

This is to give notice

THAT the subscriber hath obtained the orphans court of Anne-Arundel county, in the State of Maryland, letters of administration, de bonis non, with the will of the estate of DANIEL ATWELL, late of Anne-Arundel county, deceased. All persons who have claims against said estate are requested to bring them in, properly authenticated, and lodge them with Jacob Franklin, Junr. and those that are in any manner indebted to the said estate, are desired to pay the same to the said Jacob Franklin, Junr. I have fully authorized to settle the business of the said deceased's estate.

WILLIAM ATWELL, Adm'r. of the said estate. B. N. W. January 18, 1811.

This is to give notice

THAT the subscriber hath obtained the orphans court of Anne-Arundel county, in the State of Maryland, letters of administration on the personal estate of MRS. ATWELL, late of Anne-Arundel county, deceased. All persons who have claims against said estate are requested to bring them in, properly authenticated, and those who are in any manner indebted to said estate are desired to make immediate payment to

JACOB FRANKLIN, Junr. Ex'r. January 18, 1811.

This is to give Notice

THAT the subscriber hath obtained the Orphans Court of Anne-Arundel county, in the State of Maryland, letters of administration on the estate of Vachel Stevens, late of the county aforesaid, deceased. All persons who have claims against said estate are requested to bring them in, properly authenticated, and those who are in any manner indebted to the said estate are desired to make immediate payment to

JANNATTA R. STEVENS, Ex'r. THE Subscriber also takes the opportunity of informing her old friends, and the Public in general, that the said JANNATTA R. STEVENS, has removed from her late residence at the same manner as it was in the life-time of Mr. Stevens, and she flatters herself that she will meet with good encouragement, as she is provided with servants and every thing necessary to carry on the house.

NOTICE

I INTEND to apply to the next Charles county court for the benefit of the said estate, an act for the relief of sundry insolvent debtors, and of the several supplements thereto.

HORATIO CLAGGETT. Charles County, Jan. 14, 1811.

NOTICE

THE creditors of the late Dr. THOMAS BOURNE, will take notice, that I shall meet at Hunting town, in Calvert county, on the last Tuesday in February, to make distribution of the assets then in hand.

WM. E. HUNGERFORD, Adm'r. Calvert county, Jan. 14, 1811.

NOTICE

THE subscriber intending to remove from Rhode-River, will rent the following Farms: the one on which he lives, containing 503 acres, lying immediately on Rhode-River, and equal in fertility to any in the county. The improvements are, a large and commodious dwelling house, with four rooms below, a large passage, and three rooms above, an excellent kitchen, cellar, and several tobacco houses, orchards, &c. The house is situated on an eminence, commanding an extensive prospect; the farm is remarkably well watered, and far healthiness exceeded by none.

Also a valuable Farm in Rhode-River Neck, about three miles from the subscriber's, containing 34 1/2 acres, nearly surrounded by navigable water, there is a tenement, kitchen, &c. and a large new tobacco-house.

The subscriber will offer for sale, on Tuesday 5th of March, if fair, if not the first fair, a number of valuable Slaves, consisting of Men, Women and Children; work horses, Cattle, among them are eight work horses, a large flock of remarkable Sheep, some of them being nearly allied to the Merino breed; near seventy head of Hogs of Parkersons breed; a quantity of Household and Kitchen Furniture, an elegant mahogany clock imported from Europe. Farming utensils, an ox and horse cart, a number of cider casks, about 100 barrels of Corn, 200 bushels of Oats, also near one thousand eight of Bacon.

This property will be sold on these conditions, the Slaves for Cash, the other on a credit of six months, upon the purchaser giving bond, with approved security; for all sums under ten dollars cash. The sale will commence at 10 o'clock, and continue until the whole property is disposed of.

JOHN GASSAWAY, of Rhode-River. January 14, 1811.

MARYLAND GAZETTE.

ANNAPOLIS, WEDNESDAY, JAN. 23, 1811.

Laws of Maryland, passed Nov. session, 1810
AN ACT
To confirm an act passed at November session, eighteen hundred and nine, entitled, An act to repeal and abolish the forty-fifth article of the Constitution and Form of Government.

BE IT ENACTED, by the General Assembly of Maryland, That an act passed at November session, eighteen hundred and nine, entitled, An act to repeal and abolish the forty-fifth article of the constitution and form of government, shall be and the same is hereby confirmed.

AN ACT
To confirm an Act passed at November session, eighteen hundred and nine, entitled, An Act to alter and abolish all that part of the Constitution which permits certain Citizens of Annapolis to vote for Delegates for Anne-Arundel County.

BE IT ENACTED, by the General Assembly of Maryland, That the act passed at November session, eighteen hundred and nine, entitled, An act to alter and abolish all that part of the constitution which permits certain Citizens of Annapolis to vote for Delegates for Anne-Arundel county, be and the same is hereby confirmed.

AN ACT
To prevent the increase of Banking Companies.

BE IT ENACTED, by the General Assembly of Maryland, That after the first day of January next, it shall not be lawful for any persons to associate together for the purpose of forming themselves into a banking company, without first applying to the general assembly, and obtaining an act of incorporation, but if persons shall associate together with an intention of creating a banking company and shall proceed to appoint a day to receive subscriptions for the shares to which the capital stock is to be divided, each person who shall act as commissioner, director or manager, or receiving such subscriptions, shall forfeit and pay two thousand dollars, one half to the informer, and the other half to the county, to be recovered by action of debt in the county court of the county where such offence is committed.

And be it enacted, That if any person or persons shall act as commissioners, directors or managers, for the purpose aforesaid, that any person, partnership or body politic, that shall subscribe for any share or shares in such contemplated bank shall forfeit and pay the sum of one hundred dollars, one half to the county, and the other half to the county where such offence is committed.

Further Supplement to the Act, entitled, An Act relating to Negroes, and to repeal the Acts of Assembly therein mentioned.
BE IT ENACTED, by the General Assembly of Maryland, That any court, or judge or justice of this state, before whom any negro or mulatto shall be brought as a runaway, shall be satisfied, by competent testimony, that said negro or mulatto is not a runaway, before it shall be lawful for the court, judge or justice, to discharge the said negro or mulatto from the custody of the person or persons bringing the said negro or mulatto runaway, otherwise than by a commitment to the gaol of the county of which he is judge or justice.

And be it enacted, That upon any petition for freedom now depending, or after to be brought, or upon any petition of *homine replegiando*, now depending or hereafter to be brought, in any court of this state, or in court of oyer and terminer and delivery for Baltimore county, if a jury has not been empannelled in the case, it shall and may be lawful for such county court, or court of oyer and terminer and gaol delivery for Baltimore county, upon petition, in writing, by the person bringing against whom such writ or petition is or petitioner, as the case may be, supported by competent testimony, that the person or persons from the said writ or petition has or be issued or filed, is or are

descended from a female ancestor who was held in bondage at the time of his or her nativity, in a county different from that in which the said writ or petition is depending, or may be brought, and that testimony, material and competent in the trial of the said writ or petition, can be had in the county where the said ancestor was held in bondage at the time of his or her nativity, to order and direct the record of their proceedings in such writ or petition to be transmitted to the judges of the county court of the county where the said ancestor was held in bondage as aforesaid, and the judges of the county court to whom the said record shall be transmitted, shall hear and determine the same in like manner as if the same had originally been brought or filed therein.

And be it enacted, That where any petitions for freedom have or may be filed hereafter in any county court of this state, or in the court of oyer and terminer and gaol delivery for Baltimore county, by any petitioner who was or shall be in the county where the said petition was or may be filed by permission of his or her owner, which said owner was or shall not be an actual resident of the county where the said petition was or may be filed, at the time when the same was or may be filed, the said county court, or court of oyer and terminer and gaol delivery for Baltimore county, are hereby authorized and required, upon suggestion in writing, supported by competent testimony, that the person thus claiming to be the owner of the said petitioner had actually held the said petitioner in bondage, and that the said petitioner was in the county where the said petition has been or may be filed by the permission of his owner, and that the said owner is not, or was not, an actual resident of the county where and when the said petition was or may be filed, to permit the said owner to appear and defend the said action, and to order and direct the record of the proceedings on such petition to be transmitted to the court of the county where the said owner resided at the time when the said petition was or may be filed, and the judges of the county court to whom the said record shall be transmitted, shall hear and determine the same in like manner as if such petition had originally been filed therein.

CONGRESS.

HOUSE OF REPRESENTATIVES.
WEDNESDAY, JAN. 16.
BANK OF THE UNITED STATES.
Mr. Wright offered the following resolution:
Resolved, That the Secretary of the Treasury be directed to lay before Congress a list of the Directors of the Bank of the U. States and of the several branches; and a statement of the stock held by foreigners, and in what countries, and of the stock held by citizens, and in what States.

On the suggestion of Mr. Eppes, the resolution was modified by adding to the information required, a statement of the specie deposited in the Bank of the U. States and its branches in the States or Territories, distinguishing between the deposits of the U. States and those of individuals.

As amended, the resolution was, after a desultory debate, agreed to.

On motion of Mr. Burwell, The house resolved itself into a committee of the whole on the bill to renew the charter of the Bank of the U. States; Mr. W. Allston in the chair.

Mr. Burwell moved to strike out the first section of the bill—(i. e. to try the principle.)

He supported his motion in a speech of two hours, in which he denied both the constitutionality and expediency of the bill.

When he concluded, the committee rose & reported progress; and the house adjourned at a little past four o'clock.

THURSDAY, JAN. 17.

The house again resolved itself into a committee of the whole on the bill to renew the charter of the Bank of the U. State—Mr. W. Allston in the chair.

throughout the nation; there would be great difficulty in the business of exchange. Banking had been encouraged by all enlightened commercial nations; by Genoa, Holland, England, France and the U. States. He trusted that congress would not be driven from their duty by the hissing of the galleries or the denunciations of profligate presses. As to the constitutionality of this bank, he had no doubt of it. He would not open that instrument to prove this position; but he referred to the sanction which all preceding administrations had given to it, and to the indirect approbation which the house had repeatedly expressed. He further adverted to the law extending branches of this bank to the territories. The destruction of this bank would be like a prohibition of the exportation of coin by the Turkish government; it would produce a famine. If the government should resort to the state banks, to place its deposits in them, it would occasion faction & speculation. He asked, were states who might oppose the general government to be trusted with its monies?

Mr. Seybert opposed the bill. He dwelt a short time on the inexpediency of renewing the charter of the bank. But his oath had bound him to support the constitution of the U. S. The constitution was not an equivocal instrument; its powers were specific; it gave no authority whatever to this government to grant charters for any kind of monopoly, nor to erect any species of corporation, within the jurisdiction of the States. If such an authority existed in this instrument, it was to be discovered only by the refinement of scholastic & professional gentlemen.

Was the constitution a trap to common sense? If it be, the people must ask for something better; something which they could understand. Was the bank actually necessary for the collection of the revenue? No. The house had been informed by the secretary of the treasury, that a bank book was kept in the treasury for stating and settling the accounts of that department with nine state banks. The government then had and could rely on these banks, without the aid of a national bank. The nation had been told by one of the most distinguished members of the federal convention, (Mr. Madison) that a proposition had been made to that body to give congress the power to grant charters of incorporation, and had been decidedly rejected. This at once settled the unconstitutionality of the bank.

Mr. Smilie thought the insinuation of the gentleman from N. York, (Mr. Fisk) that Pennsylvania was not to be trusted with the monies of government, because she had opposed an unjust and iniquitous decision of the Supreme Federal Court, was very ungenerous.

Mr. Fisk said he did not mention Pennsylvania. Mr. Smilie replied, that the gentleman meant that state—and after such a provocation, he thought its delegation would be decided against the renewal of the bank charter. The house adjourned at half past 5 o'clock.

NOTICE.

CAME to the subscriber's plantation, residing in Charles county, near Port-Tobacco, on the first instant, an IRON GRAY GELDING, about four years old, twelve & a half hands high, having a white face, roached mane and a bobtail, no perceivable brand marks, trots and canters. The owner of the above horse is desired to come forward, prove property and take him away.

MATTHEW BOWWELL. January 11, 1811.

Anne-Arundel County, sc.

ON application to me, the subscriber, in the recess of Anne-Arundel county court, as one of the associate judges of the third judicial district of Maryland, by petition, in writings, of Dennis Iglehart, of Anne-Arundel county, praying for the benefit of the act for the relief of sundry insolvent debtors, and the several supplements thereto, on the terms mentioned in said acts, a schedule of his property, and a list of his creditors, as far as he can ascertain them, being annexed to his petition, and the said Dennis Iglehart having satisfied me by competent testimony that he has resided in the State of Maryland two years immediately preceding the time of his application, and the said Dennis Iglehart, at the time of presenting his petition, having produced to me 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, it is thereupon ordered and adjudged, that the said Dennis Iglehart, by causing a copy of this order to be inserted in the Maryland Gazette once a week for three months successively, before the fourth Monday of April next, give notice to his creditors to appear before the county court, to be held at the city of Annapolis, at ten o'clock in the forenoon of the said fourth Monday of April next, for the purpose of recommending a trustee for their benefit, & to show cause, if any they have, why the said Dennis Iglehart should not have the benefit of the said act, and supplements, as prayed. Given under my hand this ninth day of January, 1811.

RICHARD H. HARWOOD.

NOTICE.

THE subscriber earnestly requests all those who are indebted to him on open account, to call at his shop, and make payment, or close them by note; and all those indebted by note to pay the same. Those who live at a distance will please take notice that this is the only way they can be called on by the subscriber. Longer indulgence cannot be given to those who have been indebted 12 months and upwards, or to those whose promised time of payment has expired.

The subscriber avails himself of this opportunity to present his grateful thanks to his patrons, and assures them that no exertions shall be wanting to merit a continuance of their favours.

JOHN MUNROE. January 19, 1811.

A NEW ASSORTMENT.

John Wells, DRUGGIST & APOTHECARY, Has just received an Excellent Assortment of Fresh Drugs and Medicines, Patent Medicines, Perfumery &c. among which are the following Articles of a superior Quality, viz.

YELLOW BARK, in quill and powder, Red do. do. Turkey opium, cream tartar, Calomel prepared, Isteric emetic, Cantharides, Ipecacuanha, Isinglass, Glass of Antimony, Magnesia in lump and powder, Chamomile, Arnoutto, Alex. senne, Flake manna, Rhubarb in root and powder, Colombo root do. in powder, Pearl barley, Tapioca, Sago, Arrow root, powdered Jallap, Liqueur ball, do. in root, Sarsaparilla, Sugar of Lead, Trusses, Camphor ref. Gamboge, Oil of Wo seed, Turmeric in root and powder, Numege, Cloves, Mace, Cinamon, Sweet Oil, and 50 bottles nice Jamaica Castor Oil.

Essence Peppermint, British Oil, Turlington's Balsam, Antibilious and Anderson's Pills, Agar and Fever Drops, Worm Lozenges, Opadidock, Stoughton's Bitters, Harlem Oil, Bateman's Drops, G. drey's Cordial, Wash Balls, Windsor, Rose, Violet, Palm and Castile Soaps, essence of Lemon, do. Burgamot, Pumkin in Sticks and Pots, Lip-Salve, Tooth Brushes and Powder, and Euc de Cologne. Also a parcel of French Cordials, by the dozen or single bottle, with an assortment of Confectionary.

And a beautiful collection of LADIES SLIPPERS, consisting of Morocco, Kid and Satins, of various colours; all at the Baltimore prices.

List of Letters

Remaining in the Post-office, Annapolis, January 1811

PAUL ADDISON, Nicholas Brewer (2), William Brewer, Joseph Brewer, A. A. Browne (3), James Butcher, Maffler Brice, James John Bowie, Dr. John H. Brown, Samuel S. Brewer, John Cord (2), George C. Cady, Deborah Griner, Edward H. Calvert, William S. Cameron, Clerk of Anne-Arundel county, Clerk of House of Delegates, Patrick Dunn, James Davidson, Henry Davidson, Justina Davidson, Sarah Davidson, Mary Disney, John Gantt, John Gwinn (2), Richard Gray, John Graham, William Garrett, Eliza Hanson, Mrs. Ann Hall, Edward Hall, Com. of Loans, Nicholas Harwood, Frederick Hawkins, Henry Huff, David Hoffman, Rinaldo Johnson, Abram Jones, James Jones, Mrs. R. Johnson, John Jarvis, John O. L. Jones, William Kilty (2), Edmund Kely, William M'Dorman, Landon Mercer, John O'Harrough, Hezekiah Price, Henry W. Physick, Roger Perry, (2) Conrad Peters, John Roe, Dr. Robert C. Randolph, Philip Ruffel, Jane Randall, John S. Skinner, Joseph Stevens, Speaker of the House of Delegates, Amos Start, Abner Schultz, William Terry, Roger B. Toney, Richard Tilghman, Thomas Tytings, Joseph Thompson, Philip E. Thoma, Archable C. Tears, William Tuck, Gideon White (2), Mr. White, candle manufacturer, John Welch, cryer, Nicholas Watkins, William Wilk, Charles Warfield, Woodkey, Samuel Wood, William Whetcroft, Maricha Weaver, Edmund Warfield, Charles Waters, Benjamin & Joseph Watson, Benjamin Winterford (2), Nancy Ward, Ramsey Waters, Thomas Warfield, Annapolis.

Friends of Thomas Booth, Basil Brown, Thomas Bicknell (2), Abel Crandall, Samuel Davis, Maren B. Duvall, William Garner, Catharine Goldsborough, Thomas Hammond, Joseph Harwood, William Hall, Henry A. Johnson, Rebecca Johnson, (2) Cornelius Jones, David Lewis (2), Samuel Nichols (2), Moses Orme (2), Eliza Shivers, Edward Stewart, James Sanders, John Smith, Anne-Arundel county.

J. MUNROE, P. M. None of the above letters will be delivered without the money. 3w.

Valuable House Women FOR SALE, Inquire of the Printer.