

THE MONITOR.

"If ye were of the world, the world would love his own; but because ye are not of the world, but I have chosen you out of the world, therefore the world hateth you."

The spirit of the world and the spirit of the Gospel are diametrically opposite. Hence the principles of strict godliness meet the most violent opposition from all those whose lives testify that they live for this world only. Liberal minded christians as they are called, are much caressed by the world. But what is this liberality? It consists in yielding somewhat of the purity of our principles, and accommodating our conduct to suit the humor of the times. This time-serving spirit is perfectly agreeable to the world and men of this cast are applauded, because their conduct does in no way reproach the vices of fashion and folly but rather seems to license a departure from the strictness of the Gospel precepts. But when a person feeling the force of solemn engagements dares to bear open testimony against the prevailing vices of the age, all mouths are open against him, and the names of enthusiast, bigot and the like, are profusely poured upon him. The right of private opinion which it should seem every man might be allowed to exercise is denied him, and the maxims of the world, not those of religion, are set up as the standard of right and wrong.

Circumstances which occur every day evince the truth of these assertions, are so many glaring proofs of the wickedness of men's hearts, and that disposition which all naturally possess of excusing sin, and of calling evil good, and good evil, putting darkness for light, and light for darkness. The hard speeches made against pious people on account of their strictness can be traced to no other cause than the enmity of heart against the truth itself. While professing Christians are willing to go in the way of the multitude they are well received, but the moment they attempt to stem the current of popular opinion, they lose the good opinion of men of the world, and their liberty is judged by others consciences. This enmity of the world against the purity of the Gospel is a decisive proof of the reality of religion, and an evidence may hence be gathered of our own interest in the new covenant. "If ye were of the world the world would love his own." When therefore we glide along smoothly and find all our principles and practice perfectly agreeable to the world we may well doubt whether we ourselves have even been "chosen out of the world."

[Portland Gazette.]

EXCHANGE OF OLD SIX PER CENT & DEFERRED STOCKS.

An act authorizing a subscription for the old six per cent and deferred stocks, and providing for the exchange of the same. Pursuant to the act of Congress, entitled "An act authorizing a subscription for the old six per cent and deferred stocks, and providing for the exchange of the same," passed on the 6th day of July, 1812, books will be opened on the first day of October next, at the Treasury, and at the several land offices, and will continue open till the 1st day of March next. For receiving subscriptions of the old six per cent and deferred stocks, in the manner prescribed by the said act. New certificates, bearing interest from the first day of the quarter in which the subscription shall be made, at the rate of six per centum per annum, payable quarterly, for the unexpired amount of principal of the old six per cent, and deferred stocks which may be subscribed, will be issued at the Treasury or at the Land Offices respectively where the old stock subscribed may at the time stand credited. The new stock will be redeemable at the pleasure of the United States at any time after the 31st day of December, 1814; but no reimbursement will be made except for the whole amount of the stock standing at the time, to the credit of any proprietor, on the books of the treasury or of the commissaries of loans respectively, nor till after at least six months previous public notice of such intended reimbursement.

Albert Gallatin.

Treasury Department, Sept. 10, 1812.

Anne Arundel County Court, September Term, 1812.

ON application to the Judges of Anne Arundel county court, by petition in writing of Joseph P. Pearce, 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, upon the same mentioned in the said act, and the supplements thereto, a schedule of his property, and a list of his creditors, on oath, as far as he can ascertain them, together with the assent of more than two thirds of them in value to his obtaining the benefit of said act, being annexed to his said petition, and the said court being satisfied by competent testimony, that he has resided in the state of Maryland for the period of two years immediately preceding his application, and that he has given due public notice of his intention to make it: It is therefore ordered and adjudged that the said Joseph P. Pearce, by causing a copy of this order to be inserted in the Maryland Gazette, once a week for three successive months, before the third Monday of 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 William Barnes should not have the benefit of the said act and supplements as prayed. Given under my hand this 26th day of August, 1812.

WM. S. GREEN, Clk. Dec. 31, 1812.

Lancaster School.

THE managers of the Charitable Society have the satisfaction of informing their fellow citizens, that they have been enabled to make an arrangement for the establishment of a Lancaster School in this city. Mr. Bassford, whom they have engaged to superintend the school has gone to Georgetown for the purpose of learning the system under the instruction of Mr. Ould, late a pupil of Mr. Lancaster's. It is expected that the school will be opened for the reception of scholars on the sixth of March ensuing, previously to which further information will be given on the subject.

February 11.

State of Maryland, sc.

ON application by petition of Thomas Sellman, administrator of Richard Harrison, late of Anne Arundel county, deceased, it is ordered, that he give the notice required by law for the creditors to bring in 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 and Maryland Republican.

John Gassaway, Reg. Wills for A. A. 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 Richard Harrison, late of Anne Arundel county, deceased. All persons having claims against the said deceased, are hereby warned to exhibit the same, with the necessary vouchers therefor, to the subscriber, on or before the 23rd day of May next, the day of the said estate, to be excluded from all benefit of the said estate. Given under my hand this 17th day of January, 1812.

Thomas Sellman, Admr. Jan. 17, 1812.

State of Maryland, sc.

ON application, by petition of Samuel Maccebin, executor of the last will and testament of Gassaway Rawlings, late of Anne Arundel county, deceased, it is ordered, that he give the notice required by law, for the creditors to bring in 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 Republican and Maryland Gazette.

John Gassaway, Reg. Wills for A. A. 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 testamentary on the personal estate of Gassaway Rawlings, 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, on or before the 21st day of October next, the day of the said estate, to be excluded from all benefit of the said estate. Given under my hand this 5th day of January, 1812.

Samuel Maccebin, Ex. cutor with will annexed. Jan. 5, 1812.

Anne Arundel County, sc.

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 WILLIAM BARNES of said county, praying the benefit of an act for the relief of sundry insolvent debtors, passed at November session, eighteen hundred and five, and the several supplements thereto, on the terms mentioned in the said acts, 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 William Barnes 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 constables of Anne Arundel county having certified that the said petitioner is now in his custody for debt only; and the said William Barnes 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 William Barnes be discharged from his imprisonment, and that he (by causing a copy of this order to be inserted in one of the public newspapers in the city of Annapolis, 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 William Barnes should not have the benefit of the said act and supplements as prayed. Given under my hand this 26th day of August, 1812.

Richard Ridgely.

Land for Sale.

I will sell the plantation on which I now reside, containing about six hundred and sixty acres of valuable land, adapted to farming, in a healthy situation: There is the greatest plenty of wood, such as oak, chestnut, walnut and poplar; it is well watered; a plenty of meadow, and about four acres in clover. This land lies within two miles of Herring Creek Church, five miles from Pig Point, and about the same distance from Herring Bay. It will be divided to suit purchasers, if desired. For terms apply to the subscriber.

Samuel Harrison. Sept. 27, 1812.

Notice is hereby given,

That I mean to apply to the court of Anne Arundel county at the next session, for a commission to establish and mark the beginning of a tract of land called *Noble's Purchase*, and the boundaries at the end of the second, ninth, and eleventh lines of the said land. Also the beginning of a tract of land called *Hall's Parcel*, and the second boundary thereof. Also the beginning of a tract of land called *Headell's Purchase*, and of *Gray's Dispute*, which several tracts lie in Anne Arundel county, and on or near to Magothy River.

JOHN GIBSON. Magothy, 17th, Feb. 1812. 119A.

In Council,

Annapolis, February 20, 1813.

Ordered, That the Resolution in favor of Debtors to the State, passed at the last Session of the General Assembly, be published once in each week, for three weeks; in The Maryland Gazette, The Federal Republican, The People's Monitor, Miller's German Paper, Frederick's Town Herald, Anger's Town Gazette, and Maryland Herald. And that the Debtors be notified, that unless the terms of said Resolution be complied with on or before the first day of May next, the law will be put in force against them.

By order, Ninian Pinkney, Clk.

BY THE HOUSE OF DELEGATES

December 16, 1812.

Resolved, That the Governor and Council be and they are hereby authorized and empowered, in all cases of debts due to this State, where judgments have been obtained, and the judgments are subject to execution, upon application being made to them, and being fully satisfied that the said debt, for which an indulgence is prayed, is well and sufficiently secured, and if upon such application paying six per cent interest all costs due thereon, to stay any further proceedings against such debtors until the first day of January eighteen hundred and fourteen: And the said debtors to the State, against whom judgments are obtained for principal and fifteen per cent interest, are hereby released from nine per cent of the said interest upon their making payment of the principal and six per cent interest, and costs, on or before the first day of January eighteen hundred and fourteen: provided, that any judgments upon which proceedings may be stayed as aforesaid, shall continue and remain in full force, and executions may be issued thereon at any time after the expiration of such stay.

By order, Upton S. Reid, Clk.

By the Senate, Dec. 18, 1812: Read the first time and ordered to lie on the table.

By order, Thos. Rogers, Clk.

By the Senate, Dec. 21, 1812: Read the second time and assented to.

By order, Thos. Rogers, Clk.

For Sale & Hire,

A parcel of lively healthy Men, Women, & Children, on application to the subscriber, the terms will be made known. I never saw a more genteel man so supported by his friends, and that can come well recommended for his industry and sobriety, will meet with particular notice, but he must be a man that is a very sufficient authority, or it will be useless to apply. He must also bring a character from some of respectability, or otherwise it will be useless to apply. Characters, such as are generally brought, will not be attended to.

Bennett Barnell. Jan. 28, 1812.

20,000 Dollars—Cash!

Now on sale in the Potomack and Shenandoah Navigation Lottery, second class

1 prize of	\$20,000
1 do.	3,000
1 do.	2,000
1 do.	1,000
7 do.	500
12 do.	100
30 do.	50

Besides the following Stationary Prizes:

1 prize of	\$15,000
1 do.	10,000
1 do.	5,000
1 do.	2,000
8 do.	1,000
8 do.	500

10 do. of 100 Tickets each in this class. Besides a vast number of small prizes, and not near 112 blanks to a prize. Present price of tickets \$9.

TICKETS & SHARES.

Sold by JOSEPH MILLIGAN, Book-seller, Georgetown. Who sold a great part of the Capital Prizes in the first class.

All orders for tickets particularly attended to. Prize Tickets in this and other Lotteries taken in payment for tickets—All lottery information gratis.

State of Maryland, sc.

On application by petition of Thomas R. Cross, administrator with the will annexed of Benedict Johnson, late of Anne Arundel county, deceased, it is ordered that he give the notice required by law for the creditors to bring in 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 A. A. 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, with the will annexed, on the personal estate of Benedict Johnson, 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, on or before the third day of February, eighteen hundred and fourteen, they may otherwise by law be excluded from all benefit of the said estate. Given under my hand this 19th day of January, 1813.

Thomas R. Cross, Admr. With the will annexed. Feb. 18, 1813.

Patriotic Naval Print.

Original to be seen at the Merchants Coffee House.

The publisher devotes half the profits of this Print as a contribution for the Widows and Orphans of those brave Tars who fall in defence of their country.

Description of the Print.

A majestic figure of an American sailor at the moment of taking his farewell look of his native city.—The view is a highly picturesque representation of a Naval Port.

The beautiful Frigate United States as ready for sailing, the signal is up, and the last boat approaching the wharf.

Subscriptions will be received by the Publisher, CHAS. P. HARRISON, No. 40, north Eighth street, Philadelphia.

It is intended that subscriptions shall be received also by the different respectable Booksellers and Editors throughout the U States. The Print is in a state of forwardness, and shall be executed in the most elegant and masterly style. As soon as the etching alone is done, an impression of it shall be forwarded to the different gentlemen who take subscriptions, that they and the public in their respective neighborhoods, may form an idea of the design, and of what the subject will appear when finished by the engraving, and displayed with all the advantages of appropriate coloring. The price will be plain dols. 2.50, and printed in colors dols. 5.

Persons of newspapers, who are disposed to add the fund projected for the widows and orphans of the defenders of the country, will undoubtedly be pleased to give this notice occasional insertion.—The names of the subscribers will be printed in a handsome form accompanied with a suitable inscription in order that they may possess a record of the value of their donations and the patrons of the Fine Arts at Philadelphia, Jan 7.

Anne Arundel County, sc.

ON application to me, the subscriber, in the recess of Anne Arundel county court, as an associate judge for the third judicial district of Maryland, by petition in writing of GEORGE W. PARSONS of said 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, on oath, being annexed to his petition, and having satisfied me that he has resided two years in the state of Maryland immediately preceding the time of his application, having also stated in his petition that he is in confinement for debt, and having prayed to be discharged therefrom—I do hereby order and adjudge, that the person of George W. Parson be discharged from imprisonment, and by causing a copy of this order to be published in the Maryland Gazette for three months successively, before the fourth Monday in April next, to give notice to his creditors, to appear before the county court of said county, on the said fourth Monday in April next, for the purpose of recommending a trustee for their benefit, and to shew cause, if any they have, why the said George W. Parson should not have the benefit of said act as prayed for. Given under my hand this 16th day of January, 1813.

Richard H. Harwood.

Anne Arundel County, sc.

ON application to me the subscriber, in the recess of Anne Arundel county court, as an associate judge for the third judicial district of Maryland, by petition in writing of BENJAMIN LUSBY of said 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 the said acts, 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 having satisfied me that he has resided in the state of Maryland for two years immediately preceding the time of his application, and having also stated that he is in confinement for debt, and having prayed to be discharged therefrom—I do hereby order and adjudge, that the person of the said Benjamin Lusby be discharged from confinement, and that by causing a copy of this order to be inserted in the Maryland Gazette for three months successively before the third Monday in April next, to give notice to his creditors to appear before the county court of said county on the said third Monday of April next, for the purpose of recommending a trustee for their benefit, and to shew cause, if any they have, why the said Benjamin Lusby should not have the benefit of said act as prayed for. Given under my hand this 18th day of January, eighteen hundred and thirteen.

Richard H. Harwood.

Public Sale.

By virtue of an order from the Orphans Court of A. A. county, the subscriber will offer at public sale on Friday the 5th day of March next, if fair, if not the first fair day thereafter, near Rawlings' Tavern, on West River,

All the personal estate of Benjamin Deford late of A. A. county deceased, consisting of two negro women and children, five horses, cattle, sheep and hogs, plantation utensils, household furniture, &c. Terms of sale, for all sums over ten dollars six months credit will be given, all under that sum the cash to be paid—Bond, with good and sufficient security, with interest from the day of sale, will be required.

WILLIAM URQUHART, Adm.

All persons having claims against the said estate, are requested to present them, legally authenticated, to the subscriber, and those indebted to make immediate payment to

WM. URQUHART, Adm. Feb. 18, 1813.

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 the Rev. JOHN W. COMPTON, late of said county, deceased. All persons having claims against the said deceased, are requested to present them, to the subscriber, legally authenticated, and those indebted to make immediate payment to

Thomas Sellman, Admr. Feb. 18, 1813.

In Council,

Annapolis, January 13, 1813.

ORDERED, That the act, entitled "An act to alter and repeal such parts of the constitution and form of government of this state as relate to the division of Allegany county into election districts," and the act, entitled "An act to alter, change and repeal all such parts of the constitution and form of government of this state as relate to the division of Prince George's county into election districts," be published once in each week, for three months, in the Maryland Gazette, at Annapolis; the Federal Gazette, and the American, Baltimore; the People's Monitor, Easton; the Federal Republican, Georgetown; Melzheimer's German Paper, and the Frederick-town Herald, Frederick-town; Hagar's-town Gazette and Maryland Herald, Hagar's-town.

By order, NINIAN PINKNEY, Clk.

AN ACT

To alter and repeal such parts of the constitution and form of government of this state as relate to the division of Allegany county into election districts.

Whereas, it has been represented to this general assembly, that great inconvenience has been experienced for the want of two additional districts in Allegany county, for remedy whereof

Be it enacted, by the General Assembly of Maryland, That all that part of the constitution and form of government, made such by the act of seventeen hundred and ninety-eight, and amended by an act of ninety-nine which directs that Allegany county shall be divided and laid off into six separate districts, be and the same is hereby repealed.

And be it enacted, That Allegany county shall be divided and laid off into eight separate districts.

And be it enacted, That if this act shall be confirmed by the general assembly after the next election of delegates, in the first session after such confirmation, as the constitution and form of government directs, in such case this act and the alteration in the said constitution contained therein, shall be considered as a part and shall constitute and be valid as a part of the said constitution and form of government, to all intents and purposes, any thing therein contained to the contrary notwithstanding.

AN ACT

To alter, change and repeal all such parts of the constitution and form of government of this state as relate to the division of Prince George's county into election districts.

Whereas, it is represented to this general assembly of Maryland, by the petition of sundry inhabitants of Prince George's county, that they experience great inconvenience for want of a sixth district in said county and praying alteration in the second, third and fifth districts, so as to admit a sixth between the second and the prayer of the petitioners appearing reasonable, therefore,

Be it enacted, by the general assembly of Maryland, That all that part of the constitution and form of government, made such by the act of seventeen hundred and ninety-eight, which directs that Prince George's county shall be divided and laid off into five separate districts, be and the same is hereby repealed.

And be it enacted, That Prince George's county shall be divided into six separate districts, and that the additional district shall be laid off adjoining and between the second, third and fifth districts.

And be it enacted, That if this act shall be confirmed by the general assembly of Maryland, after the next election of delegates, in the first session after such confirmation, as the constitution and form of government directs, in such case the act, and the alterations herein contained, shall constitute and be considered as part of said constitution and form of government, to all intents and purposes, any thing therein contained to the contrary notwithstanding.

For Sale,

ON REASONABLE TERMS,

One two, or three

Handsone Brick Houses,

viz. one the house at present occupied by Mr. John Childs, another the house late the property of James Mackintosh Esquire, both situated on the front of the dock, equal in situation for business to any in the city, a third is the house at present occupied by Mr. Isaac Parkers as a Tavern, for terms apply to

James Williams. Feb. 18, 1813.

NOTICE.

This is to give notice, that the subscribers of Anne Arundel county, hath obtained from the orphans court of said county, letters of administration on the personal estate of Doctor CHARLES ALEXANDER WARFIELD, late of Anne Arundel county, deceased. All persons having claims against said estate, are requested to bring in the same legally authenticated, according to law, and those in any manner indebted, to make payment to

Gustavus Warfield, Admr. Charles A. Warfield, Sw. Feb. 18, 1813.

[VOL. LXX.]

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FOREIGN INTELLIGENCE.

[TRANSLATIONS.]

PARIS, JAN. 9.

CONSERVATIVE SENATE.

Sitting of January 10.

(No. 1.)

Copy of a letter from Count de St. Marsan to the minister of foreign relations.

BERLIN, 1st. JAN. 1813.

MY LORD,

An aid-de-camp of the duke de Tarent has reached me, despatched by the Prince of Neuchatel. He brings me the enclosed despatch of the major-general, with the documents which accompany it.—The whole reached me when I was at the quarters of marshal duke of Castiglione, in company with the chancellor Baron of Hardenberg, the count of Narbonne and the prince of Hatzfeld.

The Baron of Hardenberg appeared irritated: He went immediately to the King, who had just returned to town. It is affirmed that the King has dismissed general d'York, ordered him to be arrested, and given the command to General Kleist—also to recall the troops (although there is but little probability of their being recovered) and to enjoin them to submit to the orders of the King of Naples; to enclose all the orders to that Prince; to publish to the French army at Potsdam, in Silesia, in the newspapers, an order of the day in consequence thereof.

It is, in fine, affirmed, that on this occasion the King publicly manifested anew his attachment to the cause of his imperial and royal majesty, and his indignation at what has just occurred.

I have the honor to be, &c.

(Signed)

The Count St. MARSAN,

(No. II.)

Letter from the Duc de Tarente to the Prince major-general.

TILSIT, 31st DEC. 1812.

MY LORD,

After an expectation of four days attended with grievous uneasiness, of which a part of the Prussians were witness, in regard to the fate of the rear-guard, which, from Mitau, followed me a march distance, I am apprised, by a letter from general d'York, that he has himself disposed of the Prussian corps.

I herewith subjoin a copy of that letter, upon which I do not permit myself to make any observations.—It will excite the indignation of all men of honor.

Gen. Massenbach, who was here with me, with two batteries, six battalions, (infantry) and six squadrons, (cavalry) went off this morning, without my orders, to recross the Niemen. He is gone to join gen. d'York; and has thus left us in front of the enemy.

Accept, &c.

(Signed)

M. D. of Tarente, MACDONALD.

(No. III.)

Letter from Gen. d'York to marshal duke Tarente.

TAUROGOEN, DEC. 30.

MY LORD,

After very painful marches, I found it impossible to proceed without being attacked and cut off on my flanks and in my rear. This has delayed the junction with your excellency; and having to choose between two alternatives, either to lose the greater part of my troops and all the means which afforded me subsistence, or to save the whole, I thought my duty to enter into an agreement, wherein it is stipulated that the Prussian troops will be assembled at a certain district in eastern Prussia, which by the retreat of the French army, has fallen into the hands of the Russians.

The Prussian troops will form a corps, and will not act in a particular manner to either party. E