

POST OFFICE, ANNAPOLIS. WINTER ARRANGEMENT OF MAILS DURING THE SESSION OF THE LEGISLATURE.

ARRIVALS AND DEPARTURES. From Baltimore and Washington, Daily.

The Calvert Mail will close on Monday, Wednesdays and Fridays at 9 P. M.

EASTERN SHORE. Arrives, Sundays and Wednesdays. Departs, Mondays and Thursdays, immediately after the arrival of the Baltimore mail.

The daily mails, in every instance, are closed at Nine o'clock, P. M.

The office opens on Sundays at 12 o'clock, M. and closes at 2 two o'clock P. M.

COURT OF APPEALS, December Term, 1835.

Thursday, Jan. 28th.—Present as yesterday.

The argument of No. 77, Kirkpatrick Esq. and Wife vs. Moore, Adm'r. of Moore et al. was continued by Lloyd for the Appellants, and Campbell for the Appellees.

Friday, Jan. 29th.—Present as yesterday.

The above case was further argued by Campbell and Johnson for the Appellants.

Saturday, Jan. 30th.—Present as yesterday.

Johnson continued the argument in the above case for the Appellants.

Monday, Feb. 1st.—Present as on Saturday.

The argument of the above case was continued by Richardson and Meredith for the Appellants.

Tuesday, Feb. 2d.—Present as yesterday.

The argument of the above case was continued by Meredith for the Appellants.

Wednesday, Feb. 3d.—Present as yesterday.

Stephen, Judge, delivered the opinion of the Court in No. 61, Thomas, Adm'r. of Brady vs. The Frederick County School, affirming the decree of Frederick county court as a Court of Equity, with costs.

Archer, Judge, delivered the opinion of the Court in No. 73, Boteler and Belt vs. John Brookes, reversing the order of the Chancellor, and dismissing the petition with costs in her Courts.

The same Judge delivered the opinion of the Court in No. 41, James F. Brice et al. vs. John Randall, affirming the judgment of the County Court.

Dorsey, Judge, delivered the opinion of the Court in No. 59, Benjamin Eccleston vs. State use of Mary Kendall, affirming the judgment of the County Court.

The same Judge delivered the opinion of the Court in No. 74, Boteler and Belt vs. Otho Beall, affirming the order of the Chancellor with costs.

Stephen, Judge, delivered the opinion of the Court in No. 72, Mullikin vs. Union Bank of Maryland vs. Gabriel Davall, terre-tenants of Lewis Davall, affirming the judgment of the County Court.

No. 80, Andrew Elliott vs. The United States Insurance Company. This case was argued by Johnson for the Appellant. No Counsel argued for the Appellee.

No. 84, George Harman vs. George Zimmerman. The argument of this case was continued by Dixon for the Appellant, and Wilkes Schley for the Appellee.

THE MEDIATION OF GREAT BRITAIN. The following articles from the Washington Globe and the National Intelligencer, contain all the information upon this interesting subject, which the mails afford to-day.

From the Washington Globe of Monday.

We understand that the British sloop of war Pantalone, brought despatches to Mr. Bankhead, authorizing him to tender the good offices of the British Government as a mediator in adjusting the difficulties now existing between the United States and France. Whether any decision has been made upon this offer, or if so, what it is we have not been advised; but we cannot but hope, that the good offices of Great Britain in the character of a mediator, equally friendly to both the parties, may be employed as to restore that amicable intercourse which has so long existed between the people and the Governments of the two countries, without an abandonment or prejudice to the principle which our Government has taken its stand on in a manner satisfactory to France.

In any event, however, as a considerable period of time must elapse before the result of this mediation can be known, it must be obvious that the necessity for adopting the measures of defence recommended by the President in his special message remains unchanged.

From the National Intelligencer.

Our Relations with France.—No doubt now exists that Mediation has been offered between the United States and France by the Government of Great Britain. We have reason to believe that the Executive of the United States, without consulting the Senate—we do not know on this proposition, and that despatches announcing its determination are already on the way to the seaboard.

We do not know any thing of the particulars of either the proposition or the reply. Perhaps this morning's official journal may furnish some information respecting both. Meanwhile, led by diplomatic reasons, a studious silence should be observed in that quarter, we think it proper, or the information of our readers, to state our impression that the proposed mediation by Great

Britain, as a common

by the Executive of

an offer could not

an nation not disp-

the sale of the Law

The reader must,

between nations,

at the same thing,

both parties, with a

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Her concludes no hin-

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adjustment, through

friend, interested, with

in preventing wanton

of the peace of nati-

It is much, however

the two countries in

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in which this mediation

British Government,

new course which thro-

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great satisfaction, the

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two countries.

From the New York

THE NEW

The people have at

in both Houses of Co-

Mr. Walker, from his

long contested question

power and that insur-

acted and distributed

a several years, disagree-

as a finally settled, been

difficulties with France

to a considerable opposi-

the country. The argu-

rights—the Union is sal-

The following arti-

bers of the New States

Mass.—Mr. Ruggles,

New Hampshire.—Mr.

Connecticut.—Mr. N-

New York.—Mr. W-

New Jersey.—Mr. W-

Pennsylvania.—Mr. S-

North Carolina.—Mr.

Georgia.—Mr. King,

Alabama.—Mr. King,

Louisiana.—Mr. Nich-

Mississippi.—Mr. Wat-

Tennessee.—Mr. Grun-

Illinois.—Mr. Robinson

Indiana.—Mr. H. Har-

Missouri.—Mr. Benton

Ohio.—Mr. Morris.

Making twenty four

dricks and Mr. Tipton

action that they support

tion; and we add with

White will support the p-

of the administration of

Mr. Black, of Mississippi,

pressed his determination

of his own State, was

so largely in favour of

on all the nominations

State, as well as one of

interesting to the great

and on which they have

not to be misandersto-

heard and obeyed.

INDIAN MASSACRE

INDIAN

We are in a state of

many. The Indians have

plundered, destroyed

thing that came in their

expecting an attack here

and have made the bes-

could to receive the or-

best-works when will

we can prevent them from

bl' free will be nothing

facing a landing.

Among the suffer-

two daughters and one

poller to run 12 miles

when they reached Cape

by any clothes on their

turn-off by the bushes)

pletely were they ex-

walk for several days.

compelled to fly from

at Cape Florida light,

but sixty in number.

make a stand—and these

by Mr. Daboe the le-

treated into the Light

a sufficient supply of

so many persons, they

move. Fortunately a

hosted signals of distress

and brought them to this

The light at Cape Florida

sight abandoned for the

By a boat which pass-

two afterwards, we learn

there in considerable

they had plundered every

All the inhabitants of

went to Key West, as

to this place from the

almost alone to contend

Truly the scene is dis-

alarming. There is a

Cape Sable, a little

distance of not more

than the well known fact

of inhabitants, and that

inhabitants, that this

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