

Poet's Corner.

SELECTED.

PITY'S TEAR.

WHEN fann'd by Zephyr's balmy wing,  
Sweet is the rosy breath of Spring;  
Lullions sweet the soul beguile,  
When blushing Beauty deigns to smile;  
But sweetness more intensely dear,  
Distils from Pity's melting Tear.

Mild is the evening's parting beam,  
Reflected from the silver stream,  
In softer beams of shadowy light,  
Still milder shines the queen of night;  
But Virtue's mildest rays appear,  
Enshrin'd in Pity's lucid Tear.

By memory wak'd, the pensive eye  
Reviews past scenes of tender joy;  
Such scenes, though sad, we fondly love,  
So plaintive mourns the widow'd dove,  
Yet plaints more tender far appear,  
When Pity drops the soothing Tear.

Dear to the blooming fragrant flow'rs,  
Are vernal suns and genial showers,  
To lovers dear the magic name,  
Which vibrates thro' the impassion'd frame;  
But ah! more exquisitely dear,  
The bliss that flows from Pity's Tear.

Ah! ne'er may hollow Art supply,  
With mimic tears the streaming eye,  
Nor Pleasure's soft alluring spells,  
Seduce the heart where Pity dwells,  
But Sensibility be near,  
To prompt the sweet voluptuous Tear.

When dark Distress with looks unkind,  
Breezes the warm ingenuous mind,  
And dead to Sorrow's various moan,  
Would weep but for itself alone;  
May generous Sympathy be there,  
And Pity's meek dissolving Tear;

Take, Conqueror, take the mind you seek,  
The Widow's tear, the Orphan's shriek;  
Let Glory's blood-stain'd wreath be thine,  
The sacred pulse of Pity mine;  
Mine—what to Heav'n itself is dear,  
The pathos of her simple Tear.

THE BIBLE.

THE edition of the Bible mentioned by Addison as having been published in the reign of Charles I. with that error in the decalogue, "Thou shalt commit adultery," is, it appears, not without parallel. Among the various readings is an alteration once made by a German printer's widow in the sentence of subjection to her husband pronounced upon Eve, recorded in the 16th verse of the third chapter of Genesis. This woman, who, after the death of her husband carried on the printing business, one night took an opportunity of going into the office, where a new edition of the Bible was printing, when taking out the two first letters of the word *Herr* in the above mentioned passage, she substituted *Nu* in their place, thus altering the sentence from "And he shall be thy Lord," to "And he shall be thy *Pool*." According to report this piece of mingled levity and folly cost the woman her life, as she was, on detection, put to death at Leipzig, and the copies wrought off with this alteration ordered to be bought up by the magistrates and destroyed. Some however were secreted, and are occasionally produced for sale, when they fetch an enormous price. It is said that one of these copies is among the collection of Bibles at Stuttgart.

CINCINNATI.

A MEETING of the SOCIETY of the CINCINNATI will be held at Mr. Bapley's tavern, the Fountain Inn, in the city of Baltimore, on Tuesday, the fourth of July next, at 11 o'clock in the forenoon, agreeably to their last adjournment. The members of said Society are requested to give their attendance.

By order,  
ROBERT DENNY, Sec'y.

NAIL FACTORY AND GROCERY STORE.

THE subscribers have a general assortment of NAILS, Iron, &c. wholesale and retail—Also, Corn, Bran, Oats, Bacon, Pork, Butter, Lard, Brown Sugar, Alexandria Loaf Sugar and Crackers, Tea, Coffee, Chocolate, Molasses, Cogniac Brandy, Jamaica Spirit, and a variety of other articles, which completes their assortment—Their terms are CASH, produce or negotiable paper.

They wish to purchase one or two likely NEGRO BOYS, from 12 to 16 years of age. Wanted, a young man to attend in their store, who can come well recommended, understands figures, and can write a good plain hand.

WHITTINGTON & COLLINSON.

N. B. Cash given for old Copper, Pewter, Brass, Lead and Iron, or received in exchange for any of the above articles. W. & C. Those who have not paid any attention to Wm. Whittington's (of John) notice, will please look out, as he is determined to close his old business shortly.

TREASURY DEPARTMENT, March 27, 1809.

WHEREAS, in conformity with the provisions made by law, for the reimbursement of the *Exchanged Six per Cent. Stock*, created by the second section of the act, entitled, "An act supplementary to the act, entitled, An act making provision for the redemption of the whole of the public debt of the United States," passed on the 11th day of February, 1807, it has been determined by lot that the certificates of said stock, designated by the permanent numbers contained in the annexed Schedule, should be reimbursed on the first day of October next;

PUBLIC NOTICE

Is therefore given to the proprietors of the Certificates of *Exchanged Six per Cent. Stock*, created by the act aforesaid, and bearing the permanent numbers contained in the annexed Schedule, that the principal of the same, will, on surrender of the certificates, be paid on the first day of October, 1809, to the respective stockholders, or their legal representatives, or attorneys duly constituted, either at the Treasury or at the Loan-Office where the stock thus to be reimbursed may then stand credited to the proprietors thereof.

It is further made known for the information of the parties concerned, that no transfers of the certificates of Exchange Stock bearing the permanent numbers, contained in the annexed Schedule, from the Books of the Treasury, or of any Commissioner of Loans, will be allowed after the first day of September next. And the interest on all the certificates contained in the said Schedule will cease and determine on the day preceding the day hereby fixed for the reimbursement thereof.

ALBERT GALLATIN, Secretary of the Treasury.

SCHEDULE.

8	16,153	29,130	40,099	40,360
10	16,160	29,131	40,100	40,373
5,002	16,164	29,133	40,109	40,386
5,003	16,167	29,142	40,121	40,391
5,004	16,191	29,150	40,122	40,406
5,008	16,197	29,161	40,127	40,410
5,009	16,207	29,162	40,129	40,416
5,023	16,212	29,164	40,130	40,419
5,026	16,224	29,172	40,138	40,421
5,028	16,226	29,188	40,140	40,422
5,029	16,230	29,193	40,151	40,423
5,038	16,236	29,199	40,154	40,424
5,044	16,237	29,201	40,158	40,427
10,006	16,247	29,202	40,161	40,430
10,019	16,256	29,207	40,162	40,431
10,020	16,257	29,211	40,168	40,436
10,024	16,261	29,218	40,186	40,438
10,039	16,267	29,222	40,195	40,442
15,007	16,268	29,233	40,200	40,453
15,013	16,286	29,236	40,204	40,456
15,015	16,287	29,238	40,205	40,457
15,020	16,288	29,241	40,208	40,467
15,021	16,294	29,245	40,230	40,493
15,023	26,002	39,001	40,237	40,494
15,024	26,007	39,003	40,242	40,495
15,031	26,009	39,012	40,246	40,504
15,032	26,011	39,015	40,259	40,506
16,007	26,012	39,019	40,264	50,004
16,016	27,002	39,020	40,270	53,007
16,017	27,004	39,021	40,278	53,010
16,018	29,002	39,022	40,283	53,014
16,021	29,005	39,031	40,291	53,017
16,024	29,006	39,032	40,292	53,023
16,034	29,011	39,033	40,293	53,044
16,030	29,016	39,039	40,297	53,045
16,031	29,026	39,040	40,299	53,050
16,039	29,033	39,043	40,301	53,052
16,065	29,037	39,047	40,307	53,054
16,069	29,061	39,056	40,308	54,003
16,070	29,062	39,059	40,315	54,007
16,074	29,063	39,061	40,318	54,015
16,078	29,066	40,006	40,319	55,015
16,087	29,070	40,008	40,320	55,017
16,090	29,071	40,017	40,323	55,021
16,094	29,074	40,020	40,326	55,032
16,104	29,076	40,029	40,329	55,033
16,109	29,079	40,034	40,332	55,038
16,112	29,081	40,039	40,333	55,039
16,115	29,082	40,046	40,335	55,040
16,121	29,085	40,048	40,341	55,042
16,122	29,094	40,053	40,342	55,045
16,123	29,097	40,054	40,349	55,050
16,124	29,101	40,063	40,351	55,054
16,126	29,102	40,071	40,352	55,057
16,129	29,119	40,072	40,356	55,062
16,145	29,123	40,077	40,359	55,068
16,146	29,126	40,082		

PUBLIC SALE.

By virtue of a decree of the high court of chancery, in Maryland, will be exposed to public sale, on Saturday, the 5th day of August next, in Berlin, in Worcester county,

ABOUT twenty-five acres of LAND, the estate of LAYFIELD COLLIN, late of Worcester county, deceased; the said land is situate between Berlin and the Trap in said county. A description of said land is not deemed necessary, as it is expected those who may wish to purchase will view the same. Said land will be sold on a credit of twelve months, the purchaser to give bond, with approved security, conditioned for the payment of the purchase money, with legal interest on the same.

THOMAS N. WILLIAMS, Trustee.  
June 14, 1809.

TREASURY DEPARTMENT, March 28, 1809.

WHEREAS, in conformity with the provisions made by law, for the reimbursement of the *Exchange Six per Cent. Stock*, created by the second section of the act, entitled, "An act supplementary to the act, entitled, An act making provision for the redemption of the whole of the public debt of the United States," passed on the 11th day of February, 1807, it has been determined by lot that the certificates of said stock designated by the permanent numbers contained in the annexed Schedule, should be reimbursed on the first day of January next;

PUBLIC NOTICE

Is therefore given to the proprietors of the Certificates of *Exchanged Six per Cent. Stock*, created by the act aforesaid, and bearing the permanent numbers contained in the annexed Schedule, that the principal of the same, will, on surrender of the certificates, be paid on the first day of January, 1810, to the respective stockholders, or their legal representatives, or attorneys duly constituted, either at the Treasury or at the Loan Office where the stock thus to be reimbursed may then stand credited to the proprietors thereof.

It is further made known for the information of the parties concerned, that no transfers of the certificates of Exchange Stock bearing the permanent numbers contained in the annexed Schedule, from the Books of the Treasury, or of any Commissioner of Loans, will be allowed after the first day of December next. And the interest on all the certificates contained in the said Schedule will cease and determine on the day preceding the day hereby fixed for the reimbursement thereof.

ALBERT GALLATIN, Secretary of the Treasury.

SCHEDULE.

5	16,131	29,134	40,131	40,394
7	16,139	29,137	40,139	40,408
5,017	16,154	29,148	40,141	40,413
5,018	16,158	29,151	40,142	40,418
5,021	16,168	29,154	40,148	40,428
5,022	16,171	29,166	40,165	40,432
5,023	16,175	29,167	40,166	40,437
5,032	16,177	29,169	40,170	40,449
5,039	16,183	29,175	40,176	40,452
5,045	16,184	29,178	40,181	40,454
5,046	16,186	29,179	40,185	40,455
5,056	16,200	29,187	40,188	40,463
5,061	16,201	29,197	40,193	40,469
5,064	16,218	29,203	40,194	40,471
10,001	16,219	29,209	40,197	40,476
10,007	16,222	29,212	40,201	40,481
10,009	16,236	29,213	40,202	40,484
10,014	16,242	29,219	40,207	40,487
10,023	16,246	29,225	40,220	40,488
10,033	16,249	29,228	40,221	40,498
10,036	16,255	29,232	40,235	40,500
15,004	16,258	29,234	40,241	40,501
15,008	16,270	29,239	40,252	40,502
15,009	16,275	29,243	40,256	40,507
15,012	16,276	29,005	40,260	40,508
15,019	16,285	29,006	40,262	40,509
15,026	16,290	29,041	40,271	40,510
15,029	16,292	29,044	40,273	40,511
15,037	16,293	29,045	40,275	50,008
16,010	26,001	39,033	40,279	51,002
16,011	26,013	40,001	40,286	53,015
16,012	27,003	40,005	40,289	53,024
16,020	29,008	40,011	40,302	53,031
16,023	29,009	40,021	40,309	53,033
16,026	29,012	40,023	40,310	53,049
16,052	29,013	40,027	40,331	53,053
16,055	29,019	40,032	40,337	54,004
16,056	29,042	40,036	40,340	54,009
16,060	29,084	40,040	40,344	54,012
16,061	29,095	40,043	40,348	55,010
16,063	29,099	40,049	40,355	55,026
16,064	29,104	40,073	40,364	55,029
16,076	29,111	40,098	40,365	55,044
16,077	29,112	40,107	40,367	55,046
16,088	29,113	40,113	40,378	55,055
16,091	29,116	40,120	40,383	55,056
16,107	29,117	40,128	40,384	55,065
16,130	29,127			

In CHANCERY, June 1, 1809.  
Walter S. Chandler, and others,

vs.  
The Heirs of Thomas Clarke.  
IT is, this first day of June, Anno Domini 1809, Ordered, adjudged and decreed, by the Chief Judge of the third Judicial District, in virtue of the power and authority vested in him by the act of assembly, entitled, An act concerning the chancery court, that the report of the auditor of the 11th of April, be confirmed, and that the Trustee, James S. Morfeil, Esq. pay over to the several claimants the respective sums allowed and reported to be due to them by the said report, and the statement of the Auditor accompanying the same, marked A, unless cause be shewn to the contrary on or before the tenth day of July next.

True copy. 3 X  
Test. NICH: BREWER,  
Reg. Cur. Can.  
RAGS.  
Cash given for clean Linen & Cotton RAGS.

NEW GOODS.

THE subscribers inform their Friends and the Public generally, that they have just received an Assortment of GOODS from Philadelphia, suitable for the present and approaching seasons, and daily expect from New-York a supply of INDIA GOODS, and American manufactured LINEN, brown and white—All of which they offer low for Cash, and to punctual customers on a short credit.

RIDGELY & WEEMS.  
Annapolis, May 1, 1809.

Dry Goods & Groceries.

THE subscriber returns his sincere thanks to the public in general, and to his friends in particular, for that share of their favour which he has received in the line of his business, and to inform them, that he has just received a supply of DRY GOODS & GROCERIES, which, added to his former stock, makes his assortment complete for the present and approaching season—all of which he will sell low for Cash, or on a short credit to punctual customers.

He requests all those indebted to him by bond, note, or open account, to come forward and settle the same, by paying cash, or bacco at the fair market price, or leaving bacco in his hands to sell at a limited price, or by giving some other good and sufficient security or satisfaction, on or before the 1st of August next. He solicits a particular attention to this request, as all delinquents may expect suit will be commenced against them at September term next.

JOSEPH EVANS.

N. B. All those who are indebted to the late firm of RIDGELY & EVANS, are requested to make immediate payment, or suits will be commenced against them without respect to persons.

JOSEPH EVANS.  
May 16, 1809.

STATE OF MARYLAND, sc.

Anne-Arundel County, Orphans Court,  
June 6, 1809.  
ON application, by petition, of BASIL BROWN, administrator, with the will annexed, of WILLIAM HAMMOND, late of Anne-Arundel county, deceased, it is ordered that he give the notice required by law to creditors to exhibit their claims against said deceased, and that the same be published once in each week, for the space of six consecutive weeks, in the American, of Baltimore, the National Intelligencer, at the city of Washington, and the Maryland Gazette.

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

THIS IS TO GIVE NOTICE.

THAT the subscriber, of Anne-Arundel county, hath obtained from the orphans court of Anne-Arundel county, in Maryland, letters of administration, with the will annexed on the personal estate of WILLIAM HAMMOND, late of Anne-Arundel county, deceased. All persons having claims against the said deceased are hereby warned to exhibit the same, with the vouchers thereunto annexed, at or before the sixth day of December next, they may otherwise be excluded from all benefit of the said estate. Given under my hand this 6th day of June 1809.

BASIL BROWN, Admr. w. l.

NOTICE.

THIS is to give notice to all my Creditors, that I intend to apply to the Judges of Anne-Arundel County Court to some one of them in the recess of the court, after this notice shall have been published two months, for the benefit of an act of assembly, passed at November 1808, for the relief of sundry insolvent debtors of the supplements thereto.

WILLIAM ATWELL, Jr.  
May 15, 1809.

NOTICE.

THIS is to give notice to all my Creditors, that I intend to apply to the Judges of Anne-Arundel County Court to some one of them in the recess of the court, after this notice shall have been published two months, for the benefit of an act of assembly, passed at November 1808, for the relief of sundry insolvent debtors of the supplements thereto.

ISRAEL PEARCE  
May 15, 1809.

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