The New-York DAILY ADVERTISER, of the 5th inft. contains the two following paragraphs, extracted from a London news-paper, dated November 18:

" Yesterday some dispatches were received over land from lord Cornwallis, in consequence of which, a council was immediately held, at the breaking up left eye in the eye brow, has with him a violin on which of which orders were lent to lord Hood, at Ports. he plays well, fikewife the following apparel, a great TOTICE is hereby given, that the lubscriber. mouth, not to pay off any of the ships under his lordship's command. Similar orders were likewise dispatched from the lords of the admiralty to the commanders at Plymouth and Chatham.

tion a bloody engagement, in which 4000 Rullians, having been artfully surrounded in the Casban by 30,000 Tartars, were without distinction massacred. ivo date, however, is affixed to the event, though it is confidently faid that the devoted Rossians were noder the command, at the time, of general Potemkin, a relation of the celebrated prince of that name.

By the HOUSE OF DELEGATES, December 12, 1787.

WHEREAS an appeal is now depending in the court of appeals, on the question, whether the purchalers of confilcated property fince the confoligating act, can pay their annual interest in specie certifi. cates, made receiveable for the principal due for the said purchaies. And whereas a resolution has passed the legislature, to stop ail, actions and executions against the debtors of said property, purchased fince the consolidating act, till the court of appeals shall determine thereon. And whereas from the diffant acuation of many debtors from the feat of government, who are intereiled in said question, may not hear of the determination of faid question, and may be subject to immediate execution, before they have an opportunity of paying faid interest:

RESOLVED, That the treesurer of the western shore be, and he is bereby authorised and directed to suspend and stop all actions and executions against laid debtors, till fix weeks after the court of appeals thall determine thereon, on the appeal now depending before them for that purpose. -- And that this resolution be published fix weeks in the Maryland Gazette, and Baltimore Advertifet.

PROVIDED ALWAYS, That the faid appeal that not, on any pretence, be continued longer theo to the end of two courts after the meeting of faid court, in the month of October last past.

W. HARWOOD, cik.

J. DORSEY, clk.

MICHAEL PROUTZ.

By the SENATE, December 12, 1787: Read and affented to. L By order,

February 14, 1788. N the application of the trustee and sundry of the creditors of George Sibbaid, the tenth day of April next is limitted and appointed by the charceilor for the creditors of the faid George Sibnaid to bring in and declare their respective claims to the said truitee. bald to, and now in the possession of, the trustee; due

notice hereof to be published in Mr. Green s and Mr Goddard's news-papers. SAMUEL HARVEY HOWARD, Aronh Leeple Reg.

Frederick county, February 7, 1788. HE subscriber hereby gives notice, that he intends to petition to next March court, for a commission to mark and bound the following tract of land, agreeable to an act of assembly, entitled, An act for marking and bounding lands, &c. his part of a tract of land, called the Madow, and another tract of land called Something, both tituate on the Meadow Branch. a branch of Great Pupe-creek.

February 12, 1788. TOTICE is hereby given, that I intend to apply to Calvert county court for a commission to afcertain and mark, under the late act, the bounds and lines of five tracts of land in faid county, called Froiter's Purchale, Robert's Chance, Little Land Chalk bills, and Letchworth's Chance.

fort with JAMES BETGHE.

February 19, 1788. ATOTICE is hereby given, that the subscriber, heing unable to did harge his debts, means to apply to the justices of Prince George's county court, for the benefit of the actorespecting inforvent debtors. HUMPHREY BECKETT:

> Newport, Charles county, January 23, 1788. To be KENTED, OF LEASED,

HE ftore houses belongung to the subscriber, fituated as above, and within a small distance of a capital tobacco warenouse; this stand is adapted either for a dry or wet store, or both; the houses are under rent until the first day of April next, but I be- I being unable to discharge his debts, means to

OMMITTED to my cultody as a run-away. a dark mulatto man, by the name of GEORGE CARTER, who fays he is a freeman, and had his freedom given him by his late mafter John Brown, near county, at the enfuing March court, for the be Broad creek, in Prince-George's county; he is about the act for the relief of infolvent debtors. 5 feet 9 inches high, well made, about 30 years of age, much pitted with the small pox, has a scar over his coat lined with green flannel, a new fuit of cloaths of cloth, and worn coat, jackets, and breeches of cloth, apply to the justices of Anne-Arundel county coun,

Calvert county, January, 1788.

a pair shoes and boots, hat and shirts; he is very sensible and talkative, he appears to know several gentlemen in Prince-George's county, and Philadelphia, from "Accounts both from Paris and the Hague men- whence he fays he went in a veffel and was call away on the coast of North-Carolina, and from thence travelled by land to this place; -Should he be known to be free, information would be very acceptable, to re- I being unable to discharge her debts, means to lieve him from imprisonment, it a flave his owner is defired to take him away and pay charges, to W. ALLEIN theriff.

> Hagar's-town, January 31, 1788. By virtue of a writ of fieri facias, illued out of Walh. ington county court, and to me directed, will be PTOTICE is hereby given, that the tubleriber. fold, by public tale, on the premites, on Monday IN being unable to discharge his debts, means to

in the county aforefaid, No. 10, 11 and 14; on specting insolvent debtors. number to and it stand a good dwe ling house, store house, kitchen, barn, and stables, all in good tenantable repair; number 14 is a vacant lot, but very advantageoully fituated for public or mercantile butinets. The above property was le zed and taken from Jacob Bishop at the suit of Peter Hashiegh.

ADAM OFT, Theriff.

February 11, 1788. Ni the petition of James Kent, of Queen Anne's conury, to the chancelloi, praying the benefit of: the act of affembly, entitied, an act respecting insplvent debtors, notice is hereby given to the creditors o the faid petitioner, that the 28th day of March next is appointed for a meeting of the laid creditors at the chancery office in the city of Annapolis, and that a truftee or truftees will be appointed on that day on their behalf, according to the directions of the faid act; and it is ordered that this notice be published fix weeks in the Maryland Gazette.

Telt. SAMUEL HARVEY HOWARD,

February 11, 1788. N the petition of William Hopper, of Queen-Anne's county, to the chancellor, praying the benesit of the action affembly, entitled, An act respecting infolgent debtors, notice sis hereby given to the credi. tors of the fast petitioner, that the 28th day of March next is appointed for a meeting of the faid creditors, at the chancery office in the city of Annapolis, and that a trustee or trustees will be appointed on that day, on their behalf, according to the directions of the faid act; and it is ordered that this notice be published fix weeks in the Maryland Gazette.

Ter. SAMUEL HARVBY HOWARD, Reg. Cur. Can.

January 29, 1788. N the petition of Chomas Selby, jun. of Montgomery county, to the chancellor, praying the benefit of the act of affembly, entitled, An act respectthat the same may be on that day liquidated and ade infolvent debtors, notice is here y given to the justed. And the first day of May next is appointed for creditors of the faid petitioner, that the sourteenth day the fale of the goods assigned by the said George Sib. of March next is appointed for a meeting of the said of March next is appointed for a meeting of the faid creditors at the chancery office in the city of Annapolis, and that a truffce or truffees will be appointed on that day, on their behalf, according to the directions of the faid act; and it is ordered that this notice be published fix weeks in the Maryland Gazette.

SAMUEL HARVEY HOWARD, Reg. Cur. Can.

January 25, 1788. N the petition of Andrew Scot, of Montgomery county, to the chancellor, praying the benefit the act of affembly, entitled, An act respecting infolver t debtors, notice is hereby given to the creditors of the laid petitioner, that the fourteenth day of March next is appointed for a meeting of the faid creditors at the chancery office in the city of Annapolis, and that a truffee or truftees will be appointed on that day, on their behalf, according to the directions of the faid act and it is ordered that this notice be published six weeks in the Maryland Gazette.

Teft. SAMUEL HARVEY HOWARD, Reg. Cur. Can.

SAMUEL WHITEHEAD.

February 14, 1783. TOTICE is hereby given, that the subscriber, being unable to discharge his debts, means to apply to the justices of Prince-George's county court in April next, for the benefit of the act respecting insolvent debtors.

January 19, 1788. TOTICE is hereby given, that the subsciber, being unable to discharge his deb's, means to apply to the justices of Anne-Arundel county court, for the benefit of the act respecting insolvent debtors. FRANCIS DAVIS.

February 4, 1788. RYOTICE is hereby given, that the subscriber, lieve immediate possession may be easily obtained. For apply to the justices of Prince George's county court, for the benefit of the act respecting insolvent debtors.

JOHN PARNHAM.

THOMAS WHITEHEAD.

Annapolis, February HE subscriber hereby gives notice to all he ditors, that being unable to discharge her the intends to apply to the justices of Anne-Arm MARY RANKED

being unable to discharge his debts, means to at their next March term, for the benefit of the at respecting insolvent debtors. HENRY SCOTT.

January 23, 1788, TOTICE is hereby given, that the subscriber, apply to the justices of Anne Arundel county count, in March next, for the henefit of the act respecting in solvent deptors.

ANNE TILLY.

January 233 \$788. the tenth of March next, apply to the justices of Montgomery county court, at HREE lots of ground, fituate in Hancock-town, their next March term, for the benefit of the act re-HEZEKIAH OWEN.

> January 24, 1788. RTOTICE is hereby given, that the subscriber being unable to discharge his debts, means to app y to the justices of Prince-George's county count, for the benefit of the act respecting insolvent debtors. JOHN MITCHEL, jun.

> TOTICE is hereby given, that the subscriber, being unable to discharge his debts, means to a ply to the justices of Prince George's county court, for the benefit of the act respecting insolvent debtors.

January 28, 1788. is ordered by the chancellor, that the chancery courts shall meet in future on the second Tuesday in February, the third Tuesday in June, the third Tuesday in Novembes, and the third Tuesday in December, annually.

Test. SAMUEL H. HOWARD, Reg. Cur. Can.

FIVE POUNDS'REWARD. A N away from the subscriber, living in Anne Arundel county, near Annapolis, a negro woman, named ESTHER, about twenty years old, me feet two inches high, a likely well made wench, yellow complexion; had on, and took with her, one old Well cotton, and two calico jackets, one of them with black spots, one white linen, one calico, and one old Well cotron petticoat, one new ofmabrig, and one white linen thirt, negro fto kings and hoes, also white stockings and black womans shoes, a black hat, and fundry other cloaths, -- Whoever takes up and fecures the laid #gro wench, so that her master gets her again, thall to ceive, if above ten miles from home thirty thillings if out of the county torty shillings, and if out of the state the above reward, including what the law allows paid by

OTICE is hereby given, that the subscriber intends to petition the general affembly at the next fession, for a law empowering the justices of sta Mary's county court to levy a fum of money year,

BRICK T. B. WORTINGTON.

Annapolis, February 7. and BALTIMORE

HE subscriber purposes to run a stage from And napolis to Baltimore, and from Baltimore Annapolis, three times in the week. The stage will fet out from his house in Annapolis on Mondays Wednesdays and Fridays, and from Mr. Philips's 14. vern, in Baltimore, on Tuesdays, Thursdays and Saturdays, at eight o'clock in the morning. The me will be fifteen shillings each passenger, and baggage be rated at 150 weight as a passenger. As the subsenber is well provided with carriages, good bories are able drivers, he shall hope that his constant eneca to oblige, will be favoured with the encourageme the public, which will be gratefully acknowleged,

Having been disappointed in procuring a third can riage, he is prevented from running through every up of the ice.

at the Post-Office, Francis-Strate

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Sr. PETI

N So from O of a at al ilant, by a detac ear the fortress fr arrifon was infer urks were killed ith difficulty esca flain and wound ot exceed 400; bu his occasion, and

to had the princi munded. Upon the arriva e Deum was fur ital, and the cann

A courier has bri formation of a fee he Turks and Rus er of coo, having nder favour of th ans by furprise, an on-but a captain iers, he assaulted ney fled towards t epted their retreat ieces. We are in

With the highest public, that the co on Wednesday at fiv on Thursday ratified beg leave to congrat our fincere wishes, the diffused through all aspicious omen of hall refult from t deral government, On the motion for firmative, by a maj Honourable Mr. ith landing he had itution, upon the ic berties of his coun to adopt, he she duce his conflitue heerfully fubmit to He was followed b hould return to em, that he had op totion-but that he had been carried b inding men :-- that eds of union and pe mted, -and that he erfon would with fo meft; for, faid he, is as full a repre conceived .- Afte vility which the i ewn to the conventi

at he believed, as t only 9, but the General Whitney posed to the const such as if he had vot Mr. Cooley (Amh govern bimself by was directed to v onstitution, and tha applied with his di g to the dictates o ait had been agree desvour to convint lety of its adoption Dr. Taylor alfo fa constitution, that dexpressed his deter

on, that they had

ecision-he conclud

pport, as much as in