

ANNAPOLIS: Thursday, July 13, 1830.

Meeting of the Executive Council.

The Executive Council met yesterday... Governor, who was prevented...

To the Voters of Anne-Arundel county.

My friends and fellow citizens: I have seen my name announced...

With great respect, Yrs. &c. GEORGE COOKE.

For the Maryland Gazette.

MARYLAND No. 10. THE PUBLIC DEBT.

In 1829, the first year of the administration of Andrew Jackson,

\$12,383,800 77, was paid, on account of the public debt...

\$6,100,000 more has been paid; making a sum total of \$18,783,800 77

Almost nineteen millions of dollars paid on account of the public debt in eighteen months...

Mr. Monroe, during his administration of eight years, paid, on account of principal and interest of the public debt, one hundred and one millions of dollars.

The public debt, will, therefore, soon be entirely redeemed. Forty-three millions...

The friends of Mr. Adams have bragged largely because he has paid so much on account of the public debt...

And he has done this duty in a very different way from Mr. Adams, who, in his message to congress, on the 4th Dec. 1827...

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Receipts. \$23,140 00 Expenditures. \$1,640 00 \$21,500 00

25,813,761 96

Four millions more than Mr. Rush had estimated for expenditures, and two millions and a half more than the estimated receipts.

Do these men—does that party think the people of Maryland, that the people of the United States are fools?

With great respect, Yrs. &c. GEORGE COOKE.

COURT OF APPEALS, June Term 1830.

July 8th, Stephen J. delivered the opinion of the Court in the cases of the State, use of Share, vs. Watkins's administrators, cross appeals, Nos. 136 and 113, affirming the judgment in the first and reversing it in the second appeal.

The argument of the case of Davis et al. vs. Barney, No. 136, was concluded by Taney, (Attorney General), for the appellants.

July 9th, Earle J. delivered the opinion of the Court in the case of Kalkman vs. Causten, No. 129, Judgment affirmed.

The same Judge delivered the Court's opinion in the case of Barger and wife, executors of Athey, vs. Collins, No. 135. Judgment reversed and procedendo awarded.

Dougherty vs. Davidson, No. 130, was argued by Gill for the appellant, and by Mr. Mason for the appellee.

Karhaus vs. Owings, No. 139, was argued by Mayer for the appellant, and by Johnson for the appellee.

July 10th, Archer J. delivered the opinion of the Court in the case of Morris vs. Chapman, Adm'r of Chapman. Judgment reversed and procedendo awarded.

No. 119, Demont et al. vs. Robert Honer, and others. Decree affirmed.

No. 145, Mary Ann Reynolds vs. The Adm'r of John Morrison. Appeal dismissed.

No. 107, Negro Margaret vs. Amos Ogden. Judgment affirmed.

Archer, J. delivered the opinion of the court in No. 93, Edelen vs. State, use Jackson & wife. Judgment reversed and procedendo awarded.

Martin J. delivered the opinion of the court in No. 104, Shilknecht et al. Lessee, vs. Robinson Estburn's heirs. Judgment reversed and procedendo awarded.

Buchanan, Ch. J. delivered the opinion of the court in No. 127, State use Mayor and city council of Baltimore vs. James P. Boyd. Judgment affirmed.

Buchanan, Ch. J. delivered the opinion of the court in Gwynn vs. Thomas, No. 120. Decree reversed.

The argument in No. 139, Karhaus vs. Owings, was continued by Taney, (Attorney General) and Johnson for the Appellee.

Monday, July 12th. The argument in No. 139, was concluded by Mayer for the Appellant.

No. 142, Pierpont vs. Pierpont et al. The argument of this case was commenced by Alexander for the Appellant.

Tuesday, July 13th. The argument in No. 142, was concluded by Alexander and Brewer for the Appellant and Mayer for the Appellees.

July 14th. The argument of Nos. 147 and 148, Wells and wife vs. Beall and wife, and Beall, Adm'r of Brashears, was concluded by Magruder for the Appellants, and Johnson for the Appellees.

Martin J. delivered the opinion of the court in No. 8, Turner vs. Plowden, Adm'r of Ellswell. Judgment reversed and procedendo awarded.

Earle J. delivered the opinion of the court in the case of Stokent vs. the Adm'r of Nicholas Watkins, No. 116. Judgment reversed and procedendo awarded.

No. 154, Davis vs. Leab. Appeal dismissed. Stephen J. delivered the opinion of the court in the case of Kemp vs. The Baltimore Fire Insurance Company, No. 154, decided it the last term. Judgment affirmed.

The opinion of the court was delivered by Archer, J. in No. 125, M'Canley, et al. vs. Grimes and wife. Judgment reversed.

Martin J. delivered the opinion of the court in No. 118, Parviance & Dorsey, Adm'rs. of Dorsey vs. Barton's Adm'r. Decree reversed and bill dismissed without prejudice.

No. 11, Lancaster vs. Thomas. Judgment affirmed.

Buchanan, Ch. J. delivered the opinion of the court in No. 122, Watkins vs. Richard Harwood, of Thos. et al. Decree reversed.

Buchanan, Ch. J. delivered the court's opinion in No. 156, Davis et al. vs. Barney. Judgment reversed and procedendo awarded.

The opinion of the court was delivered by the same judge in No. 57, State use Vanhorn vs. Clement Brooke. Judgment affirmed.

A letter from the Palladium office, states that the U. S. schr. Grampus, Lieut. Mayo, sailed from Cape Hyattin, June 4, and same night spoke brig Kremlin, from Antwerp for St. Jago—who informed that a suspicious looking schooner had been alongside and ordered them to send a boat on board, but the brig being armed, kept them off.

The Grampus immediately went in pursuit, and on coming up with the schooner fired a gun to windward, to bring her to, but she returned the shot and endeavoured to escape.

The pirate continued firing upon the Grampus, until a second broadside from the latter disabled her, and compelled her to surrender. Ten men were killed on board the pirate, including the Captain. None were injured on board the Grampus. The pirate had a crew of 80 men, and 80 slaves on board.—Both vessels proceeded to Pensacola. N. Y. Mer. Adc.

POSTSCRIPT LATEST FROM EUROPE.

The packet Ship Corinthian, Chadwick, has arrived at New-York from London, having sailed from Portsmouth on the 2d and the Landis End on the 8th ult. The editors of the New-York Mercantile Advertiser have transmitted to us a proof slip, containing extracts from London papers to the evening of the 1st June.

The King remained in much the same state as at former dates. He had sent a message to the House of Lords, to provide for the sign manual, not being able to sign with his own hand the public instruments. The following is the last bulletin.

Windsor Castle, June 1.—The King has passed a quiet night; in other respects his Majesty continues the same as before.

The previous bulletins stated that the King had again experienced a difficulty in his breathing.

In the House of Lords on the 24th May, Lord Aberdeen announced that Prince Leopold declined to accept the Sovereignty of Greece. The reason for this, he stated, was that the Prince would not consent to the Allies deemed unreasonable. Lord Aberdeen stated that this circumstance would of course delay, but would not interrupt the final settlement of the affairs of Greece, nor would it cause any change in the relations existing between Great Britain and the Allies.

The papers are filled with speculations on this subject.

PARIS, May 29. The Gazette announces that Tahir Pacha is arrived at Marseilles, and that he is the bearer of a letter to the King of France from the Sultan. It is said that the Pacha, whose arrival is thus announced, has not come direct from Constantinople, but from Algiers, to which place he had been sent for the purpose of inducing the Dey to submit. It is added that the commander of the blockading squadron would not allow him to land.

The following telegraphic despatches have been received by the Government from the Maritime Prefect at Toulon.

May 27, twelve o'clock—the transports of the third division are getting under weigh.

Half past three o'clock—One hundred and thirty-six transports have just set sail for their destination, under convoy of the Dauphin and the Cigogne. We have no more vessels remaining, except a few which have met with slight accidents, and which will sail with the Dragon, on the arrival of the ships that are still at Marseilles.

The following passage we find in the Journal de Rouen of May 27: "We have seen this morning a person who left Caen yesterday, at two o'clock. P. M. who had heard of no report similar to those stated in the Paris Journal. Public attention was nevertheless greatly excited by the fires which still continue to ravage the country; but there is no account of violence being exercised upon either the real or supposed promoters of these fires or upon the soldiers who had let them escape. But it is a fact, that a battalion of the 4th Regiment of the Line, which was to have left Caen the day before yesterday, at four in the morning, for Toulon, received counter orders during the night, and is to be, it is said, dispersed in small parties, through the arrondissements of Bayezuz, Yire and Falaise."

The following intelligence, of the 23d instant, from Toulon, although of a date anterior to that of the telegraphic despatches given by us, will be found of interest.—"If the fleet could have departed with the light north-west breeze that blew for a short time on the 19th it would have now been very near the coast of Africa; but it was impossible to place 160 ships of war and transports, which must necessarily all sail together at the mercy of a wind that regularly fell every evening and might leave them at sea in a calm subject to

all the accidents likely to occur among such a multitude of vessels.

Besides, when the first division of the armament has taken its departure, the next follow within twenty four hours, or be waited for at sea, so that the delay would still be the same, and the risk greater. You may imagine that the Admiral is impatiently waiting for the moment when he can give the signal for sailing. On the firing of the first gun for their departure, the whole fleet will utter a shout of joy that will reach the shore. The soldiers begin to be weary of their confinement, and many are sick. The horses suffer much, as they have not the air they have been accustomed to, and are limited in their allowance of water. To-day, ten days' provisions for the men have been sent on board; the same supply for the horses was embarked yesterday. General Bourmont is much out of humour, but he can have nobody to blame but the gods of the winds, for every man in the fleet has used his utmost endeavours to avoid delay. The visitors who came to see the fleet take its departure have become tired of waiting, and many have left Toulon. It appears that if we take Algiers our troops will not be suffered to enter it, or at least to take up their Quarters there; three camps will be formed under the walls. This resolution has for its object to avoid the excesses destructive to discipline, and so injurious to the health of the men."

Maryland, Prince-George's county, to wit I HERBY certify, that Robert H. Lanham, of said county, brought before me, as a Justice of the Peace in and for said county, this 2d day of July, 1830.

The owner of the above described horse is requested to come forward, prove property, pay charges, and take him away.

ROBERT H. LANHAM, near Piscataway. July 15.

FOR SALE OR RENT. THE two story Frame House, and Lot on East Street, in this city, near the State Circle, and between the Houses occupied by Miss Mary Cross and Miss Selby.—For terms apply next door or at this office. July 8.

NOTICE. GENTLEMEN having in possession any BOOKS belonging to the late Edward D. Ridgely, are respectfully requested to send them (with a little delay as possible) to the office of Doct. Edward S. J. July 8.

CLAUDE & HAMMOND, Have received and offer for sale a supply of superior OLD PORT WINE in Bottles and on Draught.

Likewise the following named Old Wines: MADEIRA, S. MADEIRA, VAN DE GRAVE, SHERRY, CLARET AND ROUSILLON. ALSO DRUGS & MEDICINES. AS USUAL, HAVE ON HAND, DRY GOODS, GROCERIES, AND IRONMONGERY, AND CHINA, LIVERPOOL, GLASS, TIN, STONE AND WOODEN WARES.

White Lead, Paints, Oils, Turpentine, Varnishes, Glue Putty and Window Glass. Superior Bourdeaux Olive Oil. Domestic Cotton 6cts. per yard, Cambric for Ladies Dresses 37 1/2. BEST FAMILY FLOUR.

In Calvert county court, sitting as a Court of Equity. MAY TERM, 1830. ORDERED. That the sale of the real estate of the late Francis Holt, of said county, as made and reported by Joseph W. Reynolds, the trustee, be ratified and confirmed, unless cause to the contrary be shown before the first day of October next of this court, provided a copy of this order be published once a week for three successive weeks, in some newspaper printed in the city of Annapolis, before the fifteenth day of August next.

The report states that two hundred and eighty-seven and a half acres of land sold for seven dollars and fifteen cents per acre, amounting to the sum of \$2055 62 1/2. True copy. Test. WILLIAM HANCE, Clk. Sw. July 8.

Anne-Arundel county, to wit. I HERBY certify, that Charles B. Hipsley, of said county, brought before me, as a Justice of the Peace in and for said county, this 1st day of July, 1830.

The owner of the above described horse is requested to come forward, prove property, pay charges, and take it away.

CHARLES B. HIPSELY, July 8.

Maryland, Prince-George's county, to wit I HERBY certify, that Thomas S. Hardy, of said county, brought before me as a Justice of the Peace in and for said county, this 13th day of July, 1830.

The owner of the above described horse is requested to come forward, prove property, pay charges and take him away.

THOS. S. HARDY, near Piscataway. July 8.

NOTICE IS HEREBY GIVEN, THAT the Subscriber of Anne-Arundel county, hath obtained from the Orphans Court of Anne Arundel county, in Maryland, letters testamentary on the personal estate of Samuel Lewis, 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 15th day of January next, they may otherwise by law be excluded from all benefit of the said estate. Given under my hand this 13th day of July, 1830. REGISTER OF WILLS, A. A. C. ELIZABETH LEWIS, Ex'r.

IN CHANCERY. 9th July, 1830. ORDERED. That the sale of a part of the real estate of John All. deceased, made and reported by the trustee, Rashrod W. Marriott, be ratified and confirmed, unless cause be shown to the contrary, on or before the 9th day of September next, provided a copy of this order be published in some newspaper, once in each week for three successive weeks, before the 9th day of August next. The report states that 112 acres of land sold for \$12 00 per acre. True copy. Test. RAMSAY WATERS, Clk. Sw. July 15.

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A CARD. MISS A. M. SCHAFER, respectfully informs the Ladies of Annapolis, that she intends giving lessons in that beautiful art of VELVET & CHINESE PAINTING, also Wax and Ebony work. A few specimens of these beautiful accomplishments may be seen at Mr. James Allison's. June 24.

PRICES OF INSTRUCTION. VELVET PAINTING. 84 00 CHINESE PAINTING. 4 00 WAX WORK. 3 00 EBONY WORK. 3 00

FARMERS BANK OF MARYLAND, Annapolis, June 23d, 1830. IN compliance with the charter of the Farmers Bank of Maryland, and with a supplement thereto, establishing a branch thereof at Fredericktown, Notice is hereby given to the stockholders on the western shore, that an election will be held at the banking house in the city of Annapolis, on the first Monday in August next, between the hours of ten o'clock A. M. and five o'clock P. M. for the purpose of choosing from amongst the stockholders, sixteen directors for the bank at Annapolis, and nine directors for the branch bank at Fredericktown. By order, SAM M'AYNARD, Cash. June 24.

The Gazette and American, Baltimore, will publish the above card.

NOTICE IS HEREBY GIVEN, THAT the subscriber, of Saint-Mary's county, hath obtained from the Orphans Court of said county, in Maryland, letters of administration, with the will annexed, on the personal estate of George Tarlton, late of said county, deceased. All persons having claims against said deceased, are hereby warned to exhibit the same, with the vouchers thereof, to the subscriber, at or before the 17th day of February next; they may otherwise by law be excluded from all benefit of said estate. Given under my hand, this 16th day of June, 1830. JENIFER TAYLOR, Adm'r. with the will annexed, of George Tarlton. June 24.

NOTICE IS HEREBY GIVEN, THAT the subscribers have obtained from the Orphans Court of Anne-Arundel county, letters testamentary on the Personal Estate of William Sanders, late of said county, deceased. All persons having claims against said estate, are requested to produce them, legally authenticated, and those indebted, are desired to make immediate payment. SAMUEL HARRISON, of Jno. J. Ex'rs. NICHOLAS J. WATKINS. July 24.

NOTICE IS HEREBY GIVEN, THAT the subscribers of Saint-Mary's county, hath obtained from the Orphans Court of said county, in Maryland, letters of administration, on the personal estate of Elijah Tarlton, late of said county, deceased. All persons having claims against said deceased, are hereby warned to exhibit the same, with the vouchers thereof, to the subscriber, at or before the 17th day of February next; they may otherwise by law be excluded from all benefit of said estate. Given under my hand this 16th day of June, 1830. JENIFER TAYLOR, Adm'r. of Elijah Tarlton. June 24.

READS PATENT. IMPORTANT IMPROVEMENT. In the art of building chimneys and altering those already built, in such manner as to prevent or cure their smoking.

From the time that chimneys were first introduced, the building them has been but a series of experiments. The best workmen have only succeeded, when accidentally approximating the principles, now first systematized and offered to the public. That this subject should have been involved in mystery till the present time, can only be attributed to the imperfect state of Chemical Science until within the last few years. The progress recently made in that science has enabled the subscriber to reduce the art of building chimneys to a system, invariably producing the desired result with respect to smoke, and at the same time making a saving of fuel.

Having secured the exclusive privilege of using and vending said improvement, for fourteen years from the third day of April 1829, the subscriber offers the same for sale on the following terms. The right for a city or county, \$50. When two or more counties are purchased by one person \$30 each. Ten or more counties at one sale \$30 each. For a Town, Township, Borough or Village, \$20. For a single house, \$5. Any person wishing to purchase may transmit per mail the sum required, and a deed shall be immediately returned containing all necessary instructions to enable any mason to construct chimneys. Every chimney which shall be built under the authority of, and agreeable to this patent is hereby warranted good chimney. All letters to the patentee must be post-paid. The one, who shall first publish this advertisement and Certificate, and continue the same for one year, will entitle himself to the right for such capital city or county in which the seat of Government is located. Every publisher of a paper in the United States, who will give this advertisement, &c. three insertions, and forward one of the papers, shall receive the right for one house. A. H. REAR, Patentee. Montrose Susquehanna Co. 12th June, 1830.

We the subscribers, the Sheriff, Clerk, and Treasurer of Susquehanna Co. Pa. do hereby certify that A. H. REAR, Esq. the party whose name is a Gentleman of respectability, and established character for honesty and integrity, & we have no doubt of his faithfully complying with any contract he may make. CHARLES CHANDLER, sd. Sh'k. ASA DIMICK, Jr. Clerk. DAVIS SIMOCK, JR. Treasurer. July 2.