

The Maryland Gazette.

VOL. LXXXIV.

Annapolis, Thursday, May 28, 1829.

No. 22.

PRINTED AND PUBLISHED
BY
Jonas Green,
CHURCH-STREET, ANNAPOLIS.

WILLIAM BRYAN
Merchant Tailor,

Has just received a large assortment of
CLOTHS & CASSIMERES.
Of the most superior qualities.
He has also a general assortment of
PANTALOON STUFFS,
And a variety of handsome
VESTINGS.

All of which he will be glad to make up for his friends, and the public, at the shortest notice, and in most superior style; he solicits a continuation of that encouragement from his friends and the public, which he has received heretofore from them.

May 7

SPRING GOODS.

DENNIS CLAUDE, Jr. & Co.
CHURCH-STREET.

In addition to their usual supply have just received from Philadelphia, and are opening for sale,

A General assortment of Plain and Fancy Goods,

Among which are a handsome variety of light and dark Calicoes, Gingham, (received by ship Monongahela,) Circassian, superior Silk Camlet, Black Prunello, Serge, Italian Lustring, Cravats, Stocks, Marselles Counterpanes, and Knotted Counterpanes, and Merino Cassimere. Likewise a variety of Gauze, Handkerchiefs and Merino Shawls. Also an extensive assortment of Three Thread English Cotton Stockings of various sizes.

DOMESTIC GOODS.

1 Bale Naahees Brown Shirtings,
5 do Chickopee Shirting,
1 Case Union Bleached Shirtings,
1 do Chickopee Bleached Shirtings,
1 do Merimac Prints,
1 do Tanton Prints,
2 Cases Hats, (superior finish.)

May 7

NOTICE.

The Visitors and Governors of Saint John's College, have observed that a Lottery (for the benefit of Washington and Saint John's Colleges) is advertised to be drawn in the city of Baltimore, on the 30th instant. They esteem it their duty to inform the public, that they are not in any manner interested in the drawing of the proposed lottery. The acts of 1821, ch. 46, and 1823, ch. 193, authorized them to propose a scheme or schemes of a lottery or lotteries, for raising a sum not exceeding \$80,000, and to sell such schemes or schemes to any person whatsoever. In 1824 they sold their rights created by those acts of Assembly, to Palmer Canfield, for a certain sum of money. They understand Mr. Canfield has assigned his interest in part, or wholly to Yates and McIntyre. They supposed the acts of assembly conferred on them the power to grant to other persons a right to draw a lottery or lotteries. They have never considered themselves interested in the result of any lottery drawn by Mr. Canfield, nor responsible for his management of the same.

The Editors of the Republican and Gazette, at Annapolis, and American and Gazette, at Baltimore, will insert the above until the 30th instant and send their accounts to

Th. S. Alexander,
Annapolis, May 21 1829

This is to give Notice,

That the subscribers of Saint Mary's county, have obtained from the Orphans' Court of Saint Mary's county, in Maryland, letters of administration on the personal estate of John Barton Greenwell, late of Saint Mary's county deceased. All persons having claims against the said deceased, are hereby required to exhibit the same, with the vouchers thereof, to the subscribers, at or before the thirtieth day of January, eighteen hundred and thirty, they may otherwise be excluded from all benefit of the said estate. Given under our hands and seals this 24th day of May eighteen hundred and twenty-nine.

James Wilkinson, Adm'r.
William Brewer, Adm'r.
May 31.

PUBLIC SALE.

By virtue of a decree of the Court of Chancery, the subscriber will offer at public sale, on the premises, on Thursday the 4th day of June next, at 12 o'clock, M. a part of a tract of Land called, Montpelier, lying on Elk Ridge, in Anne Arundel county, and containing five hundred and eighteen acres, more or less. This parcel of Land is bounded on the north by the parts of the same tract owned by Nicholas Snowden and John C. Herbert Esqrs. On the east by the land of Thomas Worthington, of Nicholas Esq. and on the south and west by the lands lately owned by Amos Warfield, deceased. Persons desirous of purchasing are invited to examine the land before the day of sale. The terms of sale, are credits of six and twelve months, the purchaser giving bonds with good security, for payment of the purchase money, with interest from the day of sale.

M. S. Alexander, Trustee.

In Chancery.

4th May, 1829.

Charles Carroll, of Carrollton,

vs

Henry Harding, and others.

The bill in this case states, that before the year 1818 Charles Carroll, of Carrollton, sold to Edward Harding, of Montgomery county, a tract of land called 'Hermitage,' that about twenty six hundred dollars of the purchase money is still due. It prays a sale of the land for the payment of this money. It is stated that Edward Harding is dead, that Edward Harding, and Charles J. Queen and Maria, his wife, who are defendants, live out of this state. Whereupon it is ordered by the court, that unless the said absent defendants appear in the court, and file their answers on or before the fourth day of October next, the said bill shall be taken pro confesso against them, provided a copy of this order, and the substance of said bill, be published in some newspaper of Annapolis three successive weeks before the fourth day of June next.

True copy,

Test,

Ramsay Waters, Reg. Cui. Cn.

47.

Notice is hereby given,

That the subscriber of Elk Ridge, Anne Arundel county, Maryland, hath obtained letters testamentary on the personal estate of Nicholas Worthington, of the county of Anne Arundel, 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 16th day of November next, they may otherwise be excluded from all benefit of the said estate—also those indebted to said estate are here by requested to come forward and settle the same. Given under my hand this 14th day of May 1829.

App: Worthington, Executrix.

May 21.

This is to give Notice,

That the subscriber of Saint Mary's county, hath obtained from the Orphans' Court of Saint Mary's county, in Maryland, letters of administration on the personal estate of Mark Thomas Wilkinson and John Wilkinson, late of Saint Mary's 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 tenth day of May eighteen hundred and thirty, they may otherwise be excluded from all benefit of said estates. Given under my hand and seal this ninth day of May eighteen hundred and twenty-nine.

James Wilkinson, Adm'r.

May 21.

This is to give Notice,

That the subscriber hath obtained from the Orphans' Court of Saint Mary's county, in Maryland, letters of administration de bonis non on the personal estate of Ignatius Boothe of George late of Saint Mary's 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 fourteenth day of April next, they may otherwise be excluded from all benefit of said estate. Given under my hand this eleventh day of May eighteen hundred and twenty-nine.

Wm. T. Maddox, Adm'r. D. B. N.

of Ign. Boothe of George.

May 21.

LAWS OF MARYLAND

Passed at December Session, 1828.

An additional Supplement to the Act for the better regulation of Chancery Proceedings in certain Cases.

Sec. 1. Be it enacted by the General Assembly of Maryland, That if in any suit which has been or shall hereafter be instituted on the equity side of any of the county courts of this state, for the sale of deceased persons' real estates, for the payment of debts or legacies, or for the sale of any mortgage premises, or to foreclose any mortgage premises, or to compel the conveyance of any real estate, where the complainant or complainants may have an equitable interest or title therein, any infant defendant or defendants, residing in this state, against whom the process of said court hath issued, or shall hereafter issue, and the said infant defendant or defendants, residing in this state, against whom the process of said court hath issued, or shall hereafter issue, and the said infant defendant or defendants have not or shall not appear, either before the said court, or commissioner, as the case may be, and the said infant defendant or defendants have been secreted or kept out of the way, or prevented from being served with the process of said court, or have or shall secrete himself, herself or themselves, or keep out of the way so as to avoid the process of said court being served on him, her or them, and the usual proceedings of such court have thereby failed to be of effect, and the court before whom such bill is pending shall be satisfied of the truth of such facts, then and in such case the said court may make an order, directing and appointing such infant defendant or defendants to appear at a certain day therein to be named, and a copy of such order shall forthwith be inserted in some newspaper as such court shall direct, and continue therein for six successive weeks, and if she or they do not appear within the time limited by such order, or within such further time as the said court shall appoint, then, on proof made of such publication of such order, the court may order the bill of the complainant or complainants to be taken pro confesso, and make such decree thereupon as shall be thought just.

An Act relating to Pleas of Misnomer.

Sec. 1. Be it enacted by the General Assembly of Maryland, That no writ or action, which shall hereafter be sued out or commenced, shall abate or be discontinued, or any bail, or other security therein, be discharged, because of the misnomer of any defendant named therein, or because of any want of, or mistake in the addition to the name of any defendant, if it shall appear, on suggestion, supported by affidavit or affirmation, of the plaintiff, or other proof to the satisfaction of the court, that the party arrested or summoned in virtue of such writ or action, is in fact the party intended to be sued by such writ, or in such action; and the court may on motion, supported by affidavit, or other proof as aforesaid, either before or after plea in abatement, permit and direct any writ, declaration, plea or entry, to be amended, by inserting therein the true name or addition of any defendant, or making such entry, or correction, or permitting such declaration or plea or proceeding, to be filed, as the circumstances of each case may require, and the court may, in their discretion, or in pursuance of any rule to be by them adopted, allow or refuse costs to the defendant, on making or permitting any such amendment.

A Further Supplement to the act, entitled, An Act for the Promotion of Internal Improvement.

WHEREAS by the first section of the act, entitled, A further supplement to the act, entitled, An act for the promotion of internal improvement, passed at December session 1827, chapter 105, it is provided, that before payment shall be required of any instalment called for on the state's subscription of stock in the Chesapeake and Ohio Canal Company, the instalments, similar to that required to be paid on behalf of the state, shall first be paid on the stock of the said company subscribed for by individual, and other stockholders, to the amount of two millions five hundred thousand dollars; and it has been doubted whether the treasurer is authorized to require satisfactory proof of such payment by individual, and other stockholders, before he pays any instalment on the part of the state; for the removal of which doubt,

An Act relating to the Sinking Funds of this State.

Sec. 1. Be it enacted by the General Assembly of Maryland, That the last proviso of the fourth section of an act, entitled, An act for the promotion of internal improvement, passed at December session eighteen hundred and twenty-seven, chapter one hundred and four, which said proviso is in the following words, to wit, 'And provided furthermore, and it is hereby enacted, that upon the adoption of either alternative, a capital equal to ten per centum at the least, on the gross amount of each loan, shall be made from any unappropriated money in the treasury, and the same shall be invested in some safe and productive stock as aforesaid, and the interest, dividends or profits, arising therefrom, shall be re-invested as aforesaid, for the eventual redemption of each of the said loans to be negotiated as aforesaid,' be and the same is hereby repealed.

Sec. 2. And be it enacted, That the last proviso of the second section of an act, entitled, A further supplement to the act, entitled, An act for the promotion of internal improvement, passed at December session eighteen hundred and twenty-seven, chapter one hundred and five, which said proviso is in the following words, to wit, 'And provided furthermore, and it is hereby enacted, that upon the adoption of either alternative, a capital equal to ten per centum, at the least, on the gross amount of each loan, shall be made from any unappropriated money in the treasury, and the same shall be invested in some safe and productive stock as aforesaid, and the interest, dividends or profits, arising therefrom, shall be re-invested as aforesaid for the eventual redemption of each of the said loans, to be negotiated as aforesaid,' be and the same is hereby repealed.

Sec. 3. And be it enacted, That any money now in the treasury set apart in obedience to such parts of the above recited acts as are repealed

by this act, be and the same is hereby appropriated to pay the current expenses of the year eighteen hundred and twenty-nine.

Sec. 4. And be it enacted, That the 24th section of an act, passed at December session eighteen hundred and twenty-five, chapter one hundred and eighty, entitled, An act for the promotion of internal improvement, be and the same is hereby repealed, and that any money which may have accrued under the said 24th section of said act, be and the same is hereby appropriated to pay the current expenses of the year eighteen hundred and twenty-nine.

An Act relating to Pleas of Misnomer.

Sec. 1. Be it enacted by the General Assembly of Maryland, That no writ or action, which shall hereafter be sued out or commenced, shall abate or be discontinued, or any bail, or other security therein, be discharged, because of the misnomer of any defendant named therein, or because of any want of, or mistake in the addition to the name of any defendant, if it shall appear, on suggestion, supported by affidavit or affirmation, of the plaintiff, or other proof to the satisfaction of the court, that the party arrested or summoned in virtue of such writ or action, is in fact the party intended to be sued by such writ, or in such action; and the court may on motion, supported by affidavit, or other proof as aforesaid, either before or after plea in abatement, permit and direct any writ, declaration, plea or entry, to be amended, by inserting therein the true name or addition of any defendant, or making such entry, or correction, or permitting such declaration or plea or proceeding, to be filed, as the circumstances of each case may require, and the court may, in their discretion, or in pursuance of any rule to be by them adopted, allow or refuse costs to the defendant, on making or permitting any such amendment.

A Further Supplement to the act, entitled, An Act for the Promotion of Internal Improvement.

WHEREAS by the first section of the act, entitled, A further supplement to the act, entitled, An act for the promotion of internal improvement, passed at December session 1827, chapter 105, it is provided, that before payment shall be required of any instalment called for on the state's subscription of stock in the Chesapeake and Ohio Canal Company, the instalments, similar to that required to be paid on behalf of the state, shall first be paid on the stock of the said company subscribed for by individual, and other stockholders, to the amount of two millions five hundred thousand dollars; and it has been doubted whether the treasurer is authorized to require satisfactory proof of such payment by individual, and other stockholders, before he pays any instalment on the part of the state; for the removal of which doubt,

Sec. 1. Be it enacted by the General Assembly of Maryland, That the treasurer for the western shore be and he is hereby authorized and required, before he proceeds to pay any further instalment which has been or shall be, called for on the state's subscription to the stock of the Chesapeake and Ohio Canal Company, to demand and receive satisfactory proof, by certificate under the seal of said company, signed by the president, and two of the directors, one of whom shall be a director on the part of the state, if there be any then appointed, that the instalment, similar to that required to be paid on behalf of the state, and all the previous instalments which may have accrued on the stock of the said company subscribed for by individual, and other stockholders, to the amount of two millions five hundred thousand dollars, agreeably to the condition of subscription contained in the above mentioned act, have been paid.

A Supplement to an act, entitled, An act relating to Lunatic and Insane Persons, passed at December Session, 1826, chapter 197.

Sec. 1. Be it enacted by the General Assembly of Maryland, That when any person shall be arrested on any process issued by any of the county courts of this state, or by Baltimore city court, or by one of the judges

of any of the said courts, founded on oath, and shall fail to give such security; if such person appear to the court, or judge, (as the case may be,) to be lunatic or insane, or be alleged to be so, he shall be subject to the same proceedings that are directed against persons arrested for crimes or misdemeanors by the act to which this is a supplement, and be in all respects dealt with as if his case had been expressed and provided for in the said act.

A Supplement to an act, entitled, An act to reduce into one the several acts relative to the times of holding the Court of Appeals, and the several County Courts in this State, and for other purposes

WHEREAS by the act to which this act is a supplement, the times for holding some of the courts in said act mentioned have been altered; therefore,

Sec. 1. Be it enacted by the General Assembly of Maryland, That all causes, pleas, process and proceedings, civil and criminal, now pending in said courts, or hereafter to be issued therefrom, shall be continued and returnable to the days on which they are respectively required to be held by the act to which this act is a supplement.

MISCELLANY.

PETER'S RIDE TO THE WEDDING.

Peter would go to the wedding, he would—
So he saddled his Ass, and his wife—
She was to ride behind, if she could!
For, says Peter, the woman she should follow, not lead, through life.
He's mighty convenient, the Ass, my dear,
And proper and safe; and now
You stick by the tail, while I stick by the head.
And we'll get to the wedding in time, never fear,
If the wind and the weather allow.
The wind and the weather were not to be blamed!
But the Ass had let in a whim
That two at a time was a load never fram'd
For the back of one Ass, as he seem'd quite sham'd!
That two should be stuck upon him,
Come Dobbin, says Peter, I'm thinking we'll trot!
I'm thinking we won't, says the Ass,
'In the language of conduct,' and stuck to the spot.
As tho' he had said he would sooner be shot,
Than lift up a toe from the grass.
Says Peter, says he, I'll whip him a little,
Try it, my dear, says she;
But he might just as well have whipp'd a brass kettle,
The Ass made of such obstinate mettle,
Never a step moved he,
I'll prick him my dear, with a needle says she,
I'm thinking he'll alter his mind;
The Ass felt the needle, and up went his heel,
I'm thinking, says Peter, he's beginning to feel.
Some motion of moving behind!
Now give me the needle, I'll tickle his ear,
And set 't other end too going—
The Ass felt the needle & upwards he rear'd
But kicking and rearing was all that appear'd
He had any intention of doing.
Says Peter, says he, we are getting on slow,
While one end's up 't other sticks to the ground,
But I'm thinking a method to match him I know;
We'll let for an instant, both tail and ear, and spur him at once all around.
So said, so done, all hands were a spurring,
And the Ass, he did alter his mind;
For off quick he set, like the partridges, whirring,
And got to the wedding, while all were a stirring,
But—left all his load behind.

OLDEN TIMES.

The earliest advertising newspaper. The first newspaper exclusively devoted to advertisements, was started in 1650 by Thomas Newcomb, who lived in Thames street, opposite Baynard's Castle, and who, February 1, 1655, printed the first London Gazette. The design appears to have originated in the previous establishment of what are called 'Offices of advice,' in different parts of the town, a list of which is given, and which were for the purpose of receiving advertisement, & collecting intelligence upon all matters appropriate to the institution. The undertakers in their preface to No. 1, published May 19, 1650, apprise the reader of their having already declared at large their whole design in the management of this new way by them found out, for the advantage of the Commonwealth, and having for that purpose previously distributed a printed sheet, to be had of all the London booksellers, containing the whole particulars of the said design, and wherein they engaged themselves to appear that day in print, and thenceforward weekly, every Thursday. They, at the same time, exert at having, in short a time, collected so many and various advices, the design being new made—

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known to the people, invite communication to a plan, in which there is no man who is not some way or other concerned; and where the benefit must needs be so great in a short time to all men ingenerally if themselves please only to set the wheel a going; and for more fully understanding the plan adopted, they refer the publick to the printed prospectus alluded to, and if that should not satisfy, to repair to any office, and there the clerks will give them every information.

The Newspaper is entitled 'The Public Advertiser,' weekly communicating upon the whole nation the several occasions of all persons that are any way concerned in matter of buying and selling, or any kind of employment, or dealings whatsoever; according to the intent of the Office of Public Advice, newly set up in several places, in and about London and Westminster, for the better accommodation and ease of the people, and the universal benefit of the Commonwealth, in point of public intercourse.

A specimen of the arrangement and advertisements follows:—

'Ship to depart the Port of London. The Hope, of Flushing, of 70 ton, whereof Peter Blake is master, bound for Bilbo, will (by the blessing of God) be ready to sail by the first; the Master to be spoken with every day on exchange.

'The Mary and Elizabeth, of London, Thomas Thorn, Commandr, burden 200 and odd ton, and 20 guns, bound for the Island of Barbadoes, will be ready for sale by the 30th of May instant; if any merchant be desirous to transport themselves, servants, goods or horses, the master is to be spoken with on the Exchange till one of the clock, and afterwards at the Cardinal's Cap, till three.

'A Ship to be sold.—These are to give notice, that the good ship called the Desire, whereof Richard Hill is Master, burden 220 tons, now riding at anchor in the Thames, is to be sold, and the said Mr. Hill is to be spoken with daily at the Bear, at Porters Key, between the hours of one and two of the clock.'

'House and Land to be sold.—In Grave-lane, in Houndsditch, are three new houses to be sold containing eight or nine rooms a piece, each having a garden plot belonging to it; any person wishing to deal therein may repair to one Mr. Clark, a carpenter, living in Grave-lane and receive full satisfaction hereon.'

'In the sweet upland of Louisiana, near the new water, is to be let or sold a house of a good title and commodities, with two acres of good land, good fruit, two fish ponds well stored; enquire for further satisfaction at Mrs. Terres against that church.'

'Near Fishmonger's Hall, is a fair drying house, with all materials thereto belonging, to be let by lease or yearly rent; enquire at one Mr. Cook's, a fishmonger, near the Wheatsheaf.'

'Persons wanting Houses. Any person having a convenient house, with a garden and other necessaries, for the reception and accommodation of a small family, being in any of the places following, viz. Chelsea, Fulham, Hammersmith, Chiswick, Clapham, or Peckham, to be let by yearly rent, lease, or sold outright, may be pleased to repair to the Sun Tavern in Kent street.—Westminster, where they may present by ear of ready chairman.'

'One that would sell a Judgement.—William Rowley, lodging at the house of one Widow Franklin, in Lock and Key Alley in Fleet Street, is desirous to make known to the world that he hath in his hands a Judgement of the Mayor of Systed Hall, near Braintree, Essex, acknowledged to him in the 19th year of the reign of the late King Charles, &c. But by reason the said William Rowley is not to have the benefit of the said Judgement till after the death of two old gentlemen, one aged 100 years, the other about 80, and for that his present occasions will not permit him to wait in expectation of the due falling thereof he is willing to sell the same, & will allow a bargain much to the advantage of the buyer.' London Paper.

GOOD EXCUSE.

In some of the western and southern states it is customary for a candidate to visit the voters in person, and give them a touch of his powers, by the way of a little stump oratory. In the state of Alabama, we perceive, a gentleman places himself in nomination for the state legislature, but excuses himself from the customary exhibit, on account of the inconvenience of leaving his wife. It is supposed by some wag of an editor, that this excuse will be entirely available. Boston Statesman.

A Lowell, Mass. paper, lately gave an account of a man in that place who can teach English Grammar with the Flageolet.