

...of the King had...
...the King vs. Blacoe, Clerk.
...This very interesting trial has just concluded, and the Jury, after retiring for a short time, pronounced the defendant GUILTY.
...It was a criminal information for a most slanderous and injurious libel against her late majesty the Queen of England. Mr. Brougham led the prosecution in a short but very elegant and pathetic address to the jury.
...The defendant cross-examined the witnesses and afterwards made his own defence in a speech of 3 1/2 hours. It was a speech of the most vituperous nature, and in the course of delivering it, the reverend defendant was repeatedly reproved by Mr. Justice Holroyd.
...The Dey of Algiers must be in a very comfortable situation, if the following paragraph states that situation truly:
"Algiers, July 18.—The tranquility of this place was very near being disturbed lately, in a very unexpected manner. Since Hussein Pacha assumed the government, he never put his foot out of the strong fortress of Kessban, at which the Turkish soldiery are extremely angry, because they cannot gratify their great propensity to revolutions, and this, on account of the difficulty of attacking the Dey by surprise in that well fortified castle. However, he took it into his head to take a walk to the lower town, for the purpose of inspecting the new fortifications which are erecting towards the sea-side. Upon this, there was immediately a bustle in the barracks, had not the Dey been speedily informed of it, and retreated with all speed to Kasban, the plot would have broken out. The soldiers are very angry because they cannot kill the Dey, and are consequently deprived of the advantages which the Turks usually gain on the change of the Dey. Their situation is, in fact, hard, as provisions are so very dear, that their pay is quite inadequate."

MARYLAND GAZETTE.
Annapolis, Thursday, Nov. 8.

MARRIED.
On Sunday evening last, by the Rev. Mr. Welch, Mr. John Williams, to Miss Maria Selby, all of this county.

The legislature of Tennessee have rejected the proposition to abolish imprisonment for debt.

The examination of the midshipmen at New York, for promotion, was terminated on Saturday last, and out of 59, 53 passed.

At a meeting of the officers of the U. S. navy on the Philadelphia station, it was resolved to erect a suitable monument over the remains of the late Commodore Murray. It is expected, that it will be completed in a short time.

The population in Virginia, according to the recent census, amounted to 1,028,623 souls, having increased 54,001 since 1810.

Family Spinner.—A machine, calculated for domestic use, has been advertised in the Providence Patriot by the name of Brown's Patent Vertical Spinner. It was exhibited at the late fair in Pawtuxet and would have received a handsome premium, had it been entered for exhibition according to the rules of the society. Impressed however with a belief of its utility, the society have given to Mr. Brown a certificate of the excellence of the machine, in producing "economy of labour." This certificate is accompanied with one, signed by 3 intelligent mechanists and manufacturers, in which the machine is unhesitatingly recommended to public patronage. Its merits are represented to be, that it may be afforded at a small expence and managed by those accustomed to the old-fashioned spinning wheel, will turn off, 3 or 4 times as much yarn with less labor and attention. We mention with pleasure every instance of American ingenuity, and sincerely hope that the patentee of this improvement may be more fortunate, than have been many of our ingenious artists.—Boston paper.

Premature Winter.—It is said there has already this season been good sleighing in Maine—snow having fallen in many places, the depth of eight inches on 19th inst. We hope, however, their early winter has since abated, and that they have enjoyed the fine Indian Summer we have for the last ten days.

MAIL ROBBERY.
The following is the deposition of Andrew Lynch, the driver of the mail wagon, lately robbed near Elkton. It will prove interesting, as containing the minutiae of a transaction, which has naturally produced great interest; and in the leading facts, corresponds with the statement heretofore made.

State of Delaware,
New Castle County, ss.
Be it remembered, &c. &c. appeared Andrew Lynch, driver of the United States mail wagon, from Elkton to Havre de Grace, who being duly sworn, deposed and saith, that after he took in his mail bags at Havre de Grace, or ferry on this side of the river, he observed a person standing near the wagon, who he supposed to be a passenger, of about five feet nine inches high, had on a blue coat and white pantaloons—said person requested to be taken into the wagon; deponent permitted him to take his seat, and started about 10 o'clock at night of 25th inst. As deponent approached Charlestown he was inquired of by the person, whether he stopped there—answered him, that he sometimes did. On said occasion he posted on without stopping—no conversation passed between deponent and the person until he had got about a mile on the east side of North East; that while the mail was changing at North East, said person remained in the mail wagon, and deponent stood at the door of the post office, whilst the mail was changing, when the person inquired of deponent, if there was not a house on the top of the hill, but a little distance from it. From that time nothing transpired, until deponent had got within about 3 miles of Elkton, when said person asked him, how far he had to drive on his route, and was told between 2 and 3 miles. After proceeding a short distance, in a low bottom near a branch, deponent received a stroke from the person on the back of the head which was repeated 3 times, as he supposed, with a club, he fell forward much stunned; after recovering somewhat, he discovered the person on his back, drew his hands behind him, confined them with pieces of a silk handkerchief, and tied him to the foot of the wagon. The deponent inquired of the person what he was going to do with him, and received for answer, be quiet and behave yourself, and I will not hurt you more than I have done. I intend to overhaul the mail, and drove the wagon about 200 yards off the road into an old field, unhooking the tail boards and drew out the large mail bag, took out his knife, and ripped it open, and proceeded to open the papers and letters, and take out their contents. At this time deponent supposed it to be about 1 o'clock in the morning of 26th inst. and continued opening and tearing letters for the space of about two hours, as deponent supposes. During this time deponent asked him how long he intended to detain him in that situation, and complained of being cold; on repeating the question a second time, was told he would put his coat round his shoulders, he came to him with a sailor's jacket, threw it round his shoulders and returned to opening letters. The jacket was a lead coloured tustian. After a short time he jumped into the wagon, and took out the way mail, when deponent observed it was unnecessary for him to open that, as there was little in it—he said he should, this is the mail that stops in Wilmington, it is likely there is something in it for the Wilmington Jackies, cut it open, proceeded to examine the letters—shortly after, whilst he was cutting open the letters, stopped and listened, observed, somebody was coming and it was time for him to be off.—He did not then start, but continued a few minutes longer opening letters, then all at once took up his bundle and started in the direction for North East—suddenly turned about, passed the heads of the horses, and disappeared in the woods, it being then about day light. He had scarcely disappeared when deponent descried a man on horseback—deponent hailed him, and informed him that the mail had been robbed; that he wished to be released, as he was tied to the wagon. The person answered, he could not then assist him, that he was going to a person on the top of the hill, but would soon return and release him. In about three quarters of an hour he did return, accompanied by a man and boy, unloosed deponent, and told him the reason why he did not come to his assistance before, was that he was apprehensive of danger. Deponent understood this gentleman's name to be Biddle, who resides in the neighborhood of Elkton. This gentleman said he would go to a Doctor across the river, and could not remain longer.

Sworn and subscribed to at Wilmington, the 27th October, 1821, by his
ANDREW W. LYNCH,
mark
Before **THOS. M. DOWELL.**

The following letter from the Post Master at Elkton, addressed to the Post Master at Wilmington, will appear to open a clue which may lead to the detection of the person who committed the late robbery of the mail.

Post Office Elkton, Md. Nov. 1st.
N. G. Williams, Esq.
Sir—There was found last evening several articles of clothing, about a mile south of this place, in the woods, by a negro boy, when getting chips at the back of a new building (covered with shavings) and believed to have been a part of the dress belonging to the mail robber, when he committed said robbery—search has been made in the woods but nothing more found.—The description of the clothes found are as follows—One fine linen shirt, with name cut out—one pair of fine white drilling pantaloons, darned on each thigh—one striped jaconet cravat—one white cross barred pocket handkerchief, marked B. E. blue border—one pair thread stockings, worn out at the heels—one yellow and white striped toilet

One line of papers packed boxes, with...
ADAM WHANN, P. M.
P. S. Since writing the above, we have discovered, in my fair pencil writing, in the pocket book, of Benjamin Edwards, Wareham.

The Western Farmer says that on the morning of the 16th inst. a full suit of clothes was made for a gentleman in Manchester, from wool in the fleece, in less than eight hours from the moment it was first taken in hand. The wool was picked, carded, spun, wove and dressed at the Manchester Factory. The work was commenced at 1 o'clock in the morning, and before 7, the suit was completed and worn to the Fair and Cattle show at Canandaigua.

MELANCHOLY SHIPWRECK.
The ship Sea Fox, capt. Weyer, which sailed from this port on Saturday last, bound to Port au Prince, was captured the same night, about 65 miles SE of Sandy Hook, and we regret to add that 8 passengers on board and 4 seamen perished. The persons lost were Mr. Jonathan Otis Walker, Mr. Fredk. Spiers, Miss Matilda Dawson, Lt. Easterbrooks, of the British army with his wife and 2 children, a colored girl, servant of Miss Dawson, 3 seamen and the cook of the ship, whose names we have not ascertained. Saved, capt. Weyer, Mr. Boyd, mate, two seamen and the steward of the ship—Messrs Lewis and Geo. Dawson, cabin passengers, and a steerage passenger, names not ascertained.

Mr. Walker left a wife and numerous friends in this city to lament his melancholy fate. Mrs. Easterbrooks, who we understand was the daughter of Dr. M'Nash of Long Island—Miss Dawson was an accomplished young lady, about 18 years of age, going out on a visit to her father Mr. Wm. Dawson, who resides at Port au Prince. Her two brothers on board had gained the deck after the vessel was captured, and in the act of dragging their sister up the companion way, were struck with a sea, and separated from about 500 yds of age, well known in this city. He was going out to Port au Prince to superintend a commercial establishment, and we understand he left a wife and 6 children in this city wholly dependent on his exertions for support.

The two Mr. Dawson's arrived here yesterday afternoon in the sloop Mechanic from Boston. They speak in the highest terms of the conduct of capt. Weyer, on the occasion, and attribute their present safety to his presence of mind, and great exertions by which with the aid of Mr. Boyd the mate, succeeded in clearing the boat so that the whole of the survivors could embark in it, otherwise they must have perished.

The alleged Decision of Baltimore County Court.

From the Balt. Patriot.
The public mind has been much disturbed by an alleged decision of Baltimore County Court, at their present term, respecting the legal efficacy of our insolvent system. The first publication in your paper was very incorrect, and the subsequent representations in other papers were by no means accurate. I shall endeavour to give you the fact in its true limits.

The community well know the decision of the Supreme Court of the U. States in 1819, which declared that no law of any of the states on the subject of insolvency could avail beyond protecting the person of the debtor, and that the constitution of the U. States permits no such law to discharge a contract. This is the essential import of the decision; and though a sentence of destruction, and a charter of tyranny to many, it became, constitutionally, an unmerciful part of the law of the land. Since the period of the decision, no one seriously doubted that the whole of the U. States was subjected to it, and the circumstance need not now be mentioned as something novel. A late decision of the Court of Appeals has I understand, pronounced the obligatory force of the Supreme Court's judgment; and it is, therefore, unquestionably fixed and installed over the fortunes and feelings of every inhabitant of the U. States. Since the confirming decision of our Court of Appeals, a case against an insolvent being ready for judgment, it became the duty of our Baltimore County Court to prescribe the terms of that judgment. These terms expressly exempted the person of the defendant; in every other respect the judgment was unlimited, and as in ordinary cases. No decree of immediate execution was made, the technical nature and scope of a judgment cannot permit such an order, so entirely foreign to its office. After the entry of this judgment was dictated by the court, they were asked, whether on that judgment execution might be issued immediately, and without the intervening, deliberative procedure of a scire facias?—(a scire facias, applied to such a case, is a summons to show cause against execution, on which no bail is exacted and which has the duration of an ordinary suit, if an appearance be entered by the defendant at the term to which he is summoned.) To this query, the chief judge intimated that a scire facias was not necessary. When this intimation had escaped a desultory dialogue took place between the bench and bar upon the question, thus prematurely advanced—the question was not put before the court, could not then be, and has not yet been decided—and with the dialogue, the investigation terminated.

After an execution on any such judgment shall have issued, the point may be duly presented to the court; whether a scire facias should not precede execution? It may then be treated with the solemn consideration and research which so vital a concern solicits—for altho' a matter of formal procedure, it is defensive for the debtor, as it affords delay. I do not hold any lenity for the fraudulent, but I have observed, (and the experience of many will suggest the same remark) that the oppression of creditors is nearly commensurate with the fraud of debtors—and all men of enlightened humanity will concede, that the law should shelter the honest as efficiently as a scire facias will palliate the keen thirst, and check the eager persecution of harsh creditors. It will, in fine, give a humane pause for compromise, and for mercy. This point of practice, now all that remains to cover the honest and unfortunate man, will be duly investigated on the first occasion, that shall regularly authorize the discussion.
A Member of the Bar.

FLEMING INTELLIGENCE.
Havana, Oct. 21.
On the 10th Oct. the U. S. brig Enterprize, capt. Slaty, succeeded in capturing four Spanish schooners and one sloop. The sea robbers had the audacity to hoist the red flag.

Sheriff's Sales.
By virtue of a writ of fieri facias from Anne Arundel county court, and to me directed, will be exposed to public sale, on Thursday the 22nd day of November inst. on the premises, on Elk-Ridge—One negro man named Nathan, one negro boy named Dennis, one negro man named Joe. Seized and taken as the property of Samuel N. Ridgely, and will be sold to satisfy a debt due John Lawrence, for the use of M. D. Smith & Ridgely. Sale to commence at 12 o'clock, for cash.
Benj. Gaither, Shff. A. A. C.

Nov. 8.
By virtue of a writ of fieri facias from Anne Arundel county court, and to me directed, will be exposed to public sale, on Friday the 23rd day of November inst. on the premises—Three head of Horses. Seized and taken as the property of Isaac Richardson, and will be sold to satisfy a debt due Mary J. Thomas, W. A. of Philip Thomas. Sale to commence at 12 o'clock, for cash.
Benj. Gaither, Shff. A. A. C.

Nov. 8.
By virtue of a writ of fieri facias from Anne Arundel county court, and to me directed, will be exposed to public sale, on Friday the 30th day of November inst. at Mr. James Hunter's Tavern in the city of Annapolis—One hundred acres of land, more or less, upon John Ward resides. Seized and taken as the property of said Ward, and will be sold to satisfy a debt due John Crandall, for the use of Richard Crandall. Sale to commence at 12 o'clock, for cash.
Benj. Gaither, Shff. A. A. C.

Nov. 8.
By virtue of two writs of fieri facias from Anne Arundel county court, and to me directed, I will expose to public sale, on Friday the 23rd day of November, at the residence of Thomas Stewart, near Magoths river—One black, and four bay horses, one mare, two sows, and five shoats. Seized and taken as the property of Abraham C. Stewart and Thomas Stewart, and will be sold to satisfy a debt due Nancy Sewell. Sale to commence at 12 o'clock.
Benj. Gaither, Shff. A. A. C.

Nov. 8.
By virtue of a writ of fieri facias from Anne Arundel county court, and to me directed, I will sell on Saturday the 24th day of November inst. at the house of Ambrose Updegraff, on Elk-Ridge—Six Milch Cows, two Steers, two cattle of other descriptions, and one wagon. Seized and taken as the property of the said Ambrose Updegraff, and will be sold to satisfy a debt due Samuel Heston, Jonathan Ellicott and Samuel Ellicott, surviving obligees of John Ellicott, Junr. Sale to commence at 12 o'clock.
Benj. Gaither, Shff. A. A. C.

Gideon White,
Has received an Assortment of
SEASONABLE GOODS,
Laid in low, to which he invites the particular attention of his friends and the public in general, it consists in part as follows—
Super Fine Broad Cloths & Flannels and Blankets.
Cassimeres, Bombazets, Red Flannels,
Second do. do. Linens, Calicoes,
Fancy Vestings & Cassimeres, Cambridge Muslins,
With an assortment of Hard Ware & Cutlery,
Likewise, GROCERIES of almost every description.
He is determined to sell the above Goods cheap. Those who wish to buy Bargains are invited to call.
Nov. 8. 3w.

REMOVAL.
GEORGE M'NEIR—TAILOR.
Respectfully acquaints his Friends and the Public, that he has removed his Shop,
One door below the Post Office.
Where he has on hand a general supply of
FALL & WINTER GOODS,
Consisting of Cloths, Cassimeres, Cassinets, Cords and Vestings, which he will sell or make up in the best and most fashionable manner, at a short notice, and on accommodating terms. Those who wish to purchase bargains, will find it to their advantage to give him a call.
Annapolis, Nov. 8. 3w.

The Euterpeiad.
The first volume of the Euterpeiad or Musical Intelligencer and Ladies Gazette, ended in April. The 2d volume has commenced, much improved and considerably enlarged, comprising 8 quarto pages with a sheet of music in every number, and is published semi-monthly on Saturday's, at three dollars per annum, by
John R. Parker,
No. 2, Milk st. Boston.

Notice hereby given,
That the subscriber has obtained from the orphans court of Anne Arundel county, letters testamentary on the personal estate of Susanna Beard, late of said county, deceased. All persons having claims against the said estate, are requested to present them, legally authenticated, and those indebted, to make immediate payment to
John Beard, Ex'r.
Nov. 8, 1821. 3w.

For Sale.
A TRACT OF LAND.
Containing 77 acres, late the property of St. William Campbell, deceased, situated about 2 1/2 miles west of the city of Baltimore, between the Liberty and the Frederick-town turnpike road, and about four miles from the latter; adjoining the farms of Mr. James Hood and Colonel Owings. One half of the tract is in wood, and is well calculated for raising the first quality tobacco as any in the state of Maryland. The remainder is cleared and under good chestnut rail fencing, and well adapted for small grain and corn. 100 acres are fine meadow land, 30 of which are now in timothy. On the tract there is a good comfortable framed dwelling house. Also, another tract nearly adjoining, containing 332 acres, well timbered with chestnut. Both tracts will be sold for \$18,000 one third cash, the balance in two equal annual payments, bearing interest from the day of sale. If not sold before the first of November, it will be divided into lots to suit purchasers. Persons wishing to purchase may see the land by applying to Mr. James Hood, or Mr. Henry Wayman, living in the neighbourhood.
John M. Henry,
Edward Campbell,
Trustees of Wm. Campbell, deceased.
Nov. 8. 4w.

SHOATS.
Came to the subscriber's residence near Annapolis the Brown Shoats, a Sow and Barrow, marked with an under bit in the right ear—the Sow has lost a part of her right ear supposed by the bite of a dog. The owner is desired to come, prove property, pay charges, and take them away.
William Nicholls.
Nov. 8. 3w.

EDUCATION.
DR. DAVIS informs the public that he has opened a Private School, in which will be taught the Latin and Greek languages, Mathematics and Natural Philosophy. He has engaged Mr. Frederick L. Grammer as an assistant. The price of tuition is fixed at forty dollars per annum, and quarterly payments will be expected, but not in advance. Board (washing, lodging and fuel included) may be had for \$150.
Oct. 25.

Just Published
And for sale at this Office and at Mr. George Shaw's Store—price 25cts
The Constitution of Maryland,
To which is prefixed,
The Declaration of Rights—
With the amendments ingrafted therein
Oct. 25.

Trustee's Sale.
By virtue of a decree of the honorable chancellor of Maryland, the subscriber will offer at public sale, on the premises, on Saturday the 24th of Nov. next, at 12 o'clock.
A VALUABLE TRACT OF LAND,
containing about 17 acres, being the real estate of Obed Dorsey deceased. This land lies in the upper part of Anne Arundel county, bounded by the lands of Doctor Gustavus Warfield and Richard Snowden Esq.—About 100 acres of this land is cleared and in cultivation, and produces corn, tobacco, &c. in abundance.—The balance is well wooded with hickory, white oak, &c. There are on these premises a two-story log dwelling house, switzer barn, with other necessary buildings.—A credit of twelve months will be given, the purchaser giving bond, bearing interest from the day of sale, with approved security.—On the ratification of the sale by the chancellor, and payment of the whole purchase money, a good and sufficient deed will be executed by
Chas. D. Farfield, Trustee.
Oct. 23th 1821.

FOUND
Near Love Point, Kent Island, a BOOY, from its appearance supposed to be one of those from the Man-o-War Shoals—it is very large, and coppered. The owner is requested to prove property, pay charges, and take it away.
Thos. W. Deane.
Kent Island, 16th Oct.

Public Sale.
By virtue of an order from the orphans court of Anne Arundel county, the subscriber will sell at public sale, on Friday the 15th day of November next, at 11 o'clock, and every day from day to day until the whole is sold, all the Personal Estate of Ann Merrick, deceased, late of Anne Arundel county, deceased, (near the mouth of the Bodkin creek, at the mouth of the Patapsco river, on the Chesapeake bay,) consisting of
NEGROES,
(25 in number) fifteen for life and 10 for a term of years, the most of them valuable slaves—Stock of different kinds, among which is a large stock of Sheep, a large quantity of very valuable Household Furniture, as also Kitchen Furniture, and a large quantity of Farming Utensils, a quantity of Indian Corn, Rye, Wheat, &c. with many articles too tedious to mention, some of which is a valuable Gold Watch and Silver one.
Terms of Sale: the cash to be paid for all sums not exceeding twenty dollars, and a credit of six months with bond and approved securities with interest for all sums over twenty dollars.
Beruch Fowler Adm'r.