

From the Sierra Leone Gazette.
Freetown, June 9.
DREAFUL OCCURRENCE.
In further accumulation of the horrors incident to the Slave trade, we have to notice the fate of the Spanish slaving ship, *Carlota*, which sunk a few days since off the Gallinas, with a full complement of slaves on board.

This vessel was one of the several brought in here collectively, some what above 12 months since, by H. M. ship *Myrmidon*, captain Leake, and H. M. ship *Morgiana*, capt. Sandilands. The *Carlota* was in some ambiguous situation, as a kind of prize to a kind of cruiser, carrying *Artigas* colours. After some investigation, both were allowed to sail hence; and the *Carlota*, it appears, returned to the Havana, to refit for another slaving voyage, on which she was permitted to proceed, notwithstanding the expiration of the time limited by treaty for the total abolition of the part of Spain, on the ground that the preceding voyage had been rendered abortive.

The *Carlota* sailed from the Havana, and was found at the Gallinas, by Sir George Collier, in his voyage down the coast. The cargo of the *Carlota* was on shore, with every appearance that it was in the course of being taken. The Commodore took her down as far as Cape Coast, and after authenticating her papers to show the illegality of her voyage, allowed her to depart. She returned, it appears, to the Gallinas, and there took in two hundred and fifty slaves with whom she sailed from the coast, but dreadful to relate, before she had proceeded far, she was taken unprepared, by a tornado, overset and sunk, and all on board perished with the exception of twelve! The intelligence of this horrid event has been brought to the colony by three Spanish sailors belonging to the vessel, who arrived a few days since in a very small boat in a wretchedly exhausted condition. They were immediately placed in the military hospital, where, notwithstanding the greatest attention and kindest treatment, one of them has since died; the other two continue still in a very weak state.

A PERSON

Competent to the Situation of Book-keeper in a respectable Counting-House, wishes to obtain employment in that way. Tradesmen's or Mechanic's Books either in bringing up, making out the accounts or regulating them, or in writing of any sort by which he may be able to obtain a livelihood. Apply at Mr. Jonathan Hutton's.

Annapolis, Aug. 23, 1821.

Fifty Dollars Reward.

Ran away from the subscriber living near Brookville, Montgomery County, Maryland, on the 31st July last, a Negro Man who calls himself

JOHN TRIP,

Aged about 19 years, thin face and high thin nose, light made, straight, black, and very active, looks down and stammers when spoken to, about five feet eight inches high, had on a cotton shirt, old hat and linen trousers.

He was raised on the Eastern Shore near Cambridge, and will probably endeavour to get there by the way of Baltimore or Annapolis. I will give the above reward for securing said negro, if taken out of the State, so that I get him again, and Twenty Dollars if taken in the State, and in either case I will pay all reasonable expenses if brought home.

Epbraim Gaither.

N. B. All owners of Vessels, and others, are forewarned from receiving, harbouring, or carrying off said negro at their peril, as they will be dealt with according to law.

August 16, 1821.

The *Easton Gazette* will copy the above six times, and forward their account.

10 Dollars Reward.

Strayed away from the subscriber living near the head of Severn, in Anne Arundel county, on the 20th of May last, a bright Bay Mare, about five years of age, fourteen hands, half high, paces and trots, with white and feet white, and a knot on one of her fore legs, about the size of an English walnut. Whoever takes up the said Mare, and brings her home to me, shall receive the above reward.

John Hammond.

PRINTING

Of every description, neatly executed at this office.

Anne Arundel County Court.

April Term 1821.

On application to the Honourable Richard Ridgely, Esq. one of the associate judges of Anne Arundel county court, in the recess of the said court, in the recess of Joseph Jones; by petition in writing of Joseph Jones; 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 of 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 could ascertain them, being annexed to his petition, and the said Joseph Jones having stated in his petition that he was in actual confinement, and prayed to be discharged therefrom, and the said Richard Ridgely being satisfied by competent testimony that the said Joseph Jones had resided in the state of Maryland the two preceding years prior to his said application, it was ordered that the said Joseph Jones be discharged from his confinement, and it is further ordered and adjudged by Anne Arundel county court, that the said Joseph Jones, by causing a copy of this order to be inserted in one of the public newspapers printed in the city of Annapolis, for three successive months before the third Monday of October next, give notice to his creditors to appear before the said county court, to be held at the city of Annapolis on the third Monday of October next, for the purpose of recommending a trustee for their benefit, on the said Joseph Jones then and there taking the oath by the said act prescribed, for delivering up his property, and to show cause, if any they have, why the said Joseph Jones should not have the benefit of the several acts for the relief of insolvent debtors.

By order, William S. Green, Ck.

July 5

Anne Arundel County, to wit:

On application, to me the subscriber Associate Judge of the third Judicial District of the State of Maryland, in writing, of John Thompson, of the city of Annapolis, Pr. stating that he is in actual confinement for debt, and praying the benefit of the act of the General Assembly of Maryland, in relation to the relief of sundry insolvent debtors, passed at November session, 1806, and the several supplements thereto, on the terms therein prescribed, 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 John Thompson having satisfied me by competent testimony that he has resided two years in the state of Maryland, immediately preceding the time of his application; I do therefore, hereby order and adjudge, that the said John Thompson be discharged from his confinement, and that he give notice to his creditors, by causing a copy of this order to be inserted in one of the public newspapers printed in the city of Annapolis once a week for three months before the third Monday in October next, to appear before the said county court at the court house in said county on the third Monday of October next, for the purpose of recommending a trustee for their benefit, and to show cause, if any they have, why the said John Thompson should not have the benefit of the said acts as prayed. Given under my hand this 15th day of June 1821.

Richard Ridgely, Jm. S. Green, Ck.

July 5

A Farm for Sale,

The subscriber will sell the Farm on which he resides, containing three hundred and twenty-nine and a half acres of land. The whole is in a high state of improvement, the soil is well suited to Tobacco, Wheat, Corn, &c. and every part of it has been improved with Clover—Plaster acts powerfully on it, and has been used liberally. The buildings of every description are such as to accommodate a family with comfort and convenience.

D. MURPHY, West River.

State of Maryland, sc.

Anne Arundel County, Orphans Court, August 7th, 1821.

On application by petition of Elias Shipley and William Sellman, administrators with the will annexed of William Shipley, late of Anne Arundel county deceased, it is ordered that they give the notice required by law for creditors to exhibit 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 Political Intelligence.

THOMAS H. HALL,

Reg. Wills. A. A. County.

Notice is hereby given,

That the subscribers 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 William Shipley, late of Anne Arundel county, deceased. All persons having claims against the said deceased, are hereby warned to exhibit the same, with the vouchers thereunto, to the subscribers, at or before the 10th day of February next, they may otherwise by law be excluded from all benefit of the said estate. Given under our hands this 7th day of August, 1821.

Elias Shipley, Administrator.

William Sellman, Administrator.

August 7

Anne Arundel County Court.

April Term 1821.

On application to me the subscriber, chief judge of the third Judicial District of the state of Maryland, by petition in writing of Jehosaphat M'Cauley, of Anne Arundel county, stating that he is in actual confinement, and praying the benefit of the act of the general assembly of Maryland, entitled, An act for the relief of sundry insolvent debtors, passed at November session 1815, and the several supplements thereto, on the terms therein prescribed, 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 Jehosaphat M'Cauley having satisfied me by competent testimony, that he has resided two years in the state of Maryland immediately preceding the time of his application, I do therefore hereby order and adjudge, that the said Jehosaphat M'Cauley be discharged from his confinement, and that he give notice to his creditors, by causing a copy of this order to be inserted in one of the public newspapers, printed in the city of Annapolis, once a week for three months, before the 3d Monday of October next, to appear before the said county court, at the court house of said county, for the purpose of recommending a trustee for their benefit, and to show cause, if any they have, why the said Jehosaphat M'Cauley should not have the benefit of the said acts, as prayed. Given under my hand this 15th day of June 1821.

John T. Barber.

May 14

NEW SPRING GOODS.

GEORGE SHAW

Has just received a supply of Goods of the latest importation, including a great variety of new articles of the denomination of Dry Goods.

ALSO

A general assortment of Groceries, Ironmongery and Stationery.

April 12.

Just Published

THE LAWS OF MARYLAND,

December Session, 1820.

And for Sale at this office

Price—\$1 50.

April 12.

George M'Neir,

Having taken out license under the authority of the Corporation of Annapolis, as

AUCTIONEER,

offers his services to the public in that business generally, and hopes by attention to deserve engagement.

July 19.

State of Maryland, sc.

Anne Arundel County Orphans Court,

July 17th, 1821.

On application by petition of Charles D. Warfield, administrator of Caleb Dorsey, late of Anne Arundel county, deceased, it is ordered that he give the notice required by law for creditors to exhibit 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.

THOMAS H. HALL,

Reg. Wills. A. A. County.

Notice is hereby Given,

That the subscriber of Anne Arundel county, hath obtained from the orphans court of said county, in Md. letters of administration on the personal estate of Caleb Dorsey, 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, at or before the 22d day of January next, they may otherwise by law be excluded from all benefit of said estate. Given under my hand this 17th day of July, 1821.

Charles D. Warfield, Adm'r.

State of Maryland, sc.

Anne Arundel county, Orphans Court,

July 17, 1821.

On application by petition of Charles D. Warfield, administrator of John Barns, late of Anne Arundel county deceased; it is ordered that he give the notice required by law for creditors to exhibit 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.

Thos. H. Hall,

Reg. of Wills. A. A. County.

Notice is hereby given,

That the subscriber of Anne Arundel county, hath obtained from the orphans court of Anne Arundel county, in Md. letters of administration on the personal estate of John Barns, 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, at or before the 22d day of January next, they may otherwise by law be excluded from all benefit of the said estate. Given under my hand this 17th day of July, 1821.

Charles D. Warfield, Adm'r.

Dissolution of Partnership.

The partnership heretofore existing between George Barber and John T. Barber, has been mutually dissolved. All persons indebted to the said firm are requested to settle, either by bond or note, and those who have claims are requested to present them for payment to George Barber, who is authorized to adjust the concerns of said firm.

George Barber,

John T. Barber.

The public are informed, that their Packets will run as usual. Merchants and others, who send Goods, &c. are requested to designate particularly the names of the persons for whom they are intended, and the places where to be sent. They will not be responsible for letters sent in the packets, but every attention will be paid to their delivery. They have an Extra SCHOONER, which will take and carry Freight to and from any port in the Chesapeake Bay.

The editors of the Federal Gazette and American, Baltimore, are requested to insert the above once a week for six weeks, and forward their accounts to this office.

May 17.

100 Dollars Reward

Ran away from the subscriber, living near Friendship, Anne Arundel County, on Whitsunday morning last, the 10th inst. two negroes, one a man by the name of JAMES HILL, about 25 years of age, 5 feet 10 or 11 inches in height, of a dark brown complexion, very lumbie when spoken to, but, when irritated, daring and insolent. He has a scar on the left side of his mouth one on his upper lip, and another over one of his eyes, occasioned by a bite. His clothing, when he left the neighbourhood, was a blue coat, dark pantaloons, a light waistcoat, and an old fur hat, the top of the crown somewhat broke. The other a likely boy named DANIEL HILL, a brother to the above mentioned James, belonging to the estate of the late John Whittington, about the same complexion. Has no particular marks. They will, no doubt, remain together. His clothing not recollected. They have two brothers belonging to Mr. John Humphrey near Upper Marlborough, Prince George's County.

The above reward will be given for apprehending and securing said negroes, so that I get them again, or \$50 for either of them, with all reasonable charges paid & brought home.

Henry Childs.

N. B. Owners of vessels and others are forewarned from receiving, harbouring or carrying off said negroes at their peril, as they will be dealt with according to law.

June 21.

Land For Sale.

Will be sold on Thursday the 13th of September, at 12 o'clock if fair, if not the next fair day thereafter, (Sunday excepted,) the very valuable tract of land I now reside on, lying in Anne Arundel county, near the Swamp Bridge, containing one hundred and seventy nine acres more or less. On which there is a good frame dwelling house, two tobacco houses, and other convenient outhouses. The soil is very productive, and well adapted to the growth of corn, tobacco, and all kinds of small grain. The land is well watered, has sufficient timber for its use, and near Tracy's Landing, affording an easy conveyance of its produce to market. Should the land be sold, the subscriber will offer for sale, for cash, stock of every description, household and kitchen furniture, and farming utensils. Persons desirous of purchasing will be shown the premises at any time previous to the day of sale.

Terms of Sale, the purchaser to pay one third on the day of sale, one third in twelve months, and the residue in eighteen months, bonds with approved security being given, bearing interest from the day of sale.

John Franklin.

August 16.

Chancery Sale.

By virtue of a decree of the Court of Chancery, the subscriber will expose to public sale, on the premises, on Saturday the 15th day of September next, a tract or parcel of land, whereof Thomas Linted died seized, called "Randall's Range," containing about 100 acres, lying and being in Anne Arundel county, and adjoining the lands of Mrs. Robinson, on the north side of Severn. It is deemed unnecessary to give a further description of the above property, as it is presumed those inclined to purchase will view the same previous to the sale. Sale to commence at 12 o'clock.

Terms of Sale.

The purchaser to give bond, with good security, for the payment of the purchase money, within 12 months from the day of sale, with interest from the day of sale. On the ratification of the sale, and payment of the purchase money, the subscriber is authorized to execute a deed.

Louis Gustaway, Trustee.

Aug. 28.

Notice is hereby given

That an Election will be held in the different election districts of Anne Arundel county, on the 3d Monday in September next, to two Electors to elect the Sen. of this state, agreeably to the laws of Maryland.

Benjamin Gaither,

Sheriff of Anne Arundel County.

August 9

BENJAMIN T. PINDE,

Takes this method to inform the citizens of Anne Arundel county, that he offers himself a candidate for their suffrages at the next sheriff's election, and hopes that his long experience in all the duties of that office will entitle him to their support.

New Arrangement of Days.

THE STEAM BOAT

MARYLAND,

will continue to run as heretofore until the last day of the present month. But afterwards she will take her routes as follows: On Sunday the first of April, she leaves Easton at 8 o'clock, and will proceed to Annapolis, leaving there at half past 2 o'clock, for Baltimore, and arrive at 6 o'clock the same day; leaves Commerce street wharf, Baltimore, on Wednesday at 8 o'clock, and returns by Annapolis to Easton at 6 o'clock, the same evening; And so leaves Easton at the same hour, and by the same route, every Sunday and Thursday, and leaving Baltimore in like manner, every Wednesday and Saturday. In every route she will touch at Todd's Point, the Mills and at Oxford, if hailed, to take and land passengers. On Monday of every week she will leave Baltimore at nine o'clock for Chestertown, and arrive there in the afternoon; and on Tuesday morning leaves at 9 o'clock Chestertown and returns to Baltimore, touching in both routes at Queen's town, to take and land passengers. She will take freights from and to the respective places above mentioned, as not to incommode the passengers, their Horses or Carriages. Passengers wishing to go to Philadelphia will find it the most convenient and expeditious route, as she meets the Union line the next morning by 9 o'clock.

All baggage, of which due care will be taken, will nevertheless be at the risk of the owners as heretofore.

Wm. Vickers.

March 22

Dissolution of Partnership.

The partnership of Warfield and Ridgely having this day been dissolved by mutual consent, all persons having claims against said firm are requested to present them to either of the subscribers, who are duly authorized to receive and pay all debts due to and from said firm. Those indebted to the firm are requested, by notes or bonds, are requested to make payment, and those indebted on open accounts, and those indebted on open accounts, are desired to call and pay the same, or give notes or bonds, on or before 1st April 1821.

William Warfield,

David Ridgely.

The business will be conducted in future under the firm of

D. Ridgely, & Co.

Who have on hand, and will constantly keep, a good assortment of

Dry Goods & Groceries.

And who respectfully solicit a continuance of the patronage of their friends.

March 1.

SHERIFFALTY.

WILLIAM O'HARA,

Having understood that a report is circulating of his having declined being a Candidate for the office of sheriff, he takes this opportunity of declaring the same to be unfounded. He begs the public not to suffer themselves to be deceived by reports of this kind, as he is still, and means to continue a Candidate for their suffrages for the above appointment, and respectfully solicits their votes.

March 29.

JUST PUBLISHED,

AND FOR SALE,

AT THIS OFFICE,

The Votes & Proceedings

of the last session of the Legislature.

Price—\$1 50.

June 14.

PRINTED AND PUBLISHED

BY

JONAS GREEN,

GEORGE STREET, ANNAPOLIS.

Price—Three Dollars per Annum.

From the Federal Repository.

TO THE PEOPLE OF THE U.

STATES.

No. II.

A short history of the act of congress of the 3d March 1809, by which the comptroller of the treasury is required to "lay an annual statement before congress, during the first week of their session, of the accounts which may have remained more than three years unsettled, or on which balances appear to have been due more than three years, prior to the 30th Sept. preceding," may, perhaps, not be unacceptable to you. It was on that day (3d March 1809,) that Mr. Jefferson's second term of office, as president, expired. He was, no doubt, anxious to leave some evidence of his zeal for the public interest; and he probably thought there could be no better way of doing this, than by procuring a law to be passed, exhibiting to the public view a list of the public defaulters, and also of carrying into effect a favourite principle of the republicans of the old school—namely, that "the sums appropriated by law for each branch of expenditure in the several departments should be solely applied to the objects for which they were respectively appropriated, &c. to no other." Accordingly Mr. Gallatin, then secretary of the treasury, made a draft of the aforesaid act of the 3d March, 1809. It was introduced, I think, into the house of representatives by the then chairman of the committee of ways and means; passed that body; but was so amended in the senate at the suggestion (as I have always understood) of general Samuel Smith, (whose brother Robert, the then secretary of the navy, was decidedly hostile to its principles, in regard to specific appropriations) as to render the clause in the act, as it regarded the application of each sum appropriated, a perfect nullity. There are other provisions in this law for insuring a due accountability of the public money, such as requiring those intrusted with its disbursement, to keep it in some incorporated Bank, and to render monthly returns, &c. of their payments. It has, doubtless, been from the culpable neglect (the mild term that can with any propriety be applied to the case) of him whose duty it is "to see that the laws are faithfully executed," that such vast sums of money have been lost to the community. Pass what laws you will, be they ever so salutary, unless they be "faithfully executed," they become as a dead letter, worse than useless. To be plain, it is the PRESIDENT OF THE UNITED STATES who is principally to blame for the dilapidations recently made on the public treasury. A word or two as to the manner in which the third auditor has communicated to the comptroller the list of delinquents in his books.—He, the third auditor, is, I understand, very much censured by some of the democratic party, for the way in which he makes his communication on this subject, as giving too much importance to it. "Verily, I am quite of a different opinion. I think his report rather calculated to green some of the defaulters at least. I will, for the present, mention a single instance only of this kind. The case of the late Mr. Brent, paymaster general, residing at the seat of the general government, thus put down by Mr. Hagner, on his list, "Robert Brent, paymaster general, \$40,911, 18—balance on settlement 2d June 1820—reported for payment." Now if Mr. Hagner did not say of any further debts to be sought against Mr. Brent, this is very well. But will he say that, the time he made his report; he expected of no further debts to be sought to the account of that officer? I have lately learned, from an authority that the deficiency in this case is actually above 160,000 dollars; and moreover, that the official bond of the late incumbent was to be found. It is not from any vindictive motive that I have selected