

POET'S CORNER.

SELECTED.

From the New-York Herald. YE SHAVERS OF COLUMBIA.

A BARBER-OUS ODE, By John Desborus Huggins, Barber and Ladies Hair Dresser in New-York.

Ye Shavers of Columbia! That guard our native pole, Whose steels have scrap'd a thousand chins, And human beards control.

The spirits of your fathers Shall rush upon your sight— For the shop it was their field of fame, And wigs their first delight.

DESBORUS needs no trumpet, No bard his fame declare; His march is o'er the face divine His home among the fair.

The meteor tongs of HUGGINS, Shall yet terrific burn; Till rude and tangled heads depart, And the curl of grace return.

Land for Sale.

I will sell a small tract of Land situated on the head of South river, in Anne-Arundel county; containing about 200 acres. This land is very valuable, and well adapted to the growth of any kind of grain or tobacco.

Joseph Howard. March 19, 1812.

Fifty Dollars Reward.

Ran away from the subscriber, living near Mount Pleasant Ferry, in Anne-Arundel county, on the 27th of December last, a negro man named ISAAC,

Who calls himself ISAAC LOWE; he is about 25 years of age, five feet eight or nine inches high, rather slender made, brown complexion, both of his little fingers crooked: had on when he eloped a new striped country cloth jacket and trowsers, white yarn stockings, strong shoes with hob nails in the soles, old esnaburg shirt, and a good wool hat; he is very fond of spirituous liquors, and will make use of it to excess.

Zachariah M. Coney. March 19, 1812.

A CARD.

WM. H. MANN, having opened the office, formerly occupied by the Hon. Jeremiah T. Chase, for the purpose of practicing the law, respectfully solicits the patronage of his friends and the public in general, flattering himself that his promptness and assiduity will give general satisfaction.

N. B. Instruments of writing done at the shortest notice. March 19, 1812.

NOTICE.

ALL persons are forewarned from hunting, either with dog or gun, or trespassing in any way whatever, on my Farms; known by the names of Belmont and Thomas's Point, or on my lands lying on Oyster, Fishing and Smith's Creeks, as the law will be put in force against any offender. JEREMIAH T. CHASE.

Nov. 7, 1811. 20.

PAUL'S PATENT COLUMBIAN OIL.

The inventor of this highly esteemed Medicine is a native of America, and the composition is the production of American soil, consequently it is in every sense of the word Domestic, it is not puffed up with a numerous train of pompous foreign certificates of persons from whom by the great distance that separate us, 'tis impossible to obtain information, therefore the public has better security for their money as there cannot be the least shadow of deception to cover this medicine, for he simply appears before the community with his invention and an experimental detail of the various cases in which it really is so wonderfully efficacious, and in which he is supported by the following certificates, whose names are not only subscribed but their persons may also be consulted, being residents within the circle of our neighbourhood. The following are the complaints in which the Columbian Oil has been found so efficacious and rarely ever fails of effecting a cure: viz. Rheumatism, Consumption, Pains in any part of the body but particularly in the back and breast, Colds and Coughs, Tooth Ach, Spleen, Pleurisy, Cholick, Cramps, external and internal Bruises, Sprains, and Flesh Wounds, Scalds and Burns, Whooping Cough, and Mumps, Dysentery, or Bloody Flux, Croup and the summer complaint in children, and in a weak stomach, that is caused by indigestion, a constant sinking and loss of appetite, it will act as a powerful bracer to the relaxed fibre and restore it to its proper tone.

It seems as though nature had ranked it the first of the class of all pectorals and expectorals for the relief of the breast and lungs, as it scarcely ever fails of removing obstructions in either, particularly those who are troubled with Phthisis or Asthmatic complaints, who in the act of walking fast, stooping or lying down are almost suffocated, half a teaspoon full of the Columbian Oil will render some relief instantaneously, and if continued agreeably to the directions in such cases, will prove a radical cure, by producing the full power of inflation to the lungs, and free expansion of the breast.

Certificates of its Efficacy.

We do certify, that on Thursday, the 17th instant, we were tarring a new seine for Mr. Clark, and by accident the seine took fire, which, by endeavouring to put out the flames, John Clark and Thomas Adams got severely burnt in the face, we immediately got some Columbian Oil from Mr. Paul, and applied it to the parts burnt, which gave ease in the course of twenty minutes, and has left the parts free from blisters.

John Peacock, Thomas Adams, John Clark.

Baltimore, April 19th, 1810.

Sir—At your request that I should give my opinion respecting what effect your Columbian Oil had in a certain case wherein I was afflicted, I most cheerfully comply by saying that I verily believe that I might have died with one of the severest cramps in the stomach, had it not been for your Columbian Oil; and that I have been a second time relieved of the same complaint by the assistance of that valuable medicine, and as such I recommend it as the best remedy, because there is no manner of doubt of its proving effectual.

E. Catharine Walker.

Sign of the Buck, Market-Space, Baltimore.

Sir—Concerning it to be my duty not to conceal from the public the virtues of your most valuable Columbian Oil, from which I received so much benefit, I am therefore induced, from a principle of gratitude for my recovery, to give a short statement of the complaint under which I suffered. I was first seized in the right hip with a most intolerable pain, which seemed exactly in the joint, and on the day following a dreadful pain in my back which lasted about three weeks, during which time I could not walk upright, but always in a bent posture; and if seated in a chair, the pain would be so excruciating in the act of raising that it was impossible for me to refrain from screaming. My appetite had entirely left me, and a constant head ach would sometimes almost deprive me of my senses; In fact, I was in a deplorable condition. A number of remedies were tried but to no purpose, I had also the advice of an eminent physician, who prescribed a hot bath, &c. which were regularly attended to, but without the smallest advantage. I had about nine ounces of blood taken from me, still the complaint did not give way in the least degree. I was then advised to try Paul's Columbian Oil, but with very little hopes of succeeding: when to my great surprise and comfort, I was sensible of some ease in my hip on the first time of anointing; the next day the pain in my back abated, the head ach left me, and in four days I was perfectly recovered.

Apolonia Walter.

Lexington-street, two doors from Liberty-street, Baltimore.

Philadelphia, July 8, 1807. By your request I do certify, that I had been a long time dangerously indisposed, and was reduced to the lowest state of weakness, insomuch, that my recovery appeared doubtful; my complaint seemed to be afflictions of the breast and lungs. I could procure no relief from incessant coughing, nor breathe without great pain & difficulty; when, by the use of one phial of Paul's Columbian Oil, my distressing cough left me, every other symptom was removed, and I was restored to an excellent state of health, which I now enjoy.

Who may be consulted if called on—Kitty M. Claim.

Corner of Spruce and Fifth-streets.

The public will please to take notice: That Paul's Patent Columbian Oil, will always be sold in bottles which contain the words PAUL'S PATENT COLUMBIAN OIL, in the Glass; the bottles sealed with my initials J. L. in Red Wax, and the outside Label signed by me with Red Ink.

John Love, Sole Agent for the U. S. of America and their dependencies. Without which characteristics none will be Genuine.

The above valuable Medicine for sale by Childs & Shaw.

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 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, or any person in his, her or their behalf, being 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 delayed, 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 agreeably 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.

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, 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 the 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 or proceedings; and that all writs & process may be returnable to the said court, on the said last Monday in November, in the same manner as to the session of the said court, herein before directed to be holden on the first Monday in June, and may also bear teste on the said last Monday in November, as though a session of the said court was holden on that day. And it shall be the duty of the clerk of the court of appeals for the eastern shore, to attend the said judge on the said last Monday in November, in each and every year, who shall make due entry of all such matters and things, as shall or may be ordered as aforesaid, by the said judge; and at each and every such November session, all actions, pleas and other proceedings, relative to any cause, appeal or writ of error, civil or criminal, shall be continued over to the ensuing June session.

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 at the city of Annapolis, for the Western Shore, on the last Monday in May, in each and every year; and it shall be the duty of the judge of the court of appeals, resident in the third judicial district, to attend at the city of Annapolis on the last Monday in May next, and on the last Monday in May 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 Western Shore, or depending therein, preparatory to the hearing, trial or decision of such action, suit, appeal, writ of error, process, pleadings or proceedings; and that all writs and process may be returnable to the said court, on the said last Monday in May, in the same manner, as to the session of the said court, herein before directed to be holden on the first Monday in December, and may bear teste on 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 of the court of appeals for the Western Shore, to attend the said judge on the said last Monday in May, in each and every year who shall make due entry of all such matters and things, as shall or may be ordered as aforesaid by the said judge; and at each and every such May session, all actions, pleas and 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 Annapolis, 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 is hereby authorized 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 a convenient time, and shall have power as aforesaid, to make all necessary rules and orders, touching any suit, action, appeal, writ 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 notified, shall attend for the purposes by this act required.

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, in the month of May, in the same manner as to the session of the said court herein before directed 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 December, 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 power and authority to enter judgments by confession, to call executions, and enter judgments thereon by default, or to enter them not called by consent, and to order writs of venditioni exponas in all cases where the same may be necessary, any law or usage to the contrary notwithstanding. Feb. 30.

ANNAPOLIS: PRINTED BY JONAS GREEN.

Price—Two Dollars per Annum.

MARY

[LXVIIIth YEAR.]

Farmers Bank of Maryland,

MARCH 25, 1812.

The President and Directors of the Farmers Bank of Maryland have declared a dividend of 4 per cent. on the stock of the said Bank, for six months ending the 1st, and payable on or after Monday the sixth of April next, to stockholders on the Western Shore at the Bank at Annapolis, and to stockholders on the Eastern shore at the Branch Bank at Easton, upon personal application, on the exhibition of powers of attorney, or by correct simple orders.

By order, Jona. Pinkney, Cashier.

St. Anne's Church Lottery.

The managers of this Lottery being desirous to fulfill the trust the law invested them with, hereby request immediate payment from all persons indebted to them severally for tickets, on notes or otherwise, and the fortunate holders of prize tickets are required to present them for payment to the subscriber, on or before the 20th day of April next. Prizes not demanded on or before the 27th of May next, will be considered as donations to the church, and will not afterwards be paid.

John Golder, Treasurer. March 26, 1812.

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 earliest notice.

JOHN HYDE. 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 price will be given for hides.

John Cord, late Shff. A. A. C. Annapolis, March 5, 1812.

Sheriff's Sales.

By virtue of two writs of venditioni exponas to me directed out of Anne-Arundel county court, will be exposed to Public Sale, on Friday the 17th day of April next, at Mr. William Brewer's Tavern, in the city of Annapolis. All the right, title, interest and estate, of Doctor John Gassaway, in and to a tract or parcel of land called Cottr's Desire, containing three hundred and forty acres, more or less, situated on Rhode River in Anne-Arundel county, and adjoining the lands of Doctor Wilson Weems.—Late the property of said Doctor John Gassaway. Seized and taken at the suit of Ridgeley and Weems. Sale to commence at 12 o'clock Terms Cash.

John Cord, late Shff. A. A. C.

By virtue of a writ of venditioni exponas to me directed out of Anne-Arundel county court, will be exposed to Public Sale, on Friday the 17th day of April next, at Mr. William Brewer's Tavern, in the city of Annapolis. All the right, title, interest and estate, of Osborn S. Harwood, in and to a part of a tract or parcel of land called Red Lud Neck, containing one hundred and six acres, more or less, situated in Anne Arundel county, near Gassaway's tavern, commonly known by the name of Rawlings's tavern. Late the property of said Osborn S. Harwood. Seized & taken at the suit of Le. J. Duval, for the use of George, Frederick, and Jacob Lindenberger. Sale to commence at 12 o'clock Terms cash.

John Cord, late Shff. A. A. C.

By virtue of four writs of Fieri Facias to me directed out of Anne-Arundel county court, will be exposed to Public Sale, on Friday the 17th day of April next, at Mr. William Brewer's Tavern in Annapolis.

All the right, title, interest and estate, of John O'Reiley, in and to one undivided sixth part of a tract or parcel of land, called John and Mary's Chance, containing 535 acres more or less, situated in the lower part of Anne-Arundel county, between Tracey's Landing and Friendship—late the property of John O'Reiley Seized and taken at the suits of Gustavus Weems, Theodore and David Weems, for the use of Gustavus Weems, Theodore and David Weems for the use of Henry Schroeder, & Co; and Walter Wuyll for the use of Henry Schroeder, & Co Sale to commence at 12 o'clock. Terms cash.

John Cord, late Shff. A. A. C.

By virtue of a writ of venditioni exponas to me directed out of Anne Arundel county court, will be exposed to Public Sale, on Friday the 17th day of April next, at 12 o'clock, for Cash, at Mr. William Brewer's Tavern, in the city of Annapolis.

All the right, title, interest and estate, of Henry Wood, in & to a tract or parcel of land whereon the said Wood resides, containing one hundred and seventy acres more or less, situated on Herring Bay in Anne-Arundel county, and adjoining the lands of the late Richard Harrison, Esq late the property of said Henry Wood. Seized and taken at the suit of Theodore and David Weems.

John Cord, late Shff. A. A. C. March 18, 1812.