

...of the members of
...to their own interests
...of their fellow citizens
...represent. They would
...by dishonest men
...as wood corders, as
...It is reasonable to
...the City Council,
...to the power of appointing
...for their own safety,
...constituents, select honest,
...orders. And when men
...are appointed, no just
...can exist. The right
...is properly a
...is exercised by all the
...except Baltimore Con-
...is it fair that she
...of it? Let those who
...to oppose
...hear in mind, that by
...doing, they will ultimate-
...Should this be their ob-
...their paralyzing po-
...will her enterprising ca-
...states more liberal, es-
...in their views of govern-
...will then be com-
...the mart of Mary-
...royed; but let the sec-
...tion beware. Samson,
...the edifice to destroy
...himself buried in its ru-
...No Baltimorean.

...of the Md. Gazette.
...several who signed the
...al, by inserting it in your
...le The House of Delegates
...in General Assembly con-
...the undersigned citizens
...respectfully represents to
...the constitutional judges
...and qualifications of dele-
...-That Jeremiah Hughes,
...gentleman returned at the
...city of Annapolis at the
...on the first Monday in
...is not elected according to
...stitution of this state.
...who is legally or consti-
...tute to take a seat in
...legislature, can be vot-
...Members of the same
...lity, but that the elec-
...who were at the time qua-
...that it is provided by
...the declaration of rights,
...ought to hold at the same
...office of profit;" that
...by the 37th section of the
...no person holding a
...receiving any part of the
...or holding any office
...shall have a seat in the
...this state, as will appear
...same.
...Jeremiah Hughes who is re-
...from the city of Annapolis
...of the election aforesaid
...State, employed and ap-
...of profit, by
...Maryland, in virtue of
...general assembly passed
...1822; and that he has
...taken upon him
...of the duties of the said
...office of printer to the
...and executed his bond,
...record in the executive
...due performance there-
...same condition contained
...to the state hereto
...ing laws.
...a further applicant, that
...United States soldiers sta-
...ern have been permitted
...delegates, and for other pur-
...the last election aforesaid,
...tion made a determinate
...majority of said soldiers
...on voting or offering to
...that your honours may af-
...redress, and determine
...and other persons be-
...of the United States,
...at elections for delegates
...and for other purposes,
...government of the state,
...circumstances the right of
...shall be exercised by
...to determine whether Jer-
...one of the persons re-
...from the city of Annapolis
...and has been elected ac-
...and constitution of the
...and, as in duty bound
...I communicate.

...of the New-York papers
...correspondent gives the
...of MR. RANDOLPH
...tall, straight, slender fi-
...six feet in height, with re-
...limbs, small and hollow fea-
...with a hasty step, having
...the gravity and stateliness of
...virginian gentleman. He is
...cap, a white cloth great-
...coat, with heavy capes,
...of his socks, coming above
...his ankles. He wears his
...is wearing. When
...is asked, which is whom
...he rises to address the
...a fine head of hair, appar-
...the front of eye, combed
...slightly parted upon his
...long behind, being tied near
...single string. A distance,
...his features gives him a young
...to a nearer view, the
...firm constitution, and the
...firm become visible.

TITLES OF LAWS
Passed by the Legislature since the 31st of
71. An act to incorporate the Chesapeake
Beneficial Society of Baltimore.
72. An act to provide for the widening
of Chesapeake street in the city of Baltimore.
73. An act relating to the public roads in
Somerset and Dorchester counties.
74. An act for the relief of Richard Wal-
ter, Josiah Broughton, and Samuel Hays,
securities of William S. Handy, late Sheriff
of Somerset county.
75. An additional supplement to the act
entitled, "A supplement to an act, entitled,
An act to provide for a new assessment,
and to appoint collectors of the tax in 1822,
for the city and county of Baltimore."
76. An act to repeal an act, passed De-
cember session, 1815, chap. 161, for the
benefit of the infant children of Jeremiah
Crab, late of Montgomery county.
77. A supplement to the act, entitled, "An
act to lay out and open two roads in Queen
Anne's county, passed at December ses-
sion, 1819, chap. 103."
78. An act to authorize the levy court
of Harford county, to open certain roads.
79. An act for the benefit of the Der-
Creek Monthly Meeting of the people called
Quakers, in Harford county.
80. An act to alter the time of holding
the county courts in the several counties
therein mentioned.
81. An act to incorporate the Fell's Point
Washington Beneficial Society.
82. An act for the preservation of the
breed of fish in Antietam creek.
83. An act for the benefit of Daniel
Shawen, of Frederick county.
84. An act for the relief of Malachy Cra-
don, of Frederick county.
85. An act for the relief of Hillary B.
Stringer, of Northampton county, in the
state of Virginia.
86. An act for the benefit of the infant
children and heirs at law of Jesse H. Wain-
wright, late of Somerset county, deceased.
87. A supplement to an act, entitled, "A
supplement to the act, entitled, "An act re-
lative to negroes and slaves."
88. An act for the relief of Catharine
Fridley, of Washington county.
89. An act to amend the act, entitled, "An
act to encourage the destruction of crows
in the several counties therein mentioned."
90. An act for the relief of Joseph Nat-
ali, of the city of Baltimore.
91. A further supplement to the act en-
titled, "An act for the erection of a new court
house in Washington county."
92. An act to repeal an act, entitled, "An
act concerning public worship, passed at
December session 1816, chap. 152."
93. An act for the relief of Robert Oliver,
of the city of Baltimore.
94. An act for the benefit of Uriah Black-
burn, of Cecil county.
95. An act for the relief of Mary Megnin-
is.
96. An act for the benefit of Joseph Har-
ris, clerk of Saint Mary's county court.
97. An act for the relief of Samuel Meads,
of Queen Anne's county.
98. An act for the relief of Mary Smith,
of the city of Baltimore.
99. An act to divorce Ellender Gray, and
her husband, or Anne Arundel county.
100. An act to alter and change the place
of holding the election in the third election
district in Washington county.
101. An act for the relief of Simon Fra-
ser, of the city of Baltimore.
102. A supplement to an act, entitled, "An
act empowering the levy court of Cecil
county, at their discretion, to levy a sum of
money to build a bridge over Octatara
creek, in said county, at or near Samuel
Island's store."
103. An act for the relief of Isaac Lyon,
of Frederick county.
104. An act for the relief of Elizabeth
Harding, of the city of Baltimore.
105. An act to provide for the completion
of certain records of the orphans court of
Somerset county.

THE CANAL RESOLUTION.
The resolution relative to the Ches-
apeake and Delaware Canal, the substance
of which we published in our last, has re-
ceived the assent of both branches of our
legislature.
Extract of a letter from a Bostonian, resi-
ding at Smyrna, dated
Smyrna, Nov. 22, 1823.
"The Greeks go on lamously. A naval
action has lately been fought, in which the
Greeks captured a sloop of war, several
brigs, a schooner, and transports—the sloop
of war was formerly an American ship, be-
longing to New York, captured during the
war by the English, and sold lately to the
Turks.
"P. S.—I have just time to add, that we
have this moment received official news of
the surrender of Corinth to the Grecian
army, under a capitulation, the prisoners to
be landed in Asia Minor in the Gulf, with
the intention of landing. It is an all impor-
tant place for the Greeks, who cause ap-
pears daily to brighten." M. H. Books.
Extract of a letter from a respectable cler-
gyman, in the vicinity of Nashville, to
his friend in this place.
"A man like Gen. Jackson at the head
of the union, would be an incalculable
benefit to her. Republicanism under
suspects, would appear to her as a sim-
ple dress, without any of the pomp of
kings or dukes. Corruption if the
could not live in his presence, nor
of his friends. Talent and integrity
would be elevated, and insignificant
thrown into the shade. He is the pri-
mary friend of religion. He is an advocate
of the divinity and atonement of the son
of God."
A DUEL.
Extract of a letter from a gentleman in
Lee county, Va. to a member of the
Legislature, dated
Jonesville, 11th January, 1824.
"We have had a duel fought in this
county since you left here, between
... and ... The fellow
... fell dead at the feet of
... the other survived a few days. How
... they differed about a girl belong-
... to Pennsylvania."
Deaths in the City of New York, during
the year, 1823—Nov. 1827, Women, 13
Boys 955, Girls, 745.

THE DEMOCRATIC MEMBERS OF CONGRESS
Are invited to meet in the Representative
Chamber, at the Capital, on the Evening of
14th of February, at 7 o'clock, to re-
consider the candidates for President and
Vice President of the United States.
John Chandler,
Noyes Barber,
Citha Litchfield,
M. Dickerson,
Walter Lowrie,
Edward Lloyd,
Burwell Bassett,
H. G. Burton,
John Forsyth,
J. B. Thomas,
Benjamin Ruggles.
Washington, February 6, 1824.
From the National Intelligencer of Monday.
By the notice, published in our last, sig-
ned by eleven from among the most respect-
able Republican Members of Congress,
from eleven different states, it will be seen
that what we have heretofore announced,
from sufficient authority, is actually to take
place on Saturday next, by a Convention
of the Democratic Members of Congress,
to recommend candidates for the Presiden-
cy and Vice Presidency of the United States.
Simultaneously with the Notice for a
Meeting of the Democratic Members of
Congress, our readers have seen, has also
been published a statement, signed by a
number of Members of Congress, import-
ing their belief that an hundred and eighty
one Members of Congress, would meet in ex-
pendent, under present circumstances, to
meet in Caucus or for the purpose, &c.
To a statement, published under author-
ity so credible, nothing can be opposed but
a doubt, whether some of those gentlemen,
from whom so precise information has been
obtained, may not, in some degree, have
deceived themselves, by their own wishes
Until, however, a statement is impugned
by something more than doubts of this de-
scription, we feel ourselves bound to take
its correctness for granted.
On this state of things, we shall only offer
a few brief suggestions.
1. Though the whole number of Members
of Congress be 261, there are of that
number, a proportion, variously estimated
at from forty five to fifty six, of avowed Fe-
deralists; who, whatever their opinions in
regard to the Presidency, and however
much those opinions are entitled to respect,
would, under the circumstances, go into a
Democratic Caucus. Say that their num-
ber be but 45. Deducted from 261, it
leaves the number 216.
2. Of this number 216, there are not a
few whose scruples we respect, though we
dissent from them, who would, under no
circumstances whatever, join such a Meet-
ing, and whom, therefore, no consideration
whatever, not even that of preserving the
Republic from derangement, would induce to
go into Caucus. Among these are the
Anti Caucus Notice, are at least two of the
gentlemen to whom we allude. Say that
their number be but 16—it is believed to be
somewhat more. Deduct this number from
the 216, and there remains 200, of whom it
may be further said, that 80 (remaining after
deducting the 120) believe it expedient
to make a nomination, leaving it open
to it, on the grounds of expediency, 120—
a greater number, we confess, than we had
calculated upon. But—
3. Divide the number (200,) who do not
object to the principle of a Caucus Nomin-
ation, by the number of candidates, (five,)
presented for the Presidency, and we shall
have 40 for each. Suppose each of the
candidates to have an equal number of
friends among the Republicans in Congress;
then each of the friends of more than one
candidate, will be opposed to a caucus. Or,
suppose that the friends of but one of the
candidates, under present circumstances,
will be so disposed to make a nomination in
Caucus, and the friends of the others united,
in opposition to it, then that candidate is pre-
ferred by two fifths of all who would, under
any circumstances, engage in a nomination.
We have no room, and if we had, we
have no inclination, to add, any reflections
of course to these rough estimates and gen-
eral results. The results themselves are ar-
guments. So much to say, our opinion of
the expediency of the only measure, which
is at all likely to keep the election out of
the House of Representatives, remains un-
changed. But, as the members of Con-
gress now have the question directly be-

THE PRESIDENT.
In the National Intelligencer of Saturday
we published the following notices against
and for a Caucus nomination of President
and Vice President of the United States:
In consequence of the statements, which
have gone abroad, in relation to a Con-
gressional nomination of Candidates for Pres-
ident and Vice President of the U. States,
the undersigned have been requested, by
many of their Republican colleagues and
associates, to ascertain the number of Mem-
bers of Congress who deem it inexpedi-
ent, at this time, to make such a nomi-
nation; and to publish the same for the in-
formation of the people of the U. States.
In compliance with this request, they
have obtained from gentlemen, represent-
ing the several states, satisfactory informa-
tion, that of two hundred and sixty one,
the whole number of members composing the
present Congress, there are one hundred
and eighty one who deem it inexpedi-
ent, under existing circumstances, to meet in
Caucus for the purpose of nominating
candidates for president and vice president
of the United States; and that they have
good reasons to believe, that a portion of
the remainder will be found unwilling to
attend such a meeting.
Richard M. Johnson, of Kentucky.
John H. Eaton, of Tennessee.
David Barton, of Missouri.
Wm. Kelly, of Alabama.
Robert Y. Hayne, of South-Carolina.
Charles Rich, of Vermont.
J. Fuller, of Massachusetts.
J. Sloane, of Ohio.
Geo. Holcombe, of New Jersey.
S. D. Ingham, of Pennsylvania.
R. Harris, of Pennsylvania.
Joseph Kent, of Maryland.
D. H. Miller, of Pennsylvania.
Thomas McCall, of Kentucky.
Robert S. Garnett, of Virginia.
James Hamilton, jr. of South-Carolina.
J. C. Isaacks, of Tennessee.
Geo. Kerner, of Pennsylvania.
B. W. Crownshield, of Massachusetts.
Wm. Burleigh, of Maine.
L. Whitman, of Connecticut.
Jonathan Jennings, of Indiana.
Sam. Houston, of Tennessee.
J. R. Poinsett, of South-Carolina.

ABSTRACT
of the Proceedings of the
Legislature of Maryland.
SENATE.
Wednesday, Feb. 6.
Mr. Chambers submitted the following
preamble and resolutions, which were read
and laid on the table.
Whereas, a free government originates
and derive their just powers from the con-
sent of the governed, and can therefore on-
ly exist so long as the voice of the legiti-
mate sovereign power, the majority of the
people, can be fairly expressed and com-
pletely obeyed: And whereas, it is of vital
importance to guard the approach to offices
of the highest importance and most exten-
sive patronage by removing the means and
the inducement of factions, combinations,
and by submitting the claims of aspirants
to the enlightened reflections of an intelli-
gent community, unswayed by powerful as-
sociations, and uninfluenced by the sedu-
cious promises of the power of office
must always present to ambitious men.
We, the members of the Senate and house
of delegates of Maryland, believing that the
constitution of the United States in its pre-
sent form, while it completely recognizes
these principles, has failed to secure their
practical effect in the election of a chief
magistrate of the Union, and believing that
the mode of choosing electors as it now
exists is alone in the contemplation
of the wise and patriotic men who framed
that constitution, and that the election
by general ticket, although a matter of
necessary defence to secure the relative im-
portance of states, has the effect of prevent-
ing a full expression of the popular will,
and particularly of destroying the influence
of large sections of the states, and is emi-
nently calculated to invite every effort of
artifice and sedition, by presenting in each
state a powerful concentrated and effective
body of electors, impelled by motives pec-
uliar to themselves, often influenced by the
intrigues of a few conspicuous individuals,
for whose favour temptation can always be
presented, and always unaffected in a great
degree by that responsibility which is the
best security for the faithful performance of
duty by the servants of the people, and
which is completely ensured by causing
each elector to be selected by and from the
immediate section which he represents:
Therefore,
Resolved, That the constitution of the
United States ought to be so amended as to
secure to the people the election of the Pres-
ident and Vice-President of the United
States.
Resolved also, That in the exercise of
such elective right, the people of the United
States ought to vote by districts.
Resolved, That our senators in congress
be instructed and our representatives be re-
quested to use their best exertions to pro-
cure an alteration of the constitution of the
United States, to effect the objects of the
foregoing resolutions.
Resolved, That the governor be requested
to forward a copy of the foregoing pream-
ble and resolutions to each of the senators
and representatives in congress.

HOUSE OF DELEGATES.
Wednesday, Feb. 6.
The bill to change the mode of electing
electors of President and Vice President of
the United States, was read the second time,
and the question put, shall the said bill
pass? The yeas and nays being required ap-
peared as follows:
Affirmative—Messrs. Johnson, Turbutt,
Fisher, Bon W. Stewart—5.
Negative—Speaker, Leigh,
Gough, Millard, Doney, Ireland, Coburn,
Hodges, Howard, Linthicum, C. R. Ste-
wart, Iglehart, Chesley, Dairymple, Worms,
Miller, Edelen, Roger-on, Garner, J. T. H.
Worthington, Ely, Lookerman, Lloyd,
Martin, Spencer, Jones, Dennis, Bratton,
Dashiell, Pitt, Lake, Willis, Hutson, Ger-
ry, Semmes, E. B. Duval, Wootton, Clarke,
Hughes, Hopper, Meconkin, Moffett,
Nicholson, Kemp, Cromwell, Whitford,
Norris, Steele, Elijah Warwick, W. G. D.
Worthington, Gaby, Bowles, Merrick,
Peter, Kigour, Williams, W. D. Wallace,
Bruce, Sprigg, H. Henry, Douglas, E. Barwick—
62. Determined in the negative.
Thursday, Feb. 5.
Mr. Parnell reports a bill, entitled, "An
act for the relief of the collectors of the
direct tax in the several counties in this
state."
Mr. Lookerman delivers the following
report:
The committee to whom was referred the
resolutions of the state of Alabama, recom-
mending General Andrew Jackson as pre-
sident of the United States, beg leave to re-
port:
That they have bestowed on those reso-
lutions that respectful consideration which

...of a keeper of more attention and energy,
aided by the authority of a judicious board
of directors. It is feared the keeper is not
altogether competent for the great and pe-
culiar duties of the post he occupies, but
his error is on the side of mercy, not
being sufficiently strict, rigorous and atten-
tive, in consequence of which the deputies
may become negligent in their duty, and
regardless of the restraint intended to be
imposed upon the prisoners in their shops,
and relax in that whole severity of la-
bour which the law has wisely designed
shall be the means of acquiring an useful
trade, and at the same time exclude the
criminal from social intercourse.
The skill, industry and efficiency of the
matron at the head of the female depart-
ment, indicates that neither she nor her
for such a station. Her management and in-
dustry have secured large profits to the
institution; and during the past year, have
yielded a sum not less than \$500. Her
conduct and deportment have produced a
salutary influence throughout the depart-
ment confided to her and furnishes a flat-
tering example of what might be antici-
pated throughout the institution, if the same
order and regularity of government were
introduced into the others.
The committee are of opinion that a
proper discharge of the duties of the re-
spective officers of the Penitentiary, and to
effect a due execution of the system of
punishment designed by its establishment,
it is proper that the board of directors should
be possessed of the power to appoint and
displace the subordinate officers.
The committee are satisfied that the
punishment of solitary confinement to
which the criminals have been sentenced,
has not been usually inflicted. The cells
are not sufficiently numerous to accommo-
date those who transgress the rules of the
house and those who have been sentenced
to solitary confinement. The existence of
the establishment requires that persons that
offend against the discipline of the house
shall be thus confined, and the number of
criminals thus confined has occupied a
large proportion of those cells; and this
species of confinement therefore has been
scarcely resorted to as an execution of the
judicial sentence. If the board had been
not been regularly kept, all the board lit-
erally made it the object of their notice.
The committee are satisfied, however, that this
part of the sentence of the court has not
been executed in as many instances as it
might have been.
The physician of the Penitentiary has
expressed his opinion that a confinement in
the solitary cells for more than ten or
twelve days at a time, is dangerous and
permanent injurious to their constitu-
tions, and the want of room, light, air, ex-
ercise and all kinds of social intercourse,
make the apprehension dreadful to the con-
victs.
The committee strongly recommend that
the number of cells be increased, as they
view this part of the system, judiciously
executed, the most effectual to the accom-
plishment of the great ends for which the
criminal code has directed punishments, to-
wit: the reformation of the offender and the
terror of evil disposed members of society.

IN COUNCIL.
February 5th, 1824.
Proposals for delivering the Laws
and Votes and Proceedings of the Legis-
lature, passed at December session,
1823, to the clerks of the several
counties of this state, will be received
at this department until the first of
April next. One agent will be ap-
pointed for each shire.
By order,
NINIAN PINKNEY, CLK.
To be published three times in the
Maryland Gazette, and Maryland Re-
publican; the Patriot, in Baltimore;
the Examiner, at Frederick-town; and
the two papers at Easton.
Feb. 12.

State of Maryland, sc.
Anne Arundel County, Orphans
Court, Feb. 10th, 1824.
On application by petition of Seth W.
Warfield one of the administrators of
Amos arfield, 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. 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
Maryland, letters of administration
on the personal estate of Amos
Warfield, 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 10th day of August
next, they may otherwise by law be
excluded from all benefit of the said
estate. Given under my hand this 10th
day of February, 1824
SETH W. WARFIELD,
Administrator.
Feb. 12

State of Maryland, sc.
Anne-Arundel County Orphans Court,
Feb. 10th, 1824.
On application by petition of John
Beard, one of the administra-
tors of John Nicholson, late of
Anne-Arundel county, deceased, it
is ordered that he give the notice
required by law for creditors to ex-
hibit their claims against the said de-
ceased, 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 Anne Arundel county,
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tion on the personal estate of Amos
Warfield, 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 10th day of August
next, they may otherwise by law be
excluded from all benefit of the said
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SETH W. WARFIELD,
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hibit their claims against the said de-
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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 Anne Arundel county,
in Maryland, letters of administra-
tion on the personal estate of John
Nicholson, 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 sub-
scriber, who is alone authorised to set-
tle said estate, at or before the 10th day
of August next, they may otherwise
by law be excluded from all benefit of
the said estate. Given under my hand
this 10th day of February, 1824.
John Beard, Administrator.

State of Maryland, sc.
Anne-Arundel county Orphans Court,
Feb. 10th, 1824.
On application by petition of John
Beard, administrator of Robert
Thomas, 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. 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 Robert Thomas, 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 10th
day of August next, they may other-
wise by law be excluded from all bene-
fit of the said estate. Given under
my hand this 10th day of February,
1824.
John Beard, Adm'r.
Feb. 12

Valuable Lots & Houses
FOR SALE.
The subscriber offers for sale, the Lots
and Houses on which the resides, being
part of Bloomsbury square, adjoining the
College Lot. The Lots are adapted to pro-
duce vegetables of every kind in the great-
est perfection—There is also on the pre-
mises a large garden, with a variety of
choicest fruit. Persons inclined to purchase
are requested to view the premises. For
terms apply to
Elizabeth Mardoth
Feb. 12

Sheriff's Sale.
By virtue of a writ of fieri facias
issued from Anne Arundel county
court, and to me directed; I will sell,
at public sale, on Thursday the 4th
of March next, at Mr. James Hunter's
Tavern, in the City of Annapolis, a
part of Portland Manor, containing
three hundred acres of land, more or
less, and four head of horses. Seized
and taken as the property of John
Weekes, and will be sold to satisfy
a debt due Jonathan Hutton, use of
James Williams and Lewis Nath Jun.
executors of James Williams. Sale to
commence at twelve o'clock for cash
payment.
Benjamin Gaither, late Sheriff.
Feb. 12

Notice is hereby Given,
That the subscriber has obtained from
the orphans court of Anne Arundel
county, letters of administration de bonis
non on the personal estate of Thomas
Wood's field late of said county, deceased
All persons having claims against said estate
are requested to present them. Properly au-
thenticated, and those indebted to make
payment
Wm. Woodfield, Adm'r. D. B. N.
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