

...and, Jeremiah Booth, Robert Hammett, Mordcau C. Jones, William Reeder, William Kilgour, Clement Knott, George Morgan, James Walker, Doctor William Thomas, Wm. H. Plowden, Robert Lillburne, John Littleton Briscoe.

**Levy Court.**  
Henry Neale, John M. Williams, Henry W. C. Somersell, Joseph Gough, Richard Clarke, Wm. Dunbar.

**Orphans Court.**  
Thomas Barber, Henry Gardner, Luke W. Barber.

**ALLEGANY COUNTY.**  
John Reid, Jesse Tomlinson, William Shaw, Andrew Bruce, Benjamin Tomlinson, John Rice, Thomas Greag, Thomas Parkerson, Nicholas Gower, William Hoye, Nicholas Durbin, John Holtzman, Isaac Osburn, William Asby, William Johnson, Henry White, senr. Nathaniel B. Magruder, Lenox Martin, John Buttrick, George P. Hinkle, John Scott, George Hoffman, Charles F. Bradnag, James Tidball, James Prather, jun. George Robbitt of Nathan, Patrick M. Cartey, Thomas B. Crawford, Adam Siglar, Thomas Dawson, Robert Abernathy, Thomas Wilson, junior, William Armstrong, Jonathan Arnold, William Ridgely, John Simkins, Evan Gwynne, Therman Fraze.

**Levy Court.**  
Joseph Cresap, William Shaw, John Tomlinson, David Hoffman, senr. James Tidball, James Prather, junr. John Folke.

**Orphans Court.**  
Lenox Martin, Thomas Thistle, John Scott.

**KENT COUNTY.**  
Edward Eubanks, Jesse Knock, Joseph Mann, William Redding, Casparus McGinnes, John Harman, James Salisbury, Samuel Boyer, Jas. Hodges, jun. John Tilden, James Arthur, Richard Ringgold, Edward W. Comegys, Robert Hodges, Robert Cruikshank, Benjamin Hanson, Edward B. Tilden, James Cruikshank, William Frisby, John Wroth, Samuel G. Kennard, Thomas Hynson, Samuel Thomas, Q. N. Joseph Browne, 3d. John Hayne, Marcellus Keene, John Eies, Matthew Tilghman, Joseph Everitt.

**Levy Court.**  
James Bowers, Edward Wright, Edward Eubanks, Thomas Hynson, George A. Hanson, James Cruikshank, Samuel Wethered.

**Orphans Court.**  
Charles Tidgen, Richard Ringgold, Jeremiah Nichols.

**MONTGOMERY COUNTY.**  
Greenbury Howard, James Lackland, William Culver, Richard West, Richard Bealle, William Darne, junior, Jesse Leach, Nathan Holland, Thomas Gettings, Abraham Jones, John Aldridge, John H. Riggs, Frederick Linthicum, Samuel West, Henry Howard of John, Lyde Griffith, Henry Harding, Charles Wallace, Benjamin Gauthier, Zadock Lanham, Ezekiah Linthicum, Wm. Dawson, Edward Owen, James Whiffm, Horatio Jones, Edward Hughes, Baker Waters, Kinsey Gettings, James Norwood, Abraham S. Hayes.

**Levy Court.**  
Richard Beall, William Darne, junior, Thomas Gettings, Richard West, Thomas Fitchall, Lyde Griffith, Jesse Wilcocken.

**Orphans Court.**  
Bruce Seiby, Henry Harding, Thomas John Clagett.

**PRINCE-GEORGE'S COUNTY.**  
William Marshall, Joseph Cotts, Henry H. Young, Samuel Franklin, Richard Snowden, Bailey E. Clark, Francis Magruder, Gabriel P. Van Horn, William C. Clagett, Humphrey Belt, jun. John B. Watkins, Richard W. West, Benjamin Ogles, Fielder Dorset, Tilmam Hillcuty, jun. John Manning, John S. Brooke, Crt. Thomas Bowie, William Hebb, Notley Maddox, Robt. W. Bowie, Basil Duckett, John Everfield, James F. Beall, Richard Hill, Thomas Mundell, Capt. James Beck, Geo. H. Lanham, Daniel Rawlings, Edward H. Calvert, Thomas Smith, Walter Bowie, Elisha Skiddy, Henry Culver, John B. Bowie, M. Mallekin, Robert Baden, Alexis Sanbury, George Page, Henry A. Callia, Nathaniel Crawford, Wm. Scott, John Smith, Magruder, Wm. Dent Beall, Richard T. Lowndes, Henry Waring, Joseph N. Burch, William Masbury, jun. Basil Bowring, George Adams, Henry M. Pherson, Robert Dodson, Jasper Jackson, senior, Josiah Jones, senior, Wm. Bayley, John Baden, junior.

**Levy Court.**  
Basil Duckett, Thomas Mundell, Wm. Bradley, Beanes, Wm. Hebb, Thomas Brooke, Edward H. Calvert, Henry Waring.

**Orphans Court.**  
Benjamin Oden, Thomas Bowie, Benjamin Mackall.

**TALBOT COUNTY.**  
William Thomas, John Meredith, Peter Edmondson, James Seth, Francis Wrightson, Lewis Bush, Thomas Martin, Daniel Fiddeman, Joseph Harrison, John Smith, James Denny, Wright Callahan, Nicholas Thomas, Samuel Roberts, Robert Spedding, John Stevens, jun. William Slaughter, Samuel Waters, Richard Hatwood, Arthur Holt, Nathan Harrington, Robert Banning, Wm. Harrison, jun. William Welch, Wm. Harrison, jun. Tilghman Reid, Thomas Banning, John Dawson, Charles Dudley, Richard Harrington, Thomas Dudley.

**Levy Court.**  
Nathan Harrington, Peter Edmondson, Freeborn Banning, Robert A. Skinner, Joseph Martin, John Stevens, junior, James Neall.

**Orphans Court.**  
William Thomas, Richard Hatwood, John Meredith.

**QUEEN-ANNE'S COUNTY.**  
Benjamin Walters, Isaac Winchester, Samuel Thompson, Charles C. Brown, Nicholas M. Hobbs, Peregrine Wilmer, James R. Pratt, Samuel Smith, Solomon Scott, Nathan Baynard, Thomas Turpin, Wm. Y. Burke, Gideon Emory, George Finley, Thomas Kent, Wm. Clayton, John Tilghman, Richard J. Harrison, Samuel Betts, Samuel Burgess, Geo. Godwin, James Cox, Doctor John Perkins, Thomas Dodson, William Wallace, James Clow, William Gilbert, Senah Busick, Stansbury Gamble, Charles Hobbs, James Massey, Peter Foster, Zebulon Skinner, Samuel B. Keene, John D. Thompson, James Kowe, Maffichi Meeds, Daniel C. Hopper, William Stinson, John Elbert, Dr. Parran Taylor, David Quimby, Charles Downes, Nathaniel Casey, Thomas Segar, John Tolson, John Denny.

**Levy Court.**  
Benjamin Walters, James Massey, Gideon Emory, Samuel Betts, John H. B. Emory, John Tilghman, Nathan Baynard.

**Orphans Court.**  
William Clayton, Samuel Smith, Thomas Turpin.

**CAROLINE COUNTY.**  
William Potter, Alembry Jomp, Henry Coursey, Peter Willis, Nathan Whitby, Samuel Curoreth, Bachelor Ghance, Eljan Satterfield, James Houston Abel Gouty, Wm. A. Cooper, John Young, Samuel Taibot, Matthias Alford, William Lucas, Solomon Richardson, John Carter, Wm. Haskins, Robert Stevens, Jeneppet S. Taylor, William Start, John Lucas, 3d. William Hughlett, Nathaniel Talbot, Richard Hughlett, William McDonald, Richard Keene, James Seth.

**Levy Court.**  
Alembry Jomp, Eljah Satterfield, Peter T. Causy, Henry Nicolls, Seth Godwin, Solomon Richardson, Matthew Driver.

**Orphans Court.**  
John Youg, Solomon Browne, Charles Jones.

**DORCHESTER COUNTY.**  
Richard Pattison, John Williams, Matthew Keene, Mitchell Russum, Thomas Thompson, John S. McNamara, Jacob Wright, jun. John Brohawn, Frederick Bennett, John Lynch, Levin Marshall, Henry McNamara, Thomas Ehnalls, Job Brierwood, Robert Travers, James Pattison, Richard Goldborough, Edward Griffith, Matthias Travers, Robert Hart, John Jones, Thomas Barnett, George Lake, William J. Ford, Thomas Jones, Levin Rawleigh, Richard Hayward, John Travers, jun. Hooper's Island, Alexander Maxwell, Moses W. Nesbitt, Thomas Barnett, jun. Robert Wolfe, Thomas Pitt, Edward Stapleton, Michael Lucas, Samuel Keene, senr. John Cooper, Thomas J. H. Bettleson, John C. Henry, William Gray, Wm. Wright, of Isaac, Benjamin Todd, Elisha Wright, John Wiley, James Hooper, Valentine Wiley, John Chaplin, Lott Warfield.

**Levy Court.**  
John Williams, John Brohawn, Thomas Ehnalls, senior, Thomas Pitt, Moses W. Nesbitt, Thomas J. H. Eccleston, John S. McNamara.

**Orphans Court.**  
Joseph E. Mugs, Henry Keene, Jacob Craig.

**WALTERS COUNTY.**  
Walter Dyon, Benjamin Cantee, Dr. Samuel Hanson, Ignatius Middleton, Robt. Crane, Samuel Hawkins, Thomas Rogerson, John Lowrey, Daniel Smallwood, George H. Spalding, William Brawner, Benjamin T. Fendall, John W. M. Pherson, Heskiah Garner, Samuel Ogden, George D. Parham, George Brent, Joseph Simpson, John B. Willis, jun. Gustavus A. Adams, John Forbes, Francis Newman, Horatio Clagett, Thomas H. Reeder, John J. Jenkin, Horatio Moore, William Wheatley, Thomas Burgess, William H. M. Pherson, Lawrence Posey, Joseph N. Stonestreet, Theophilus Histravest, Theodore Dent, William Henry Hammerfeld, Joseph Green.

**Levy Court.**  
Walter Dyon, Samuel Hawkins, Samuel Chapman, Joseph Green, Thomas Davis, Philip J. Ford, Thomas Price.

**Orphans Court.**  
Benjamin Cantee, Francis Digges, John Campbell.

**LAWS OF MARYLAND.**  
December Session, 1813.  
A further additional supplementary act, to the act, entitled, "An act for quieting possessions, enrolling conveyances, and securing the estates of purchasers."  
Be it enacted, by the General Assembly of Maryland, That when the person or persons making any deed or conveyance for conveying any lands, tenements or hereditaments in this state or declaring or limiting any use in or for any such lands, tenements or hereditaments, shall be at the time of the execution of such deed, or conveyance, out of this state, so that the same cannot be acknowledged in the manner deeds of conveyances are directed to be acknowledged within this state, then, and in every such case, the deed or conveyance may be acknowledged in the manner hereafter prescribed by law, or by the attorney, proved as hereafter directed.

And be it enacted, That the letter of attorney, in virtue of which any such deed or conveyance shall be acknowledged, shall be proved by the oath or affirmation, as the case may be, of the subscribing witnesses to the same, or any of them, in the county court of the county, where the land or estate intended to be conveyed, or the use thereof limited or declared, doth lie; or before two justices of the peace of such county; or before any one of the judges of some one of the judicial districts of this state; or such letter of attorney may be proved as aforesaid, before the governor or chief magistrate, mayor of some corporation, or notary public, a court of justice, a judge, or justice thereof, of the state, place or county, where any such letter of attorney shall have been executed, and if the same shall be proved before a governor or chief magistrate, mayor, notary public, court of justice, or judge, or justice thereof, of the state, place or county, where the same shall have been executed, then the said oath or affirmation, as the case may be, shall be certified under the hand of the governor or chief magistrate, and the seal of the state, place or county, when taken before a governor or chief magistrate, or under the hand of the mayor and seal of the corporation, when taken before a mayor, or under the notarial seal, when taken before a notary public, or under the seal of the court of justice, when taken before a court of justice, or under the hand of the judge or justice of which he is judge or justice, when taken before a judge or justice; which said letter of attorney, so proved, shall be deemed, adjudged, and taken as good and sufficient evidence of the execution thereof, to authorize the county court of the county where the land or estate intended to be conveyed, or the use thereof limited or declared, doth lie, or two justices of the peace of such county, or any one of the judges of some one of the judicial districts of the state, to take the acknowledgment of any such deed or conveyance, in virtue of such letter of attorney.

And be it enacted, That the letter of attorney in virtue of which any such deed or conveyance shall be acknowledged, and the proof of its execution shall together with the deed or conveyance be recorded either in the records of the Court of Appeals of the state, or of the County Court where the said land or estate intended to be conveyed, or the use thereof limited or declared, doth lie, within the time prescribed by the act, entitled a further additional supplementary act, to the act, to which this is also a further additional supplementary act, passed at the former session, one thousand seven hundred and twenty-eight.

And be it enacted, That whenever any deed or deeds of conveyance for lands, lying partly in one county and partly in another, have been duly recorded in one of said counties, such deed or deeds of conveyance, shall have the same force, operation and effect, as if the same had been recorded in both said counties, within the time prescribed by law. Provided, That nothing herein contained shall have any force or operation, to affect any case now depending in any court of law or equity in this state.

A further additional supplement to the act, entitled, "An act for regulating the mode of staying executions, and repealing the acts of assembly therein mentioned, and for other purposes," passed at the May session, 1813; be ore the first day of September next.

And whereas, doubts may arise whether the justices of the peace of the respective counties within this state, be authorised to issue executions on judgments rendered by the justices aforesaid, and superseded under the act, entitled, "A further supplement to the act, entitled, "An act for regulating the mode of staying executions and repealing the acts of assembly therein mentioned, and for other purposes," passed at the May session, 1813; therefore, Be it enacted, That the justices aforesaid, respectively, be and they are hereby authorised and empowered to issue executions in the cases before mentioned after the first day of September next, on the application of the plaintiff or plaintiffs, the said plaintiff or plaintiffs having first obtained a certified copy of the judgments so rendered and superseded with the amount of costs, from the office of the clerk of the county to which such judgment and supersedeas were returned.

And be it enacted, That the justices aforesaid, respectively, be and they are hereby authorised and empowered to issue executions in the cases before mentioned after the first day of September next, on the application of the plaintiff or plaintiffs, the said plaintiff or plaintiffs having first obtained a certified copy of the judgments so rendered and superseded with the amount of costs, from the office of the clerk of the county to which such judgment and supersedeas were returned.

And be it enacted, That the justices aforesaid, respectively, be and they are hereby authorised and empowered to issue executions in the cases before mentioned after the first day of September next, on the application of the plaintiff or plaintiffs, the said plaintiff or plaintiffs having first obtained a certified copy of the judgments so rendered and superseded with the amount of costs, from the office of the clerk of the county to which such judgment and supersedeas were returned.

And be it enacted, That the justices aforesaid, respectively, be and they are hereby authorised and empowered to issue executions in the cases before mentioned after the first day of September next, on the application of the plaintiff or plaintiffs, the said plaintiff or plaintiffs having first obtained a certified copy of the judgments so rendered and superseded with the amount of costs, from the office of the clerk of the county to which such judgment and supersedeas were returned.

And be it enacted, That the justices aforesaid, respectively, be and they are hereby authorised and empowered to issue executions in the cases before mentioned after the first day of September next, on the application of the plaintiff or plaintiffs, the said plaintiff or plaintiffs having first obtained a certified copy of the judgments so rendered and superseded with the amount of costs, from the office of the clerk of the county to which such judgment and supersedeas were returned.

And be it enacted, That the justices aforesaid, respectively, be and they are hereby authorised and empowered to issue executions in the cases before mentioned after the first day of September next, on the application of the plaintiff or plaintiffs, the said plaintiff or plaintiffs having first obtained a certified copy of the judgments so rendered and superseded with the amount of costs, from the office of the clerk of the county to which such judgment and supersedeas were returned.

And be it enacted, That the justices aforesaid, respectively, be and they are hereby authorised and empowered to issue executions in the cases before mentioned after the first day of September next, on the application of the plaintiff or plaintiffs, the said plaintiff or plaintiffs having first obtained a certified copy of the judgments so rendered and superseded with the amount of costs, from the office of the clerk of the county to which such judgment and supersedeas were returned.

And be it enacted, That the justices aforesaid, respectively, be and they are hereby authorised and empowered to issue executions in the cases before mentioned after the first day of September next, on the application of the plaintiff or plaintiffs, the said plaintiff or plaintiffs having first obtained a certified copy of the judgments so rendered and superseded with the amount of costs, from the office of the clerk of the county to which such judgment and supersedeas were returned.

And be it enacted, That the justices aforesaid, respectively, be and they are hereby authorised and empowered to issue executions in the cases before mentioned after the first day of September next, on the application of the plaintiff or plaintiffs, the said plaintiff or plaintiffs having first obtained a certified copy of the judgments so rendered and superseded with the amount of costs, from the office of the clerk of the county to which such judgment and supersedeas were returned.

to maintain as well as to support the same, should be continued upon our borders, under the immediate command of a general officer of capacity. One who, in less than thirty days, or sooner if a proper person. Because of some or all of these situations, our frontier is left without even a field officer to guard the service, in consequence of which, our own territory is invaded and laid waste.

**LOUISIANA.**  
NEW ORLEANS, Jan. 25.  
**PIRACY AND MURDER.**

A party of men under the direction of an officer from the custom-house, were dispatched early last week to intercept the smugglers who so constantly ply between Grand Isle and this city. On Thursday evening near sunset, the party was about three leagues below the Temple on Little Lake Barataria, when they discerned several boats coming up, and hailed them; no answer was given, but the pirates (for they proved to be such,) rowed towards the custom-house boat, and when within a short distance opened a heavy fire, which killed Mr. John B. Stout, and wounded Mr. Morse, and coming up immediately boarded the custom-house boat, threatening to take the lives of all on board; and probably would, if it had not been for Lafitte, or some other officer who appeared to hold a high command. After a few minutes consultation, the custom-house crew were ordered to leave their boat, and swim to the shore, which they did. Morse the poor unfortunate wounded man, whose leg was broken, had nearly perished. When in the water, swimming towards the shore, the banditti amused themselves by firing at them; many of the balls struck the water close by the poor fugitives. Such are the facts.—Comments are useless!!!

Be it enacted by the General Assembly of Maryland, That no execution shall issue on any judgment superseded in the manner prescribed by an act, entitled, "A further supplement to the act, entitled, "An act for regulating the mode of staying executions, and repealing the acts of assembly therein mentioned, and for other purposes," passed at the May session, 1813; be ore the first day of September next.

And whereas, doubts may arise whether the justices of the peace of the respective counties within this state, be authorised to issue executions on judgments rendered by the justices aforesaid, and superseded under the act, entitled, "A further supplement to the act, entitled, "An act for regulating the mode of staying executions and repealing the acts of assembly therein mentioned, and for other purposes," passed at the May session, 1813; therefore, Be it enacted, That the justices aforesaid, respectively, be and they are hereby authorised and empowered to issue executions in the cases before mentioned after the first day of September next, on the application of the plaintiff or plaintiffs, the said plaintiff or plaintiffs having first obtained a certified copy of the judgments so rendered and superseded with the amount of costs, from the office of the clerk of the county to which such judgment and supersedeas were returned.

**OBITUARY.**

Departed this life on Wednesday the 2d inst. in the 13th year of his age, JOHN H. CHAPMAN, eldest son of Major Henry H. Chapman, of Charles County.  
This youth gave an early promise of future excellence and usefulness. At that interesting period of life when the manly virtues begin to unfold; when his fond parents were anxiously directing the tender shoot to honour and comfort their declining days, he was thus prematurely snatched from them. While they now with resignation to the dispensations of their God, they are a prey to the most profound sorrow, which can afflict the human heart.

**Trustee's Sale.**

In pursuance of an Act of Assembly for the sale of the real estate of Thomas Parran, late of Calvert county, deceased, passed at December session 1813.  
The subscriber will sell, to the highest bidder, on Thursday the 28th of April next, at 11 o'clock, in the town of Lower Marlborough, one Lot in said Town, containing three acres of land. The improvements consist of a commodious frame dwelling house, with a large dry cellar, calculated to accommodate a family of servants, and for culinary purposes; a small framed house, used as a medical shop, and several out houses. The whole property under good enclosure. Also at the same time and place, a tract or parcel of land, containing 95 acres, more or less, within four miles of the above lot, and adjoining the lands of Mr. Levin W. Ballard; the greater part of this land is in a state of cultivation, the soil susceptible of being highly improved by the use of clover and plaster, and particularly well adapted to produce good crops of wheat; has more than a sufficiency of wood to support the place, and is contiguous to water carriage and a good market. A further description is not unnecessary, as those inclined to purchase can view the property previous to the day of sale.  
The terms are—the purchaser must give bond, with two securities, to be approved of by the trustee, for the payment of the purchase money, with interest thereon, in six months from the day of sale.  
Richard Grahame, Trustee.  
March 17, 1814. 6w.

Be it enacted by the General Assembly of Maryland, That no execution shall issue on any judgment superseded in the manner prescribed by an act, entitled, "A further supplement to the act, entitled, "An act for regulating the mode of staying executions, and repealing the acts of assembly therein mentioned, and for other purposes," passed at the May session, 1813; be ore the first day of September next.

And whereas, doubts may arise whether the justices of the peace of the respective counties within this state, be authorised to issue executions on judgments rendered by the justices aforesaid, and superseded under the act, entitled, "A further supplement to the act, entitled, "An act for regulating the mode of staying executions and repealing the acts of assembly therein mentioned, and for other purposes," passed at the May session, 1813; therefore, Be it enacted, That the justices aforesaid, respectively, be and they are hereby authorised and empowered to issue executions in the cases before mentioned after the first day of September next, on the application of the plaintiff or plaintiffs, the said plaintiff or plaintiffs having first obtained a certified copy of the judgments so rendered and superseded with the amount of costs, from the office of the clerk of the county to which such judgment and supersedeas were returned.

**NOTICE.**

The subscribers having obtained from the Orphans Court of Anne-Arundel county, letters testamentary on the personal estate of John Macubbun, late of said county, deceased, hereby request all persons having claims against said deceased to bring them in legally authenticated; and those indebted to him same to make immediate payment.  
Horatio Ridout,  
James Mackubin.  
March 17. 6w.

**Chancery Sale.**

By virtue of a decree of the chancery court of Maryland, passed in the case of Wm. H. Hanson and wife, against John Smith, the subscriber will expose to Public Sale, on the premises, on Friday the 8th day of April next, if fair, if not the next fair day thereafter.  
The land called Hallet's Lot, Addition to Halle's Lot, & Conway's Lot, supposed to contain from eighty to ninety acres, adjoining the lands of Richard Catby and Leonard Portman, and lying and binding on Magothy River. There is considerable pine, with a small proportion of chestnut, oak, and hickory wood, on the same. The terms of sale are—that the purchaser shall give bond, with good security, for the payment of the purchase money in twelve months from the day of sale, with interest, and on payment of the purchase money the subscriber is authorized to execute a deed for the same.  
LOUIS GASSAWAY, Trustee.  
March 17, 1814.

**NOTICE.**

The subscriber having obtained from the orphans court of Anne-Arundel county, letters of administration on the personal estate of Brice Howard late of A. Arundel county, deceased, requests all persons having claims against said deceased to bring them in legal, proved, and those indebted to make immediate payment.  
DISPAH HOWARD, Adm'r.  
March 17. 3w.

**Notice is hereby given,**

That I intend to petition to the next Anne-Arundel County Court for a Commission to divide a tract of land called L. east Thicket, and lying in the county aforesaid, of which all persons interested will please to take notice.  
Henry Joice.  
March 17, 1814. tAC.

**NOTICE.**

This is to give notice, that the subscriber hath obtained from the orphans court of Anne-Arundel county, in Maryland, letters of administration, with the will annexed, on the personal estate of Dr. Upton Scott, late of Anne-Arundel county, deceased. All persons having claims against said estate are requested to bring them in approved according to law, and pass the orphans court, and all those in any manner indebted to the estate to make immediate payment.  
Elizabeth Scott, Adm'r. v. a.  
March 17.

**Thomas H. Edelen,**

Respectfully informs his friends and the public, that he has opened A HOUSE OF ENTERTAINMENT in the house formerly occupied by Captain James Thomas, and latterly by Mrs. Tuck, where no exertions shall be wanting on his part to give satisfaction. He has provided himself with good liquors, &c. and hopes from his attention to merit a share of public patronage.  
Private parties can be accommodated on the shortest notice with Oysters, Terrapins, &c. in their season.  
March 10, 1814. 3w.

**IN COUNCIL,**

Annapolis, Feb. 23, 1814.  
ORDERED, That the resolution respecting the debtors to the State, be published for five weeks in the Maryland Gazette, Federal Republican, Spirit of '76, Frederick-Town Herald, Plain Dealer, Federal Gazette, Hagar's-Town Gazette, People's Monitor, and Brown's Paper, Cumberland.  
By order,  
Ninian Pinkney, Clk.

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 defendants are subject to execution, upon application being made to them, and being fully satisfied that 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 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 fifteen; 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.

The above is truly copied from the original resolution assented to by both branches of the Legislature of Maryland, at December session, 1813.  
UPTON S. REID, Clk. of the House of Delegates.  
Debtors to be notified that the terms of said resolution must be complied with before the first day of July next.  
By order,  
Ninian Pinkney, Clk.