

receive their rations at
and disposed.—They
emigration till
in the Georgia
through the country,
by the Indians,
that many of the
of perseverance or
the accounts purpor-
are either entirely
who arrived in the
Capt. Rollins, from
Whiting and McClin-
Faulstich, and
son, of the Dragons,
Navy. [Decon.]

Thursday, the farther
set up by Dr. Allen-
possession of William
to be his slave, was
Court, by a writ de
understand that the
consented to this ar-
of carrying the
ame Court are a trial
process to obtain testi-
by Dixon, against the
order, since the issuing
pleading, was read by
the sum of \$5,000 have
for the appearance of
me Court, to abide its

ly confined in the jail
D. C. on a charge of
and who has been
without the jury
a verdict, has been re-
for his appearance
was one thousand dol-
Mrs. Harker, of N.
to that amount.

BY GIVEN, That an
held at the several
w for holding Elec-
counts, on WED-
day of July next, for
Two Representatives
Congress of the United

SELBY, Sheriff.

BY GIVEN, That an
held in this city, at
Elections, on Wed-
day of July next, for
Representatives for
District of this
United States.

SHOW.
Board of Trustees
Agricultural Society
held on the 1st of
Stevens, it was u-

be a Cattle Show and
county, in the month
which premiums will
at varieties of Crops,
Domestic Manufac-

MAN, Secretary.

SALE.
of the Court of
in a cause therein,
as complainant, and
Sarah Duval, as de-
the Trustee thereof
able Sale, on FRI-
day next, at 12 o'-
House door in An-
Land, supposed to

FIELD.
of the above named
Duval, and which is
by the firm of James
thward by the road
to South River Fer-
and southward by
is Neth and the Spa

Cash, to be paid
on the ratification of
om the day of sale.
NDER, Trustee.

DE.
he public jail of St.
the 6th June 1837,
of the Justices of
a NEGRO BOY,
diner, apprehended
away Negro. This
he inches in height,
a scar on the right
about fourteen years
he is free, and has
her name Ellicott's

WANTED.
The subscriber is authorized to nonow
on Real Estate Security, the sum of
THREE THOUSAND DOLLARS for the
period of not less than five years, at the rate
of Six per cent per annum. Those who are
desirous of investing that sum in such security,
will be pleased to call on him in the
city of Annapolis. He can give undoubted
assurance of the sufficiency of said real estate
to cover three times that sum.

JOHN NICK, WATKINS.
The Baltimore American will insert the above
once a week for four weeks, and forward
their account to this office.

Resolution of the Corporation.
RESOLVED, That a Committee of five
be appointed by the Mayor, whose duty
it shall be to examine and inspect the
Streets, Laues, Alleys and Lots within the
city, and report to the City Commissioners
any nuisance calculated to affect the health
of the citizens, and to cause all such nuis-
ances to be removed.

The undersigned having been appointed a
committee under the provisions of the above
resolution, give notice to the citizens that on
Wednesday, July 5th, and every two weeks
thereafter, they will proceed to execute the
duty assigned them.

BY-LAW
Conferring a By-Law imposing a Tax upon
the Real and Personal Property within the
City of Annapolis and its Precincts, passed
on the 15th day of July, 1837.

BE it established and ordained by the
Mayor, Recorder, Aldermen and Com-
mon Council of the city of Annapolis, and
by the authority of the same, That a By-Law
passed on the 15th day of July 1836, entitled,
"A By-Law imposing a tax upon the real and
personal property within the city of Annapo-
lis and its precincts, be and the same is here-
by confirmed."

BY-LAW
To confirm the additional Assessment of Real
and Personal Property within the City of
Annapolis and the Precincts thereof.

BE it established and ordained by the
Mayor, Recorder, Aldermen and Com-
mon Council of the city of Annapolis, and
by the authority of the same, That the
additional assessment of the real and personal
property within the said city and precincts
thereof as returned by the assessor for that
purpose appointed on the 8th day of May
1837, be and the same is hereby ratified and
confirmed with the addition thereto.

NEW MONTHLY MAGAZINE
On the 1st of July, 1837, will be publish-
ed, beautifully printed on good paper, of an
extra large royal octavo size, and neatly
stitched in a coloured cover, the first number
OF A NEW PERIODICAL WORK,

THE GENTLEMAN'S MAGAZINE.
Edited by WILLIAM E. BURTON, Philadelphia.
To whom all original Communications will be ad-
dressed.

THE announcement of a new Periodical in the
present state of affairs, may create some feeling of
surprise but having contemplated an alteration in the
nature of a very popular monthly publication, "Gentle-
man's Magazine," the proprietors deem it best to proceed
in the perfected arrangements, and produce a period-
ical embodying the most wholesome points of the old
work, but conducted with sufficient energy and talent
to ensure the success of their new arrangement. The
respectable and extensive subscription list of the
old work, to which this work is designed as a successor,
will at once place the Gentleman's Magazine in a cir-
culation equal to that of any other monthly work in
the United States, and guarantee the continuance of
its publication, with the certainty of payment to the
enterprise of the proprietors.

The contents of the Gentleman's Magazine will, in
every respect, be answerable to the meaning of the title.
We do not profess to be a literary periodical, to be
as regards our, above the "ken of man," nor shall we
be content with merely skimming the surface of the
ground; our pages will not be filled with abstract predic-
tions, nor shall we display the brilliancy of our critical
acumen in matters which lead to the "million." In
short we do not mean to be profoundly learned, nor
philosophically dull. We wish to produce a gentleman-
ly, agreeable book—an epitome of life's adventures—a
library melange, possessing variety to suit all palates
and sufficient interest to command a place upon the
parlor table of every gentleman in the United States.

In the varied and ample page of contents attached to
each number of the Gentleman's Magazine, original
articles will be found, from some of the most celebrated
writers of the day—poetical, humorous and dramatic—graphic
descriptions of men and manners—free and spirited
translations of the lighter portions of the literature
of continental Europe. A series of original biographical
notices of the principal stars in the dramatic he-
misphere. The current literature will be reviewed in
full, and liberal extracts made from rare and valuable
works. An original copy right song, not otherwise
to be obtained, will be given, with the music, in every
number.

The Gentleman's Magazine will contain a quarterly
extra sized octavo page, of two columns each, containing,
at the close of the year, two large handsome volumes
of one thousand seven hundred and twenty-eight col-
umns, each column containing one-third more than an
octavo page of average proportions. Several engravings
will be given in the course of the year, and the proprietors
pledge themselves that the Gentleman's Magazine shall
be THE LARGEST AND THE CHEAPEST
MONTHLY WORK ISSUED IN THE UNITED
STATES.

To induce subscribers to forward their names im-
mediately, the publisher begs leave to offer the following
inducements for Clubbing, the advantages of which
proposition can remain in force for a few months only.
The subscription to the Gentleman's Magazine will,
for a single copy, be invariably three dollars per annum,
payable in advance—but a five dollar bill will purchase
two copies to the same direction, or a club of ten dol-
lars will command five copies.

All letters, postage paid, addressed to Charles Ste-
vens, Athenian Buildings, Franklin Place, Baltimore,
will meet with the earliest attention.
June 29.

WANTED.
The Baltimore American will insert the above
once a week for four weeks, and forward
their account to this office.

PINE APPLES.
JUST received and for sale, a fresh sup-
ply of prime
PINE APPLES.
which will be sold on very reasonable terms.
Apply at the Store of
E. SANDS, Market Space.
June 29.

IN CHANCERY.
21st June, 1837.
John Lester, and Elizabeth his Wife, and
Anthony Groverman
against
John I. Donaldson, Joseph Hibbert & Co.,
Robert Christie, Fultons & Co., H. Har-
tier, Hunt and Cliffe, Pettit and Bayard,
Taylor, Hindle and Rashbotham.

THE object of the bill in this cause is to
obtain a decree for annulling a certain
deed of trust so far as it gives a preference
to certain creditors or prescribes conditions
to the benefit to be had by creditors of the
said trust, and for an account and distribu-
tion accordingly of said trust and the assets
thereof. The bill states, that Andrew Buch-
anan, being insolvent, executed a deed on
21st July, 1798, to Walter Dorsey and
John H. Stone, of all said Andrew's estate,
real, personal and mixed, for the benefit of
such creditors of said Buchanan as within
twelve months from the date of said deed,
should release said Buchanan from their
claims against him; and that said deed pur-
ports to be signed by professed attorneys of
Joseph Hibbert & Co., Robert Christie, Ful-
tons & Co., H. Hartier, Hunt & Cliffe, and
Taylor, Hindle & Rashbotham, as creditors
of said Buchanan, assenting to the said con-
dition of said trust, and by Pettit & Bayard
as creditors assenting as aforesaid, but that
the complainants know not whether such per-
sons signing as attorneys were truly so, nor
whether the persons they profess to represent
were in truth creditors of said Buchanan,
and that the complainants do not admit such
to have been the facts. The bill further
states, that at the time of executing said
deed, and before, Robert Courtenay, deceas-
ed, of whom the plaintiffs, Lester and Wife,
are stated in said bill to be administrators, and
the plaintiff Groverman and Conrad H. D-
Werhagen, of whom said Groverman is sur-
vivor, were creditors of said Buchanan—
That the amounts due to them have never
been in any part satisfied or secured in any
manner by said Buchanan, or any one else,
and that said Courtenay, and said D-
Werhagen and Groverman did not, nor did any
of them at any time assent to the execution of
said conveyance or the creation of said trust.

The bill then charges, that said deed was
executed to hinder, delay and defraud said
Courtenay, and said D-Werhagen and Gro-
verman, as creditors aforesaid, and that said
deed is fraudulent in the terms and condi-
tions requiring a release from the creditors
to entitle them to the benefit of the trust, and
insist that so far as it provides only for such
releasing creditors it is null and void against
all the creditors of said Buchanan, so being
at the execution of said deed. The bill
states that Dorsey and Stone accepted said
trust and proceeded to collect debts and sell
property under it, and thence received more
money than sufficient to pay fully any claims
which the persons purporting as creditors, by
professed attorneys as aforesaid or otherwise,
to have signed and sealed said conveyance,
might or could have had as creditors aforesaid
against said Andrew. The bill further
states, that said Dorsey and Stone have
departed this life, and that the defendant
John I. Donaldson has been appointed trustee
in their place, and that said Donaldson,
claiming as such trustee, has received cer-
tain sums of money, to wit, from William
McKay the sum of twelve hundred and eighty
dollars, in the year eighteen hundred and
twenty-five, and from Cumberland Dugan
two hundred and thirty two dollars and nine-
ty-five cents, in the year eighteen hundred
and twenty-four. The bill further states,
that after executing said conveyance, said
Buchanan went anew into business, and be-
coming indebted and insolvent, applied in
the year 1807 for the benefit of the Insolvent
laws of Maryland, under which application
the plaintiff, Lester, was appointed prom-
pt trustee for said Buchanan's creditors, by
Baltimore County Court.

The bill states, that the said Joseph Hib-
bert & Co., Robert Christie, Fultons & Co.,
H. Hartier, Hunt & Cliffe, Pettit & Bayard,
and Taylor, Hindle & Rashbotham do not
reside in the state of Maryland.

The bill then prays that said deed of trust,
as regards the condition for release aforesaid,
be decreed to be void, and that the property
thereby conveyed may be distributed among
all the creditors of said Buchanan, who were
to at the time of said deed being executed,
that an account be rendered of all monies re-
ceived by said Dorsey and Stone, and said
Donaldson as trustees, and of all their pro-
ceedings as charged as aforesaid by said Do-
naldson be brought into court, with interest
from the time of receipt, and distributed a-
mong all of said Buchanan's said creditors,
and that the unsold property and uncollected
claims of said trust be sold and collected as
the court shall prescribe, and that other and
further relief in the premises be granted.

Thereupon it is ordered, That the com-
plainants, by causing a copy of this order to
be published in some newspaper once in each
of three successive weeks before the 31st day
of July next, give notice to the said non-
resident defendants of the object and substance
of the bill, that they may be warned to ap-
pear in this court in person, or by solicitor,
on or before the 31st day of December next,
to show cause, if any they have, why a de-
gree should not pass as prayed.

True copy—Test,
RAMSAY WATERS,
Reg. Cur. Can.
June 29.—Sw.

F. M. JARBOE
HAS removed his Magistrate's Office near
the Market House and only a few steps
below the Post Office, where his friends and
others will find him ever ready to attend to
their business with fidelity and despatch.
N. B. INSOLVENT PAPERS prepared at
the shortest notice and on moderate terms.
June 22.

BY HIS EXCELLENCY
THOMAS W. VEAZEY,
Governor of Maryland.

A PROCLAMATION.
WHEREAS, by an act of the General
Assembly of this State, entitled,
"An additional supplement to an act, en-
titled, an act to reduce into one the several
acts of Assembly respecting elections, and
to regulate said elections," passed at De-
cember session 1832, it is provided "that
the election of Representatives from this
State to serve in the Congress of the United
States, shall be made by the citizens of this
State, &c. on the first Monday of October
in the year one thousand eight hundred
and thirty-three, and on the same day in every
second year thereafter, &c. and that if at
any time thereafter a special or extra session
of Congress should be called, to commence
at such period as to make it necessary, in
the opinion of the Governor and Council
that the Representatives in Congress from
this State should be chosen before the time
fixed by law for such election, then it shall
be the duty of the Governor and Council, by
Proclamation, to be published in the news-
papers throughout the State, and otherwise,
at least thirty days before the time to be ap-
pointed for the election by said Proclama-
tion, to appoint a day for the election as a-
foresaid of the said Representatives in Con-
gress, &c. And whereas, the President of
the United States has, by Proclamation,
called a special or extra session of Con-
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