

NEW-YORK, JULY 28. IMPORTANT.

By the Brig Brutus, Moore, from Cadix, we learn that Marshal Soult had arrived on the opposite side, with a reinforcement of 15,000 men—that a constant bombardment was kept up by the French, who had thrown five hundred shells a day into Cadix, which had done some damage, and placed the shipping in the harbor in considerable danger—Markets good—Flour \$ 28.

The Ship Maria-Peen, Capt. Porter, informs that in lat. 48, long. 40, he passed through the British homeward bound fleet of 100 sail.

Very late and very important intelligence from London.

Yesterday afternoon, the Pilot-Boat Thorne returned at this port from a cruise of 10 days off the Coast.

In the Sound the Thorne fell in with and boarded the brig Felix, capt. Cornwall, in 32 days from Galway, for this port, and obtained from capt. C. a London paper, (The Star) of the evening of the 17th June, which the Editors of the Mercantile Advertiser were politely favored with, and from which we have made the following important extracts, relative to the REPEAL OF THE ORDERS IN COUNCIL.

LONDON, JUNE 17. HOUSE OF COMMONS.

Mr. Brougham moved that a humble Address be presented to his Royal Highness the Prince Regent, stating that the House had acquired in the distressed state of the manufactures of the country, that the result of their inquiry had induced them to believe that it was chiefly owing to the Orders in Council of 1807 and 1809, that at the same time that they assure his Royal Highness of their desire that the maritime rights of the country should be maintained unimpaired they recommended the revocation of those orders as injurious to the country, and an unjust infringement of the rights of neutral powers.

Lord Castlereagh [one of the ministers,] at the conclusion of his speech, said,

If the plan he propoed should take place, and the mutual intercourse be restored, it would have the effect of introducing new connections, which could not fail to have the most profuse and beneficial results. At all events, he hoped the house would not at present interpose its judgment between the Crown and the American Government. He was conscious nothing had been discovered in the conduct of the Executive Government of this country that shewed hostility to America; and he confidently hoped the present negotiations would be so managed as to put an end to all differences subsisting between the two countries. The vote he would propose to the House would be, to pass to the orders of the day. (An universal cry of hear, hear, hear, from the opposition side of the House.) He confessed he did not understand that cheer. If the documents which were necessary had been before the House, he should have met the motion with a direct negative; as it was not so, that would be the motion with which he should conclude.

Mr. Whitbread said, the noble Lord seemed to wish the House to believe that he proposed to do something conciliatory to America. But did he mean to act immediately on his proposition? or was it his intention to fend out to America, and tell her, that if the would relax in her late system of the Non-Intercourse act, this country would suspend, or revoke or abandon, or do what, with the Orders in Council? Did he mean to give any relief to the starving manufacturers and ruined capitalists, or did he mean to advise his Royal Highness the Prince Regent, to withdraw the Orders in Council, till this question should be determined?

Lord Castlereagh, in explanation, said he meant as he had stated, that a proposition should be made to the American government to suspend immediately the Orders in Council, on condition they should that they would suspend their Non-Intercourse Act; and in the interval both parties should use their endeavors to prevail on Buonaparte to restore the rules of commerce to their ancient customary limits.

Mr. Ponsonby said, he saw no reason for any such proposition as that mentioned by Lord Castlereagh. The American Minister had distinctly and plainly stated to our embassador there, that as soon as the Orders in Council were rescinded, that instant the Non-Intercourse Act would cease. The Noble Lord

RAN AWAY

From the service of Mr. Linthicum, living in South river neck, Anne-Arundel county, on the 29th of May last, NEGR JAMES. He is about five feet six inches high, slender made, speaks quick and clear, when spoken to; his age about forty—his clothing when he went off was striped yarn roundabout and trousers coarse linen shirt, and old hat. He is a shoenaker—he has connections in the rig Bay, from whence he came, having been hired by Araminta Harrison to see Linthicum. I will give to any person who shall apprehend and commit said JAMES to jail, or deliver him to the subscriber, twenty dollars if taken in any of the adjacent counties; forty dollars if taken in the city of Baltimore, and fifty dollars if out of the State, on giving information to the subscriber, living in the Point Anne Arundel county.

JOSEPH G. HARRISON, July 16, 1812.

To the Voters

Of Anne Arundel County, and the City of Annapolis. GENTLEMEN. You are hereby respectfully informed that I offer myself a candidate for your suffrages at the ensuing election of sheriff. I flatter myself that you will continue to me the support that you generously manifested at the late election, in consequence of which I am now in the office, the gentleman returned first at the then poll having resigned. I undertook it, gentlemen, under circumstances of considerable difficulty, and flatter myself that my endeavours to give general satisfaction have not been altogether unavailing. Continue to me your confidence and support, and depend upon it that every exertion shall be made on my part to discharge the duties of the office with fidelity and every degree of diligence, that shall comport with justice. I am, Gentlemen, Very respectfully, Your obedient servant, SOLOMON GROVES, May 7, 1812.

Anne-Arundel County Court,

April Term, 1812. On application to the judges of the said county court, by petition, in writing, of John Dove of said county, praying the benefit of the act for the relief of sundry insolvent debtors, and the several supplements thereto, on the terms mentioned in the said act, a schedule of his property, and a list of his creditors, on oath, as far as he can ascertain them, being annexed to his petition, and the said court being satisfied by competent testimony that the said John Dove had resided in the state of Maryland for more than two years immediately preceding the time of his application, having also stated in his petition that he is in confinement for debt, and having prayed to be discharged from his confinement on the terms prescribed in the said act, it is therefore ordered and adjudged, that the said John Dove be discharged from his confinement, and by causing a copy of this order to be published in the Maryland Gazette, for three months successively, before the third Monday in September next, to give notice to his creditors to appear before the county court at the court house of said county, on the third Monday of September next, for the purpose of recommending a trustee for their benefit, and to shew cause, if any they have, why the said John Dove should not have the benefit of the act as prayed for.

To the Voters

Of Anne Arundel County and the City of Annapolis. The subscriber begs leave respectfully to announce to the voters of the city of Annapolis and Anne Arundel county, that he is a candidate for the office of sheriff at the ensuing election, and flatters himself, if elected, that he will be able to give general satisfaction in the execution of the various duties connected with that office. R. WELCH of Ben. April 30, 1812.

NOTICE

THE subscriber having obtained letters of administration on the personal estate of Frederick Green late of Anne Arundel county, deceased, requests all persons having claims against the estate of the said deceased to present the same, legally authenticated, for settlement, & all persons indebted to the said estate to make immediate payment. W. M. GREEN, Adm.

ANNAPOLIS:

PRINTED BY JONAS GREEN.

H. G. S. Key,

ATTORNEY AT LAW. Has opened his Office in the house formerly occupied by John Brewer, Esq. July 10.

Baltimore Hospital.

6th July, 1812. THE Board of Visitors of the Baltimore Hospital, have the satisfaction to inform the Public, that the Institution is now in excellent order for the reception of such Patients, as may be admitted to its care. The Infirmary or that part of the House Intended for the use of the sick generally, is so far completed, as to accommodate in the most comfortable manner upwards of one hundred Patients; and the centre building, which contains a large number of spacious apartments, calculated particularly for private Patients, is in a state of forwardness, and will be soon finished.

The Asylum erected for Lunatics is completely finished, and is certainly not surpassed by any in the United States, either for comfort or convenience. The rooms intended for Deranged Persons are large and well ventilated, and constructed in such a manner as to be made perfectly cool and pleasant in summer, and to be made perfectly warm and agreeable during the cold weather.

The Visitors have also the pleasure to state, that Mr. and Mrs. Gatchel, the steward and matron of the Hospital, have during their residence in the Institution, afforded them repeated opportunities of witnessing their care and attention to the Patients, and from their long experience in the Pennsylvania Hospital, and the high recommendations they have brought with them, every reliance may be placed on their exertions to give satisfaction.

A suitable number of Nurses have been provided to attend on the sick; and the Institution is furnished with every comfort necessary for the patients, or which may be ordered for them by the attending Physicians.

The situation of the Hospital is high and healthy, the water excellent, and the prospect handsome. Around it is a spacious yard, shaded by forest and other trees; now enclosing with a brick wall; and attached to it, a large garden abounding with vegetables of every kind.

The following gentlemen have charge of the Medical and Surgical departments of the Institution.

- Attending Physicians. Doctors Colin Mackenzie, James Smyth. Attending Surgeon. Dr. W. Gibson. Consulting Physicians. Doctors George Brown, Miles Littlejohn, John Coulter, John Campbell White, John Crawford, Solomon Birkhead, P. Chatard, John Cromwell, Ashton Alexander. Visitors of the Hospital. John Hillen, James Mosher, William McDonald, William Ross, Jacob Miller.

Applications for admission may be made to either of the visitors, or to the attending physicians.

The Editors of the Maryland Republican and Gazette at Annapolis, Gazette at Fredericktown, Herald at Hagerstown, National Intelligencer at Washington, Herald at Alexandria, Virginia Argus at Richmond, Republican at Petersburg, City Gazette at Charleston, and the Republican Ledger at Savannah, will please to insert the above advertisement, once a week for eight weeks, and send in their accounts to the office of the Baltimore American for payment. July 8.

State of Maryland, sc.

By Anne Arundel County Orphans Court, July 21, 1812.

On application by petition of William Kelly, administrator of John Kelly, late of Anne Arundel county, deceased, it is ordered that he give the notice required by law for creditors to give in their claims against the said deceased, and that the same be published once in each week for the space of six successive weeks in the Maryland Gazette, the Maryland Republican, of Annapolis; and the American of Baltimore.

THIS IS TO GIVE NOTICE

That the subscriber of Anne Arundel county hath obtained from the orphan's court of Anne Arundel county in Maryland, letters of administration on the personal estate of John Kelly, late of Anne Arundel county, deceased. All persons having claims against the said deceased are hereby warned to exhibit the same, with the vouchers thereon, to the subscriber, on or before the 27th day of February next, they may otherwise be excluded from all benefit of the said estate. Given under my hand this 21st day of July, 1812. William Kelly, Adm.

NOTICE.

The subscriber intends to apply to the judges of Anne Arundel county court, for the benefit of the act for the relief of sundry insolvent debtors, passed at November session, 1809, and of the several supplements thereto. After this notice shall have been published agreeably to law, eight weeks from the date hereof.

William Whetcroft, June 16.

Just in Season!

B. CURRAN,

In addition to his supply of SPRING GOODS has just opened 776 yards of Fancy Imported Ginghams; 733 yards of American manufactured Ginghams, Stripes and Shambriys; 100 Pieces Short and Long Nankeens; A Bale of sop White Russia Sheeting; An assortment of Plain and Plaid Silks; And many other articles in the Dry Good Line, which makes his assortment as complete as the times will admit of. All of which will be sold low for Cash, and as usual to punctual customers.

In addition to the above he has this day opened 122 yards of Union Factory Shirting; Cambrics, and 146 yards of Cotton Sheeting—also White Jeans and Republican Rivers, vests and pantaloons. Annapolis June 17, 1812.

Anne Arundel County Court, April Term, 1812.

On application to the judges of Anne Arundel county court, by petition, in writing, of Joseph Chaney of said county, praying the benefit of the act for the relief of sundry insolvent debtors, passed at November session, eight hundred and five, and the several supplements thereto, upon the terms mentioned in the said act and the supplements thereto, and alleging that he is now in actual confinement; a schedule of his property, and a list of his creditors, on oath, as far as he can ascertain them, together with the assent of more than two thirds of them in value, to his obtaining the benefit of said act, being annexed to his said petition; and the said court being satisfied, by competent testimony, that he has resided in the state of Maryland for the period of two years immediately preceding his application; it is therefore ordered and adjudged, that the said Joseph Chaney be discharged from his imprisonment; and that he by causing a copy of this order to be inserted in the Maryland Gazette once a week for three successive months, before the 22d day of September next, give notice to his creditors to appear before the said county court to be held at the city of Annapolis on the said day, for the purpose of recommending a trustee for their benefit, and to shew cause, if any they have, why the said Joseph Chaney shall not have the benefit of said act, and its supplements, as prayed.

By order, William S. Green, Clk.

Anne Arundel County, sc.

Application being made to me the subscriber, in the recess of Anne Arundel county court, as an associate judge of the third judicial district of Maryland, by petition, in writing, of William Davis of said county, praying for the benefit of the act for the relief of sundry insolvent debtors, and the several supplements thereto, on the terms mentioned in the said act, a schedule of his property and a list of his creditors, on oath, as far as he can ascertain them, being annexed to his petition; and the said William Davis having satisfied me by competent testimony that he has resided in the state of Maryland for the two years immediately preceding the time of his application, having also stated that he is now in confinement for debt, and praying to be discharged therefrom, I do therefore order and adjudge, that the said William Davis be discharged from his imprisonment, and that by causing a copy of this order to be inserted in the Maryland Gazette, weekly, for three months successively, before the third Monday in September next, give notice to his creditors to appear before Anne Arundel county court on the third Monday in September next, to shew cause why the said William Davis should not have the benefit of the several acts as prayed. Given under my hand this 15th day of May, 1812.

Richard H. Harwood.

Anne Arundel County, sc.

On application to me, the subscriber, in the recess of Anne Arundel county court, as one of the associate judges for the third judicial district of Maryland, by petition, in writing, of Isaac Holland of Anne Arundel county, praying for the benefit of the act for the relief of sundry insolvent debtors, passed at November session, thirteen hundred and five, and the several supplements thereto, on the terms mentioned in the said act, a schedule of his property, and a list of his creditors, on oath, as far as he can ascertain them, being annexed to his petition; and the said Isaac Holland having satisfied me that he hath resided in the state of Maryland for two years immediately preceding the time of his application, and having also stated in his petition that he is in actual confinement for debt, and praying to be discharged from said confinement, on the terms prescribed by the aforesaid acts, I do therefore order and adjudge, that the said Isaac Holland be discharged from his confinement, and that by causing a copy of this order to be inserted in the Maryland Gazette, for three months successively, before the third Monday in August next, he give notice to his creditors to appear before the county court on the third Monday in September next, for the purpose of recommending a trustee for their benefit, and to shew cause, if any they have, why the said Isaac Holland should not have the benefit of the several acts for the relief of insolvent debtors, as prayed. Given under my hand this 24th day of May, 1812.

Richard H. Harwood.

Public Sale.

By virtue of a decree of the High Court of Chancery, will be sold at the residence of Charles Gantt, in Calvert county, on Wednesday the 9th day of August next, if fair, if not, the first fair day thereafter.

Several very valuable Negroes, consisting of Men, Women and Children, mortgaged by Charles Gantt to John Duvall.

The terms of sale are—The purchaser or purchasers to pay the purchase money on the day of sale, or on the ratification thereof by the chancellor, and on payment of the purchase money the subscriber will convey.

Sale to commence at 11 o'clock in the forenoon.

LOUIS GASSAWAY, Trustee.

June 16, 1812.

TAKE NOTICE.

Those indebted to the subscriber by note or open account, are requested to call and settle the same with GIBSON WHITE, esq. of Annapolis, who is authorized to receive and give receipts for the same—Otherwise to call at my Boot and Shoe Factory, No. 25, South Calvert street, Baltimore. Those not complying with this notice suits will be commenced against me near September term, without respect to persons.

Seth Sweetser.

N. B. I will sell, on accommodating terms, my Farm on the north side of South River—Also my late dwelling house in Annapolis.

Baltimore July 22, 1812.

In Council,

June 18th, 1812.

ORDERED, That "An act, to alter the time of the meeting of the General Assembly of this State; and for other purposes," be published five times in the Maryland Republican and Maryland Gazette, at Annapolis; in the Whig, Sun, American, and Federal Gazette at Baltimore; the Star at Easton, the Republican Gazette at Fredericktown; and the Maryland Herald at Hagerstown.

By order, NINIAN PINKNEY, Clk.

An act to alter the time of the meeting of the General Assembly of this State, and for other purposes.

1. Be it enacted by the General Assembly of Maryland, That the time of the meeting of the General Assembly shall be on the first Monday in December, in each year, instead of the first Monday in November, as is now prescribed by the Constitution and form of government.

2. And be it enacted, That the Governor of this state shall be chosen on the second Monday of December in each and every year in the same manner as is now prescribed by the constitution and form of government; and the council to the governor shall be elected on the first Tuesday after the second Monday of December in each and every year, in the same manner as is now prescribed by the constitution and form of government.

3. And be it enacted, That all annual appointments of civil officers in this state shall be made in the third week of December, in every year, in the same manner as the constitution and form of government now directs.

4. And be it enacted, That all and every part of the constitution and form of government that is repugnant to or inconsistent with the provisions of this act, be, and the same is hereby repealed, abrogated and annulled, upon the confirmation hereof.

5. 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 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.

June 27, 1812.

Farmers Bank of Maryland,

June 29th, 1812.

In compliance with the charter of the Farmers Bank of Maryland, and with a supplement thereto, establishing a branch thereof at Fredericktown, notice is hereby given to the stockholders on the western shore, that an election will be held at the Banking House in the city of Annapolis, on Monday the third day of August next, between the hours of 10 o'clock A. M. and 3 o'clock P. M. for the purpose of choosing from amongst the stockholders, sixteen directors for the Bank at Annapolis, and nine directors for the Branch Bank at Fredericktown.

By order, JONA. PINKNEY, Cashier.