

HYMENEAL. Married, on Thursday evening last, in Annapolis, by the Rev. James Sewell, Dr. John Bloodgood Wells, of this city, to Miss Ann, second daughter of Richard Igleheart, sheriff of said county.

EXECUTIVE APPOINTMENTS. CECIL COUNTY. Orphans' Court. Frisby Henderson, William Mackey, John N. Black.

Inspector of Salted Fish for North East River Thomas Barnes.

For Susquehanna River. William Orr.

Inspector of Lumber for Port Deposit. Edward Evans.

Surveyor. Henry Hollingsworth. WASHINGTON COUNTY. Orphans' Court. William O. Sprigg, George French, Henry Lewis.

Levy Court. George Bruinbaugh, John H. Maur, David Cushman, Joseph West, James Greaves, Jacob Miller, Henry Lyday.

Inspector of Lumber at Williamsport. Andrew Facaud.

Measurer of Coal at Do. Charles Haseltine.

Notary Public at Hagerstown. Frederick Humrickhouse. QUEEN ANNE'S COUNTY. Orphans' Court. Thomas Wright, Thomas B. Turpin, Daniel C. Hopper.

Levy Court. Solomon Scott, Valentine Bryan, George N. Newman, John Ridout, Edward Beck.

Surveyor. John Hackett. CAROLINE COUNTY. Orphans' Court. John Boone, Nathan Whitby, Peter Willis.

MONTGOMERY COUNTY. Orphans' Court. Henry Harding, Robert Wallace, John Adamson.

Levy Court. Joshua Dorsey, Greenbury Griffith, (of Howard.) William C. Pearce, Burgess Willet, William D. Poole.

Surveyor. William Cheswell. FREDERICK COUNTY. Orphans' Court. Henry Kemp, John Leigenbeel, Nicholas Snyder.

Levy Court. Adam Lorentz, George Zallinger, John H. Suimmons, Christian Getzendanner, Jacob Weller, (B. S.) Jesse Slingauff, Frederick Crubs, William Shaw, Joseph Smith, Henry Smith, William H. McConnon.

Flour Inspector. George Heckathorn.

Surveyor. Horatio G. O'Neale. Notaries Public. Madison Nelson, Nicholas A. Randall, (Frederick) George Shriver, (Westminster).

Of the nominations lately made by the President, we understand that the following were confirmed by the Senate on Wednesday, 16th inst. namely.

Louis M. Lane, of Delaware, Minister to Great Britain.

Washington Irving, Secretary of Legation.

William C. Rice, of Virginia, Minister to France.

Charles C. Carroll, of Maryland, Secretary of Legation.

William P. Preble, of Maine, Minister to the Netherlands.

Cornelius P. Van Ness, of Vermont, Minister to Spain.

Augustus Duvesac, of Louisiana, Secretary of Legation.

J. C. Pickett, of Kentucky, Secretary of Legation to the Republic of Colombia.

James Duncan, to be Receiver of Public Monies at Washington, Mississippi.

William J. Duane, of Philadelphia, and James Campbell, of New York, to be Directors of the Bank of the United States.

The Baltimore Annual Conference of the Methodist Episcopal Church, has, we understand, determined upon establishing within its jurisdiction, a College, in which a liberal education may be obtained. The Western Shore of Maryland, the southern part of Pennsylvania and the northern part of Virginia, are comprehended within the bounds of this Conference; and we learn, that the location of the College is contemplated at one of two points: either at Boonsborough, in Maryland, or at Leesburg, in Virginia. With a view to securing its location at Boonsborough, the citizens of that place are now engaged in procuring subscriptions conditioned upon its establishment there; and we understand that they have already obtained subscriptions to the amount of about \$3,000. As this institution is not to be conducted upon sectarian principles, and as its establishment in the county must necessarily afford facilities to its citizens and add to its wealth and character, it is to be hoped that a general and liberal effort may be made to accomplish that object by those of its inhabitants who have the means of exercising a judicious liberality. -Hagerstown Third Light.

A General Naval Court Martial assembled in this city on Monday last, for the trial of six officers as may be brought before it. The Court is composed as follows: Captain Charles G. Ridgely, President; Captain Joseph I. Nicholson, Captain Edmund P. Kennedy, Captain Thomas Ap Catesby Jones, Master Commandant William B. Shubrick, Master Commandant Charles W. Morgan, Master Commandant Beverly Kennon, Lieutenant Isaac McKeever, Lieutenant Charles S. McCauley, Henry M. Moffitt, Esq. Judge Advocate.

We are much concerned to hear, that a considerable number of officers of the higher ranks of the service—a larger number, we believe, than has often occurred at any time before—are now under arrest, and will probably receive their trials by the Court now convened. -Nat. Int.

Mr. Dorsey, from the committee on Naval Affairs, reported a bill making provisions for the widows and representatives of the officers and crew of the Hornet. He was prevented by sudden indisposition, while on the floor, from stating the provisions of the bill. We learn that it provides for a donation of six months' additional pay, and authorizes the accounting officers of the Navy to allow them to pay until the first of January last; and that that they may receive the bounty of the government promptly, he moved that it should be made the order of the day for to-morrow week, which was ordered according. -Ib.

BRANDYWINE. By the politeness of one of the officers of this brigade, we have been favoured with the following correct list of the officers going out.

Henry E. Ballard, Esq. Commander; Wm. E. McKenry, 1st Lieutenant; Harrison H. Cook, 2nd do; Richard S. Pinkney, 3d do; Alexander Sibley, 4th do; George P. Upsher, 5th do; John Marshall, 6th do; Wm. Sinclair, 7th do; John Charlton, Stilling Mister; Neil M. Harrison, Acting 2nd do; Wm. P. C. Barton, Surgeon; Missin Coulter, and G. Rodrick B. Hozier, Assistant Surgeons; John E. Hunt, 1st M. M. Wm. P. Grymes; do; James P. ... do; Edgar Irving, do; Stephen D. ... do; Charles Heywood, do; Ripley ... do; John B. Meigs, do; George ... do; George T. Crump, do; John ... do; Montfort F. Stokes, do; Wm. Lewis Maury, do; John Lewis ... do; George F. Emmons, do; Thurston M. Taylor, do; Robert P. Welsh, do; Joseph A. Underwood, do; Wm. S. Williamson, do; Peter Johnson, do; Thomas W. Magruder, do; Rogers Perry, do; Sawyer, Captain's Clerk; Boatwain, James Evans; Gunner, John Ryder, Carpenter, Wm. E. Sheffield. Courier.

ANOTHER ABDUCTION. On Saturday a lady of respectable appearance, named Mrs. T— applied to the magistrates for their assistance in searching for a young lady aged about seventeen, who had disappeared in a mysterious manner from her home. The lady stated that she had taken this young female when only five years old under her protection, and had her educated, and in all respects brought her up as her own child.

On Thursday evening the young lady disappeared, and Mrs. T— suspected a gentleman who had been in the habit of visiting at her house during the last twelve months, to be the person who had taken her away. A warrant was immediately issued against this person, he was arrested, the charge was stated to him, and the magistrates told him he should be committed to prison until the matter was investigated; he replied that he should not be imprisoned until some proof could be exhibited against him, the magistrate, however, told him that the circumstances related, and sworn to by the old lady, were sufficient to warrant his detention.

The prisoner then stated that he had not carried the young lady away, but acknowledged that he knew who did, but was bound by his promise to that person, neither to reveal his name, nor the place in which the female might be further mentioned that she is ancient.

The magistrate said he could pay no regard to any promise so given on the subject, and that he should detain him until the matter should be further investigated. The person, (whom we understand is a married man) was accordingly committed to prison.

We refrain from giving the names of the parties until the matter is entirely searched into by judicial investigation. - N. E. J. of Com.

From the Pittsburg Gazette. SHOCKING ACCIDENT. An occurrence of the most distressing kind took place, on Friday last, at the Dowles Iron works, adjoining this city. By some accident, unknown, E. Parry, the engineer, was caught in the wheels connected with the shaft of the fly or balance wheel, and before his situation was discovered, his body was ground to pieces, leaving nothing whole but his heart, hand, and a foot, to show that a human body had suffered.

A DRABPAIL ACCIDENT. Occurred in Ames township in this county, on the night of Saturday the 30th ult. About 10 o'clock a son of Daniel Phillips, who with three of the family had not retired to rest, heard the noise of an owl among the fowls about the house, and taking his gun, he would endeavour to get a shot at the rascal. Having crept to a corner of the house and fixed his aim, as he supposed, upon the bird on a tree, in the immediate range of the building, at the instant of firing, his sister, about 18 years of age, excited by natural curiosity, incautiously put her head out a window for the purpose of observation, when, dreadful to relate, she received the

discharge in her head, just above the ear, which caused instantaneous death, without a struggle or a groan. The event has caused deep distress to the family; the young man especially, though not the slightest blame attaches to his conduct, seems inconsolable, and nearly deprived of reason.

OBITUARY COMMUNICATED. Died on Saturday the 13th instant, Master EDWARD AUGUSTUS WELCH, eldest son of Robert Welch, of Ben. Esq. of this city, after a long and painful illness, which he bore with great patience and unusual resignation for one so young. The subject of this obituary notice had not reached his nineteenth year, before the yet unsatisfied javelin of death had marked and seized him for his prey. Though young he had, by his many amiable and moral qualities, entwined himself around the affections of all who knew him. To his now bereaved parents he had ever been a truly dutiful and affectionate son, and promised fair to be the comfort of their declining years. But alas! in the midst of these promises and hopes, all the just expectations of his fond parents have been disappointed by the indiscriminating hand of death.

Though this affliction is severely felt by the parents and family of the deceased, they have every reason to believe, from the excellent, amiable and moral life led by him, united to the peaceful and happy state of mind with which he met the king of terrors, that his change has been for the better, and in the language of the first martyrs of our holy religion, exclaimed, "Lord Jesus receive my soul," and expired without a groan.

No more will he see his home; No more will he see his God; No more will he see his home; No more will he see his God; No more will he see his home; No more will he see his God.

There are painless and weeping, and sighs below; For our faith is faint, and our tears will flow; But the harps of heaven are ringing; Glad angels come to greet him; And hymns of joy are singing; While seraphs press to meet him.

Oh! Edward beloved, to earth unconfin'd, Thou hast soared on high, thou hast left us behind, But our parting is not forever; We will follow thee by heaven's light, Where the grave cannot discover; The souls whom God will unite."

In this city, on Wednesday, 17th inst. Mr. Rezin Baldwin.

Departed this life, on Thursday morning last, at 3 o'clock, in the city of Baltimore, Edward Hagthrop Been, son of Thomas and Catharine Been.

To the Voters of Anne-Arundel county and City of Annapolis. FELLOW CITIZENS.

At the solicitation of many of my friends I am induced to come before the public as a candidate for the Sheriffship, at the ensuing election, and flatter myself if favoured with the confidence of a free and generous public, to discharge the duties incumbent on me with faithfulness and promptitude.

LEVI CHANEY. Mr. GREEN—You are requested to say, that BENJAMIN T. PINDELE will be supported for the next Sheriffship of Anne-Arundel county, by

MANY VOTERS. FOR SALE, OR RENT, THE subscriber wishes to sell, or rent her present residence.

MARY STEELE. Feb. 18.

ESTRAYS. THE Subscriber hereby gives notice, that she hath taken up two Stray Cattle, trespassing on her enclosures, near South River Bridge, which said cattle hath been trespassing as aforesaid, ever since the first part of May last, viz: One a Cow, red and white, with a crop on each ear; and a slit in the right, and swallow fork in the left; the other a Bull yearling with the same marks, black or brindled, and white; the owner or owners of the aforesaid Cattle are requested to come forward prove property, pay charges and take them away.

Eleanor Woodfield. Feb. 18.

NOTICE IS HEREBY GIVEN, THAT the Subscriber of Saint Mary's county, viz, hath obtained from the Orphans' court of Saint Mary's county, in Maryland letters of administration on the personal estate of Jesse Thompson, 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 22d day of December next, they may otherwise by law be excluded from all benefit of the said estate. Given under my hand, this 22d day of January.

Thomas Thompson, Adm'r. Feb. 18.

IN CHANCERY, 9th February, 1880. ORDERED, That the sale made and reported by John W. Ringrose, trustee, in the case of Barlett vs. Ringrose, be ratified and confirmed unless cause be shown to the contrary, on or before the tenth day of April next; provided a copy of this order be inserted in some one of the newspapers published in the city of Annapolis, once a week for three successive weeks before the tenth day of March next. The report states the amount of sales to be \$3174.

Trace copy. Test. RAMSAY WATERS, Reg. Cur. Ann. Feb. 11.

DANIEL HART informs his friends and the public generally, that he has on hand, a Large and general assortment of GOODS IN HIS LINE—CONSISTING OF

GROCERIES, HARDWARE, CHINA, CUT & PLAIN GLASS, QUEENSWARE, BUTTER, LARD, and FAMILY FLOUR

BACON & PORK HERRINGS and MACKERELL, which he is disposed to sell at the VERY LOWEST PRICES.

BOOK BINDING. In all its variety executed in the most approved manner.

BLANK BOOKS. Of every description, made to order. Merchants' Ledgers, Journals, and Record Books, suitable for public offices.

NOTICE. BY an order of the Honourable the Orphan's Court of Anne-Arundel county, will be sold by Public Sale, on Wednesday, the 17th of February next, if fair, if not, the next fair day thereafter, Sunday excepted, and continued from day to day until all the property shall be disposed of, at the late residence of William H. Simchomb, deceased, (on the south side of the mouth of Maguohy river, Broad Neck Anne Arundel county,) all the personal property of said deceased, consisting of very

VALUABLE NEGROES, (FOR LIFE) HORSES, CATTLE. Two Yoke of well bred OXEN.

SHEEP, HOGS, FODDER, CORN, BACON, Household and Kitchen Furniture, a large lot of Cows, the crop of Rye on the ground, and divers Farming Utensils not enumerated.

THE TERMS ARE, For all sums of Twenty dollars and under, the cash to be paid upon the delivery of the property, and for all sums over twenty dollars, a credit of six months, the purchaser giving bond with approved security, bearing interest from the day of sale. Sale to commence at 11 o'clock, A. M.

RICHARD H. MERRIKEN, Adm'r. Feb. 11.

MARYLAND STATE LOTTERY NO. 2, FOR 1880. To be drawn under the superintendence of the Commissioners appointed by the Governor and Council, on

WEDNESDAY, FEBRUARY 21. HIGHEST PRIZE, 8,000 DOLLARS.

SCHEME. 1 prize of \$8,000 is 88,000 1 prize of 1,000 is 1,000 1 prize of 500 is 500 1 prize of 400 is 400 2 prizes of 200 is 400 5 prizes of 100 is 500 10 prizes of 50 is 500 20 prizes of 20 is 400 100 prizes of 8 is 800 100 prizes of 5 is 500 500 prizes of 4 is 2,000

5241 Prizes amounting to \$33,000 MORE PRIZES THAN BLANKS—the scheme containing only TEN THOUSAND TICKETS, and being arranged on the

ODD & EVEN SYSTEM, the holder of two tickets or two shares is certain of obtaining at least ONE PRIZE, and may draw THREE, and in proportion for any greater quantity.

Whole Tickets \$4 Quarters \$1 00 Halves 2 Eighths 50 To be had in the greatest variety of numbers, by applying to

THOMAS SWANE, Annapolis. Feb. 11.

Anne-Arundel County, to wit: I hereby certify that Abednego W. Carr, of said county, brought before me, as a stray trespassing on the enclosures of Capt. Richard J. Crabb, a Dark Bay Mare, about four years old, twelve hands high, a very small star on her forehead, and no perceptible brand or mark, bare footed, moderately long with tail; trots and canters. Given under my hand, one of the justices of the peace in and for said county, the 10th day of February 1880.

JAMES HUNTER. The owner of the above described Mare is hereby requested to come and prove property, pay charges, and take her away. Abednego W. Carr, Manager. Feb. 11.

IN CHANCERY, 3d February, 1880. Benjamin B. Morgan vs. Alexander C. Cooden, Alexander Calder, Mary Ann Calder, William Calder and others.

The object of this bill is to obtain payment of the sum of one hundred and twenty seven dollars and ninety-one cents, with interest thereon from the 26th day of September 1803.

The bill states that heretofore, in virtue of a decree of this court, the real estate of one William Sluby was sold for the payment of his debts; that the complainant amongst others, filed his claim with the vouchers thereof, against said real estate, but the same being informal, it was on the 9th day of July 1803, agreed between the complainant and others interested in said estate, that the real estate of the complainant should file a bill of complaint in order to try the validity of his said claim; and that the other creditors of Sluby, whose claims were then established, should be permitted to draw their proportion of the proceeds upon their respective giving bond with surety to refund what he or she should so draw, with interest, to satisfy the proportion that should be due from such person to the complainant on the establishment of his claim or of any part thereof. That in pursuance of said agreement, the auditor reported an account, whereby the nett proceeds of said sale were apportioned amongst said creditors, exclusive of the complainant; And the same was confirmed, and the proceeds directed to be paid over upon the claimants giving bond as required by the agreement. That by said account a certain William Embleton was admitted to receive the sum of two hundred and twenty three pounds, eight shillings and six pence current money, and gave bond, with a certain James Parker as his surety, and with condition as required by the said agreement, which bond was approved on the 26th day of September 1803, and on that day he received the said sum of money. That the complainant in pursuance of said agreement filed his bill in this court, and it was thereon proceeded so that on the 1st day of December 1825, the auditor reported sundry accounts whereby said Embleton's proportion of the said account was stated to be one hundred and twenty seven dollars and ninety-one cents, and that said accounts were subsequently confirmed by order of the Court of Chancery, and said order was affirmed by the Court of Appeals for the Eastern Shore. That said Embleton is dead, having made his will, whereby he devised all the residue of his real and personal estate to the said James Parker, who was also left executor thereof. And that said James Parker by his last will devised the residue of his real and personal estate to his wife Catharine Parker, and his niece Mary Cooden since married to the defendant William Thomas, of John. That Catharine Parker is since dead, leaving certain of the defendants her heirs at law, of whom the said Alexander Calder, Mary Ann Calder and William Calder are non residents. And the complainant charges that the estate of said Embleton and Parker in the hands of all and every of the defendants is chargeable with his said claim.

It is thereupon adjudged and ordered, that the complainant by causing a copy of this order to be inserted in one of the newspapers at Annapolis at least once in each of three successive weeks before the sixth day of March next, give notice to the said absent defendants of the substance and object of this bill, in order that they may appear in this court, on or before the fifth day of June next, to answer the premises, and show cause if any they have, why a decree should not pass as prayed.

True copy. Test. RAMSAY WATERS, Reg. Cur. Can. Feb. 11.

NOTICE. The Commissioners of Anne-Arundel county, will meet at the Court House, City of Annapolis, on the first Monday of March next, for the purpose of ascertaining the expenses of the county and laying the levy.

BUSHROD W. MARRIOTT, Clk. Feb. 4.

CAUTION. I HEREBY warn all persons from hunting with dog or gun, or in any other manner trespassing on my part of the farm called BELMONT, as the law will be rigidly enforced against all offenders.

True copy. Test. RAMSAY WATERS, Reg. Cur. Can. Jan. 21.

RICHARD M. CHASE. TO RENT, ONE of the new BRICK BUILDINGS near the court house. It has heretofore been occupied as a lawyer's office, but will conveniently accommodate a small family. Apply to the subscriber.

JOHN RIBOUT. TRUSTEE'S SALE. BY virtue of a decree of the Court of Chancery, the subscriber, as trustee, will offer at Public Sale, on Saturday the 20th day of February next, at the residence of Dr. Martin Fenwick, in Anne Arundel county, several valuable

NEGRO WOMEN. Mentioned in a bill of sale from William Weems, deceased, of the said Fenwick. Terms of sale are, cash to be paid on the day of sale, or ratification thereof by the chancery and on payment of the purchase money, the subscriber is authorized to convey the property to the purchaser or purchasers. The creditors of William Weems are notified to file their claims with the Register of the chancery court within sixty days from the day of sale.

SOMERVILLE PINKNEY, Trustee. Jan. 21. The above sale will take place at 12 o'clock, on the above day, at the late residence of William Weems, now occupied by John F. Wilson, Esq. Feb. 11.

NOTICE. THE subscriber has been appointed by His Excellency GEORGE WALKER, Governor of the Commonwealth of Pennsylvania, by virtue of a provision of a statute of said Commonwealth, entitled, "An act to authorize the appointment of Commissioners, to take acknowledgment and proof of Deeds and Instruments under seal and deposition." Within and for the State of Maryland, a Commissioner, with authority to take the acknowledgment and proof of any Deeds, Mortgages or Conveyances of any Land, Tenements or Hereditaments, lying or being in said State or any other writing or seal to be used or approved in said state, with full power and authority also, to administer an oath of affirmation to any person who shall be desirous or willing to make oath or affirmation before him, and to take deposition and to examine witnesses under any commission or commission of said State relating to any cause depending or to be brought, in any of the said Courts; And that every such acknowledgment, proof of any Deed, Mortgage or other conveyance aforesaid taken or made before him, and certified by him, in his capacity of Commissioner, pursuant to the provisions of said act, will have the same force and effect, as if he were a good and available in law, for all purposes, as if the same had been made or taken before one of the judges of the Supreme Court of the United States; and that every such Deposition, Affidavit or Affirmation so made before and certified by him, will be as good and effectual, to all intents and purposes, as if taken before an officer resident in said State, and completed to take the same," and having taken the oath prescribed in his commission, is ready to discharge the duties authorized by his appointment.

SOLOMON ETTING. Baltimore, Jan. 25th. 4w

IN CHANCERY, 23d January, 1880. George Cooke, and Eleanor A. his wife, and Ellen D. Cooke, and others, their children, vs. Edward Ridgely, John Stewart, and Eleanor his wife, George Moore and Sally his wife, and John Arnest and Juliet his wife.

The object of this bill is to procure a new trustee to be appointed in the place of Eleanor Dall, late of Baltimore county, deceased, in order to carry into effect the trust created by certain articles of agreement, made and entered into between the said George and Eleanor, then sole, and Eleanor Dall, deceased, on or about the 20th day of June, 1814.

The bill states that said articles of agreement were made in contemplation of a marriage to be had between said George and Eleanor (now) his wife. That by said articles it was covenanted and agreed, that certain estate of the complainant, Eleanor, in the hands of the said Eleanor Dall, deceased, as guardian of the said complainant, Eleanor, should be by the said Eleanor Dall (since) deceased, invested in manner as therein specified and held in the event of marriage as aforesaid, in trust for the said Eleanor, the complainant, and of the said George, and of the issue of said marriage, in manner as therein specified. That the said Eleanor Dall (since) deceased, did in her lifetime invest large sums of money in real and personal, and other securities and estate, in pursuance of said agreement. And has since died, leaving a will, by which she devised the residue of her estate to the defendant, Edward Ridgely; and that the legal title in the real estate so purchased by her in trust, has descended (subject to said trusts) to all the defendants as her heirs at law.

The bill further states, that the defendants John Stewart and Eleanor, his wife, George Moore and Sally, his wife, and John Arnest and Juliet, his wife, reside out of the state of Maryland. It is therefore adjudged and ordered that the complainants, by causing a copy of this order to be inserted in some newspaper, printed at Annapolis, once in each of the successive weeks, before the 20th day of February next, give notice to the said absent defendants of the substance and object of their said bill, in order that said defendants may be warned to appear in this court, in person or by attorney, on or before the 19th day of June next, to answer the premises, and show cause, if any they have, why a decree should not pass as prayed.

True copy. Test. RAMSAY WATERS, Reg. Cur. Can. Jan. 28.

TRUSTEE'S SALE. BY virtue of a decree of the Court of Chancery of Maryland, the subscriber, as Trustee, will offer at Public Sale, on Tuesday the 23d day of February next, if fair, if not, the next fair day thereafter, at 12 o'clock M. on the premises, the following

TRACTS OR PARCELS OF LAND, Lying and being in the latter, parishes, in Anne Arundel county, and immediately in the neighbourhood of the Savage Farm, and Elliott's new Forge, to wit: Snowden's Addition to Huntington Quarter, Simpson's Stone, Sappington's Lot, The Sloop, and The Addition to Huntington Quarter, containing together about EIGHT HUNDRED & TWENTY TWO acres of land. The said lands lie contiguous to each other, and compose the plantation on which the late Dr. Gerard H. Snowden resided at the time of his death.

There is on them a GRIST MILL, which with a little expense might be made valuable. They are adapted to the cultivation of Tobacco of the finest quality, and produce abundantly every description of small grain. Persons desirous of purchasing are requested to visit the premises, previous to the day of sale.

TERMS OF SALE. Are, cash to be paid on the day of sale, or ratification thereof by the chancery. Upon the payment of the purchase money, the subscriber is authorized to convey the lands in fee, to the purchaser or purchasers. The title is believed to be indisputable.

RICHARD PEACH, Trustee. Jan. 27.