

Annapolis, August 17, 1774

MARKING instruments, by which either initials, names at length, or a verse, are impelled on silk, muslin, linen, woollen, leather, paper, or vellum, much more neat and expeditious than can possi-

Baltimore, June 26, 1774

THE partnership of Thomas Ewing and Walter Hall, under the firm of Ewing and Hall, dissolved the first of this instant (June) 26, 1774, and the same day

JUST PUBLISHED

And ready to be delivered to the subscribers, and bound, at the respective places where they were subscribed for.

M A

L O N

LETTER says "which accordingly comman-
crossed the Danube defeated by the Turks the whole camp and distinction prisoners Borke, an Austrian officer. We hear the police and sword from pointed commander room of the Grand preparing to cross this side."

Extra of a letter

"This day arrived London, and after having of the regency, he presented court of Vienna by the navy message from the different conjectures general opinion is, that of Poland and Dantz that it absolutely must most powerful states Britain will possibly be

Notwithstanding the association being entered the continent of America cleared at the custom and though Boston is several for New England now up at the coffee-

Extra of a letter

"A deputation of from waiting on the with some further protection the liberties and privileges. The deputies of his Majesty, who perhaps last he would insist on and that most of the zed that right, and a from the inhabitants needless."

B O S

Last Tuesday being held here, the other justices of the of gentlemen of the deputy sheriffs walked in the court-house in Queen seated and the usual names of the gentlemen rors, was presented to Mr. Ebenezer Hanco sworn, and the question whether they would be sed; and being asked why for their thus refusing were committed to wait them, but the jurors a nal paper unless they court, or after reading turn it to them again

The petit jurors whose their names being had Mr. Bartholomew King and Mr. Nathan Frazer had the oath proposed and being asked for which he said was dissent, and begged leave refused to hear the paper, fed to each juror in a man. Their reasons referred to the paper, Thomas Chase, who in his hand; but was might give his own reason to which he agreed, that Peter Oliver, Esq. impeached by the late this province, in this province, of diverse Being asked by the chief son for his refusing to is one reason. The chief the petit jurors to be to the paper for his reason justice then desired that which should be returned agreed to, read, and the same condition to plied with, and the co