



Maryland Gazette.

ANNAPOLIS: Thursday, December 16, 1880.

COURT OF APPEALS.

December Term, 1880.

Tuesday, 7th December.—The Court met and argued, present Buchanan, Ch. J. and...

Wednesday, 8th December.—Judges Stebbins and Earle appeared.

Thursday, 9th.—John Wells vs. Walter H. Hillery, No. 118.

Friday, Dec. 10th.—The argument of No. 114 was concluded by Magruder, for the...

Saturday, Dec. 11th.—The argument in No. 124—Owens vs. Collinson, was concluded by Alexander for the appellant, and Brewer for the appellee.

Sunday, 12th December.—Jacob Caples, et al vs. David Carlisle, No. 123.

Monday, 13th December.—The argument of the above cases was concluded by Tney (Attorney General) for the appellants.

Tuesday, 14th December.—The argument in No. 98, and 128, was continued by Beltz and Tney (Attorney General) for the appellants, and Johnson for the appellee.

Wednesday, 15th December.—The argument of the above cases was concluded by Tney (Attorney General) for the appellants.

Thursday, 16th December.—The argument of No. 104, State vs. the Levy Court of Baltimore county, vs. John H. Dorsey, Nicholas Dorsey, and others.

Friday, 17th December.—The argument of the above cases was concluded by Tney (Attorney General) for the appellants.

Saturday, 18th December.—The argument of the above cases was concluded by Tney (Attorney General) for the appellants.

Sunday, 19th December.—The argument of the above cases was concluded by Tney (Attorney General) for the appellants.

Monday, 20th December.—The argument of the above cases was concluded by Tney (Attorney General) for the appellants.

Tuesday, 21st December.—The argument of the above cases was concluded by Tney (Attorney General) for the appellants.

Wednesday, 22nd December.—The argument of the above cases was concluded by Tney (Attorney General) for the appellants.

Thursday, 23rd December.—The argument of the above cases was concluded by Tney (Attorney General) for the appellants.

Friday, 24th December.—The argument of the above cases was concluded by Tney (Attorney General) for the appellants.

Saturday, 25th December.—The argument of the above cases was concluded by Tney (Attorney General) for the appellants.

Sunday, 26th December.—The argument of the above cases was concluded by Tney (Attorney General) for the appellants.

Monday, 27th December.—The argument of the above cases was concluded by Tney (Attorney General) for the appellants.

Tuesday, 28th December.—The argument of the above cases was concluded by Tney (Attorney General) for the appellants.

Wednesday, 29th December.—The argument of the above cases was concluded by Tney (Attorney General) for the appellants.

Thursday, 30th December.—The argument of the above cases was concluded by Tney (Attorney General) for the appellants.

Friday, 31st December.—The argument of the above cases was concluded by Tney (Attorney General) for the appellants.

Saturday, 1st January.—The argument of the above cases was concluded by Tney (Attorney General) for the appellants.

Sunday, 2nd January.—The argument of the above cases was concluded by Tney (Attorney General) for the appellants.

Monday, 3rd January.—The argument of the above cases was concluded by Tney (Attorney General) for the appellants.

Tuesday, 4th January.—The argument of the above cases was concluded by Tney (Attorney General) for the appellants.

Wednesday, 5th January.—The argument of the above cases was concluded by Tney (Attorney General) for the appellants.

Thursday, 6th January.—The argument of the above cases was concluded by Tney (Attorney General) for the appellants.

Friday, 7th January.—The argument of the above cases was concluded by Tney (Attorney General) for the appellants.

Saturday, 8th January.—The argument of the above cases was concluded by Tney (Attorney General) for the appellants.

Sunday, 9th January.—The argument of the above cases was concluded by Tney (Attorney General) for the appellants.

Monday, 10th January.—The argument of the above cases was concluded by Tney (Attorney General) for the appellants.

Tuesday, 11th January.—The argument of the above cases was concluded by Tney (Attorney General) for the appellants.

At by the General Assembly, in 1830, is expressly prohibited from serving again until the expiration of four years after he shall have been out of that office.

Again—If Governor Martin were eligible, he certainly would be eligible for three years, as the Constitution grants the privilege of serving "three years successively"—so that he would, by this construction, be capable of serving four years in seven, while the constitution only authorizes three in seven.

The following extract is from 'The Doctrine of Justification,' by the Rev. Daniel Waterland, D. D.

"It is a dangerous and fatal error to suppose, or to pretend to imply, grace or faith, as a merit to exclude, sink, or in any way lessen the necessity of true and sincere, and (so far as human infirmities permit) universal obedience.

Notwithstanding all this, some there were, (as he supposed there would be,) who, even in the apostolical age, did persist in the doctrine of grace, to serve the ends of licentiousness, and some other, probably have done the like, designedly or unintentionally, in every age since.

It is certain that the Antinomian and Solidian doctrine, as taught by some in later times, have deviated into a wild extreme, and have done nothing to edify, but much less to confute, the many erroneous and dangerous tenets, which have come from that quarter.

Extract from 'An Essay on the Church,' by the Rev. William Jones, A. M.

"The settling of principles, we are never to consider how the world hath practiced, but how God hath taught. The practice of the multitude, how great soever that multitude may be, hath no influence upon truth; yet it will stagger the minds of many, and carry them away, as with an overruling torrent.

different rules; why do ye not yourselves, and judge of the script, without going first to the fountain of life, but first to the fountain of life, and then to the fountain of life, and then to the fountain of life.

There never was a time from the beginning of the world, when there was not a party against the church of God; and our Israel must have its enemies, as that church had which came out of Egypt.

Departed this life, on Saturday evening, the 11th inst. a lingering illness of seven months, the Rev. GEORGE WELLS, of the associated Methodist Churches, in the 55th year of his age.

DIED on Monday evening last, at his residence near Upper-Marlborough, Prince George's county, JOHN REED MAGRUDER, Esq.

DIED, at Philadelphia, on Thursday evening, the 9th inst. Mrs. REBECCA CALDCLEUGH, wife of Robert A. Caldcleugh, in the 48th year of her age.

BALTIMORE PRICES CURRENT. CORRECTED WEEKLY.

THE STEAM BOAT MARYLAND WILL stop in future to land passengers at W. CASTLE HAVEN, instead of CALVERT BRIDGE, and leave Annapolis at half past one o'clock for Baltimore.

BOOKS! BOOKS! BOOKS!

RESPECTFULLY informs his friends, and the public generally, that he has opened a Book Store in the room adjoining the Post Office, in Church street, where he offers Books on as reasonable terms as they can be purchased in Baltimore, among which are the following:

Boy's Political Economy; Chalmers's Works; Burns's Works; Davy's Miscellany; Essay on the Nature of Liberty; Letters to a Young Lady; Days of Consolation; Beauties of Kirk White; Campbell's Poems; Sterne's Works, in 5 vols.; American Catechism; Don Quixote, in 4 vols.; Boswell's Life of Johnson, in 3 vols.; Captain Hall's Travels in America; Gal's Life of Dryden; Nursery Morals; Cobwebbs; Western Sojourner; Firm Hook; Blair's Sermons, in 2 vols.; Christian's Office; Companion for the Altar; Christian's Companion; Pilgrim's Progress; Episcopal Manual; Rise and Progress; Lady of the Manor 7 vols.; History of the Reformation; M'Wren on Types; American Constitution; Scientific Dialogues, 3 vols.; Life of Washington; Eop's Fables; Lady's Lexicon; Gentleman's Lexicon; Buck's Theological Dictionary; Walker's Dictionary, Dec 16

BLACKSMITH IN GENERAL.

JEWELL & SEWELL respectfully inform the citizens of Baltimore, and its vicinity, that they will execute any work in their line of business, with neatness and dispatch, at the shortest notice, and at a low price.

TRUSTEE'S SALE.

BY virtue of a decree of the Court of Chancery of the State of Maryland, the subscriber, as trustee, will expose to public sale on Friday the seventh day of January next, at 12 o'clock, M., on the premises, if said, the first tract hereafter (Sunday excepted) part of the real estate of Thomas Griffith, being all his tract, or part of a tract, or parcel of land, formerly called 'Sappington's Sweep,' since surveyed and called 'Griffith's Purchase,' containing

300 ACRES OF LAND,

More or less, lying and being on Elk Ridge, Anne Arundel county, and between eighteen and nineteen miles from the city of Baltimore and Washington, and within a quarter of a mile from the Washington Turnpike, and a mile from the Washington Turnpike, and a mile from the Washington Turnpike, and a mile from the Washington Turnpike.

TERMS OF SALE.

cash to be paid on the day of sale, or on a note for the same, payable to the order of the Trustee, and secured by a deed to be made by the purchaser to the Trustee, and a list of his creditors, on oath, as far as he can ascertain them, being annexed to his said petition, and the said Francis Sumner having satisfied the said court, by competent testimony, that he has resided in the State of Maryland two years next preceding the time of his application, and that he is in actual confinement for debt only, and the said petitioner having taken the oath prescribed by law, and entered into bond, with security, for his appearance in April next, to answer each and every such petition as may be presented to him, and having so executed to a trustee, by the said court appointed, a good and sufficient deed, for all his property, real, personal and mixed, the necessary wearing apparel, and bedding of himself and family, excepted, and delivered to the said trustee, and the said trustee having also executed a bond for the faithful discharge of his trust, and certified the delivery into his hands of all the property of the said petitioner mentioned in his schedule. It is therefore ordered and adjudged by the said court, that the said Francis Sumner be discharged from the custody of the sheriff of said county, and that the said petitioner, by causing a copy of this order, to be inserted in some newspaper published in the city of Annapolis, for three months successively, before the said day of April next, to give notice to his creditors to show cause, if any they have, why the said Francis Sumner should not have the benefit of the said act of assembly, and the supplements thereto, as prayed.

WM. A. GREEN, Trustee. Dec 16

DANIEL HARR.

Offers for sale a general assortment of GOODS in his line, on the most reasonable terms, to wit: A general assortment of GROCERIES, WINES, &c. THAS. (Imperial) Old Hyson, Young Hyson; Superior Black, Hyson Skit; China, Cut and Plain Glass, Liverpool & Queensware, Tin & Stone Ware.

HARDWARE, CUTLERY, Castings, Wrought and Cut Nails, BUNCH RAINERS, ALMONDS, Fresh Crackers, Sperm and Tallow Candles, Sperm Oil. BACON, PORK, & LARD. BEST FAMILY FLOUR, PAINTS, OILS, & CIDER. In Barrels, on Draught, and in Bottles. GROUND PLASTER. Of every quality. Being agent for the Messrs. Sauerwein's Mill, he is on hand, and intends keeping a general supply. He will sell at the Baltimore Price, adding the freight.

BLANK BOOKS.

Of every size and name, to wit: MERCHANTS' LEDGERS, JOURNALS, and RECORD BOOKS, suitable for public offices. BOOK BINDING. Executed in the most approved manner. Dec 9

NEW GOODS.

BASIL SHEPARD, MERCHANT TAILOR, Has received from Philadelphia and Baltimore, his supply of GOODS, adapted to the season, consisting of BLACK, BLUE, OLIVE, BROWN AND GRAY. CLOTHS & CASSIMERES, With a choice selection of the richest and latest importations of VESTINGS. He will be glad to make them up in the latest and most approved fashions, or will dispose of them unmade to those who prefer.

UNIVERSITY OF MARYLAND, FACULTY OF ARTS AND SCIENCES. In conformity with the recent organization of the Collegiate Department in the University, the Faculty of Arts and Sciences beg leave to apprise the public that the classes will commence on MONDAY, the 2d of January next, before which day it is requested that all those who are desirous to enter as Students in this branch of the University will register their names with the President or Secretary of the Faculty.

The College rules require that candidates for the Freshman class, should undergo an examination by the Faculty, in Cæsar's Commentaries, Ovid, Sallust, and the Æneid of Virgil; the Greek Testament, Lucian's Dialogues, Anæon, and the four books of the Cypriotes, or the Anabasis, Mair's Introduction, Neis's Greek Exercises, Adam's Latin and Virgil's Greek Grammar, including Greek and Latin Prosody, and so much of the Heathen Mythology, Adam's Roman and Pott's Grecian Antiquities, as are absolutely necessary for elucidating the above courses. Also in English Grammar, Auctoris and Modern Geography, the 'Fundamental Rules of Arithmetic, Vulgar and Decimal Fractions, the Doctrine of Ratios, and Decimals, and Arithmetical and Geometrical Progression.

CHARLES WILLIAMS, D. D. Prof. Ancient Languages, Presb. JULIUS T. DUCATEL. Prof. of Chemistry applied to the Arts, Sec'y. P. S. The National Intelligencer, Annapolis Gazette, Eastern Star, and Winchester (Va.) Republican, are requested to insert this advertisement twice a week in their papers until the 1st of February, and send their accounts to the Executive Committee of the University of Maryland, Baltimore. Dec 9

SHOCKING SUICIDE.

A stranger having the appearance of a foreigner, was observed to be acting strangely this morning, in Maiden-lane. He was walking hurriedly up and down the street, and looking into the shop windows. On coming to the window of a cutter's shop, he dashed his arm through the glass, seized a case of razors, and commenced cutting his throat. Some gentlemen attempted to interfere and prevent the perpetration of the deed, but he sprang into the middle of the street, and by another stroke of the razor made an incision so deep as to be almost instantly fatal. We have not heard the name of this unfortunate maniac—for such he must have been.

OVERSEER WANTED.

The Subscriber wishes to engage an Overseer for the planting of a large tract of land, which is well adapted for planting and planting, and the management of negroes. To such as are liberal and capable, will be made. He must produce recommendations of his sobriety, industry, and capability. GEORGE HANCOCK near Annapolis. Dec 6

THE NEXT GOVERNOR.

The question whether Ex-Governor Martin be eligible for re-election at the next session of the General Assembly of Maryland, is the present state of parties in Maryland, taught by some of considerable interest and importance, though I confess I view the subject very differently; for we have many citizens, both on the Eastern and Western shores, at least as competent, if not more so, than the Ex-Governor. And I am one of those who believe that a considerable portion of the anti-Jackson party of this State became neutral and lukewarm at the October election, in consequence of their displeasure at the election of the then Executive, and the result of the Election to the House of Delegates, by which a Jackson Executive was elected, proceeded entirely from that cause, and had from any change in the people of Maryland, in favour of Jacksonism. I am, therefore, decidedly of the opinion, that the people expect and look for an entire new Executive, whether the Ex-Governor is eligible or not.

The doubt arises upon the strict article of the Constitution of Maryland, and is as follows:—(That the Governor shall not be eligible to that office longer than three years successively, nor be eligible as Governor until the expiration of four years after he shall have been out of that office.) Governor Martin having served as Governor during the year 1839, and having been left

at by the General Assembly, in 1830, is expressly prohibited from serving again until the expiration of four years after he shall have been out of that office. The Constitution declares, "that the Governor shall not serve longer than three years successively,"—but he may surely serve one year, or two years in succession, and if he does not serve a second or third year, he is as completely out of that office as if he had served the three years "successively."

Again—If Governor Martin were eligible, he certainly would be eligible for three years, as the Constitution grants the privilege of serving "three years successively"—so that he would, by this construction, be capable of serving four years in seven, while the constitution only authorizes three in seven. The subject, however, can be best illustrated by examples: Suppose A. was to serve two years, then decline B. then is elected and serves two years in succession, and then declines—(if Ex-Governor Martin is eligible)—A. would be again eligible, and might serve again two years, and the B. would be again eligible; and this force might be continued, ad infinitum, so that the four years inhibition might never apply, and the constitutional provision rendered null and void. CHASE.

The following extract is from 'The Doctrine of Justification,' by the Rev. Daniel Waterland, D. D.