

The Maryland Gazette.

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No. 13.

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Jonas Green,
CHURCH-STREET, ANNAPOLIS.

Price—Three Dollars per annum.

Bryan & Bassford,
Merchant Tailors,
Have just received a large and handsome assortment of
CLOTHES AND CASSIMERES
consisting of some of the best
Blue, Black, Olive, Green, Drab, Gray, Cret, cloths and Cassimeres.
And a variety of handsome
VESTINGS.
All of the LATEST FASHIONS, which they will be happy to make up for their friends in the best style, and shortest notice.
Oct 9.

**Fresh and Splendid
VELVET CLOTHS.**
GEORGE MYNTER,
Merchant Tailor,
Has just returned from Philadelphia and Baltimore, with a
Large Stock of Goods,
In his line, consisting of
Some of the best Velvet Cloths, and an assortment of Cassimeres, and a variety of VESTINGS,
Of the latest fashions, with an assortment of
Stocks, Gloves, Collars & Suspenders
All of which he will call for Cash, or punctual men of credit, on terms.
Sept. 18.

100 Dollars Reward.
Ran away from the farm of the late Jonathan Pinkney, Esq near Annapolis, two negroes, one named **JIM GOTTEN**, aged about thirty years, five feet ten inches high, and of a bright complexion. The other named **BEN SNOWDEN**, about 19 years old, five feet 8 inches high, very black and walks a little lame. It is supposed that these negroes went away in company with a right mulatto man named Henry Wallace, belonging to Mrs Juliana Price. The clothing of the above negroes is not known. A reward of fifty dollars will be given for the apprehension of the two negroes, or twenty for each, if taken within this state, and secured in jail so that I get them again; or one hundred dollars for both, if taken out of the state.
Som. Pinkney, adm'r.
June 5.

Persons
Who have borrowed any Books belonging to the late Jonathan Pinkney are requested to return them to the office of the subscriber.
Som. Pinkney.
Jan. 17.

Public Sale
Pursuant to the last will and testament of John Maccebbin, late of Anne Arundel county, deceased, the subscriber will offer at public sale, on the 15th day of May next, if fair, if not the next fair day thereafter, the ARMO on which said Maccebbin formerly resided, situate on the north side of Severn River, and near to Magdaly, being part of a tract of land called Somerset's Lot, but commonly known as the neighbourhood by the name of Rich Neck, and containing
150 Acres of Land,
more or less. The improvements consist of a comfortable two story frame dwelling house, and some out buildings. This farm, from its vicinity to Baltimore and Annapolis, ought to be desirable. The sale will take place on the premises at 10 o'clock, A. M. when all the usual terms will be made known by
Heratio Bidout,
James Mackubin,
Executors of John Maccebbin.
Feb. 6.

PERSONS
Who have any books belonging to the late Honorable Jeremiah Taylor Chase, now deceased, are requested to return them to either of the undersigned.
Richard M. Chase,
Richard M. Chase,
Jeremiah Taylor Chase,
Feb. 12.

Legislature of Maryland.

House of Delegates.

SATURDAY, March 7, 1829.

The house met. Were present the same members as on yesterday. The proceedings of yesterday were read.
Mr. Turner of Baltimore county, presented a petition of Thomas G. Owen of Baltimore county, praying for the grant of a lottery, whereby he may raise a sum of money to enable him to prove the utility of his Screw Propelling Power, an improvement invented by him to propel steam or team boats; which petition was referred to the committee on ways and means.
Mr. Lee presented a communication, addressed to him as chairman of the committee on internal improvement, dated yesterday, and received by express, from the president of the Chesapeake and Ohio Canal Company, enclosing a certified copy of an act passed by the general assembly of Virginia, on the 27th ultimo, entitled, An act further to amend the act incorporating the Chesapeake and Ohio Canal Company; which were read.
On motion by Mr. Lee, it was Ordered, That the said communication, with its accompanying document, be referred to the committee on internal improvement, and be also printed.
Mr. Watkins submitted the following resolution:
Resolved by the General Assembly of Maryland, That the treasurer of the western shore be and he is hereby authorized and directed, to pay to Ritchie and Gooch, or their order, the sum of fifteen dollars; to Peter Force, or his order, the sum of thirteen dollars and fifty cents; to Green & Jarvis, or their order, the sum of thirty-six dollars, out of any unappropriated money in the treasury, for newspapers furnished to the members of the legislature at December session 1827.
Which was read the first, and by a special order the second time, assented to, and sent to the senate for concurrence.
On motion by Mr. Gibbons, the house proceeded to consider the preamble and orders, submitted by him yesterday, in relation to the bill of this house, entitled, An act to provide for electing commissioners for Washington county, and prescribing their powers and duties, with the amendment proposed thereto by the senate, and also in relation to the preamble and orders submitted on the 5th instant, by Mr. McMahon of Baltimore city. When,
On motion by Mr. McMahon, of Baltimore city, seconded by two other members, the house was called, and the door-keeper sent for the absent members remaining in the city.
The door-keeper having returned, reported that he had notified the absent members remaining in the city, to attend the house.
The consideration of said preamble and orders, submitted by Mr. Gibbons, was then resumed.
And in the progress of the second reading thereof, Mr. McMahon of Baltimore city, moved to amend the said preamble, by inserting after the words 'to ascribe unworthy motives to its members for refusing to consider said bill,' in the ninth line of the said preamble, in the manuscript, the following words, viz.
'In ascribing their opposition to party feelings, and a desire to subvert party interests, merely because it unfortunately happened that these feelings and motives were openly avowed on the floor of this house by the several opponents of this bill, when the amendment was first called up for consideration in this house; and have ever since at each subsequent effort to call up said amendment, been avowed and openly held by its opponents in debate, as proper feelings and motives of legislative action justifying and requiring the rejection of said bill, even in opposition to the will of the people of Washington county.'

Mr. Teackle moved to amend the proposed amendment, by adding at the end thereof, these words, 'as retaliation for previous avowals on the part of a leading member of the minority of this house.'
And the question thereon, being taken, was resolved in the affirmative.
By permission of the house, after the amendment offered by Mr. Teackle had been adopted, Mr. McMahon of Baltimore city, engrafted the following words upon his original amendment, to come in immediately after the amendment offered by Mr. Teackle, viz.
'In reference to the contested election for the city of Annapolis, and at an early period of the session, that it was the intention of the Jackson party of this state again to submit the question to the people of this state whether they would sustain the existing administration, after it had been called into power by an overwhelming majority of the people of these United States.'

After considerable debate on the subject, the question was put, Will the house assent to the amendment proposed by Mr. McMahon of Baltimore city, as amended and modified? And it was determined in the negative.
The clerk of the senate returned the bills of this house of the following titles, viz.
A supplement to an act to provide for the repair of public roads in Montgomery county, passed at December session 1826, chapter 227.
An act to confirm the marriage of Basil Grimes and Mary Grimes, of Frederick county.
An act for the relief of George King, of the state of Ohio.
A supplement to an act, entitled, An act to confirm the proceedings of certain commissioners in Queen-Anne's county.
A supplement to the act, entitled, An act to provide for the making the several turnpike roads, and for the extension of the charters of the several banks therein mentioned, passed at December session eighteen hundred and twenty-seven, chapter 42.
An act to incorporate in the town of Boonsborough, in Washington county, a company to be called The Boonsborough Fire Company.
An act to authorize the levy court of Prince-George's county, to convey certain lots therein mentioned, in the town of Nottingham.

An act to make good and valid the acts and duties performed by James M'Guire, as a justice of the peace for Caroline county.
An act to change the divisional line between Dublin and Brinkley's election district, in Somerset county.
An act to authorize the levy court of Somerset county to alter and straighten the public road in said county, which leads across Dames' Quarter Neck.
A supplement to an act, entitled, An act to incorporate the village of Port-Deposit, in Cecil county.
An act for the benefit of James H. Mitchell, of Worcester county. And,
An act for the compensation of the judges of Baltimore county court. Severally endorsed 'will pass.'
Also an act to preserve the breed of fish in the river Patuxent, endorsed, 'will pass with the proposed amendments.' Which amendments were read the first, and by a special order the second time, and severally assented to.
Also a supplement to an act, entitled, An act to amend the lottery system; endorsed, 'amendment reconsidered and receded from.'
Also a resolution extending the time allowed Richard Barnes, of Charles county, to record certain papers therein mentioned.
A resolution in favour of Randall Hoskins, alias Randolph Hoskins, of Washington county, state of Kentucky.
And a resolution in favour of Richard Spire, of Brown county, and state of Ohio, a soldier of the revolutionary war. Severally endorsed 'assented to.'
Ordered, That the said bills and resolutions, respectively, be engrossed.
Also an act to provide for the repairing a certain bridge therein mentioned.
And an act to provide for the appointment of visitors and governors of the gaol of Baltimore county, and to prescribe their powers and duties; severally endorsed 'will not pass.'
And delivered two several bills, originated in, and passed by the senate, entitled, An act relating to pleas of misnomer, and a further supplement to the act, entitled, An act to provide a summary mode of recovering possession of lands and tenements, holden by tenants for years, or at will, after the expiration of their terms; which said bills, being read by their respective titles, were severally referred to the committee on grievances and courts of justice.
Mr. Wright of Dorchester, submitted the following order:
Ordered, That when this house adjourns, it shall stand adjourned until Monday morning nine o'clock.
Which was twice read, and the question thereon put, Will the house adopt the said order?
It was resolved in the affirmative.
The house then adjourned until Monday morning nine o'clock.

MONDAY EVENING, SIX O'CLOCK.
March 9, 1829.
The house met, pursuant to adjournment. Were present, the same members as in the morning.
The bills of this house, passed to day, of the following titles, were sent to the senate for concurrence, viz.
An additional supplement to the act, entitled, An act to authorize the governor and council of Maryland, to appoint the inspectors of flour in this state, passed at December session 1825, chapter 174.
And, An act to confirm the title to property purchased at sales made by sheriffs, coroners, constables or elisors.
And the bill from the senate, passed by this house to-day, entitled, 'An act to incorporate Abingdon in Harford county,' was returned to the senate.
On motion by Mr. Smith, of Worcester,
The house then adjourned until to-morrow morning nine o'clock.

TUESDAY, March 10, 1829.
The house met. Were present the same members as on yesterday. The proceedings of yesterday were read.
On motion by Mr. Gough, it was Ordered, That the speaker be authorized to appoint such additional clerks as may be necessary to expedite and complete the engrossment of bills.
On motion by Mr. Lee, the committee on internal improvement was discharged from the further consideration of all such parts of the memorial of the Chesapeake and Ohio Canal Company, and also of all such matters in relation to the Chesapeake and Delaware Canal Company, respectively referred to said committee, as have not yet been acted on by the said committee.
Mr. Done chairman of the committee on ways and means, to which the subject had been referred, reported the following resolutions, viz.
Resolved by the General Assembly of Maryland, That the net revenue received from the inspection of tobacco in the city of Baltimore, after the new edifice now building in Dugan's wharf, be finished and paid for, be and the same is hereby appropriated to the payment of the loans raised by the state for the purchase and erection of warehouses in said city, and the treasurer of the western shore is hereby authorized and directed, to pay any part of the said loan, which is redeemable at the pleasure of the state, out of any revenue thus accruing and remaining in the treasury after the said new warehouse is paid for.
Resolved, That the several states warehouses, in the city of Baltimore, be placed under the care of the several inspectors who are employed in them, and when any repairs shall be necessary in either of them, the inspector thereof shall cause the same to be made on the best practicable terms, and pay for the same out of any monies in their hands, and shall file the vouchers of any monies thus paid, supported by affidavit, with the treasurer of the western shore.
Resolved, That the care of all the property of the state in the said city, exclusive of the said warehouses, be placed under the care and superintendance of the state's wharfinger, who is authorized to rent the same on the best terms obtainable, and collect any rents which are or may become due, and the said wharfinger shall be entitled to receive out of said rents collected by him, ten per cent. for his trouble and care; Provided, that nothing in this resolution shall authorize the said wharfinger to interfere with any property which is already rented, except in collecting the rent due, until the expiration of the time for which the same is rented; And provided also, that the said wharfinger shall not rent any of said property to any person who may intend to deposit in, or about the same, any inflammable or other substance that may, in the opinion of the inspectors, endanger the said property, or the contiguous warehouse or warehouses.
Resolved, That the inspectors in the warehouses on Dugan's and O'Donnell's docks are hereby directed in the course of the present year to advertise, in at least two of the newspapers printed in the city of Baltimore, for four weeks, proposals for building a number of offices suitable for tobacco dealers, on the ground owned by the state, on said wharves, not exceeding eight in number, (the contractor to be authorized to use the materials of the old building now on said lot,) the said offices to be twelve by fourteen feet in dimensions, one story high, and finished ready for tenants; and the said inspectors are directed to report any proposals that they may receive, to the next general assembly.
Which were read the first, and by a special order the second time, severally assented to, and sent to the senate for concurrence.
The clerk of the senate returned the bills and resolutions of this house of the following titles, viz.
An act for the repairing of a bridge over the main falls of Patapsco on the Liberty road, in Baltimore county.
An act incorporating a company for the improvement of the public road from the city of Frederick to Harper's ferry.
And an act to divorce James Potect and Margaret Potect, of Harford county; severally endorsed, 'will pass.'
Also, a supplement to the act, entitled, An act to regulate sales by public auctions, passed at December session 1827, endorsed, 'will pass with the proposed amendment.' Which amendment was read the first, and by a special order the second time, and assented to.
Also, a resolution relating to the land records of Prince-George's county; endorsed 'assented to.'
A resolution suspending proceedings at the suit of the state against Robert C. Lusby, late sheriff of Cecil county, on the condition therein mentioned; endorsed, 'assented to with the proposed amendment.' Which amendment was read the first, and by a special order the second time, and concurred in.
Ordered, That the said bills and resolutions, respectively, be severally engrossed.
Also, a resolution in favour of Mary Ireland, widow of George Ireland, a revolutionary officer of the Maryland line.
A resolution in favour of Thomas Jones, of Anne-Arundel county, a soldier of the revolutionary war.
A resolution in favour of William Price, son and heir of George Price, deceased.
See last page.

MONDAY, March 9, 1829.
The house met. Were present, the same members as on Saturday. The proceedings of Saturday were read.
Mr. Semmes, chairman of the select committee, to which had been referred the bill from the senate, entitled, An act to regulate the anchorage of vessels in regular and known sein-hauls, also to regulate sein in the waters of this state, reported, that the committee having considered said bill, were of the opinion it ought to pass, with the following amendment proposed by said committee, viz.
Strike out the second and third sections of the bill.
The said amendment and bill, were severally read the first time, and ordered to lie on the table.
On motion by Mr. Buskirk, the preamble and resolutions, submitted by him on the 28th ult. relative to the Chesapeake and Ohio Canal company, were made the order of the day for to-morrow.
On motion by Mr. Lee, the bill reported by him, as chairman of the committee on internal improvement, entitled, 'An additional supplement to an act, entitled, An act to incorporate a company for the purpose of making and cutting a canal between the river Delaware and the Chesapeake bay,' was taken up for consideration by a special leave of the house, read the second time, passed, and sent to the senate for concurrence.
The bill reported by Mr. Done, entitled, An act to confirm the title to property purchased at sheriff's sale, was taken up for consideration, in just turn, conformably to the 40th rule of the house.
The said bill having been read throughout, and so amended,
The question was put, Shall the said bill pass as amended?
And it was resolved in the affirmative.
On motion by Mr. Done, the title of the said bill was then amended, to read as follows: 'An act to confirm the title to property purchased at sales made by sheriffs, coroners, constables or elisors.'
The bill reported by Mr. Hughlett, entitled, An additional supplement to the act, entitled, An act relating to sheriffs, and for other purposes, passed at December session 1813, was taken up for consideration, in just turn, conformably to the 40th rule of the house, and read the second time. When,
On motion by Mr. Hughlett, the enacting clause of the bill, to wit, 'Be it enacted by the General Assembly of Maryland,' was stricken therefrom; and so the bill was rejected.
Mr. Stewart of Anne Arundel, from the committee on claims by a special leave of the house, obtained for the purpose, submitted the following resolution:
Resolved by the general assembly of Maryland, That the treasurer of the western shore, pay to Gideon Pearce, chief clerk of this house, the sum of — the amount expended by him, under an order of this house, to provide newspapers for the members thereof.
Which was read the first time, and ordered to lie on the table.
The bill from the senate, entitled, An act to incorporate Abingdon in Harford county, was taken up for consideration, in just turn, conformably to the 40th rule of the house, read the second time, and passed without amendment.
On motion by Mr. Donogh,
The house then adjourned until this evening six o'clock.