

**The Knell.**

on Thursday evening last, by the rev. Mr. Dr. JOHN SHAW, to Miss JANE S... Sunday evening last, by the rev. Mr. Mr. JOSEPH K... to Miss FRANCES

**The Knell.**

at Fell's Point, Baltimore, on Wednesday instant, Mr. JOHN SWANN, Junior, of this... 51st year of his age, leaving a wife and... to lament their loss.

Further publication of the proclamation relating the murder of CHARLES NEVILL, deemed unnecessary by the Executive, and of the sixth of September respecting it is intermanded.

**NINIAN PINKNEY,**  
Clerk of the Council.

**FARMERS BANK OF MARYLAND.**

Notice is hereby given, that the books will be opened at Annapolis on Monday, the thirteenth of April next, and continue open the next day, disposal of the number of shares remaining in the Farmers Bank, on the western subscriptions to be taken at the Bank between the hours of ten and five each day, the subscribers to pay ten dollars on each share, at the time of opening, and the residue as follows, to wit: on the thirteenth day of June, ten dollars on the thirteenth day of August, ten dollars on the first day of October, and ten dollars on the first day of December next, but reserving to any subscriber the liberty of paying at any one of those times the whole of his subscription then due. The interest which may be subscribed above the number of shares to be reduced by a proportional deduction on the several counties on the western shore, if necessary, and the monies that may be due on to be immediately repaid at the Bank.

any instalment, (after the first payment) such subscriber's money in Bank shall remain free from interest and not entitled to dividend, until such instalment or call, shall be made good, and the dividend thereafter to be paid to such stockholder (as well as the money by him regularly paid as upon the instalment after default) shall be calculated only from the time when said last instalment was made good. The subscribers of shares of the Farmers Bank having given above par, and being in great demand, the directors deemed it to be their duty to give every subscriber in their power to the citizens of every part of the western shore, to become proprietors of a stock, and their experience has already attached an high value of confidence and an enhanced value, and from every appearance, would rapidly appreciate whenever the subscription of the surplus shares remove the possibility of procuring the stock at a low value, than the successful management of the Bank, and the public opinion should have conferred. Notwithstanding, therefore, that the charter of the Bank that the subscription books for this stock shall be kept at Annapolis, yet the directors held them at liberty, and have determined it to be their duty to devise means to accommodate the citizens of the several counties who might wish to subscribe, but not attend at Annapolis; in conformity, therefore, to a determination that had already obtained at a meeting of the directors of the Bank and Branch on a similar occasion, the board have adopted the following resolution:

That the directors for the several counties on the western shore, be authorized and directed to receive, in their respective counties, from all persons who may wish to subscribe for stock in the Farmers Bank, on any day or days appointed for subscribing, powers of attorney, enabling some person to subscribe for them at Annapolis, and also to receive from persons so directed to subscribe, the sums which are made payable on subscriptions personally made, and all subscriptions made under powers as aforesaid, shall be held as valid, as if made by the individuals themselves at Annapolis.

By order,  
**JON. PINKNEY, Cashier.**  
Annapolis, 12th February, 1807.

**This is to give notice,**  
THAT the subscriber, of Prince-George's county, and State of Maryland, hath obtained from the orphans court of said county, letters of administration on the personal estate of RICHARD CRAMPHIN, late of said county, deceased. All persons having claims against the said deceased, are hereby warned to exhibit the same, with the vouchers thereon, to the subscriber, on or before the tenth day of September next, they may otherwise by law be excluded from all benefit of the said estate; and all persons indebted to the said deceased are requested to make immediate payment to the subscriber. Given under my hand, this 13th day of February, 1807.

**THOMAS BOWIE, Administrator of**  
**RICHARD CRAMPHIN.**

**Notice is hereby given,**  
THAT the subscriber shall apply to Baltimore county court, to some one of the judges thereof, for the benefit of the insolvent act, passed November session, 1805, and the supplement thereto, passed November session, 1806.

**JAMES MATTISON.**

**Public Sale.**

By order of the orphans court of Prince-George's county, will be exposed to Public Sale, to the highest bidder, at the farm lately occupied by Mr. RICHARD CRAMPHIN, and at his late dwelling in Bladensburg, on Tuesday, the 10th day of March next, if fair, if not, the first fair day thereafter,

ALL the personal estate of the said deceased, (except the crop of tobacco) consisting of a number of valuable servants, amongst whom are some excellent house and kitchen servants, the stock of horses, amongst which are two very pleasant saddle horses, mules, cattle, sheep and hogs, plantation utensils of every kind, about 160 bushels of corn, 150 bushels of clean rye, upwards of 20,000 weight of hay, a large crop of well-saved straw, corn-ender, &c. &c. Likewise the unexpired term in a lease for 120 acres of land, granted on the 31st of May, 1714, for ninety-nine years, being six years after the 31st of May next. This property lies about one mile west of Bladensburg, directly on the old road to George-town, and contiguous to the fine property of William Dudley Digges. The improvements are sufficient for the accommodation of a small family, and for the advantageous cultivation thereof, there are 26 bushels of wheat seeded upon it, and about 8 or 10 acres in thrifty clover, a sufficiency of wood, it is believed, for its support. A further description is deemed unnecessary, as it is presumed that those who wish to buy will view the property previous to the sale. An indisputable title will be given. And, at the dwelling in Bladensburg, a variety of articles of household and kitchen furniture, several volumes of valuable books, prints, maps, and other articles too tedious to mention. The sale will commence at the farm at 10 o'clock in the morning, and continue from day to day till all is sold. Terms of sale are, a credit of twelve months for all sums above ten pounds, the purchaser or purchasers to give bond, with two good and sufficient securities, carrying interest from the day of sale, and for all purchases to the amount of ten pounds and under, the cash is to be paid. No property will be delivered until previously paid, or bonded for, as above.

**THOMAS BOWIE, Administrator of**  
**RICHARD CRAMPHIN.**  
February 13, 1807.

**State of Maryland, &c.**

Anne-Arundel county, orphans court, February 11, 1807.

**ON** application, of Richard G. Hutton, administrator of Henry Hutton, late of Anne-Arundel county, deceased, it is ordered, that he give the notice required by law, for creditors to exhibit their claims against the said deceased, and that the same be published once in each week, for the space of six successive weeks, in the Maryland Gazette.

**JOHN GASSAWAY, Reg. Wills for**  
**Anne-Arundel county.**

**THIS IS TO GIVE NOTICE,**

THAT the subscriber, of Anne-Arundel county, hath obtained from the orphans court of Anne-Arundel county, in Maryland, letters of administration on the personal estate of HENRY HUTTON, late of Anne-Arundel county, deceased. All persons having claims against the said deceased are hereby warned to exhibit the same, with the vouchers thereof, to the subscriber, at or before the eleventh day of August next, they may otherwise by law be excluded from all benefit of the said estate. Given under my hand, this 11th day of February, 1807.

**RICHARD G. HUTTON, Administrator.**

**State of Maryland, &c.**

Anne-Arundel county, orphans court, February 12, 1807.

**ON** application, by petition of William Burgess and Joseph Burgess, executors of the last will and testament of Joseph Burgess, late of Anne-Arundel county, deceased, it is ordered, that they give the notice required by law, for creditors to exhibit their claims against the said deceased, and that the same be published once in each week, for the space of six successive weeks, in the Maryland Gazette.

**JOHN GASSAWAY, Reg. Wills for**  
**Anne-Arundel county.**

**THIS IS TO GIVE NOTICE,**

THAT the subscribers, of Anne-Arundel county, have obtained from the orphans court of Anne-Arundel county, in Maryland, letters testamentary on the personal estate of JOSEPH BURGESS, late of Anne-Arundel county, deceased. All persons having claims against the said deceased are hereby warned to exhibit the same, with the vouchers thereof, to the subscribers, at or before the nineteenth day of August next, they may otherwise by law be excluded from all benefit of the said estate. Given under our hands, this 12th day of February, 1807.

**WILLIAM BURGESS, } Executors.**  
**JOSEPH BURGESS, }**

**NOTICE.**

**THE** subscriber wishes to close his business before the 20th of March next, therefore requests all persons indebted to him, on open account, to call at his store and settle them by payment, or obligation, by that time, and all those whose notes or bonds have been standing upwards of twelve months, to pay or renew them.

What goods I have on hand will be sold low for cash.  
**RICHARD MACKUBIN.**  
Annapolis, February 19, 1807.

**In CHANCERY, January, 1807.**

**William Kilty and William Simmons,**  
vs.  
**John Lane, Nicholas Lane, Hester Lane, Samuel L. Smith, William Smith, Theodore Hodgkin and Marilla his wife, Rachel Smith, Joseph Smith, Hester Smith, Richard Mackubin, Nathan Lane, Robert Smith and Richard Smith.**

**THE** object of this bill is to declare void and set aside a deed therein mentioned. The bill states, that one of the complainants, William Kilty, was by a former decree of the court of chancery, appointed a trustee for making sale, of the real estate of a certain Samuel Lane, deceased, for the payment of his debts; that the said William Kilty, as trustee as aforesaid, sold to the other complainant, William Simmons, part of the said real estate, to wit:—A tract of land called Hornisham, which sale as aforesaid has been confirmed by the chancellor, and the said William Simmons has entered upon, and taken possession of, the said land. The bill further states, that the said William Simmons was about to make payment of the purchase money due from him for the land aforesaid, in order to procure a deed for the same, when he was informed, that the defendants in the bill, had brought an ejectment in the general court, for the recovery of the land aforesaid, claiming the same as the heirs of a certain Samuel M. Lane, and under a conveyance to the said Samuel M. Lane, by the before named Samuel Lane, dated the thirtieth day of June, seventeen hundred and eighty seven.

The bill charges that the said conveyances, as against the creditors of said Samuel Lane, fraudulent and void, and that at the time of the execution thereof, long before, and afterwards, the said Samuel Lane was indebted to an amount greater than the value of his whole estate, and that the said deed was made with an intent to defraud his creditors, and with an expectation either of getting back the said land at a subsequent time, or of enjoying the use and benefit thereof. That the said Samuel M. Lane died in the life-time of said Samuel Lane, who continued in the actual occupation and use of said land, was considered as the sole owner, and took the rents and profits thereof, and that said Samuel M. Lane never had possession of, or made any claim to, the said land. The bill further states, sundry judgments obtained against the said Samuel Lane in the general court, upon debts which were due at the time of the execution of said deed; and that the present defendants were defendants to the bill, in which the decree aforesaid was obtained; that several of them who were of full age, were in a situation to have been apprised of said deed, but that no claim was set up by them, or either of them, in answering said bill, or defending the suit.

It is stated by the complainants, to the chief judge of the third judicial district, (the chancellor being stated as one of the complainants and interested therein and as having given an opinion thereon) that John Lane, one of the defendants, who is the eldest son of Samuel Lane, and would have been his sole heir, if the act to direct descents had not taken place, has appeared in court to the said bill; and the appearance of the said John Lane to the said bill being entered on the docket—It is thereupon, on the application of the complainants, ordered, by the Honourable Jeremiah T. Chase, chief judge of the third judicial district, that the complainants cause a copy of this notice to be inserted at least three weeks successively in the Maryland Gazette, before the tenth day of March next, to the end that each of the heirs of the said Samuel Lane, who are defendants in said bill, may have notice of the bill, and of its substance and object, and may be warned to appear in the chancery court on or before the twentieth day of July next, in person or by a solicitor, to shew cause, if any they have, why a decree should not pass as prayed.

**JEREMIAH TOWNLEY CHASE,**  
Chief Judge of the Third Judicial District.

**This is to give notice,**

**THAT** the subscriber hath obtained from the orphans court of Anne-Arundel county, letters of administration on the personal estate of THOMAS TILLARD, late of said county, deceased. All persons having claims against the deceased are hereby warned to exhibit the same, with the proper vouchers thereof, at or before the first day of June next, otherwise they may by law be excluded from all benefit of said estate, and all those indebted to the deceased, either on bond, note, or open account, are requested to make payment to the subscriber, at or before the 15th of March next, or suits will certainly be commenced, without respect to persons. Given under my hand, this 14th day of February, one thousand eight hundred and seven.

**WILLIAM S. TILLARD, Administrator**  
**of THOMAS TILLARD.**

**NOTICE.**

**THE** subscriber hereby forewarns all persons receiving an assignment of a bond paid Mrs. SARAH FREELAND, executrix of Dr. Frisby Freeland, for property purchased of Dr. Freeland, which property is now disputed, and until an adjustment takes place, is determined not to discharge, by payment, the amount of the aforesaid bond.

**JOHN RIDGWAY.**  
February 12, 1807.