted to the estate of the
said deceased are requested to make immediate pay-
ment.

RICHARD H. HARWOOD, Administrator.
July 23, 1805.

Public Sale.

In virtue of an order issued from the hon. court of
Calvert county, will be OFFERED at PUBLIC
SALE, on the 28th day of August next, if fair,
if not the first fair day thereafter, at the late man-
sion of **BENJAMIN WARD**, deceased, at the hour
of 12 o'clock,
A VALUABLE plantation, containing 184 acres
of land, lying on the Chesapeake bay, in Cal-
vert county. The improvements are, a small dwell-
ing-house, kitchen, tobacco house, corn house, and
other out houses; a large orchard of fine fruit. This
fertile spot has every advantage, it abounds in heavy
timber, and has a great proportion of rich low ground,
capable of being made into meadow at a very trifling
expense. The soil is extremely rich—tobacco, wheat,
rye, and Indian corn, grow with little labour—the
neighbourhood affords a society of very genteel and
friendly people—places of worship surround it—con-
venient to mills, and a warehouse for the inspection
of tobacco within two miles of the premises. This
land will be laid off in small parcels, or sold all to-
gether, as may best suit purchasers. Bond, with ap-
proved security, will be required, carrying interest
from the day of sale, payable in two equal payments,
the first in twelve, and the last in eighteen months
from the day of sale.

**WILLIAM M. CARCAUD,
DAVID L. WEEMS,
CHARLES WILLIAMSON,**
Commissioners.

July 3, 1805.

FOR SALE,

A VALUABLE tract of LAND, lying on Broad
creek, distant from Quyn's ferry one mile,
from Annapolis six miles, containing 602 acres; the
improvements are, a dwelling-house, 40 feet by 24,
divided into two handsome rooms, and a passage on the
lower floor, with three rooms above stairs, a kitchen, a
large barn, 48 feet by 24, shedded on each side for
stables, with all necessary out houses in good repair;
this land lies very level, and at least one third is in
woods, chestnut and oak. Three years credit will be
given, the payments to be made annually. Upon
the whole sum being paid a good title will be given.

SAMUEL MACCUBBIN.
July 24, 1805.

This is to give notice,

THAT the subscriber, of Anne-Arundel county,
in the state of Maryland, hath obtained from
the orphans court of Anne-Arundel county, letters of ad-
ministration, with the will annexed, on the personal
estate of **NATHAN WILLIAMS**, late of Anne-
Arundel county, deceased. All persons having claims
against the deceased are hereby warned to exhibit the
same, with the vouchers thereof, to the subscriber,
at or before the 30th day of January next, they may
otherwise by law be excluded from all benefit of the
said estate. Given under my hand, this 30th day of
July, 1805.

WILLIAM GRAMBRILL,
Administrator w. A.

Poet's Corner.

SELECTED.

FROM THE BALANCE.

THE AMERICAN SOLDIER.

WHEN the hoarse *Bird of night* wakes his ill-omen'd
throat,
And echo resounds from the wind-beaten rock,
While the pilfering wolf strains, with howling his
throat,
Spreading terror and flight thro' the shepherdless
flock:

'Twas then a poor soldier, long worn in the war,
Which freedom and peace to his countrymen gave;
Whose bosom was mangled with many a scar,
Was heard to complain, by a turf-mantled grave.

His thin flowing locks were, by time, silver'd o'er,
Misfortune with furrows had planted his cheek,
His figure was manly, his garments were poor—
And grief, for a moment, forbade him to speak.

"Ungrateful return, that thy country has made
For thy service, I cried, as I view'd him alone;
In age, she forsakes thee—depriv'd of her aid,
An outcast, you wander, unpitied, unknown.

"Oh! Mary!" he said, while the big brawny tear,
In faint-trickling drops, his wan cheek did bedew;
"Why sleep you, my Mary, in solitude here,
Or why lives your Edward, to grieve but for you!"

"When youth nerv'd my arm, and when beauty's
warm glow
Beam'd thro' those bright eyes—ah! how oft in the
grove,
Where yon wave-mingling streamlets delightfully flow,
Have we wander'd along, to converse of our love?"

"But Britain the death-daring war trumpet blew,
The voice of my country arous'd me to arms;
To meet the proud foe, into battle I flew,
And left my dear Mary, a prey to alarms.

"A season the languish'd, or wander'd forlorn,
While fear and suspense rent her bosom with sighs;
Then expir'd for her Edward—and under this thorn,
With clay clouds surrounded, her cold body lies!"

"Weep not gentle angel! no longer a slave
To sorrow, shall fate me and Mary divide"—
He said—then in haste, on the dew sprinkled grave,
His aged limbs laid, kiss'd the green turf—and
died.

ALCANDER.

Sheriff's Sales.

By virtue of a writ of *feri facias*, to me directed
out of the western shore general court, will be
EXPOSED at PUBLIC SALE, for cash, on the
second day of September next, on the premises,
ONE tract of land called *Walker's Inheritance*,
containing 640 acres; also part of a tract
called *Plummer's Pasture*, containing 120 acres,
taken as the property of James Walker, and will be
sold to satisfy a debt due William Alexander.

By virtue of one other writ of *feri facias*, to me
directed as before mentioned, will be exposed at
public sale, for cash, on the 14th day of August
next, on the premises,
ONE tract of land, or part of a tract, called
Ridgely's Great Park, containing 226 acres, taken
as the property of Samuel Welch, and will be sold
to satisfy a debt due William Alexander.

By virtue of a writ of *venditioni exponas*, to me di-
rected out of Anne-Arundel county court, will be
exposed at public sale, for cash, on the 19th day of
August next, at the dwelling place of Lloyd G.
Taylor,
ONE negro boy named Tom, taken as the prop-
erty of Lloyd G. Taylor, and Mary his wife, to
satisfy a debt due William Alexander.

**JASPER E. TILLY, Sheriff of
Anne-Arundel county.**
Annapolis, July 29, 1805.

Land for Sale.

By virtue of a decree from the honourable the High
Court of Chancery, will be SOLD, at PUBLIC
SALE, on Monday the 12th of August next, at
11 o'clock, A. M. at J. Low's tavern, on Elk-
Ridge,
TWO tracts or parcels of LAND, situated on
Elk-Ridge, one called *The Victory*, contain-
ing 30 acres, the other called *Eagle Tower*, contain-
ing 8 acres, the former adjoins col. John E. How-
ard's farm, and the latter the manor of Charles Car-
roll, of Carrollton, Esquire. The terms of sale,
nine months credit, the purchaser or purchasers to
give bond, with approved security.

A particular description of the land is deemed to
be unnecessary, as it is presumed no person will be-
come a purchaser without having viewed the premises.
WILLIAM ALEXANDER, Trustee.
July 15, 1805.

TO BE SOLD,

For a term of seven years,
A STRONG, active, young negro man. In-
quire at the office of this paper.
July 24, 1805.

WRAPPING PAPER.

A few reams of WRAPPING PAPER, at
1 dollar per ream, for sale at the Printing-Office.

In Council.

ANNAPOLIS, MAY 16, 1805.

ORDERED, That the act to provide for the trial of facts in the several counties of this state, and to alter, change and abolish, all such parts of the constitution and form of government as relate to the general court and court of appeals, be published twice in each week, for the space of three months, in the Maryland Gazette, at Annapolis; the American, Telegraph, and the Federal Gazette, at Baltimore; the National Intelligencer; the Republican Advocate and Bartgis's paper, at Frederick-town; Grievs's paper, at Hagar's-town; and in Smith's and Cowan's papers, at Ealton.

By order,

NINIAN PINKNEY, Clerk.

An ACT to provide for the trial of facts in the several counties of this state, and to alter, change and abolish, all such parts of the constitution and form of government as relate to the general court and court of appeals.

BE it enacted, by the General Assembly of Maryland, That this state shall be divided into six judicial districts, in manner and form following, to wit: Saint-Mary's, Charles and Prince-George's counties, shall be the first district; Cecil, Kent, Queen-Anne's and Talbot counties, shall be the second district; Calvert, Anne-Arundel and Montgomery counties, shall be the third district; Caroline, Dorchester, Somerset and Worcester counties, shall be the fourth district; Frederick, Washington and Allegany counties, shall be the fifth district; and there shall be appointed, for each of the said judicial districts, three persons of integrity and sound legal knowledge, residents of the state of Maryland, who shall, previous to and during their acting as judges, reside in the district for which they shall respectively be appointed, one of whom shall be styled in the commission Chief Judge, and the other two Associate Judges, of the district for which they shall be appointed; and the chief judge, together with the two associate judges, shall compose the county courts in each respective district; and each judge shall hold his commission during good behaviour, removable for misbehaviour on conviction in a court of law, or shall be removed by the governor, upon the address of the general assembly, provided that two thirds of all the members of each house concur in such address; and the county courts, so as aforesaid established, shall have, hold and exercise, in the several counties of this state, all and every the powers, authorities and jurisdictions, which the county courts of this state now have, use and exercise, and which shall be hereafter prescribed by law; and the said county courts established by this act shall respectively hold their sessions in the several counties at such times and places as the legislature shall direct and appoint, and the salaries of the said judges shall not be diminished during the period of their continuance in office.

II. And be it enacted, That in any suit or action at law hereafter to be commenced or instituted in any county court of this state, the judges thereof, upon suggestion, in writing, by either of the parties thereto, supported by affidavit, or other proper evidence, that a fair and impartial trial cannot be had in the county court of the county where such suit or action is depending, shall and may order and direct the record of their proceedings in such suit or action to be transmitted to the judges of any county court within the district for trial, and the judges of such county court, to whom the said record shall be transmitted, shall hear and determine the same in like manner as if such suit or action had been originally instituted therein; provided nevertheless, that such suggestion shall be made as aforesaid before or during the term in which the issue or issues may be joined in said suit or action; and provided also, that such further remedy may be provided by law in the premises as the legislature shall from time to time direct and enact.

III. And be it enacted, That if any party presented or indicted in any of the county courts of this state, shall suggest, in writing, to the court in which such prosecution is depending, that a fair and impartial trial cannot be had in such court, it shall and may be lawful for the said court to order and direct the record of their proceedings in the said prosecution to be transmitted to the judges of any adjoining county court for trial, and the judges of such adjoining county court shall hear and determine the same in the same manner as if such prosecution had been originally instituted therein; provided, that such further and other remedy may be provided by law in the premises as the legislature may direct and enact.

IV. And be it enacted, That if the attorney-general, or the prosecutor for the state, shall suggest, in writing, to any county court before whom an indictment is or may be depending, that the state cannot have a fair and impartial trial in such court, it shall and may be lawful for the said court, in their discretion, to order and direct the record of their proceedings in the said prosecution to be transmitted to the judges of any adjoining county court for trial, and the judges of such county court shall hear and determine the same as if such prosecution had been originally instituted therein.

V. And be it enacted, That there shall be a court of appeals, and the same shall be composed of the chief judges of the several judicial districts of the state, which said court of appeals shall hold, use and exercise all and singular the powers, authorities and jurisdictions, heretofore held, used and exercised, by the court of appeals of this state, and also the appellate jurisdiction heretofore used and exercised by the general court; and the said court of appeals here-

by established shall sit on the western and eastern shores for transacting and determining the business of the respective shores, at such times and places as the future legislature of this state shall direct and appoint, and any three of the said judges of the court of appeals shall form a quorum to hear and decide in all cases pending in said court; and the judge who has given a decision in any case in the county court, shall withdraw from the bench upon the deciding of the same case before the court of appeals; and the judges of the court of appeals may appoint the clerks of said court for the western and eastern shores respectively, who shall hold their appointments during good behaviour, removable only for misbehaviour on conviction in a court of law; and in case of death, resignation, disqualification, or removal out of the state, or from their respective shores, of either of the said clerks in the vacation of the said court, the governor, with the advice of the council, may appoint and commission a fit and proper person to such vacant office, to hold the same until the next meeting of the said court; and all laws passed after this act shall take effect, shall be recorded in the office of the court of appeals of the western shore.

VI. And be it enacted, That all and every part of the constitution and form of government which relates to the court of appeals and the general court, or the judges thereof, or that is in any manner repugnant to, or inconsistent with, the provisions of this act, be and the same is hereby repealed, abrogated and annulled, upon the confirmation hereof; provided, that nothing herein contained shall be construed so as to authorize the removal of the clerks of the respective county courts, being in commission at the time of the passing of this act, in any other mode or manner than that prescribed by the constitution and form of government.

VII. And be it enacted, That if this act shall be confirmed by the general assembly, after the next election of delegates, in the first session after such new election, as the constitution and form of government directs, that in such case this act, and the alterations and amendments of the constitution and form of government therein contained, shall be taken and considered, and shall constitute and be valid, as a part of the said constitution and form of government, to all intents and purposes, any thing in the said constitution and form of government to the contrary notwithstanding.

Anne-Arundel County Court,

APRIL TERM, 1805.

SINGLETON WARFIELD, an insolvent debtor of Anne-Arundel county, having applied, by petition, in writing, to Anne-Arundel county court, praying the benefit of an act for the benefit of insolvent debtors, passed at November session, eighteen hundred and four, and a schedule of his property, and a list of creditors, on oath, as by the said act is required, being annexed to his said petition; and the said Singleton Warfield being under an arrest upon mesne process for debts due before the passage of the said act, and having proved to the satisfaction of the said court that he had resided in the state of Maryland the two last years preceding the passage of the said act.—It is thereupon adjudged and ordered, that the said Singleton Warfield appear before the said court, at the court-house, in the city of Annapolis, on the twenty-fourth day of September next, then and there to produce to said court, the assent in writing, of creditors holding two thirds of the amount of his debts, and to answer such interrogatories as may be proposed to him by his creditors, and that the said day be and it is hereby appointed the time for said creditors to appear and recommend a trustee for their benefit, and that the said Singleton Warfield give them notice of the passage of this order, by causing a copy of it to be inserted in the Maryland Gazette once in each of the next twelve successive weeks.

Signed by order,

NICH: HARWOOD, Ck.

May 31, 1805.

A. A. County Court.

Sixteen Dollars Reward.

RAN away from the subscriber, in Anne-Arundel county, five miles from South river ferry, on Monday the tenth instant, a black negro man named CHARLES, with short wool on his head, about five feet nine or ten inches high, twenty-two years of age, he stutters very much when talked to, and is stout and well made for strength; had on and took with him, two new ticklenburg shirts, a white country cloth jacket and trousers, much worn, a pair of coarse shoes, an old felt hat, with the crown sewed in with yarn; it is supposed he will change his name and dress, and endeavour to pass for a free man, by getting a forged pass, perhaps he will make for Baltimore-town, the city of Washington, or Frederick-town, as he has some relations in that part of the country. Whoever takes and delivers the said negro man to the subscriber, or secures him in any goal, so that I get him again, shall be entitled to receive the above reward.

GASSAWAY RAWLINGS.

June 17, 1805.

All masters of vessels are forewarned from carrying the said negro man off at their peril. G. R.

LAWS of MARYLAND.

For Sale,

A FEW sets of the LAWS from 1800 to 1804, both inclusive, handsomely bound, to be had at the Printing-Office.

By Anne-Arundel County Court,

APRIL TERM, 1805.

JOSHUA MARRIOTT, junior, an insolvent debtor of Anne-Arundel county, having applied by petition, in writing, to Anne-Arundel county court, praying the benefit of an act of assembly for the benefit of insolvent debtors, passed at November session, eighteen hundred and four, and a schedule of his property, and a list of creditors, on oath, as by the said act is required, being annexed to his said petition, and the said Joshua Marriott, junior, being under an arrest upon mesne process and a capias at satisfaction for debts due before the passage of the said act, and having proved to the satisfaction of the said court, that he had resided in the state of Maryland the two last years preceding the passage of said act.—It is thereupon adjudged and ordered, that the said Joshua Marriott, junior, appear before the said court, at the court-house in the city of Annapolis, on the twenty-fourth day of September next, then and there to produce to said court the assent in writing, of creditors holding two thirds of the amount of his debts, and to answer such interrogatories as may be proposed to him by his creditors, and that the said day be and it is hereby appointed the time for said creditors to appear and recommend a trustee for their benefit, and that the said Joshua Marriott, junior, give them notice of the passage of this order, by causing a copy of it to be inserted in the Maryland Gazette once in each of the next twelve successive weeks.

Signed by order,

NICH: HARWOOD, Ck.

A. A. County Court.

May 31, 1805.

Prince-George's County Court,

APRIL TERM, April 13, 1805.

RICHARD G. HARDESTY, an insolvent debtor of Prince-George's county, having applied by petition, in writing, to this court, praying the benefit of an act of assembly passed at the last session of the general assembly of Maryland, entitled, "An Act for the relief of sundry insolvent debtors," and a schedule of his property with a list of his creditors on oath, as by the said act is required, being annexed to his petition, and the said Richard G. Hardesty, having proved to the satisfaction of the court, that he resided within the state of Maryland the two preceding years prior to the passage of the said act, and being committed by the court into the custody of the sheriff of Prince-George's county for a debt due and owing before the passage of the said act, and having, upon giving bond and security agreeably to said act, to appear before this court, on the first Tuesday in September next, been discharged from custody. It is thereupon adjudged and ordered by the court here, that the said Richard G. Hardesty, appear before this court, at the court-house in Upper-Mariborough town, on the first Tuesday in September next, then and there to produce to the court, the assent in writing of creditors holding two thirds of the amount of his debts, and to answer such interrogatories as may be proposed to him, and that the said day be, and it is hereby appointed the time for said creditors to appear and recommend a trustee for their benefit. And the said Richard G. Hardesty is hereby directed to give notice to his creditors, of his application, by causing a copy of this order to be inserted eight weeks successively in the Maryland Gazette, previous to the next term.

True copy,

Test. JOHN READ MAGRUDER, jr. cl.

NOTICE.

ALL persons indebted to the subscribers for property bought at their sale in July, 1803, and March, 1804, are earnestly requested to make immediate payment, as further indulgence cannot be given. Those who neglect this notice may expect suits will be commenced against them without respect to persons.

JAMES N. WEEMS,
MARY DISNEY.

July 30, 1805.

NOTICE.

NOTICE is hereby given to all persons indebted for officers fees for the two last years, that unless they make payment by the 10th of August they will be executed for the same, without respect to persons.

JASPER E. TILLY, Sheriff of
Anne-Arundel county.

June 3, 1805.

This is to give notice,

THAT the subscriber, of Anne-Arundel county, in the state of Maryland, hath obtained from the orphans court of Anne-Arundel county, in Maryland, letters testamentary on the personal estate of ROGER DITTY, late of Anne-Arundel county, deceased. All persons having claims against the deceased are hereby warned to exhibit the same, with the vouchers thereof, to the subscriber, at or before the twenty-eighth day of November next, they may otherwise by law be excluded from all benefit of the said estate. Given under my hand, this 28th day of May,

SAMUEL JACOB, Executor.

ANNAPOLIS:

Printed by FREDERICK and SAMUEL GREEN.

(LXIII YB

MA

For

The ship Otis, cap-
port on Saturday
the 17th of Jun
ceived.

From these papers
mons the 11th
peachment of lo
an animated dis
ing for the im
jority 77. V
which had prev
a criminal profe
Melville, was
cution 258—a
latter question
and his friends
ministers. Lo
stand a trial at
the reports of
commons had

ACCOUNT

terday, fr
tuguese cabinet
consequence of f
upon it, the te
English ships an
country. We g
without being ab
to which it is er
In a former p
Spanish ambassa
the entrance of
James Craig int
additional partic
"While gen
and Spanish a
warmth on the
ment afforded t
Craig. The pri
lish convoy had
of weather (an
solved not to sea
danger of his n
my; and, in c
quit, we are at
fession of the
by force, rather
enemy, by fail
verment evinc
utmost of its

Yesterday b
impeachment
sembled, at a
house of com
ed, and a fe
course, was f
part of the
Whitbread w
o'clock it was
be previously
great degree
persons crow
the stairs to
mands a view
ville was to
entered the
on the left h
ed in private
read a letter
to be admitte
in his defens
his lordship
called in; v
Mr. Colman
and condu
In the mea
senger, bro
within the
left hand s
mace, and
the house,
in front of
the door of
the messen
ing doors
Melville, q
quested hi
walked un
serjeant an
and wore