

MARYLAND.

Application to me, the subscriber, in the recess of Anne-Arundel county court, as an associate judge of the third judicial district of Maryland...

Dissolution of Partnership.

THE partnership of Ridgely & Weems, is this day dissolved by mutual consent. All persons having claims against them, or either of them, are requested to present them for settlement...

Annopolis, Feb. 20, 1812. P. S. The business will in future be carried on by Absalom Ridgely and Richard Pindell...

RIDGELY & PINDELL, who hope by their strict attention to the same, to merit and share the custom of their friends and a liberal public.

Absalom Ridgely, Richard Pindell.

NOTICE. THE subscriber wants this spring, about one hundred cords of Spanish, Water, Black, White, or Red OAK BARK...

JOHN HYDE. N. B. He returns his sincere thanks to the public for the encouragement he has received in his business...

Annopolis, March 5, 1812. J. H. 6w.

NOTICE. THE subscriber as administrator on the personal estate of Margaret Conaway...

Annopolis, March 5, 1812. Jason Jones, Admr. 3w.

NOTICE. THE subscriber intends to apply to the Judges of Anne-Arundel county court, or some one of them, in the recess of said court...

Feb 17, 1812. Joseph P. Pierce. 6w.

PROPOSALS By George Shaw, & Co. Annapolis, FOR PUBLISHING BY SUBSCRIPTION, EVIDENCES OF THE CHRISTIAN RELIGION...

BY JAMES BEATTIE, LL. D. Author of Essays on Truth.

THIS little work contains, if not a regular deduction, a concise and most useful summary of the most striking and popular arguments...

Price of the volume sixty-two and a half cents in Boards—Bound eighty-seven and a half cents.

Fifty Dollars Reward for a Runaway.

Ran away from the subscriber on the 16th January last, NEGRO MOSES, who calls himself Moses Galloway...

Willson Waters. Rhode River, (8 miles from Annapolis,) February 25, 1812. N. B. I forewarn all persons from harbouring or employing said Fellow in any manner...

Public Sale.

By order of the orphans court of Anne-Arundel county, the subscriber will sell, at Public Sale, the personal estate of John Kilty...

On the 26th, at the Farm called Primrose, near Annapolis, Three Negro Men, used to plantation work; Horses, Cattle, and Hogs; an Ox Cart and Three Yoke of Steers; a small Cart, Ploughs, and other plantation utensils...

William Kilty, Admr. Feb. 27, 1812.

Public Sale.

By virtue of a decree of the honourable Chancellor of Maryland, will be exposed to Public Sale, on Tuesday the 17th day of March next...

All the personal estate of George Mann, deceased, consisting of a variety of articles of Household Furniture and some valuable Slaves...

Robert Golder, No. 95 Market-street, Baltimore, Has just received and opened, a fresh supply of the best Fine and Extra Fine...

4-4 Irish Linens, which he offers for sale, wholesale and retail, at a small advance...

Feb. 27, 1812. Thos. H. Bowie, Trustee.

State of Maryland, sc.

By Anne-Arundel County Orphans Court, February 4th, 1812.

On application by petition, of Christopher Jackson and William Warfield, executors of the last will and testament of Milbourn Sigell, late of Anne-Arundel county, deceased...

THIS IS TO GIVE NOTICE, THAT the subscribers, of Anne-Arundel county, hath obtained from the orphans court of Anne-Arundel county...

Christopher Jackson, William Warfield, Exrs. 6w.

Negroes for Sale.

A negro woman about 33 years of age, with three female children, the eldest about 6 years of age, and the youngest one year old...

Apply at this Office. Feb. 6, 1812. 7 tf.

In Council,

February 14, 1812. ORDERED, That the "Supplement to an act, entitled, An act for regulating writs of error, and granting appeals from and to the courts of common law within this province..."

Be it enacted by the General Assembly of Maryland, That any person or persons, against whom any judgment hath been or shall be rendered in any county court of this state...

By order, NINIAN PINKNEY, Clk.

A supplement to an act, entitled, An act for regulating writs of error, and granting appeals from and to the courts of common law within this province.

Be it enacted by the General Assembly of Maryland, That from and after the passage of this act, the court of appeals shall be holden for the eastern shore at the town of Easton, on the first Monday in June and the last Monday in November...

An act to alter the times of the meeting of the Court of Appeals, and for other purposes.

Be it enacted by the General Assembly of Maryland, That from and after the passage of this act, the court of appeals shall be holden for the eastern shore at the town of Easton, on the first Monday in June and the last Monday in November...

And be it enacted, That it shall not be necessary for the judges of the said court of appeals, or any of them, except the judge of the said court, resident in the second judicial district...

And be it enacted, That any one of the said judges, in court sitting, shall have power and authority to enter judgments by confession, to call executions, and enter judgments thereon by default...

And be it enacted, That appeals and writs of errors may be prosecuted and brought to the court of appeals for the Eastern Shore, in the month of November, and to the said court for the Western Shore...

And be it enacted, That if the judge of the court of appeals, required by this act to attend at Easton, on the last Monday in November in each and every year, or the judge of the said court so required to attend at Annapolis...

And be it enacted, That if the judge of the court of appeals, required by this act to attend at Easton, on the last Monday in November in each and every year, or the judge of the said court so required to attend at Annapolis...

And be it enacted, That if the judge of the court of appeals, required by this act to attend at Easton, on the last Monday in November in each and every year, or the judge of the said court so required to attend at Annapolis...

THE subscriber intends to apply to the judges of Anne Arundel county court, or some one of them, in the recess of said court...

Richard Rawlings. Feb. 6, 1812. 7

MARYLAND.

proceedings; and that all writs & process may be returnable to the said court on the said Monday in November, in the same manner as before directed to be holden on the last Monday in June, and may also bear there on the said last Monday in November...

And be it enacted, That it shall not be necessary for the judges of the said court of appeals or any of them, except the judge of the said court resident in the third judicial district, to attend the said court to be holden in the city of Annapolis, for the Western Shore...

And be it enacted, That if the judge of the court of appeals, required by this act to attend at Easton, on the last Monday in November in each and every year, or the judge of the said court so required to attend at Annapolis...

And be it enacted, That if the judge of the court of appeals, required by this act to attend at Easton, on the last Monday in November in each and every year, or the judge of the said court so required to attend at Annapolis...

And be it enacted, That if the judge of the court of appeals, required by this act to attend at Easton, on the last Monday in November in each and every year, or the judge of the said court so required to attend at Annapolis...

And be it enacted, That if the judge of the court of appeals, required by this act to attend at Easton, on the last Monday in November in each and every year, or the judge of the said court so required to attend at Annapolis...

And be it enacted, That if the judge of the court of appeals, required by this act to attend at Easton, on the last Monday in November in each and every year, or the judge of the said court so required to attend at Annapolis...

And be it enacted, That if the judge of the court of appeals, required by this act to attend at Easton, on the last Monday in November in each and every year, or the judge of the said court so required to attend at Annapolis...

And be it enacted, That if the judge of the court of appeals, required by this act to attend at Easton, on the last Monday in November in each and every year, or the judge of the said court so required to attend at Annapolis...

And be it enacted, That if the judge of the court of appeals, required by this act to attend at Easton, on the last Monday in November in each and every year, or the judge of the said court so required to attend at Annapolis...

And be it enacted, That if the judge of the court of appeals, required by this act to attend at Easton, on the last Monday in November in each and every year, or the judge of the said court so required to attend at Annapolis...

MARYLAND.

[LXVIIIth YEAR.]

(Documents Continued.) No. 11.

Boston, April 13, 1809.

Sir—I send to Mr. R. a pamphlet entitled "Suppressed Documents." The notes and comments were written by the gentleman who has written the "analysis," which I sent by a former conveyance. These works have greatly contributed to excite the fears of the men of talents and property; who now prefer the chance of maintaining their party by open resistance and a final separation to an alliance with France, and a war with England.

I am, &c. A. B. No. 12.

Boston, April 26, 1809.

Sir—Since my letter No. 11, I have had but little to communicate. I have not yet been able to ascertain the sufficient accuracy the relative strength of the two parties in the legislative bodies in New-England.

The correspondence between Mr. Erskine, and the Secretary of State at Washington, you will have seen before this can reach you. It has given much satisfaction to the federal party here; because it promises an exemption from the evil they most feared (a war with England) and justifies their partiality towards G. Britain, which they maintain was founded upon a full conviction of her justice and sincere disposition to preserve peace.

But the great benefit that will probably result from it, will be, that Buonaparte may be induced to force this country from her neutral position. Baffled in his attempts to exclude from his continent the manufactures of G. Britain, he will most likely confiscate all American property in his dominions and dependencies, and declare war.

While G. Britain waits for this natural, I might say necessary result of the negotiation, would it not be extremely inexpedient to conclude a treaty with the American government? Every sort of evidence and experience prove that the democrats consider their political agency in a great measure dependent upon the hostile spirit that they can keep alive towards Great-Britain, and recent events demonstrate that their conduct will be predicated upon that conviction.

THE subscriber intends to apply to the judges of Anne Arundel county court, or some one of them, in the recess of said court, for the relief of sundry insolvent debtors, and the several supplements thereto, after this notice shall have been published eight weeks from the date hereof.

Richard Rawlings. Feb. 6, 1812. 7