

function of the commandant, the raising of the said ships, shall be incumbent on those who sunk them.

Art. 14. The capitulation shall be signed at Fom-Olto this afternoon, when the castle of the Cape Town, and all the adjacent forts previously mentioned, shall be surrendered to his Britannic majesty's troops.

Given under our hands and seals, this thirtieth day of January, in the year of our Lord, 1806, at Pa-pendorp, near Fort Knoeke.

(Signed) H. C. Baron Von Prophalow,
D. Baird, major-general,
Home Popham.

April 2.

Yesterday, in the circuit court of the United States now sitting in this city, Mr. Samuel G. Ogden came into court and surrendered himself into the custody of the marshal, in discharge of his bail. He was again recognized to appear during the present term, himself in the sum of ten thousand dollars, and one surety in twenty thousand dollars. The district judge presided, none of the judges of the supreme court having arrived in this city.

We have been informed that a mad dog was killed in the precincts of this city yesterday, after having bitten two or three persons and several cows.

As the season is coming on when that dreadful disease, the hydrophobia, more commonly prevails among the canine race, we hasten to lay before our readers the following account of a remedy which has every appearance of being effectual.—[Evening Post.]

STATE OF NEW-YORK.

COMPTROLLER'S OFFICE.

Pursuant to the direction of an act, entitled, "An act for granting a compensation to John M. Crous, for discovering and publishing a cure for the canine madness," passed the 20th day of February, 1806, I do hereby certify, that the said John M. Crous hath this day deposited in this office a certain writing, purporting to be the remedy used by him with certain success for more than twenty years past, for the cure of the hydrophobia or canine madness, which writing is in the words and figures following, to wit:

"Cure for the Bite of the Mad Dog."

"The following is an account and prescription of a cure for the hydrophobia or canine madness, made by John M. Crous, in conformity to an act of the legislature of this state of New-York, passed in their present session, viz:

"1st. Take one ounce of the jaw bone of a dog, burned and pulverized, or pounded to fine dust.

"2dly. Take the false tongue of a newly folded colt; let that be also dried and pulverized—and,

"3dly. The one scruple of the verdigrease, which is raised on the surface of old copper by laying in moist earth; the coppers of George I. or II. are the purest and best. Mix these ingredients together, and if the patient be an adult or full grown, take the common tea spoonful a day, and so in proportion for a child according to its age, one half of the copper of the above kind, if to be had; if not, then a small increased quantity of any baser metal of the same kind—this to be taken in a small quantity of water.

Take next morning fasting (or before eating) repeat the same as before. This if complied with after the biting of the dog, or before symptoms of madness, will effectually prevent any appearance of the disorder; but if after the symptoms appear, a physician must be immediately applied to, to administer the following, viz:

"Three drams of verdigrease of the kind before-mentioned, mixed with half an ounce of calomel, to be taken at one dose. This quantity the physician need not fear to administer, as the re-action of the venom then diffused through the whole system of the patient, neutralizes considerably the powerful quality of the medicine—

"Secondly, if in three hours thereafter the patient is not completely relieved, administer four grains of pure opium, or one.

N. B. The patient must be careful to avoid the use of milk for several days after taking any of the foregoing medicine.

"JOHN M. CROUS.

"Albany, ss. John M. Crous being duly sworn, deposes, that the above account and prescription for the remedy and cure for the hydrophobia or canine madness, is a just and true account and prescription, and the only one used and practiced upon by himself more than 20 years past, and which has not failed of perfect success, in any instance of the vast number of unfortunate human beings who have been bitten by mad dogs, and who have applied to him, the deponent, for relief.

JOHN M. CROUS.

"Sworn the 24th day of March, 1806, before me, James Kent, chief justice, &c.

M—m.—The word three in the last line of the first page written before an erasure, and then sworn to.

J. KENT."

Given under my hand at Albany, the 25th day of March, 1806.

ELISHA JENKINS, Comptroller.

Hostilities with the Spaniards.

A letter from judge Rodney, dated at the Natchez, corroborates the account which has been published of a rencounter between a party of Spaniards, and a number of American troops near our frontiers. The Judge writes, (under date of Feb. 18,) that the Spanish governor and his people, having been ordered to desist from their surveys, and to quit the American territory, had resisted, but were compelled to retire

—that collecting a reinforcement of 500 horse, they returned two days afterwards, when an action ensued between them and the American troops under capt. Porter, in which the Spaniards were beaten, and again forced to retire.—Boston pap.

A Charleston paper of the 25th ult. says, "We are informed that several counterfeit bank notes, of 50 and 100 dollars, of the Branch Bank of Baltimore and New-York, are now in circulation in this city."

MIRANDA—AGAIN!!

From a Philadelphia paper, April 3.

Extract of a letter from Baltimore, dated March 31,

"By an arrival this day from St. Domingo, in 17 days, it appears, that the Leander was actually at Jacquemel, organizing and recruiting for the Maine. Capt. Lewis, of the ship Emperor, was, it is said, aiding and assisting Miranda, but was not to proceed with him."

Extract of a letter from New-York, dated April 1.

"The district court of the United States opens this day at 12 o'clock—Judge Patterson was to have presided, but is prevented by indisposition. I cannot believe that our administration will bring forward in this court, the cause they at first appeared so anxious to prosecute against Ogden, Smith, and others, although those in opposition eagerly desire it, as they insist that proof will be brought forward in evidence that government was acquainted with the Leander's expedition, and Miranda's plans, as far back as November last.

"What motives led to the suspension of the bill brought forward early this session, prohibiting the exportation of arms and ammunition from the United States? what induced them not to consent to gen. Eaton's going? these and many other particulars are now well known and explained since Mr Ogden's journey to Washington.

"Although Ogden says he has no news of the arrival of the Leander at Jacquemel, this is confirmed by letters received in 15 days, and by another under date of the 26th of February, from St. Marks, from a doctor in Ogden's employ, who says that captain Lewis and Miranda were going to visit the emperor Dessalines."

Capt. Chipman arrived at Salem, informs, that the Algerines were out of the Straits, and had taken 3 Portuguese ships, 2 of which were said to be Brazilmen. An Algerine frigate was cruising off Madeira. The Portuguese were fitting out 3 frigates to restrain their depredations.

Extract of a letter from an American captain in the Mediterranean, received at Boston, dated January 21, 1806.

"On my passage I was boarded by five cruisers, two British, two French, and one Spaniard; from all of whom, I received the most gentlemanly and polite treatment. I was first boarded by the Unit, British frigate; not a question was asked relative to the origin of the property, but merely whether the ship and property were neutral; and the register, bills of lading, and the invoice of the cargo, were with them sufficient evidence. I concluded from this gentle treatment, they were ignorant of the late decisions of the British courts, and ascribed my easy escape to the want of knowledge. I soon after fell in with the Atna bomb ketch, right out of Gibraltar. "It is now all over with me," said I, "this fellow has a lesson from a different school; he has studied too deep to let me pass without molestation;" but the same questions were made, and the same treatment were shown me by the latter as the former, and I was suffered to proceed with the least hindrance possible. The two French cruisers merely asked for the evidence of the neutrality of the ship, and the French consul's certificate; and the Spaniard, in a little dirty Felucca, to my great astonishment came on board bowing and scraping, curving his body into an obtuse angle of at least 30 degrees, and was perfectly satisfied with the examination of the passport in four languages, and declared there was no document like that; it was sufficient, he said, to convince a Turk. This same fellow, twenty years ago, when crimes were committed in the Straights with impunity, would most likely have taken a man's teeth out of his head, if he could find nothing of more value.—Since the commencement of the French revolution, I have not witnessed so much respect for the American flag as I have this passage, nor can I learn that any of our vessels in this quarter have experienced a different treatment of late."

The Knot.

MARRIED, on Sunday evening last, by the rev. Mr. WYATT, Mr. JOHN THOMPSON, to Miss ELEANOR JOHNSON.

In CHANCERY, March 27, 1806.

ORDERED, That the sale made by WILLIAM HEBB, trustee for the sale of the real estate of Robert Chesley, deceased, as stated in his report, shall be ratified and confirmed, unless cause to the contrary be shewn before the tenth day of May next; provided a copy of this order be inserted three times in the Maryland Gazette before the first day of May next.

The report states, that the whole real estate of the deceased was sold for £. 1500.

True copy,

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

NOTICE.

By virtue of a decree of the High Court of Chancery will be exposed to PUBLIC SALE, on Monday the nineteenth day of May next, at Magruder's (formerly Baldwin's) tavern, at twelve o'clock, if not, the first fair day thereafter,

A TRACT of LAND lying and being in Prince George's county, called The Second Refugium on part of Breahear's Pocoson, containing sixty-eight acres more or less. This property is situated within seven miles of Bladensburg, and within two miles of Magruder's tavern. The improvements are a dwelling-house, and convenient out-houses. The terms of sale are, that the purchaser shall, at his election either pay the purchase money on the day of sale, or on the day of the ratification by the chancellor, which will not be less than five weeks or more than six weeks from the time of sale, and will be notified in the paper where the sale is advertised.

NICHOLAS BREWER, Trustee.

April 8, 1806.

By virtue of an order from the orphans court of Anne-Arundel county, the subscriber will EXPOSE to PUBLIC SALE, at his place in the Swamp,

A NEGRO woman, by the name of Dinah, and her six children, the eldest of which is a lad of twelve years old. The said property will be sold on a credit of six months, with interest from the day of sale. The sale to commence on Monday the 28th of April, instant, at 11 o'clock.

BENJ. MIN WINTERSON,
ANNE WINTERSON,
Guardians to Thomas Teuler,
and others.

April 8, 1806.

THE Parish of Saint-Anne's, including the curacy of Annapolis, being vacant, the Vestry are desirous to engage a clergyman to supply such vacancy. Applications made to Capt. ROBERT DENNY, in Annapolis, will be attended to with immediate attention. There is a good parsonage house, appendant to the Parish.

Saint-Anne's Parish, April 7, 1806.

COMMITTED to my custody, on the 13th day of this month, as runaways, a negro woman and her two children, the woman calls her name HANNAH, and her children by the names of MARY and BILL; Hannah says that she and her two children are the property of Elisha Berry, of Prince George's county; Hannah is about 4 feet eight or ten inches high her children are small, one at the breast; their cloaths are old and much worn. The master is requested to come and prove his property, pay the fees, and take them away, or they will be sold agreeably to law.

SUTTON I. WEEMS, Sheriff of Calvert county.

March 31, 1806.

DORIMANT,

Six years old,

WILL stand this season, at Mr. Ogle's farm near Annapolis, at ten dollars a mare, and a dollar to the groom.

He is as well bred a horse as any in America handsome and strong, when in training had great speed, until he fell lame from a hurt received young.

He was got by the famous horse Gabriel, (sire of Oscar and Post-Boy,) his dam by Hall's Edgemoor grandam by governor Eden's Badger, (sire of Ogle's Badger,) great-grandam by Morton's Traveller, and of col. Tasker's Selima by the Godolphin Arabian.

Gabriel (bred by lord Ossory) was got by Dorimant, dam by Highflyer, grandam by Snap, out of Shepherd's Crab mare, her dam was Miss Meredith by Cade, out of the Little Hartley mare, so that Dorimant has the Godolphin Arabian blood both by fire and dam.

Gabriel won in three seasons fifteen matches, stakes and plates, including four kings. He beat both the famous horses Waxy and Gohanna, proving himself a capital horse at low and high weights, short and long courses.

Pasturage at half a dollar a week, but not answerable for accidents or escapes. The money, or part payable on or before the first of September, will be expected before the mares are taken away.

Dorimant may be seen any morning at Mr. Ogle's stable, in Annapolis.

February 4, 1806.

This is to give notice,

THAT the subscriber, of Allegany county, hath obtained from the orphans court of Anne-Arundel county, in Maryland, letters of administration, with the will annexed, on the personal estate of JOSEPH GALLOWAY, and letters of administration on the personal estate of JOHN GALLOWAY, both late of Anne-Arundel county. All persons having claims against the said Joseph and John Galloway, deceased, are hereby warned to exhibit the same, with the vouchers thereof to the subscriber, against the estate of Joseph Galloway at or before the eleventh day of June next, and against the estate of John Galloway at or before the twenty-fifth day of June next, they may otherwise by law be excluded from all benefit of the said estates. Given under my hand, this 7th day of January, 1806.

DAVID LYNN, Administrator w. A. of JOSEPH GALLOWAY, and administrator of JOHN GALLOWAY.