

POET'S CORNER

PEACE OF MIND—Br. Cowran.

When all within is peace,
How nature seems to smile!
Delights that never cease,
The live-long day beguile.

TRUE POLITENESS.

Politeness, comprehensively v.
ed, certainly respects the motio
operations of the mind, and
sentiments of the heart, as we
the air and gestures of the b

OBSERVATION.

The mental and moral s;
says a writer, needs scouring
brightening: ignorance is th
curity of the mind, indolenc
rust of the faculties, and vic
canker of the soul.

COMPARISON.

Agriculture may, with pro,
be styled the nearest neighb
philosophy. Its principles
Varro, are the same which
makes to be the principles of

APPLICATION.

Those who apply themse
much to little things, commo
come incapable of great ones,
things are impracticable in
selves, and it is for want of a
tion, rather than of means,

THE PLANTING OF THE

When Noah planted the fir
and retired, Satan approa
and said, "I will nurture you,
fig plant!" He quickly b
three animals; a Sheep, a
and a Hog, and killed the
ter the other, near the
virtue of the blood of these
penetrated it, and it still ma
in its growth. When a man
the goblet of wine, he is the
able, gentle, and friendly,
the nature of the Lamb. W
drinks too, he is a Lion, and
"Who is like me?" He the
of stupendous things. Wh
drinks more, his senses forsak
and at length he wallows i
pire. Need it be said, that h
sembles a Hog!

Postponement of S

By virtue of a decree of the ch
court of Maryland, the sub
will expose to public sale, on
the 12th day of September next, on
the premises.

A tract of land called Wood Lot,
containing 38 acres, lying in Prince-
George's county; A House and Lot in
Bladensburg; and a Lot of Ground in
the City of Washington; late the prop-
erty of Henry Bradford, deceased.
Terms of sale, cash, to be paid on the
day of sale, or on the ratification there-
of by the chancellor. On payment of
the purchase money the subscriber is
authorised to convey.

James Boardman, Trustee.
July 15, 1814.

To be Sold,

At public sale, on Tuesday the 16th
September next, at James Hunter's
 Tavern, in Annapolis, for cash,
Five Negro Men and one Woman,
The men are reliable plantation hands,
and two of them good ostlers and wai-
lers; the woman brought up to house-
hold work, and nursing children. The
above slaves are sold to satisfy two
mortgages from William Whetcroft,
Thomas Manros, and to Burton Whet-
croft, assignees of Lewis Davell.
John Randall, Trustee.
August 2, 1814.

Land for Sale.

The subscriber will sell a tract of
land, containing about 400 acres, situ-
ated in Anne Arundel county, 9 miles
from the city of Annapolis, 21 from
Baltimore, and three from the navigable
water of Severn river. The soil is suited

Very late and high

We have conversed
with men from Halifax
23d inst. from whom
I have received the
following:
The July packet a
from Falmouth, con-
tains very little news,
and nothing favour-
able to our cause. The
missioners except Mr.
Ghent. Mr. G. daily.
The British do not
leave England, and a
report that new ones

The papers state
that a war was not far
that country and Austri-
an spirit still prevail.
French, who were col-
lected, and it was thought
forced into a war with
French soldiers speak
of their former success
Austria the cause of t
on. The allied sovereign
glad.

A London paper of July
count of the capture of H. B
deer capt. Manners, ratin
an engagement of 25 min
sloop of war Wasp, capt
Lands End, in lat 48, lon
Wasp had been cruising 14
der was to windward, and
alongside, yard arm and y
menced the action; twice her
capt. Manners attempted to
but was repulsed; in one o
was killed. Killed on boar
capt. Manners and 27 of his
ed. The loss on board the
known. The British were
state, that she was blown u
order of capt. Blakely. The
Reindeer were put on board
and sent into England, by wh
was received.

A new frigate, with 28
under her convoy, having
2000 strong, from the Mediterra
Hermuda, arrived about the 18th
waiting orders.
A letter received in town,
July 15th, states, that our comp
at Ghent, but that the British
had not left England, and exp
whether they would immediat
A master of a vessel now
who was taken by the Reind
months since, informs, that she
sloop of war as any in the Bri
of the first class, and mounted
18 34 pounders, carronades, 2
12 pounder; and a large comple
(as near as he could collect, al
were all very much attached to
er. He also states, that capt.
quently declared he would ne
live by any vessel near an equal

In addition to the letter
I have given an extract in our
I have seen several of the
dates, which this evening I b
to notice in season for the A
ters late in June, say that G
cut for Ghent in good spirits,
hibiting peace, and that the B
eners, Lord Gambier, Dr. A
Colburn (under secretary), w
the time ours from the four
same gentlemen of a later da
add, that the British governm
with more important business,
make no mention of the milita
this country.

By virtue of a decree of the ch
court of Maryland, the sub
will expose to public sale, on
the 12th day of September next, on
the premises.

A tract of land called Wood Lot,
containing 38 acres, lying in Prince-
George's county; A House and Lot in
Bladensburg; and a Lot of Ground in
the City of Washington; late the prop-
erty of Henry Bradford, deceased.
Terms of sale, cash, to be paid on the
day of sale, or on the ratification there-
of by the chancellor. On payment of
the purchase money the subscriber is
authorised to convey.

James Boardman, Trustee.
July 15, 1814.

This is to give notice

That the subscriber of Anne-Arundel
county, hath obtained from the or-
phans court of Anne-Arundel county,
in Maryland, letters of administration
on the personal estate of Jesse Owings,
late of Anne-Arundel county, deceased.
All persons having claims against the
said deceased, are hereby warned to
exhibit the same with the vouchers
thereof to the subscriber, at or before
the tenth day of October next, they
may otherwise be excluded from all
benefit of said estate. Given under
my hand this 2d day of August 1814
Hannah Owings, Adm'x.

ADJOURNED.

The Commissioners of the Tax for
Anne-Arundel county have adjourned
the court until the second Monday of
September next, for the purpose of ap-
pearing, &c.
By Order H. S. H. H. C.
C. T. A. A. C.
August 2, 1814.

Treasury Office, Annapolis, July 26, 1814.

\$150,000 wanted on Loan

Whereas the Legislature of the State
of Maryland passed a resolution at their
May Session, one thousand eight hun-
dred and thirteen, in the words follow-

Anne-Arundel County, sc.

On application to me the subscriber,
chief judge of the third judicial district,
in the recess of Anne-Arundel county
court, by petition, in writing, of Philip
Clayton, of said county, praying the
benefit of the act for the relief of sundry
insolvent debtors, passed at Novem-
ber session, eighteen hundred and five,
and of 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, as directed by the said
act, being annexed to his petition; and
being satisfied that the said Philip Clay-
ton has resided the two preceding
years prior to his said application with-
in the state of Maryland, and the said
Philip Clayton, having stated in his pe-
tition, that he is in actual custody, and
praying to be discharged therefrom; I
do therefore order and adjudge that
the said Philip Clayton be discharged
from his confinement; and by causing
a copy of this order to be inserted in
the Maryland Gazette or Maryland Re-
publican once a week, for three succes-
sive months, before the first Monday
of February next, give notice to his
creditors to appear before the said
county court, to be held at the city of
Annapolis, on the first Monday of
February next, for the purpose of rec-
ommending a trustee for their benefit,
and to shew cause, if any they have,
why the said Philip Clayton should not
have the benefit of the said act, and the
supplements, as prayed.

JEREMIAH T. CHASE,
Test. Wm. S. Green, Clk.

Farmers Bank of Mary'd.

The President and Directors of the
Farmers Bank of Maryland have de-
clared a dividend of four per cent. on
the stock of said Bank for six months,
ending the first and payable on or after
Monday the third of October next, to
stockholders on the western shore, at
the Farmers Bank of Maryland, and to
stockholders on the eastern shore at the
Branch Bank at Easton, upon personal
application, on the exhibition of powers
of attorney, or by correct simple or-
ders.

By order of Jon. Pinkney, Cash'r.
sept. 29.

Public Sale.

By virtue of an order from the or-
phans court of Anne Arundel county,
will be exposed to Public Sale, on
Thursday the 20th day of October, at
the Glebe, on the north side of Severn,
late the residence of Philip H. Watts,
all the Personal Property of Philip H.
Watts, deceased, consisting of Negroes,
Stock, Plantation Utensils, &c. Terms
of sale—cash for all sums under ten
dollars, over ten dollars a credit of six
months, the purchaser giving bond
with good security for the payment of
the same. Sale to commence at ten
o'clock, A. M.
George Watts, Admr
september 29.

NOTICE.

The subscriber having obtained from
the orphans court of Anne-Arundel
county, letters of administration on the
personal estate of Philip H. Watts, late
of said county, deceased, requests all
persons having claims against said
estate to bring them in legally authen-
ticated, and those indebted to make im-
mediate payment.

George Watts, Admr.
september 29.

By His Excellency LEVIN WINDER, Esquire, Governor of Maryland, A PROCLAMATION.

Whereas by an inquisition held on
the body of a certain negro man, a
slave, the property of a certain John
Cover, on the fifth of July last, it
appeared that said negro came to

To Rent or Sell,

Two small tenements, one within 8
miles of Annapolis, with a comfortable
dwelling house, and other out-houses,
a good barn, with a variety of fruit of
all kinds, two fields of corn ground,
with convenient lots about the building,
with an addition of meadow ground;
The land is well adapted to the growth
of clover. The other lying in the Fork
of Patuxent, within 15 miles of Annap-
olis, on a public road, where it will
be found to be a good stand for either
a tavern or a country store. It has on
it a good Jewelling-house, and a tobac-
co-house; the land is kind and adapted
to the growth of clover. Whoever
wishes to rent or purchase will apply
to the subscriber, head of South-river.

September 8. Frederick Mackubin.

Notice to Overseers.

The subscriber is in want of an Over-
seer, for the ensuing year—One that
can come well recommended for sobri-
ety, honesty, industry, and management,
may find an advantageous situation by
application to the subscriber, on the
north side of severn.

September 22. Frederick Mackubin.

20 Dollars Reward.

Ran away on the 2d of May, a Ne-
gro Man called Ned, who, with several
others, added that of Jones, and
brought suit in Anne-Arundel county, by
John Golder, for their right to freedom;
which suit, at the last term of the
court, was dismissed for the want of
proof. He is a straight likely black
fellow, 22 years of age, 5 feet 8 or 9
inches high, and has under one of his
eyes, a scar about an inch long and
broad. No descriptive information can
be given as to his cloaths; he went off
with a straw hat, a country round-
about striped jacket and trousers, and
good shoes and stockings. It is proba-
ble he may endeavour to get to Balti-
more, or to the City of Washington.—
I will pay a dollar a mile on the dis-
tance he may be taken, if committed
to gaol, so that I get him again; fifteen
dollars if taken at Annapolis and com-
mitted; ten dollars if taken in the
neighbourhood, or twenty if taken in
Calvert county.

I am informed that an old yellow
woman resides in Calvert who calls
herself Hannah Jones, and who my
Negroes, who claimed their freedom,
call aunt—she is wife to a miller, who
attends or did attend a mill, once the
property of a Mr. Smith, and purcha-
sed by Capt. David Carcaud.

WM. BROGDEN.
June 26, 1814.

Land for Sale.

The subscriber will sell a tract of
land, containing about 400 acres, situ-
ated in Anne-Arundel county, 9 miles
from the city of Annapolis, 21 from
Baltimore, and three from the navigable
water of Severn river. The soil is suited
to clover and plaster. There is on the
premises a dwelling house, and other
out houses, with garden and orchard.
This property has the advantage of hav-
ing a great portion of fire wood & valu-
able timber, with between 20 and 30
acres of meadow. A more minute de-
scription is tho' unnecessary, as per-
sons wishing to purchase can view the
same, and know the terms, which will
be found accommodating, by application
to the subscriber, living within 2 miles of
said land.

Henry Woodward.
August 3, 1814.

Anne-Arundel County

Court, April Term, 1814.
On application to the judges of Anne-
Arundel county court, by petition, in
writing, of Larkin Hammond, of said
county, praying the benefit of the ac-
t for the relief of sundry insolvent deb-
tors, passed at November session, eight-
teen hundred and five, and of the several
supplements thereto, on the terms men-
tioned in the said act, a schedule
of his property and a list of his credi-
tors, on oath, as far as he can ascertain
them, as directed by the said act, being
annexed to his petition; and the said
county court being satisfied that the
said Larkin Hammond has resided the
two preceding years, prior to his said
application, within the state of Mary-
land, and the said Larkin Hammon
having stated in his petition that he is
in the custody of the sheriff of Anne-
Arundel county, and prayed to be dis-
charged therefrom, it is therefore
ordered and adjudged by the said
court, that the said Larkin Hammon
be discharged, and by causing a copy
of this order to be inserted in the Ma-
ryland Gazette, once a week for three
successive months before the third
Monday of September next, give no-
tice to his creditors to appear before
the said county court, to be held at the
city of Annapolis on the third Monday
of September next, for the purpose of
recommending a trustee for their bene-
fit, and to shew cause, if any they have,
why the said Larkin Hammond should
not have the benefit of the said act, and
the supplements thereto, as praye

Anne-Arundel County

Court, April Term, 1814.
On application to the judges of Anne-
Arundel county court, by petition, in
writing, of Larkin Hammond, of said
county, praying the benefit of the ac-
t for the relief of sundry insolvent deb-
tors, passed at November session, eight-
teen hundred and five, and of the several
supplements thereto, on the terms men-
tioned in the said act, a schedule
of his property and a list of his credi-
tors, on oath, as far as he can ascertain
them, as directed by the said act, being
annexed to his petition; and the said
county court being satisfied that the
said Larkin Hammond has resided the
two preceding years, prior to his said
application, within the state of Mary-
land, and the said Larkin Hammon
having stated in his petition that he is
in the custody of the sheriff of Anne-
Arundel county, and prayed to be dis-
charged therefrom, it is therefore
ordered and adjudged by the said
court, that the said Larkin Hammon
be discharged, and by causing a copy
of this order to be inserted in the Ma-
ryland Gazette, once a week for three
successive months before the third
Monday of September next, give no-
tice to his creditors to appear before
the said county court, to be held at the
city of Annapolis on the third Monday
of September next, for the purpose of
recommending a trustee for their bene-
fit, and to shew cause, if any they have,
why the said Larkin Hammond should
not have the benefit of the said act, and
the supplements thereto, as praye

Test. Wm. S. Green, Clk.
A. A. County Court.

Anne-Arundel County

Court, April Term, 1814.
On application to the judges of Anne-
Arundel county court, by petition, in
writing, of Larkin Hammond, of said
county, praying the benefit of the ac-
t for the relief of sundry insolvent deb-
tors, passed at November session, eight-
teen hundred and five, and of the several
supplements thereto, on the terms men-
tioned in the said act, a schedule
of his property and a list of his credi-
tors, on oath, as far as he can ascertain
them, as directed by the said act, being
annexed to his petition; and the said
county court being satisfied that the
said Larkin Hammond has resided the
two preceding years, prior to his said
application, within the state of Mary-
land, and the said Larkin Hammon
having stated in his petition that he is
in the custody of the sheriff of Anne-
Arundel county, and prayed to be dis-
charged therefrom, it is therefore
ordered and adjudged by the said
court, that the said Larkin Hammon
be discharged, and by causing a copy
of this order to be inserted in the Ma-
ryland Gazette, once a week for three
successive months before the third
Monday of September next, give no-
tice to his creditors to appear before
the said county court, to be held at the
city of Annapolis on the third Monday
of September next, for the purpose of
recommending a trustee for their bene-
fit, and to shew cause, if any they have,
why the said Larkin Hammond should
not have the benefit of the said act, and
the supplements thereto, as praye

Test. Wm. S. Green, Clk.
A. A. County Court.

Anne-Arundel County

Court, April Term, 1814.
On application to the judges of Anne-
Arundel county court, by petition, in
writing, of Larkin Hammond, of said
county, praying the benefit of the ac-
t for the relief of sundry insolvent deb-
tors, passed at November session, eight-
teen hundred and five, and of the several
supplements thereto, on the terms men-
tioned in the said act, a schedule
of his property and a list of his credi-
tors, on oath, as far as he can ascertain
them, as directed by the said act, being
annexed to his petition; and the said
county court being satisfied that the
said Larkin Hammond has resided the
two preceding years, prior to his said
application, within the state of Mary-
land, and the said Larkin Hammon
having stated in his petition that he is
in the custody of the sheriff of Anne-
Arundel county, and prayed to be dis-
charged therefrom, it is therefore
ordered and adjudged by the said
court, that the said Larkin Hammon
be discharged, and by causing a copy
of this order to be inserted in the Ma-
ryland Gazette, once a week for three
successive months before the third
Monday of September next, give no-
tice to his creditors to appear before
the said county court, to be held at the
city of Annapolis on the third Monday
of September next, for the purpose of
recommending a trustee for their bene-
fit, and to shew cause, if any they have,
why the said Larkin Hammond should
not have the benefit of the said act, and
the supplements thereto, as praye

Test. Wm. S. Green, Clk.
A. A. County Court.

Anne-Arundel County

Court, April Term, 1814.
On application to the judges of Anne-
Arundel county court, by petition, in
writing, of Larkin Hammond, of said
county, praying the benefit of the ac-
t for the relief of sundry insolvent deb-
tors, passed at November session, eight-
teen hundred and five, and of the several
supplements thereto, on the terms men-
tioned in the said act, a schedule
of his property and a list of his credi-
tors, on oath, as far as he can ascertain
them, as directed by the said act, being
annexed to his petition; and the said
county court being satisfied that the
said Larkin Hammond has resided the
two preceding years, prior to his said
application, within the state of Mary-
land, and the said Larkin Hammon
having stated in his petition that he is
in the custody of the sheriff of Anne-
Arundel county, and prayed to be dis-
charged therefrom, it is therefore
ordered and adjudged by the said
court, that the said Larkin Hammon
be discharged, and by causing a copy
of this order to be inserted in the Ma-
ryland Gazette, once a week for three
successive months before the third
Monday of September next, give no-
tice to his creditors to appear before
the said county court, to be held at the
city of Annapolis on the third Monday
of September next, for the purpose of
recommending a trustee for their bene-
fit, and to shew cause, if any they have,
why the said Larkin Hammond should
not have the benefit of the said act, and
the supplements thereto, as praye

Test. Wm. S. Green, Clk.
A. A. County Court.

Anne-Arundel County

Court, April Term, 1814.
On application to the judges of Anne-
Arundel county court, by petition, in
writing, of Larkin Hammond, of said
county, praying the benefit of the ac-
t for the relief of sundry insolvent deb-
tors, passed at November session, eight-
teen hundred and five, and of the several
supplements thereto, on the terms men-
tioned in the said act, a schedule
of his property and a list of his credi-
tors, on oath, as far as he can ascertain
them, as directed by the said act, being
annexed to his petition; and the said
county court being satisfied that the
said Larkin Hammond has resided the
two preceding years, prior to his said
application, within the state of Mary-
land, and the said Larkin Hammon
having stated in his petition that he is
in the custody of the sheriff of Anne-
Arundel county, and prayed to be dis-
charged therefrom, it is therefore
ordered and adjudged by the said
court, that the said Larkin Hammon
be discharged, and by causing a copy
of this order to be inserted in the Ma-
ryland Gazette, once a week for three
successive months before the third
Monday of September next, give no-
tice to his creditors to appear before
the said county court, to be held at the
city of Annapolis on the third Monday
of September next, for the purpose of
recommending a trustee for their bene-
fit, and to shew cause, if any they have,
why the said Larkin Hammond should
not have the benefit of the said act, and
the supplements thereto, as praye

Test. Wm. S. Green, Clk.
A. A. County Court.

Anne-Arundel County

Court, April Term, 1814.
On application to the judges of Anne-
Arundel county court, by petition, in
writing, of Larkin Hammond, of said
county, praying the benefit of the ac-
t for the relief of sundry insolvent deb-
tors, passed at November session, eight-
teen hundred and five, and of the several
supplements thereto, on the terms men-
tioned in the said act, a schedule
of his property and a list of his credi-
tors, on oath, as far as he can ascertain
them, as directed by the said act, being
annexed to his petition; and the said
county court being satisfied that the
said Larkin Hammond has resided the
two preceding years, prior to his said
application, within the state of Mary-
land, and the said Larkin Hammon
having stated in his petition that he is
in the custody of the sheriff of Anne-
Arundel county, and prayed to be dis-
charged therefrom, it is therefore
ordered and adjudged by the said
court, that the said Larkin Hammon
be discharged, and by causing a copy
of this order to be inserted in the Ma-
ryland Gazette, once a week for three
successive months before the third
Monday of September next, give no-
tice to his creditors to appear before
the said county court, to be held at the
city of Annapolis on the third Monday
of September next, for the purpose of
recommending a trustee for their bene-
fit, and to shew cause, if any they have,
why the said Larkin Hammond should
not have the benefit of the said act, and
the supplements thereto, as praye

Test. Wm. S. Green, Clk.
A. A. County Court.

Anne-Arundel County

Court, April Term, 1814.
On application to the judges of Anne-
Arundel county court, by petition, in
writing, of Larkin Hammond, of said
county, praying the benefit of the ac-
t for the relief of sundry insolvent deb-
tors, passed at November session, eight-
teen hundred and five, and of the several
supplements thereto, on the terms men-
tioned in the said act, a schedule
of his property and a list of his credi-
tors, on oath, as far as he can ascertain
them, as directed by the said act, being
annexed to his petition; and the said
county court being satisfied that the
said Larkin Hammond has resided the
two preceding years, prior to his said
application, within the state of Mary-
land, and the said Larkin Hammon
having stated in his petition that he is
in the custody of the sheriff of Anne-
Arundel county, and prayed to be dis-
charged therefrom, it is therefore
ordered and adjudged by the said
court, that the said Larkin Hammon
be discharged, and by causing a copy
of this order to be inserted in the Ma-
ryland Gazette, once a week for three
successive months before the third
Monday of September next, give no-
tice to his creditors to appear before
the said county court, to be held at the
city of Annapolis on the third Monday
of September next, for the purpose of
recommending a trustee for their bene-
fit, and to shew cause, if any they have,
why the said Larkin Hammond should
not have the benefit of the said act, and
the supplements thereto, as praye

Test. Wm. S. Green, Clk.
A. A. County Court.

Anne-Arundel County

Court, April Term, 1814.
On application to the judges of Anne-
Arundel county court, by petition, in
writing, of Larkin Hammond, of said
county, praying the benefit of the ac-
t for the relief of sundry insolvent deb-
tors, passed at November session, eight-
teen hundred and five, and of the several
supplements thereto, on the terms men-
tioned in the said act, a schedule
of his property and a list of his credi-
tors, on oath, as far as he can ascertain
them, as directed by the said act, being
annexed to his petition; and the said
county court being satisfied that the
said Larkin Hammond has resided the
two preceding years, prior to his said
application, within the state of Mary-
land, and the said Larkin Hammon
having stated in his petition that he is
in the custody of the sheriff of Anne-
Arundel county, and prayed to be dis-
charged therefrom, it is therefore
ordered and adjudged by the said
court, that the said Larkin Hammon
be discharged, and by causing a copy
of this order to be inserted in the Ma-
ryland Gazette, once a week for three
successive months before the third
Monday of September next, give no-
tice to his creditors to appear before
the said county court, to be held at the
city of Annapolis on the third Monday
of September next, for the purpose of
recommending a trustee for their bene-
fit, and to shew cause, if any they have,
why the said Larkin Hammond should
not have the benefit of the said act, and
the supplements thereto, as praye

Test. Wm. S. Green, Clk.
A. A. County Court.

Anne-Arundel County

Court, April Term, 1814.
On application to the judges of Anne-
Arundel county court, by petition, in
writing, of Larkin Hammond, of said
county, praying the benefit of the ac-
t for the relief of sundry insolvent deb-
tors, passed at November session, eight-
teen hundred and five, and of the several
supplements thereto, on the terms men-
tioned in the said act, a schedule
of his property and a list of his credi-
tors, on oath, as far as he can ascertain
them, as directed by the said act, being
annexed to his petition; and the said
county court being satisfied that the
said Larkin Hammond has resided the
two preceding years, prior to his said
application, within the state of Mary-
land, and the said Larkin Hammon
having stated in his petition that he is
in the custody of the sheriff of Anne-
Arundel county, and prayed to be dis-
charged therefrom, it is therefore
ordered and adjudged by the said
court, that the said Larkin Hammon
be discharged, and by causing a copy
of this order to be inserted in the Ma-
ryland Gazette, once a week for three
successive months before the third
Monday of September next, give no-
tice to his creditors to appear before
the said county court, to be held at the
city of Annapolis on the third Monday
of September next, for the purpose of
recommending a trustee for their bene-
fit, and to shew cause, if any they have,
why the said Larkin Hammond should
not have the benefit of the said act, and
the supplements thereto, as praye

Test. Wm. S. Green, Clk.
A. A. County Court.

Anne-Arundel County

Court, April Term, 1814.
On application to the judges of Anne-
Arundel county court, by petition, in
writing, of Larkin Hammond, of said
county, praying the benefit of the ac-
t for the relief of sundry insolvent deb-
tors, passed at November session, eight-
teen hundred and five, and of the several
supplements thereto, on the terms men-
tioned in the said act, a schedule
of his property and a list of his credi-
tors, on oath, as far as he can ascertain
them, as directed by the said act, being
annexed to his petition; and the said
county court being satisfied that the
said Larkin Hammond has resided the
two preceding years, prior to his said
application, within the state of Mary-
land, and the said Larkin Hammon
having stated in his petition that he is
in the custody of the sheriff of Anne-
Arundel county, and prayed to be dis-
charged therefrom, it is therefore
ordered and adjudged by the said
court, that the said Larkin Hammon
be discharged, and by causing a copy
of this order to be inserted in the Ma-
ryland Gazette, once a week for three
successive months before the third
Monday of September next, give no-
tice to his creditors to appear before
the said county court, to be held at the
city of Annapolis on the third Monday
of September next, for the purpose of
recommending a trustee for their bene-
fit, and to shew cause, if any they have,
why the said Larkin Hammond should
not have the benefit of the said act, and
the supplements thereto, as praye

Test. Wm. S. Green, Clk.
A. A. County Court.

Anne-Arundel County

Court, April Term, 1814.
On application to the judges of Anne-
Arundel county court, by petition, in
writing, of Larkin Hammond, of said
county, praying the benefit of the ac-
t for the relief of sundry insolvent deb-
tors, passed at November session, eight-
teen hundred and five, and of the several
supplements thereto, on the terms men-
tioned in the said act, a schedule
of his property and a list of his credi-
tors, on oath, as far as he can ascertain
them, as directed by the said act, being
annexed to his petition; and the said
county court being satisfied that the
said Larkin Hammond has resided the
two preceding years, prior to his said
application, within the state of Mary-
land, and the said Larkin Hammon
having stated in his petition that he is
in the custody of the sheriff of Anne-
Arundel county, and prayed to be dis-
charged therefrom, it is therefore
ordered and adjudged by the said
court, that the said Larkin Hammon
be discharged, and by causing a copy
of this order to be inserted in the Ma-
ryland Gazette, once a week for three
successive months before the third
Monday of September next, give no-
tice to his creditors to appear before
the said county court, to be held at the
city of Annapolis on the third Monday
of September next, for the purpose of
recommending a trustee for their bene-
fit, and to shew cause, if any they have,
why the said Larkin Hammond should
not have the benefit of the said act, and
the supplements thereto, as praye

Test. Wm. S. Green, Clk.
A. A. County Court.

Anne-Arundel County

Court, April Term, 1814.
On application to the judges of Anne-
Arundel county court, by petition, in
writing, of Larkin Hammond, of said
county, praying the benefit of the ac-
t for the relief of sundry insolvent deb-
tors, passed at November session, eight-
teen hundred and five, and of the several
supplements thereto, on the terms men-
tioned in the said act, a schedule
of his property and a list of his credi-
tors, on oath, as far as he can ascertain
them, as directed by the said act, being
annexed to his petition; and the said
county court being satisfied that the
said Larkin Hammond has resided the
two preceding years, prior to his said
application, within the state of Mary-
land, and the said Larkin Hammon
having stated in his petition that he is
in the custody of the sheriff of Anne-
Arundel county, and prayed to be dis-
charged therefrom, it is therefore
ordered and adjudged by the said
court, that the said Larkin Hammon
be discharged, and by causing a copy
of this order to be inserted in the Ma-
ryland Gazette, once a week for three
successive months before the third
Monday of September next, give no-
tice to his creditors to appear before
the said county court, to be held at the
city of Annapolis on the third Monday
of September next, for the purpose of
recommending a trustee for their bene-
fit, and to shew cause, if any they have,
why the said Larkin Hammond should
not have the benefit of the said act, and
the supplements thereto, as praye

Test. Wm. S. Green, Clk.
A. A. County Court.