The leading views of the Editors are stat-I in the following note, by one of the per-ins, who will be actively employed in the dection of the matter for publication.

se church, are, some of them, very useful My objection to them is, ountry the laity have a considerable parti-ipation in the affairs of the church, and it to possess an intimate knowledge of constitution and laws. well as delegates to the convention, they important and very solemn duties to it ought to be the business of these explained and enforced by pious and uld be expected from more modern wri be communicated to our readers as well be the writings of approved divines, not always to be met with, even in possession or the clergy, we shall most frequently collect is deemed necessary to give or will aim to be useful, and desires no other

reputation.
I am induced to hope that, besides fur nishing the laity with useful information in regard to the duties which are imposed upoccasionally be given to the clerws; endeavour to frame and fashion their lives according to the doctrine of Christ, to make themselves wholesome examples of the flock of Christ, and reverently obey their Bishops, following with a glad mind and will, their godly admonitions, they deerve, and there is in the laity of the church of Maryland generally, every disposition to honour and support them. If, however, at any time, any of them forget to pay due egard to their own solemn engagements, and instead of loving to "dwell together in unity," a design should be manifested to ntroduce disorder and misrule into the church, to oppose its legitimate authority, or to assume powers which do not belong o them, then it is not only the right, but to animadvert upon such conduct with un-

sparing severity.

Approving entirely of the forms prescribed, and of the doctrines, agreed to by our Church, it will be no part of the business of the Magazine to recommend or even to conninc at, any new inventions, whether in tenets, or discipline or worship.

The Repository shall be published twice a month, each number to contain sixteen pages royal 8 vo-Price two dollars per annum, one half payable in advance, and the other half upon the delivery of the 12th

The first number shall appear on the third Saturday in January next, should a suffici-ent number of subscribers be obtained to juslify the expense.

Subscriptions received at the office of the Maryland Gazette and at George Shaw's

CENTRAL TAVERN.

That well known establishment, the Central Tavern, formerly kept by Capt. Thomas in the City of Annapolis, has lately been purchased and put in complete repair, and is now occupied by

JOSEPH DALEY,

TAVERN,

where Boarders and Travellers will receive the most unremitted attention and the best of every thing which the seasons afford. Gentlemen attending the Legislature, and the public in general, will find it to their advan tage to give him a call, as he pledges himself nothing will be left undone to render every satisfaction to his customers. The best Liquors, and fare of every kind that can be procured, shall be offered to his customers. and the greatest attention and care taken of their Horses. He therefore so, licits a share of public patronage.

July 29. 30

Committed

To the gaol of Anne Arundel county, as a runaway, a Negro Man by the name of Titus Dickson, he says he is a free man but his no pass. His cloathing consists of a light goslin green coat, one striped waistcoat, one corded do one bennett card do. a black flannel shirt, an old fur bat, a pair of old coarse shoes, and a pair of blue stockings; he is about 5 feet 6 incles high, about 40 years of age, stout made, and a dark mulatto—he says his assidence is in Harrisburg on the Susquehanna. His owner is requested to com prove property, pay expenses, and take him away, or he will be dealt with a the law directs. To the gaol of Anne Arundel coundirects.

BENJ. GAITHER, shift AAC.

IARYLAND GAZETTE AND POLITICAL INTELLIGENCER.

OL. LXXVIII.

ANNAPOLIS, THURSDAY, FEBRUARY 24, 1820.

JONAS GREEN, TRCH-STREET, ANNAPOLIS.

Three Dollars per Annum.

WS OF MARYLAND, ed December Session, 1819.

AN ACT

nish the offence of kidnapping white children. it enacted, by the General bly of Maryland, That every , his or her counsellors, aidabettors, who shall be duly ted of kidnapping, and forcifraudulently stealing, taking rrying away, any white child Idren under the age of sixteen shall be sentenced to underenfinement in the penitentiaa period of time not less than ars, nor more than twelve there to be treated as the law

AN ACT

larwood of Thomas, Henry

, James Hunter, Washington ck, and John T. Barber, or a

y of them, be and they are

appointed Commissioners, to

riend and lay out, East street

city of Annapolis, of its pre-

vidth from the State-house

and extend the same to the

line on part of said city; and

d street, when so opened and

ed, shall be deemed and tak-

lis hereby declared to be, a

street and highway forever

r, and the said commission-

hereby required to return a

the said street, when open-

extended, to the clerk of the

ation of the city of Annapo.

and be it enacted, That the

re to be filed.

en and extend East street in City of Annapolis, and to up that part of said street ing to Prince George street. Beitenacted, by the General bly of Maryland, That Ri-

Jeremiah Townley Chee. WM S. GREEN, CL

Committee of Grievances in Courts of Justice. Messes. MARRIOTT, SPENCE. BRECKENRIDGE, MAULSBY,

Jan. 13.

thereto, on the terms thereis ed, a schedule of his propen

list of his creditors on bath

he can ascertain them, being to his petition, and the said Al-

G. Hammond having satisfication of the competent testimony, that he sided two years in the State of

land, immediately preceding the of his application, and the sill ham G. Hammond having time oath by said act prescribed for a

ing up his property, I do hereby and adjudge that the said Abrill

Hammond be discharged from ment, and that he give notice is

ment, and that he give noute a creditors, by causing a copy of the der to be inserted in some nering printed in the city of Annipolate a week for three months below

third Monday in April next, to be fore the said county court, at court house of said county at 10 of in the foreneon of that day, for

purpose of recommending a true

their benefit, and to shew cave ili

they have, why the said Abrilia Hammond should not have the lie of said act as prayed. Given a my hand this 9th day of Otto

ROS The Committee of Grievance Courts of Justice will steep during the present Session from o'clock in the morning until 3 cd in the afternoon.

By order, W. PRESTO, CA

BLANKS

For Sale at this Office. Declarations on Promissory Notes bills of exchange against Day first, second, and third Endung assumpsit generally. Debt on Bond and Single Bill, Common Bonds,

Tobacco Notes, &c. &c.

ENTERTAINMENT CEPHAS W. BENSON

A TAVERN,

NOTICE.

The subscriber having obtained erstes tamentary on the personal of Lewis Griffith, late of Annell del county deceased, request it sons having claims against aid to bring them in, legally authentic and those in any way indebted to

immediate payment, to GASSAYAY PINDELLI Nov. 11.

Notice is hereby girl

That the subscribers have obtained from the orphans court of Anath del county, letters of administration on the personal estate of Thomsens, late of said county, decemb ens, late of said county, decens, persons having claims against the are requested to produce properly authenticated, and the debted to make immediate payers.

Benj. Owens, William Owens, Nicholas Owens, Feb. 10.

Sheriff's Sale

By virtue of a writ of render from Anno Arundel county child to me directed, will be expossiff lic sale, on Monda, the 25th is the premises, one black horse, or ditto. Soized and take has be ty of Ephraim O. Shiple and sold to satisfy a debt dea his satisfy a debt dea his sold to satisfy a debt dea his satisfy a debt dea

clock, AM, for clish, BENJ, GALTHER, SITA

lector.

2. And be it enacted, That if any collector or deputy collector, shall violate any part of this law, upon conviction thereof in the county court of the county wherein the offence shall be committed, such collector or deputy collector, for every such offence, shall be fined the sum of fifty do lars.

A SUPPLEMENT

To the act, entitled, An act respecting writs of Habeas Corpus, passed at November session one thousand eight hundred and nine. Be it enacted, by the General Assembly of Maryland, That whenever application or complaint in writing shall be made to the county court, or to the chancellor, the chief judge or an associate judge, of any

of the judicial districts of this state, or to the chief judge or an associ ate judge of Baltimore city court, by, or on behalf of any person in confinement or detained within their respective jurisdiction, if it shall be made appear to the satisfaction of the court, chancellor or judge, that there are strong grounds or probable cause for believing that the pirson who may be charged with confining or detaining the person making the application or complaint, or on behalf of whom the same is made, is about to remove the person so confined or detained, from the place where he may then be confined or detained, for the purpose of evading any writ of habeas corpus, or for any other purp se, or that the person charged as aforesaid wou'd evade or not obey any such writ if the same was notified to or served on him in the usual manner such writs are executed, then and in that case it shall and may be lawful for the court, chancellor or judge, to issue the said writ of ha beas corpus in the usual form, directed to the person charged as aforesaid, and also to insert in such writ a clause commanding and requiring the sheriff of the county in which the person charged as aforesaid may be, to notify to and serve the said writ on the person to whom the same may be directed, and to cause the said person immediately

to be and appear before the court,

chancellor or judge, together with

for the purpose of complying with

the command contained in the said

writ, and it shall be the duty of the

ther with the person so confined or

detained, before the court, chancel-

who shall proceed to enquire into

the subject matter, and there shall

be the same proceedings had there

on as is directed by the act to which

law on returns to write of Habeas

Corpus, and for the better protecti-

on of the liberty of the citizen, pas-

sed at December session one thou-

And be it enacted, That if the

sheriff to whom any such writ of

habeas corpus may be delivered,

shall neglect or refuse immediately

to proceed to execute the same, and

when executed to make return there-

of to the court, chance lor or judge.

as the case may be, and take with

him the person to whom the said

writ may be directed, together with

the person so confined or detained,

or one of them, he shall upon con-viction thereof, forfeit the sum of

five hundred dollars, to be paid to

the person in whose behalf such

writ of habeas corpus shall have is-

sued, and if the said person, or some,

one on his or her behalf, shall not

prosecute for the same within six

months after such neglect or refu-

sal, then one half of the said for

feiture shall go to the state, and the

other half to the person who may

AN ACT

To make public certain Streets in

the City of Annapolis.

Be it enacted by the General As

sembly of Maryland, That the streets

in the city of Annapolis, commonly

called and known by the names of

prosecute for the same.

sand eight hundred and thirteen.

aid commissioners, or a majothem, shall, after having giv least twenty days notice in the newspapers in the city napolis, proceed to assess and the person so confined or detained, north, what damages may ained by any person or perhatsoever, by opening and ing the said street, and it sheriff, to whom the said writ may mon or body corporate shall be delivered, immediately upon the himself, herself or themselves, receipt thereof, to execute the same, ved by the decision of said and to carry the person to whom ssioners, such person or body the said writ may te directed, togemay, by petition, appeal to at county court of Anne el, and the judges whereof lor or judge, as the case may be, eby authorised to review and any decision made by said sioners.

ind be it enacted. That the reet shall not be extended or through the property of any ual injured thereby, until the by them sustained and ass aforesaid, shall be paid or d in payment.

nd be it enacted. That in obstructions in the said are not removed within sixty fter the payment, or tender nent, of the damages as aforehe said commissioners, or a y of them, are hereby authond directed to remove the

thout delay. nd be it enacted, That the missioners shall have authoclose up the street heretoened and running to Princestreet, where said East street structed.

A SUPPLEMENT act. for the establishment regulation of the Levy Courts several Counties of this

it enacted by the General bly of Maryland, That from r the passage hereof, it shall lawful for any collector ap. by virtue of the act, entitin act for the establishment gulation of the Levy Courts, several Counties of this State, deputy collector, within this during the time they respecact as such, or any person or a for the use of such collecdeputy collector, to purchase aim, due or demand, which non or persons whatever may regulations and ordinances, of the ! levied of your bodies, goods or chat- | tieth day of November eighteen huncorporation of the city of Annapolis, that other public streets are, any usage to the contrary notwithstanding.

A SUPPLEMENT

To an act for the better protection of slave-holders in the several counties therein mentioned.

Be it enacted, by the General Assembly of Maryland, That from and after the passage of this act, the first, second, third and fourth sections of the act. to which this is a supplement, shall not be construed to extend to the city of Annapolis, except for the purpose of ascertain. ing the pains and penalties inflicted by the fifth section of said act.

An Additional supplement to the act, entitled, An act for regulat ing the mode of Staying Execu tions, and repealing the acts of assembly therein mentioned, and

for other pursoses. 1. Be it enacted, by the General Assembly of Maryland, That from and after the passage of this act, and until the thirtieth day of November. which shall be in the year eighteen hendred and twenty-one, no execution against the body, goods or chattels, lands or tenements, ef any person or persons within this state, shall issue upon any judgment or decree atready obtained, or hereafter to be obtained, in any court of law or equity within this state, or before any justice of the peace of this state, provided the person or persons against whom any judgment or decree is or may be obtained, shall come before any one of the judges of the judicial district within which such person or persons shall respectively reside, or before any justice of the orphans court, or in cases where the judgment has been rendered by a justice of the peace, then before any two ju tices of the peace of the county in which such person or persons shall respectively reside, and, together with not less than two other persons, such as the said judge or justice or justices, as the case may be, shall approve, confess judgment for the debt or damages, and costs of suit, adjudged or decreed, and if the said contessi on shall be entered into on or before the thirtieth day of November, in the year eighteen hundred and twenty, then the said confession shall be entered into in the manner and form following, to wit: "You, A. B. C. D. and E. F. do jointly and severally confess judgment to G. H. for the and costs, which sum of were recovered by the said G. H. a ainst the said A. B. on the in the year of our day of

court, (or as the case may be, before Esquire, one of the justices of the peace in county,) the said sum of money and costs to be this is a supplement, and by the act, levied of your bodies, goods or chatentitled, An act declaratory of the tels, lands or tenements, for the use case the said confession was on the of the said G. H, in case the said A. B, shall not pay and satisfy to the said G. H, the said sum of money and costs, so as aforesaid recovered, with additional costs thereon, at the respective times bereinafter mentioned, to wit: One third part thereof, with the interest due on the whole sum, and all the costs, on or before the thirtieth day of November next; one third part thereof, with the interest on the whole sum then unpaid, with the additional cost, on or before the first day of May, in the year eighteen hundred and twenty-one; and theresidue thereof, with interest there-

Lord one thousand

on, and additional cost, on or before the thirtieth day of November, in the year eighteen hundred and twen-ty one and in case the said confes-sion shall be made after the thirt eth ty ong day of November eighteen hundred and (wenty, and befo e the first day of May eighteen hundred and twenty one, then the same shall be made in manuer and form following: "You A. B. C. D. and E. F. do jointly and severally confess judgment to ·and G. II, for the sum of

costs, which were recovered by the said G. H. against the said A. B, day of on the in the year of our Lord one

thousand in the (or as the case may be, before Esquire, one of the justices of the peace in Cornhill Street and Green Street, county,) the be and they are bereby declared publand for

tels, lands or tenements, for the use of the said G. H, in case the said A. B. shall not pay and satisfy the said G. H. the said sum of money, and costs, so as aforesaid recovered, with additional costs thereon, at the respective times hereinafter mentioned, to wit: One half part thereof, with the interest on the whole sum then due, and all the costs, on or before the first day of May eighteen hundred and twentyone, and the residue thereof, with interest thereon, and the additional cost, on or before the thirtieth day of November in the year eighteen hundred and twenty-one which con-fession shall be signed by the judge or justices before whom the same shall be made, and he or they, as the case may be, shall immediately, on taking the same, grant a certificate judgment, and such certificate shall be sufficient authority to the sheriff, coroner or constable, as the case may be, to forbear serving the exe cution on the body, goods or chattels, lands or tenements, of the person so obtaining such pertificate; and if any person now interecution, or who hereafter shall be taken in execution, or whose goods or chattels, lands or tenements, are now or shall hereafter be taken in execution, on or before the first day of May eighteen hundred and twenty one, shall confess judgment as herein be fore provided, and shall obtain a certificate in manner aforesaid, such certificate, so obtained, and delivered to the sheriff, or coroner, or constable, as the case may be, shall be a sufficient authority to the sheriff coro er or constable, as the case may be, to release such person or persons from confinement upon that execution, or restore and deliver the goodsor chattels, lands or tenements so taken in execution, to the person or persons against whom such execution may have issued, such person or persons giving to the sheriff, co roner or coi stable, as the case may be, sufficient security for the poundage or other fees, due upon any such execution; and provided, the goods or chattels, lands or tenements, so taken in execution, were not sold before the said certificate was delivered to the sheriff, coroner or coustable, as the case may be; and the judge or justices before whom the judgment shall be confessed as aforesaid, shall within thirty days thereafter, under the penalty of ten dollars for every neglect, and a fur ther sum of three dollars for every day that he shall continue such neglect, after the expiration of the said thirty days, return the same to the clerk or register, as the case may be, of the respective courts, where the said judgment or decree was obtained, there to be recorded, for which recording such clerk or register shall receive as a fee twelve and a half cents; and in judgment of a justice of the peace, then such confession of judgment shall be returned to the clerk of the county where the said justices may reside, to be by him recorded, and for the recording of which he shall be entitled to receive twelve and a half cents; which said penalty may be recovered by any person who shall

> 2. And be it enacted, That from and after the expiration of the respective times assigned for the pay ment of the instaiments so as aforesaid to be confessed, and at any time within one year thereafter, it shall and may be lawful for the plain-tiff or plaintiffs, his or their agent or attorney, to sue out execution or judgments so as aforesaid confessed, or judgments so as aforesaid superseded, for such sum as shall be then due, without suing out a scire facias, or being subject to further delay against the body, or the goods or chattels, lands or tenements, of the principal, his securities, or either or any of them, any law to the contrary not with standing.

sue for the same, by action of debt,

or bill of indictment, in the county

court of the county where the judge

or justices shall reside.

3. And be it enacted, That in any ease in which a decree for foreclosure and sale of mortgaged property has been or shall be obtained in any court of equity, or courts of law exercising equitable jurisdiction within this state, no sale shall take Eainst the county of which lie streets, subject to all the rules, said sum of money, and costs, to be place thereon on or before the thir- this act, and such confession shall

dred and twenty one; Provided, that the mortgagor or mortgagors, or those claiming under him, her or them, if of full age, or such of them as are of full age, shall, if required, pay or give bond to the mortgagee or mortgagees, his, her or their executors, administrators and assigns, with a security or securities, to be approved of by the chancellor, one of the judges of the judicial district, or justice of the orphans court of the county wherein the mortgaged premises may be, for the payment of eighteen months interest on the amount of the claim secured by such mortgage, which said interest shall nevertheless continue a lien upon said mortgaged property; and in case the said mortgaged property shall consist of personal goods and 1 chattels, then a bond shall likewise thereof, under his or their hand be given, with security, to be apand seal, to the party confessing the proved of as aforesaid, in the penal sum of twice the amount of the mortgaged debt, conditioned that such property shall not be wasted or concealed, but that the same shall be forthcoming upon any further order of said court.

> 4. And be it enacted, That it shall not be lawful for any judge, justice or justices, to take the recognizance or bond aforesaid, without the assent of the plaintiff or plaintiffs, or their attorney, unless ise shall be satisfied from his own knowledge, or by competent testiz mony, that the estate and property of the securities in the recogn zance are sufficient for the payment of the amount of the debt, interest and costs, for which the recognizance shall be taken.

5. And be it enacted, That as often as any creditor, or the executers or administrators of any such creditor, shall conceive him or herself in danger of suffering from the insufficiency of any security, so as aforeaaid to be taken by virtue of and under this act, he, she or they, may apply to any judge of the judicial district, or justice or justices as aforesaid, and it it shall appear to the said judge or justices that the said application is well founded, he or they shall issue a summons, directed to the sheriff or constable of the county where the person or persons having confessed such judgment may reside, requiring him, her or them, within a fixed reasonable time, to be mentioned in such summons, to enter into another confession of the same judgment, with other securities, to be approved of by said judge or justice, and upon the failure or neglect of such person or persons to comply with the regulations in such summons contained, the said judge or justice, upon proof of the service of such summons, or of its being left at the last place of abode of the person or persons on whom it should have been served, are hereby directed to deliver, upon the same being applied for, a statement, under his or their hands and seals, of the issuing of such summons, and the failure of compliance therewith; upon the delivery whereof to the clerk or register of the court where such confession of judgment was returned, the plaintiff or plaint iffs in the original judgment may have and use the same proceedings thereon, which might or could have been had if this act had never passed; Provided always, that if after the expiration of the time mentioned in the said summons, a confession of judgment as therein required shall be entered into, and a certificate thereof obtained, such certificate shall have the same force and operation as it would have had under this act, if no antecedent con-fession of judgment had ever been made; and the said confession of judgment shall be returned and recorded in the same manner, and under the same penalties, as are herein before prescribed.

6. And be it enacted, That in all and every case where the person or persons, against whom any judgment or decree hath heretofore been obtained, have superseded the same in the manner prescribed by the original act to which this is a further supplement, it shall and may be lawful for such person or persons, against whom the original judgment or decree was obtained, or the survivor or survivors of them, to supersede the original judgment or decree in the manner pointed out by