Anno-Arundel County, ac.

ON application to me, the subscriber, in the recess of Anne-Arundel county court, as an associate judge of the third judicial district of Maryland, by petition in writing, of Michael Beatsbaod, of said county, praying the benefit of the act for the relief of sundry insolvent debtors, passed at November session, eighteen hundred and five, and the several supplements thereto, on the five, and the several supplements thereto, on the terms mention of in the said afts, a schedule of his property, and a list of his creditors, on oath, as far as he can ascertain them, being annexed to his petition; and the said Michael Beachgood having satisfied me, by competent testimony, that he has resided in the state of Maryland for the period of two years immediately preceding this his application; and one of the contables of Anne-Arundel contract having certified that the said petitioner is on; and one of the constables of Anne-Arundel county having certified that the said petitioner is in his custody for debt only, and the said Michael Beachgood having given sufficient security for his personal appearance at Anne-Arundel county court to answer such allegations as may be made against him by his creditors; I do therefore order and adjudge, that the said Michael Beachgood be disharged from his imprisonment, and that he by cause judge, that the said Michael Beachgood be disharged from his imprisonment, and that he by causing a copy of this order to be inserted in the Mayland Gazette every week for three months successively before the third Monday in April next, give notice to his creditors to appear before Anne-Arundel county court on the said third Monday in April next, at 10 o'clock in the morning, for the purpose of recommending a trustee for their benefit, and to shew cause, if any they have, why the said Michael Beachgood should not have the benefit of the said aft and supplements as prayed. Given under my hand this supplements as prayed. Given under my hand this reth day of September, one thousand eight hundred and eleven. Richard H. Harwood.

Dissolution of Partnership.

THE partnership of Ridgely & Weems, is this day dissolved by mutual consent. All persons having claims against them, or either of sons having claims against them, or either of them, are requested to present them for settlement, and those indebted to them, or either of them, in any manner whatever, are requested to make immediate payment to Ridgely & Pindell, who are authorised to settle the business of said firm. It is earnestly hoped that proper attention will be paid to this request, as those who neglect or retuse to comply with the same, after the twentieth day of March next, may expect suits to be brought required them.

against them.

Ever grateful to a generous public and their friends, they return them their sincere thanks for their liberal patronage.

Absalom Ridgely, James N. Weems.

Annapolis, Feb. 20, 1812.

P. S. The business will in future be carried on by Absalom Ridgely and Richard Pindell, under the firm of RIDGELY & PINDELL,

who hope by their strict attention to the same, to ment and share the custom of their friends and a

Absalom Ridgely, Richard Pindell. NOTICE.

THE subscriber wants this spring, about one hundred cords of Spanish, Water, Black, White, or Red OAK BARK: he will give from seven to nine dollars per cord, or at any rate the highest Baltimore price. Any person or persons inclinable to contract to deliver me the above quantity of bark, will please to give me the JOHN HYDE. earliest notice.

N. B. He returns his sincere thanks to the public for the encouragement he has received in his business, and assures them no exertions shall be wanting to secure a continuance of their favour. The highest

Annapolis, March 5, 1812. NOTICE.

THE subscriber as administrator on the personal estate of Margaret Conaway, late of Anne-Arundel county, deceased, requests all persons having claims against the estate of said deceased to present them, legally authenticated, to Mr. William Warfield, Annapolis, in order that they are had footby action to the said of the county of the said of t they may be finally adjusted

Jason Jones, Admr.

March 5, 1812.

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, for the beone of them, in the recess of said court, for the benefit of the act for the relief of sundry insolvent debtors, passed at November session, 18cs, and of the several supplements thereto, after this notice shall have been published agreeably to law, eight weeks from the date hereof

Joseph P. Pierce.

PROPOSALS By George Shaw, & Co. Ankapolis,

FOR PUBLISHING BY SUBSCRIPTION, EVIDENCES OF THE CHRISTIAN RELIGION, BRIEFLT AND PLAINLY STATED.

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

Author of Essays on Truth.

THIS little work contains, if not a regular dedudion, a concise and most useful summary of the most striking and popular arguments, in elegant and per-picucus language, in support of the Divine Origin of the Gospel It will be difficult, perhaps, to find any other book on the subject that contains more valuable matter, so well arranged, in so small a compass, as this little treasure of Dr. Beattie's.

The work will be neatly printed on good paper.

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 sub-NEGRO MOSES. who calls himself Mores Gallo may He was cloathed, when he went off, in striped home-spun kersey; is about 5 feet 7 or 8 inches high, about 40 years of age; a plau sible artful fellow in conversation, a good Carpenter and Joiner, plays well on the viclin, and is fond of drink I will give Ten Dollars for bringing him home, if taken within ten miles of home; if twenty miles, Twenty Dollars; if thirty miles, Thirty Dollars; if forty miles, Forty Dollars; if out of the state, Fifty Dollars, with a reasonable allowance for expenses.

Willson Waters.

Rhode River, (8 miles from Anna-)
pclis,) February 25, 1812.

N. B. I forewarn all persons from harbouring or employing said Fellow in any manner, as the law will denforced against any such offender.

W. W.

Public Sale.

By order of the orphans court of Anne-Arundel county, the subscriber will sell, at Pab-lic Sale, the personal estate of John Kilty, late of the said county, deceased The sale will be on the 26th and 27th of March

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; Corn, Wheat, Fodder, Straw, and several articles of Household Fur-

On the 27th, at the subscriber's dwelling in Annapolis, several Negroes accustomed to waiting in the house, the remainder of the Household Furniture, and a collection of Books The sale Furniture, and a collection of Books. The sale at each place to commence at 11 o'clock A. M.

A credit of six months to be given on all sums above ten dellars, on bonds or notes being executed with two approved securities, bearing interest from the day of sale; for purchases of ten dellars or under the cash to be paid,

The negroes not to be sold to any person to be

carried out of shorstate.

William Kilty, .1dm'r.

Feb. 77812.

Public Sale.

By virtue of a decree of the honourable chancellor of Maryland, will be exposed to Pub-lic Sale, on Tursday the 17th day of March next, at the late dwelling of Mrs. Mann, de-

All the personal estate of George Mann, deceased, consisting of a variety of articles of Household Furniture and some valuable Slaves — Terms will be made known on the day of Sale sale to commence at 10 o'clock A M

Thos. H. Bowie, Trustee.

es 27, 1812.

Robert Golder,

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

4-4 Irish Linens,

which he offers for sale, wholesale and retail at a small advance. Orders will be thankful ly received and executed with exactness and dispatch.

Feb. 27, 1812.

State of Maryland, sc. By Anne-Arundel County Orphans Court February 4th, 1812.

On application by petition, of Christo-pher Jackson and William Warfield, exe utors of the last will and testament of Milbourn Sigell, late of Anne-Arundel county, deceased, it is ordered that they give the notice required by law for credi tors to bring in their claims against the suid deceased, and that the same be published once in each week for the space of six successive weeks in the Maryland Ga-John Gassaway, Reg. Wills, A. A. County.

THIS IS TO GIVE NOTICE.

THAT the subscribers, of Anne-Arundel county, hath obtained from the orphans court of Anne-Arundel county, in Mary-land, letters te-tamentary on the personal estate of Milbourn Sige Arundel county, deceased. All persons having claims against the said deceased, or Anneare hereby warned to exhibit the same with the vouchers thereof, to the subscri bers, on or before the first day of June next, they may otherwise by law be excluded from all benefit of the said estate. Given under our hands this fourth day of Fe-

Wistopher Jackson, Extrs.

Negroes for Sale.

A negro woman about 33 years of age, with three female children, the eldest a bout 6 years of age, and the youngest one year old. The woman is a good sempstress, and well acquainted with house work in all its branches. Also a girl of 15, and a boy 13 years of age; they have been accustomed to wait in a house, and are active and intelligent. tive and intelligent.

Apply at this Office. Feb. 6, 1812.

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," and the " Act to alter the time of the meeting of the court of appeals, and for other purposes," be published twice in each week for the space of three weeks, in the Maryland Republican and Maryland Gazette, at Annapolis; in the Whig, American, Sun and Federal Gazette, at Baltimore; in the Star, at Easton; in the Republican Gazette, at Frederick-town, and in the Maryland Herald, at Hagar's-town.

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 if 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, or any person in his, her or their behalf. desirous of appealing from such judgment to the court of appeals of the shore, may at any time within the period prescribed by law for entering appeals, instead of prosecuting a writ of error for the removal of the said judgment, apply to the clerk of the county court in which such judgment hath been or shall be rendered, and direct the said clerk to enter and appeal, in the usual manner, from the judgment of the said county court to the court of appeals of the shore, and that such entry shall be made accordingly, the said clerk noting the time of entering such appeal; and there shall be the same proceedings had upon such appeal, as if the application for an appeal had been made to, and the appeal had been granted by the county court, during the sitting of the said court. Provided, that execution upon any such judgment, shall not be stayed or delay ed, or any supersedeas upon such judgment granted or issued forth upon any such appeal, unless such person or persons, in whose name such appeal shall be made, or some other, in his, her or their behalf, shall immediately upon making such appeal, enter into bond with sufficient sureties, such as the chief judge or an associate judge of the district in which the said judgment shall be rendered, shall approve of, in the manner and agreea-

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

bly to the form or according to the tenor of

the condition of the said bond, as prescribed

by the act to which this is a supplement.

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, in each and every year; and that from and after the first day of February next, the court of appeals shall be holden for the western shore at the city of Annapolis, on the last Monday in May and first Monday in December, in each and every year; and that the said court to be holden for the western and eastern shores respectively, in the months of June and December, in each and every year, shall be holden by the judges thereof, or any three or more of them; Provided always, that any one or more of the said judges, attending as aforesaid, shall have power to make all necessary rules and orders, touching any suit, action, appeal, writ of error, process, pleadings or proceedings, returned to the said court held for the western and eastern shores respectively, or depending therein, preparatory to the hearing, trial or decision of such action, suit, appeal, writ of error, process, pleadings or proceedings. And so much of the act, entitled, An act to provide for the organization and regulation of the courts of common law in this state, and for the administration of justice therein, passed at November session, in the year of our Lord one thousand eight hundred and five, as provides for the holding of the court of appeals at different or other times than those herein mentioned, be and the same is

hereby repealed. 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, to attend the said court to be holden at Easton for the eastern shore, on the last Monday in November, in each and every year; and it shall be the duty of the judge of the court of appeals resident in the second judicial district, to attend at the town of Easton, on the last Monday in November next, and on the last Monday in November in each and every year thereafter, who shall have power to make all necessary rules and orders touching any suit, action, appeal, writ of error, process, pleadings, or proceedings, returned to the court of appeals for the eastern shore, or depending therein, preparatory to the hearing trial or decision of such action,

suit, appeal, writ of error, process pleadings proceedings; and that all writs a process na be returnable to the said court on the said to Monday in November, in the same manner to the session of the said court, hereis fore directed to be holden on the fait ha day in June, and may also bear terre on the day in June, and they also ocal serie on the said last Monday in November, as though a session of the said court was holden out the said court was holden out to see the said to shall be the days of the said. day. And it shall be the daty of the clerke the court of appeals for the eastern shore, is attend the said judge on the said last Morda in November, in each and every yetr, vi in November, in carry of all such matter of things, as shall or may be ordered as alone said, by the said judge; and at each and very such November service, all actions, the and other proceedings, relative to any case appeal or writ of error, civil or criming shall be continued over to the entities session.

And be it enacted, That it shall not bens cessary for the judges of the said courters, peals or any of them, except the judge of the said court resident in the third judicial de trict, to attend the said court to be holden at the city of Annapolis, for the Western Shee, on the last Monday in May, in each and overy year; and it shall be the duy of the judge of the court of appeals, resident in the third judicial district, to attend at the ciry Annapolis on the last Monday in May ner, and on the last Monday in May in each as every year thereafter; who shall have pow. er to make all necessary rules and orders touching any suit, action, appeal, writefer, ror, process, pleadings or proceedings, returned to the court of appeals for the Westers Shore, or depending therein, preparatory to the hearing, trial or decision of such action, said appeal, writ of error, process, pleadings or proceedings; and that all writs and process nay be returnable to the said court, on the said last Monday in May, in the same masner, as to the session of the said court, heren before directed to be holden on the frit Monday in December, and may bear testeon the said last Monday in May, as though a session of the said court was holden on that day ;-and it shall be the duty of the clerk the court of appeals for the Western Shore, to attend the said judge on the mid last Monday of May, in each and every year who shall make due entry of all such matters and things, as shall or may be ordered as a foresaid by the said judge; and at each and every such May session, all actions, pleasand other proceedings, relative to any cause, appeal, writ of error, civil or criminal, shall be continued over to the ensuing December

session. 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 An napolis, on the last Monday in May in each and every year, shall not attend as aforesaid on the said respective days, for the purposes by this act directed, the clerk of the said court s hereby authorised and empowered to adjourn the said court from day to day, until the said clerk can notify one of the other judges of the court of appeals, who shall attend within convenient time, and shall have power as aforesaid, to make all necessary rules and erders, touching any suit, action, appeal, wit of error, process, pleadings or proceedings, as aforesaid, preparatory to the hearing trial, or decision of such action, suit, appeal, writ of error, process, pleadings or proceedings as aforesaid; and the clerk of the said court is hereby empowered to adjourn the said court from day to day, until the said judge so no tified, shall attend for the purposes by this

act required. And be it enacted, That appeals and write 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, in the month of May, in the same manner as to the session of the said court herein before direded to be holden for the Eastern Shore on the first Monday in June, or to the session of the said court herein before directed to be holden for the Western Shore, on the first Monday in De cember, and such rules, orders and proceedings shall be had thereon, preparatory to the hearing trial or decision of such appeal or writ of error, as is herein before directed.

And be it enacted, That any one of the said judges, in court sitting, shall have perer and authority to enter judgments by confession, to call executions, and enter judg-ments thereon by default, or to enter them not called by consent, and to order with of venditioni exponas in all cases where the same may be necessary, any law or usage to the contrary notwithstanding.

NOTICE.

Feb. 20.

THE subscriber intends to apply to the adges of Anne Arundel county court, or some of them, in the recess of said court, for the benefit of the act of assembly for the relief of sundry insolvent debtors, and the feveral supparation thereto, after this notice shall have been pullished eight weeks from the date hereof.

Richard Rawlings. Feb. 6, 1812.

MARYL

[LXVIIITH YEAR.]

(Documents Continued.) No. 11. Boston, April 13, 1809.

Sir-I send to Mr. R. a pamphlet entitled

Suppressed Documents." The notes and omments were written by the gentleman bo has written the "analysis," ent by a former conveyance. These works are greatly contributed to excite the fears of the men of talents and property; who now refer the chance of maintaining their party open resistance and a final separation ban alliance with France, and a war with England. So that should the government expectedly and contrary to all reasonable alculation, attempt to involve the country a measure of that nature, I am convinced now that the elections have all terminated faourably) that none of the New-England tates would be a party in it. But, as I have epeatedly written, the general government loss not seriously entertain any such desire rintention. Had the majority in the New-England states continued to approve of the blic measures, it is extremely prohable that Britain would now have to choose between and concession. But the aspect of things a this respect is changed; and a war would oduce an incurable alienation of the Easgrn states, and bring the whole country in bordination to the interests of England, whose navy would prescribe and enforce the grms upon which the commercial states should carry and the agricultural states export their arplus produce. All this is as well known the democrats as to the other party; therefore they will avoid a war, at least until the whole nation is unanimous for it. Still when we consider of what materials the government is formed, it is impossible to speak with my certainty of their measures. The past with mind only a muddy commixture of fol-h, weakness and duplicity. The spell, by which the nations of Europe have been renered inert and inefficient when they attempted to shake it off, has stretched its shadows across the Atlantic and made a majority of the people of these states alike blind to duty and to their true interests.

1 am, &c.

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 afcertain with Minimum accuracy the relative strength of the two parties in the legislative bodies in

New-England.
In all of these states, however, governors have been elected out of the federal party,

and even the fouthern papers indicate an unexpected augmentation of federal members in the next Congress.

The correspondence between Mr. Erskine, and the Secretary of State at Washington, you will have feen before this can reach you. It has given much fatistaction 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 fincere disposition to preserve peace. Even the democrats affect to be satisfied with

ren the democrats affect to be latisfied with it, because as they insist it proves the efficator of the restrictive system of Mr. Jefferson.

But the great beneat that will probably results from it, will be, that Buonapasse may be induced to force this country from her results of the street of the country from her results of the street of the country from her results of the street of the country from her results of the street of the country from her results of the street of 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. Nothing could more than this contribute to give influence and stability to the British party. The invidious occurrences of the rebellion would be forgotten in the referement of the people against France, and they would soon be wean-ed from that attachment to her which is founded on the aid that was rendered to fe-Mirate from the mother country.
While G. Britain waits for this natural, I

might say necessary result of the negociation, would it not be extremely inexpedient to conclude a treaty with the American government? Every fort of evidence and experience prove that the democrats confider their political ascendency in a great measure dependent upon the hossile spirit that they can keep a-live towards Great-Britain, and recent events demonstrate that their conduct will be predicated upon that conviction. The will not with corresponding feelings a fineer disposition on the part of England to adjust all matters in dispute. Then we are heart murtified and dispute all matters in the part of the prediction of of dispute. They are at heart mortified and disappointed to find that G. Britain has been in advance of the French government in taking advantage of the provisional chauses of the

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