

In CHANCERY, June 25, 1806.
James Treukle, and Mary his wife,

against
Anne Pitcher, Samuel Church, and Hannah his wife,
Cornelius M'Carthy, and Sarah his wife, George
Cromwell, and Mercy his wife, Thomas Pitcher,
and James Pitcher.

THE object of the complainants bill is to obtain a decree for the partition of a tract of land, situate and lying in Anne-Arundel county, called Rich Land, containing three hundred acres, among the heirs of Thomas Pitcher, deceased; the bill states, that the said Thomas Pitcher hath departed this life intestate, leaving the aforesaid Anne, Hannah, Sarah, Mercy, Thomas and James, his children and heirs at law, that James is a minor, and that Anne Pitcher, Samuel Church, and Hannah his wife, Cornelius M'Carthy, and Sarah his wife, are absent from the state of Maryland, and gone to parts unknown to the complainants; it is thereupon, on the application of the complainants, adjudged and ordered, that they cause a copy of this order to be published three weeks successively in the Maryland Gazette before the 2d day of August next, to the end that the said defendants may be warned to appear in this court, in person, or by solicitor, on or before the 2d day of December next, to shew cause, if any they have, why a decree should not pass as prayed.

Test. SAMUEL HARVEY HOWARD,
Reg. Cur. Can. 2

June 19, 1806.

THE petition of JOHN GWINN being heard by the Chancellor, and the purchase money not having been paid, notice was given as above directed, it is adjudged, that the order for ratifying the sale be rescinded, and that the said sale be set aside and annulled, and the trustee do proceed to sell the said property conformably to the original decree.

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

By virtue of a decree from the High Court of Chancery, the subscriber will OFFER at PUBLIC SALE, on the premises, at 12 o'clock, A. M. on Monday the 25th of August next, if fair, if not, the first fair day,

ALL that part of a tract of land, which belonged to CHARLES WHITE, deceased, situate and lying in Anne-Arundel county, near Spurrier's tavern, on Elk-Ridge, called WINKOPIN NECK, which was devised to the said Charles White by his father Joseph White, and by the said Charles White, in his life-time mortgaged to John Gwin, Esquire. The terms of sale are, the purchaser or purchasers of the whole, or any part thereof, shall either pay ready money on the day of sale, or on the day of the ratification of the sale by the chancellor; and on obtaining the chancellor's ratification, and on receipt of the purchase money, and not before, the trustee, by a good deed to be executed and acknowledged according to law, will convey and transfer to the purchaser or purchasers, and his, her, or their heirs, the land to him, her, or them sold, free, clear, and discharged from all claim of the mortgagee, or of the heirs of the said Charles White.

THOMAS HARWOOD, of Rd. Trustee.
Annapolis, June 30, 1806.

NOTICE.

Will be Sold, at Public Sale, on Tuesday, the 22d instant, at 12 o'clock, on the premises,

ONE hundred and thirty-three acres of LAND, lying in Prince-George's county, on Patuxent river, about half a mile above the Roman Catholic church; about sixty acres of the above land, are, perhaps, as heavy timbered as any land in the county, chiefly of white oak, live oak, poplar and gum; there is a good mill-seat on said land, also a sufficient quantity of good meadow land, which might be put into grass at a very small expense; about sixty acres of the above land are cleared and improved; the improvements are, a log dwelling-house, 24 by 16 feet, a log kitchen and meat house, a good frame tobacco house, and a good apple orchard. A further description is considered unnecessary, as it is expected those who wish to purchase will view the land prior to the day of sale. The terms will be made known on the day of sale, but shall be such as will be accommodating to the purchaser. Any person wishing to view the land will please to apply to the subscriber. An unexceptionable title will be given, by

July 1, 1806. 2 COLMORE DUVALL.

This is to give notice,

THAT the subscriber, of Anne-Arundel county, hath obtained from the orphans court of Calvert county, in Maryland, letters of administration on the personal estate of REBECCA SMITH, late of Calvert county, deceased. All persons having claims against the deceased are hereby warned to exhibit the same, with the vouchers thereof to the subscriber, at or before the tenth day of December next, they may otherwise by law be excluded from all benefit of said estate. Given under my hand, this tenth day of June, eighteen hundred and six.

REZIN ESTEP.

CAUTION.

I HEREBY forewarn all persons from trusting any of my family on my account, as I am determined not to pay any debts of their contracting.

Annapolis, July 1, 1806. 2 W. CATON.

Treasury Department of the UNITED STATES,

June 21, 1806.

WHEREAS the Commissioners of the Sinking Fund, at a meeting held on the 28th day of April, 1806, did resolve, that the sum remaining to complete the expenditure of the annual appropriation of EIGHT MILLIONS OF DOLLARS, should among other purposes be applied to the reimbursement of the NAVY SIX PER CENT. STOCK, created in pursuance of an act of congress, passed on the 30th day of June, 1798, and to the reimbursement of the FIVE AND HALF PER CENT. STOCK, created in pursuance of an act of congress, passed on the 3d day of March, 1795.

This is therefore to give notice, that the principal of the said NAVY SIX PER CENT. STOCK, with the interest due thereon, will, on surrender of the certificates, be paid on the 1st day of October next ensuing the date hereof, to the respective stockholders or their lawful representatives or attorneys duly constituted and authorized, either, at the Treasury or at the Loan-Office, as the case may be, where credits have been given for the amount of stock, respectively held by them: and that the principal of the FIVE AND HALF PER CENT. STOCK, with the interest due thereon, will, in like manner, and at the same places, be paid on the 1st day of January, 1807, to the respective stockholders, or their lawful representatives or attorneys duly constituted and authorized.

It is further made known, for the information of the parties concerned, that no transfers of the NAVY SIX PER CENT. STOCK, either from or to the books of the Treasury, or from or to the books of a Commissioner of Loans, will be allowed after the 1st day of September ensuing, nor of the FIVE AND HALF PER CENT. STOCK, after the 1st day of December ensuing. And the interest on all certificates of said stocks, which shall not have been surrendered, in pursuance of this notification, will cease and determine, on the day preceding the day hereby fixed for the reimbursement thereof.

ALBERT GALLATIN,
Secretary of the Treasury.

Anne-Arundel County Court,

APRIL TERM, 1806.

ON application to the justices of the said county court, by petition, in writing, of JONATHAN WATERS, of said county, praying the benefit of the act for the relief of sundry insolvent debtors, passed at November session, eighteen hundred and five, 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 the said county court being satisfied, by competent testimony, that the said Jonathan Waters has resided the two preceding years prior to the passage of the said act within the state of Maryland; and the said Jonathan Waters, at the time of presenting his petition as aforesaid, having produced to the said court the assent in writing of so many of his creditors as have due to them the amount of two thirds of the debts due by him at the time of passing the said act; it is thereupon adjudged and ordered by the said court, that the said Jonathan Waters, by causing a copy of this order to be inserted in the Maryland Gazette once a week, until the third Monday in July next, give notice to his creditors to appear before the said county court, at the court-house of Anne-Arundel county, at ten o'clock in the forenoon of the said third Monday in July next, for the purpose of recommending a trustee for their benefit, on the said Jonathan Waters's then and there taking the oath by the said act provided for delivering up his property.

Signed by order,
NICH: HARWOOD, Clk.
A. A. County Court.

May 2, 1806.

MARYLAND,

CHANCERY COURT, FEBRUARY TERM, 1806.

ORDERED, That the stated terms for the return of process, and the hearing of causes, shall be held on the fourth Tuesday in February, the first Tuesday in July, the fourth Tuesday in September, and the first Tuesday in December.

Ordered further, that the absence of counsel, or of a party, appearing without counsel, except in case of sickness, or unavoidable accident, shall not be considered as a ground of continuance. And that where two or more solicitors appear for any party, the attendance of one shall be considered sufficient to prevent a continuance.

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

NOTICE.

WHEREAS my wife ELIZABETH hath eloped from my bed and board, and hath refused and still doth refuse to live with me any longer, I therefore hereby forewarn all persons from dealing with her, or crediting her on my account, as I am determined to pay no debts of her contracting.

July 1, 1806. 2 COLMORE DUVALL.

Notice is hereby given,

THAT the subscriber intends to petition the county court of Saint-Mary's county, at August term, 1806, for the benefit of an act of insolvency, passed at November session, 1805, entitled, An act for the relief of sundry insolvent debtors.

ROBERT CHESLEY.

Fire Insurance.

THE Subscriber having received power and instructions from the Phoenix insurance company of London, is fully authorized to effect insurance on Houses, Buildings, Stores and Ships in harbours, Goods, Wares and Merchandise, in any part of the state of Maryland, from loss or damage by fire, on terms so moderate, as will it is presumed, make it the interest of all to resort to a measure so well calculated to give additional security to commercial transactions, and to afford protection from the injury which fires have so often occasioned.

In this office no insured person is liable to any call to make good the losses of others, but in case of fire, the sufferer will be fully indemnified, with that liberality and promptness which have always distinguished this company, requiring no other delay, even where presumption of fraud appears, than is necessary to distinguish the honest sufferer from the fraudulent incendiary.

As a proof of the usefulness of this institution, and the benefit that individuals have derived from it, it is only necessary to state, that since the commencement of the Office, in 1782, near seven million of dollars have been paid to claimants upon their policies. The Company's printed proposals, and the conditions, on which insurance can be effected, will be delivered by me gratis to any applicant, at the Marine Insurance Office, in Second-street, where orders for insurance, will be immediately attended to by

DAVID STEWART, Agent

For the Phoenix Insurance Co. London, within the state of Maryland.

Note, The Company have Agents at New-York, Philadelphia, Charleston, Savanna and New-Orleans persons having property in these places are referred to the respective agents.

Baltimore, May 21.

In CHANCERY, June 23, 1806.

Charles Sydebothom,

vs.

David Ross and Richard Grantham, executors of William Sydebothom.

THE bill in this cause is filed by the complainant, as a creditor of William Sydebothom, deceased, against the defendants, his executors, to compel them to account for the estate of the testator, and for the complainant to be paid his debt; the bill states, that David Ross, one of the defendants, resides out of the state of Maryland; it is therefore, upon the motion of the complainant, ordered and adjudged, that he cause a copy of this order to be inserted once in each of three successive weeks in the Maryland Gazette before the 12th day of July next, to the intent that the said absent defendant may have notice of the present application, and the object of the bill filed in this cause, and may be warned to appear in this court in person, or by solicitor, on or before the 12th day of November next, to shew cause (if any he hath) why a decree should not pass as prayed.

Test. SAMUEL HARVEY HOWARD,
Reg. Cur. Can. 3X

Twenty-five & Fifty Dollars Reward

ABOUT three years ago I purchased of Walter W. Norman, tanner, in Queen-Anne, a black boy named STEPHEN, then fifteen years old, remarkably well disposed, a little defective in his knees, but otherwise stout and well made. This boy, about 8 weeks ago, by the instigation of some very disreputable person, was enticed from my service, and (from information derived through the boy's own colour) I have reason to believe has obtained a pass, and is now harboured and protected under it. He is supposed to be either in the Swamp of West river, or on Kent-Island, where he has a mother named Esther, lately manumitted by a certain Valentine Carter. I will give twenty-five dollars for apprehending said boy, so that I get him again, and fifty dollars for such information as will merely justify my feelings in inflicting the punishment proper for so great a scoundrel.

THOMAS CONTEE BOWLS,

January 20, 1806. 17

NOTICE.

THE subscriber being unable to pay his debts, intends to make application to the Judges of Anne-Arundel county court, at the next September term, for the benefit of an act of assembly, passed in the year 1806, for the relief of insolvent debtors.

June 17, 1806. 4 JOHN DAVIDSON.

NOTICE.

LITTLE respect being paid to our former applications to those indebted to the late firm of RIDGELY & EVANS, by bond, note, or open account; they are requested (for the last time) to call on them and discharge their respective balances, and at the same time assure them, that unless discharged, to leave with them tobacco notes, with samples of the tobacco, on or before the first day of August next, they shall bring suit without respect to persons.

ABSALOM RIDGELY,
JOSEPH EVANS.

June 19, 1806. 4

ANNAPOLIS:

Printed by FREDERICK and SAMUEL GREEN.