

Maryland Gazette.

ANNAPOLIS:
Thursday, December 18, 1839.

The Managers of the Female Orphan Asylum of Annapolis, beg leave to notify the public in general, and especially those friends and patrons of the Institution, who have been accustomed to furnish articles for sale in aid of its funds, that the ANNUAL FAIR will be held early in the month of February, when it is hoped practical evidence will be given, by the abundance of materials, and the liberality of purchasers, of the power of humanity, and christian benevolence, not only to maintain, but even to increase our charities, during a time of severe unprecedented embarrassment. — He that hath pity on the poor lendeth unto the Lord; and that which he hath given will He pay him again.

COURT APPEALS, W. S.
December Term 1839.

Present the same Judges as on yesterday and the Honorable John Stephen, Judge.

No. 19. The appeal of Harwood, Mayhew, Hirdesty, & Jones, vs. Jones, was further argued by Palmer for the appellants, and by William Schley for the appellees in reply, a written argument was also filed by Worthington for the appellants.

No. 22. Sappington, vs. Cooley, was argued by McLean for the appellant, and submitted an note by Bradford for the appellee.

7th December, 1839.

No. 22. Sappington, vs. Cooley, was concluded by McLean for the appellant in reply to the written argument of Bradford for the appellee.

No. 23. James S. Wilson, vs. the York & Maryland Line Rail Road Co., was commenced by Dulany for the appellant, and J. Mason Campbell for the appellees.

The Court announced that on the 3d Monday of December (the 16th inst.) the Special Docket would be taken up.

9th December, 1839.

No. 23. James S. Wilson, vs. the York & Maryland Line Rail Road Company, was concluded by J. Mason Campbell for the appellants and G. S. Dulany for the appellee.

The Court announced that on the 3d Monday of December (the 16th inst.) the Special Docket would be taken up.

No. 24. The Franklin Bank of Baltimore, vs. The Steam Navigation Company, was commenced by Meredith for the appellants, and McMahon for the appellees.

11th December, 1839.

No. 1 & 2. On the special Docket, on the motion of Pratt for the appellants were postponed by consent to the end of the regular docket.

No. 24. Franklin Bank, vs. The Steam Navigation Company, was further argued and concluded by Meredith for the appellants, and McMahon for the appellees.

No. 25. Nathan Waters & others vs. Charles Duval, was commenced by Pratt for the appellants.

No. 20. Executors of Trustee, vs. Cook & others, Gwynn for the appellee, moved to dismiss the appeal.

HARRISBURG PRESIDENTIAL CONVENTION.

We have slips from the Harrisburg Chronicle and Telegraph, under date of Saturday morning. On Friday night the Committee of three from each State, which had been appointed under the order adopted on Thursday, to ballot formally for candidates for President and Vice President, reported to the Convention that they had arrived at the following result in reference to the candidates for President:

Gen. WINFIELD SCOTT of New Jersey, received 16 votes.

HENRY CLAY of Kentucky, received 90 votes.

Gen. WM. HENRY HARRISON of Ohio, received 149 votes.

Mr. TYLER of Virginia, was nominated as the candidate for Vice President.—Balt. Amer.

In New York a few days since, Judge Ed. wards, in sentencing John Smock to death for the murder of his wife, stated that within the last nine years, eleven men had been arraigned before him for murdering their wives, ten of whom, like the prisoner now under sentence, were drunkards. Judge Edwards gave it as his opinion that three fourths of the crimes committed in this country were from intemperance.

WHICH IS WHICH?

Moses Hoyt Jr. is elected to the Massachusetts House of Representatives, but the wise ones are in a quandary; for there are THREE of that name and title in the place. They had better cast lots for the honor.

Thanksgiving breakfast.—A number of young ladies gave a Thanksgiving breakfast to about two hundred indigent mothers and their children at the Centre street Mission Sabbath School, New York, on Thanksgiving day. A liberal supply of eatables and drinkables was sent from the grocers, bakers and coffee houses in the vicinity.

LIBERAL.—The officers, seamen, and marines of the U. S. ships Macedonian, Erie, Levant and Vandalia, contributed \$578 for the Mobile sufferers.

Altered notes of the Frederick County Bank, from one to ten dollars, are in circulation.

[From the Baltimore Republican.]
HOUSE OF REPRESENTATIVES.
CONTESTED NEW JERSEY ELECTION.

CORRESPONDENCE OF THE BALTIMORE REPUBLICAN.

WASHINGTON, Dec. 5, 1839.

The House of Representatives gets along but slowly. Indeed, it appears to me, that it is rather in the backward track. The good citizens "of the vicinage," as the lawyers would say, who have crowded the galleries since last Monday, have got weary of the whole thing, and begin to be among the missing. They are wise men for doing so; and if they will keep away altogether, the love of long speaking will subside, and the debate now progressing, may be brought to a speedier close.

At 12 o'clock to-day, Mr. Garland called the House to order; and it may be as well to remark in this place, that notwithstanding the Clerk, is a really recognized as a presiding officer, his calls for order, are obeyed—not instinctively certainly—in a manner, and with a promptitude, that is creditable to a body, now in a state of total disorganization. Toward the Clerk personally, save in moments of great excitement, there is exhibited every courtesy and great good will.

After the House was called to order, Mr. Underwood, of Kentucky, took the floor, and after a few preliminary remarks, submitted a motion, the substance of which proposed that the clerk be required to call the roll forthwith; that, if on the call of the name of any member, an objection were made, the name should be passed, and the roll be called until completed, or a quorum formed; and every member objected to, should retire from the body of the Hall till his fate were decided.

Mr. Underwood supported his motion at great length, and was, I doubt not exceedingly anxious that it should be adopted. It did not, however, appear to find much favor with the great body of the members.

Mr. RANDOLPH of New Jersey, followed Mr. Underwood, and made a speech about the contested seats; though delivered in a most emphatic manner, and often with a deal of violence, I had not the good fortune to catch the thread of his argument. He was, as I am informed, now and then, extremely pathetic.

Mr. RANDOLPH's seat, you will recollect, is not contested; but the fact appeared to be of no kind of consequence to him, for he said that if his colleagues were refused seats in the House, and were sent home, he would go with them, provided he should not by and by think otherwise.

At the conclusion of Mr. Randolph's speech, Mr. John Q. Adams took the floor, and addressed his fellow citizens. He advised the house to form itself and take itself into its own hands, and if it could not do any better, do as the Legislature of Virginia did when Lord Dunmore dissolved the Legislature—go, to a tavern, and organize itself.

After a deal of confusion, Mr. Rhett of South Carolina, put the question, that J. Q. Adams be elected Chairman of the House. It was carried unanimously and Mr. Adams was conducted to the Chair, amid groans, huzzas and hisses. He is now Chairman, or Governor of the House of Representatives, and possesses all the power of a Speaker.

The whole thing was effected in the twinkling of an eye. The sensation was immense, and the excitement is now prodigious.

As all of this latter business came upon me like a clap of thunder, just as the cars were ready to be off, I cannot go into all the particulars.

Yours,
Z.

WASHINGTON, Dec. 6, 1839.

The exciting scenes of yesterday, occurred so nearly the time at which the cars departed for your city, that it was utterly impossible for me to write out my notes, without depriving you of a sketch of the affair of the day.

I selected the lesser evil, and forwarded to you such a memorandum of affairs as a few brief moments would allow.

Mr. JOHN Q. ADAMS, was the hero of the day. After Mr. Randolph of New Jersey, had concluded a very windy speech in favor of admitting the New Jersey Pennington Whig men to seats, Mr. Adams hastily sprang to the floor and exclaimed, "fellow citizens."

Immense sensation was produced at the instant, and members from all sides crowded around Mr. Adams, anxious to hear and catch every word he uttered. Many, probably most of them, as a large part of the House is composed of new members, were actuated rather by mere curiosity than by any thing else.

As soon as the Clerk had got the House to order, Mr. Adams again exclaimed, "fellow citizens." I rise, said he, thus address you from a sense of duty. It was not my intention at the commencement of this debate, to say one word; but as four days have passed away and nothing has been accomplished, I will abandon my original intentions and address my fellow citizens. He said that he could not address the Clerk, as he did not recognize him as a presiding officer. He then proceeded to propose various ways by which the House could be organized. One was by adopting a resolution of order, Mr. Adams again exclaimed, "fellow citizens." Another was by adopting the example of the House of Burgesses of Virginia, when it was dissolved by Lord Dunmore. The house decided that it would not be dispersed; and to carry out its objects, it retired to a tavern, and there organized. A third was to take possession of the House by a majority of its members.

In the course of his remarks, he was interrupted by Mr. Graves, who wished him to modify the resolution he had offered, so as to require the Clerk to call a majority of the members whose seats were not contested.

This Mr. Adams refused to do; but said that

if any gentleman would submit such a modification, he would accept it.

Mr. VANDERPOOL said that he had such a modification prepared. Loud cries of order!

Mr. RHETT, I wish Mr. Clerk—

Mr. ADAMS, I object to the gentleman's addressing the Clerk.

Mr. RHETT, Well, I wish to enquire if the Clerk will submit a resolution to the House.

The Clerk was understood to say that he could not.

Mr. RHETT, I nominate Louis Williams of North Carolina, the oldest member of this House to act as its Chairman, till it can get organized and elect a Speaker.

Mr. WILLIAMS, I object. The House can be organized in the usual way. [Great and long continued confusion.]

Mr. RHETT, I nominate John Q. Adams. He thus put the vote, declared it carried, took Mr. Adams by the hand, and led him to the Speaker's chair amid the mingled hisses, groans, and applause of the immense multitude present. In a few minutes afterwards the House adjourned. Great excitement and confusion pervaded the city the remainder of the day.

FRIDAY EVENING, 31 o'clock.

The House met this morning at 12 o'clock agreeable to adjournment yesterday, and Mr. Adams resumed the Chair as President of the Convention.

To-day at 12 o'clock, Mr. J. Q. Adams, President of the House of Representatives in convention, called the body over which he presided to order. The journal of the last four days, having been read.

Mr. WISE, and some or two others, rose and proposed its amendment. The object of the amendment seemed to be to place on the record a kind of a history of events, which would show the causes that had led to the last four days delay in the organization of the House. The amendments impliedly cast the delay on Mr. Garland, the Clerk. They prescribed, and yet they do not directly censure Mr. Garland.

Mr. RHETT, of South Carolina rose and proposed a resolution to cause the roll of the House to be called, omitting the names of gentlemen whose seats are contested.

Others were called for, and the Chairman appointed Messrs. Doyles of Pennsylvania, and Dromgoole of Virginia, to perform that service.

Mr. DROMGOOLE rose to enquire, who he should count!

Mr. ADAMS replied, all who have legal evidence of their right to seats.

Mr. DROMGOOLE enquired, if that was the decision of the Chair.

Mr. ADAMS, It is, and I have no doubt of its correctness.

Mr. VANDERPOOL, said he would take an appeal from that decision.

A question of order now arose, on the right of discussing an appeal from the decision of the Chair. Before the Chairman could decide, the debate took a fresh start, and was continued at great length, by Messrs. Rhett, Stanly, Briggs, Granger, Crigg, Wise, Thomas of Maryland, Vanderpool, Biddle of Penn. and many others.

The debate, as far as it has proceeded to day, has not had any particular reference to the subject before the House.

At the time of closing this note, Mr. Biddle of Penn. was on the floor.

All at this moment is quiet. Yours, Z.

WASHINGTON, Dec. 7th, 1839.

The Convention of the House of Representatives is yet in session; and nothing has as yet been accomplished; nor do I see any prospect of bringing the matter to a close. Indeed, it appears that we are further from the point proposed, than we were when the difficulty commenced.

Upwards of two hours of this morning were consumed in an attempt to amend the Journal of the Convention, so as to make it conform to the wishes of Mr. Dromgoole of Va. who yesterday, when appointed one of the tellers to count the House, stated that he should count all who presented themselves, unless directed to do otherwise by the House.

Tellers were called to take the vote on the proposed amendment; and here again, the vexed question of who should vote arose again. It was at last tacitly agreed, that none of the gentlemen, whose seats are contested, should vote. None of them offered to do so. It was decided by a vote of 108 to 107, that the amendment should not be made.

After this affair had been disposed of, great confusion ensued, in consequence of an attempt on the part of Mr. P. Dickerson, of New Jersey, one of the Democratic claimants to a seat, to address the House.

Strong objection was made to the course adopted by Mr. Dickerson; and such was the confusion that ensued, that I was apprehensive at one time, that personal violence would be offered to Mr. Dickerson.

The storm at last abated. Mr. Dickerson having abandoned the idea of addressing the House, though a motion had been made to allow him to do so, by the courtesy of Parliament. Mr. Dickerson did not choose to accept of any act of mere courtesy, when he knew that he was clearly entitled to the privilege of speaking by the laws of the land. He also knew that he had as good a right to address the Chair, as any man in the Hall; and of course he could not and would not accept of any act of courtesy.

Doctor DUNCAN of Ohio, now got the floor, and proceeded to deliver a speech on the subject of the New Jersey contested seats, which when published will, if read by the people, satisfy the country that Gov. Pennington, and his associates in infamy, have been guilty of the moral treason, of attempting to cheat the people of that State, out of their elected Representatives; and of endeavoring to disfranchise

the State, for the purpose of promoting the prospects and the principles of the Whigs.

I do not hesitate to say, that the facts embraced in Mr. Duncan's speech, will convince all honest men, of all parties, that the Democrats from New Jersey, should take possession of their seats, without one moment's delay.

Nay further, I do not hesitate to say, that if Dr. Duncan's speech is read by the members of this House generally, they will, no matter whether Whigs or Democrats, decide with unanimity, that the Democratic candidates from New Jersey should be allowed seats.

Mr. ADAMS, addressed the House at great length to-day, on the subject of the right of the Whigs from New Jersey to vote. He explained himself at length, and threw the Whigs into confusion, by stating that the Whig Jersey men, ought to be allowed to vote on preliminary questions, but not for the election of Speaker. He said, that they could not be allowed, under the constitution, to vote for Speaker, till their right to seats had been decided by the House?

The Whigs will not gain much by placing Mr. Adams in the Chair. He will not obey their will or their wishes, if they conflict with his sense of duty. His decision of to-day, on the right of the Jersey men to vote, has undoubtedly put the question of seats, and will have their man in defiance of all the artifices of the Whigs. Mr. Duncan of Ohio, was on the floor, when I closed at 3 1/2 o'clock. Yours, Z.

The House of Representatives has not yet completed its organization, and makes apparently very slow progress towards that object. The latter part of yesterday's sitting was occupied in hearing papers read (to which very few members appeared to listen) concerning the particulars of the New Jersey Election, and the house adjourned after their reading was got through with.—Nat. Intelligencer.

U. S. SENATOR FROM VIRGINIA.

We learn from the Richmond Enquirer that at a caucus held at Richmond on Thursday evening by the Democratic members of the legislature, it was resolved with only a single dissenting voice, to support JOHN Y. MASCO as their candidate for Senator of the United States. The whole Democratic force which it is now ascertained will go against Mr. River, is 81. The strength of the Whigs proper in the legislature is 66; impracticable Whigs 11, Conservatives 6, doubtful 2.

COOL COMFORT.—"Mother, mayn't I wear my new clothes to-day?" said an urchin who was just supplied with his winter suit. "Oh no, my dear, the weather is too warm entirely." "No, but mother I'll keep on the shady side of the street."

MESSAGE IN ADVANCE.—Several rogues in New York on Wednesday morning, obtained access to a large number of President's messages of last year in the New Era office, and forth with made a seizure, and proceeded to offer them for sale. Not a few anxious writers were imposed upon and bought readily the unseasonable document.

WATER POWER.—The Lancaster Intelligencer says, the river Conestogo affords a fine water power for any persons who may have enterprise enough to avail themselves of its advantages.

ARRIVAL OF THE LIVERPOOL.

By the Cars last night we received in advance of the mail, the New York Courier and Enquirer, and Gazette, containing the news brought by the Liverpool Steam Packet, which arrived at New York on Thursday evening, bringing intelligence thirteen days later. The dates from London are to the 15th ult., and from Liverpool to the 16th. We give below all we have space for this morning.

From the New York Gazette.

The News is decidedly favorable—much more so than was expected to be the case.

The money market in England, and financial affairs in general are, at any rate no worse, and if any thing, rather better. The Bank of England has not suspended cash payments, and is not immediately likely to do so. It does not appear that British bullion is evacuating very fast, and money matters were on the whole easier than at our last advices. The news of the suspension of specie payments by the Bank of the United States, produced of course a very great prejudice against that institution, and its stock fell to £16.10 a share, but we learn by letters that it rallied full three per cent. upon that rate.

Mr. Jaudon had met all the bills drawn upon him by the bank and none of them have been returned. The following letter from that gentleman to the editor of the London Times, puts this matter at entire rest.

"London, November 13, 1839.

"To the Editor of the Times.

"Sir:—Under the head of 'Money Market and City Intelligence, in your paper of this morning, it is stated that 'bills of exchange to a large amount have been presented, it is said, to the London agency (of the Bank of the United States), who declined payment, but that it has been able to make an arrangement with the holders, under which the bills are renewed, and the loss prevented which would ensue had they been returned under protest to America.

"To this assertion it is necessary that I should give the most unqualified contradiction. I never have declined payment of any bill of exchange drawn upon me by the Bank of the United States; nor have I ever made, or attempted to make, any arrangements for the renewal of such bills. On the contrary, every bill of exchange

bearing my signature has been regularly and promptly paid at the Messrs. Denison and Co's banking house, where all my acceptances are made payable.

"As the paragraph above quoted is calculated to do very great injury to the shareholders in the Bank of the United States, as well as to the holders of its obligations, I have to request that, as the slightest possible reparation that can be made, you will insert this letter in your paper of to-morrow, under the head of 'Money Market and City Intelligence.'

Your obedient servant,
"S. JAUDON,
"Agent to the Bank of the United States."

Mr. Jaudon's management in the delicate and most difficult and embarrassing circumstances under which he has been placed, has been admirable; and fully entitles him to the encomiums which have been passed upon it in England.

The negotiation of his Dutch loan does not appear to have been completed before the untoward intelligence of the suspension of the Bank arrived. Of course it has fallen through, but it does not seem to have been essential to the sustaining of a fair credit for the Bank.

The Cotton market, next in interest, is really upon a better foundation than we had a right to expect. If it is not better than at the latest advices, it certainly is no worse. Indeed, it may on the whole, be considered a "shade" better. The sales had been large, and business in the article brisk. We believe it is fair to say that the cotton market at the sailing of the Liverpool, was better. The market for broad stuffs may be stated as better for Englishmen, and less favorable for us than was expected. Flour has fallen in price, and the duty risen in proportion. These is no inducement to send breadstuffs to England.

The affairs of Turkey and Egypt were still undecided.

The Queen of England is certainly going to be married to her cousin Albert of Saxe Coburg.

From the Courier and Enquirer.

We cannot but consider the commercial and monetary accounts received by the steam ship Liverpool as of a decidedly more favorable character than all things considered, was generally anticipated. We hear, after considerable enquiry, of no drafts hence having been protested, but on the contrary of those for which duplications were entertained, having met due honor. Amongst the latter are drafts of the GREAT BANK, on MORRISON, CRYDER & Co., of which large amounts were sold by Messrs. CARMANN & WHITTHOUSE, of this city, shortly before the suspension of the United States Bank. These have been promptly accepted. Mr. Jaudon, in spite of the assaults made on him by part of the London press, has succeeded in meeting his engagements.

The Courier after noticing the letter of Mr. Jaudon, published above, says—"We are happy to have it in our power to add, on good authority, that Mr. Jaudon had obtained a further loan in London to the amount of £240,000 sterling on the hypothecation of State securities, and that this sum will enable him to meet all his acceptances, and post notes falling due before the first of January next."

It does not appear, after the first alarm had subsided, that the suspension of the United States Bank has materially affected the London Money Market, which, on the whole, has assumed, at the latest accounts, a more encouraging aspect. The demand for specie on the Bank of England had diminished, and her stock of bullion is represented as increasing, owing to a momentary cessation in the demand to pay for foreign grain.

The institution has, however, made great exertions to produce this state of things, and among others, has for weeks been shipping 40,000 oz. of silver to Hamburg, against which it caused bills to be drawn and we see it further stated that Mr. BATES, of the house of BARNES BROTHERS, was at Paris, for the purpose of negotiating a further loan on behalf of the Bank with the Paris capitalists.

HYMENEAL.

Married, at Washington City, on Thursday the 5th instant, by the Rev. Josiah Vanden, Mr. JAMES S. HOLLAND, formerly of this place, to Miss ELIZABETH JONES, youngest daughter of the late George W. Grant, of Washington City.

GLADES BUTTER.

FIT FOR TABLE USE.

JAMES N. KEYS, FRANKLIN STREET, BALTIMORE.

Has on hand and is now receiving, very CHOICE GLADES BUTTER, fit for table use, in small kegs. He will forward to Annapolis any orders that may be sent, at a small advance on the wholesale price,—for cash or good reference.

Dec. 12. 4k.

SHERIFF'S SALE.

By virtue of a writ of fieri facias, issued out of Anne Arundel County Court, at the suit of Henry L. Tayman, use of Owen Cecil, and also a writ of fieri facias, issued by Anne Arundel County, at the suit of Zalmer Rice, each to me directed, against the goods and chattels, lands and tenements, of Nathan Warfield, I have seized and taken in execution all the right, title, interest and claim, either at Law and in Equity, of the said Nathan Warfield, in and to a tract or parcel of land in Anne Arundel County called Mulberry Hill, containing 700 acres, of Land, more or less, and I hereby give notice, that on FRIDAY the 6th day of December next, at 11 o'clock, A. M. at the Court House in the City of Annapolis, I shall proceed to sell said Property at Public Sale, to the highest bidder for cash, to satisfy the execution aforesaid.

JOHN S. SELBY, Sheriff.

November 14.

CONCERT
In the style of the celebrated
PAGANINI, on the
GERMAN HARP AND VIOLIN.
MR. AND MRS. CANDERBECK,
have the honor to announce to the ladies and gentlemen of Annapolis, that they will give a

GRAND SOIREE MUSICAL!
ON WEDNESDAY AND THURSDAY
EVENINGS, the 11th and 12th instant, at the
ASSEMBLY ROOMS, to commence at 8 o'clock.

MRS. CANDERBECK will execute on the HARP, previous to the commencement of the Concert, various different airs, to give an idea of the melody of that beautiful instrument.

MR. CANDERBECK will imitate with much perfect accuracy as to deceive the ear, all kinds of instruments, viz: a full orchestra, playing on four strings at once; the Flute, Flageolet, double Flute, Hautboy, Trumpets, French Horn, English Bugle, Scotch Bagpipes, Cymbals; music an old woman in a merry mood; a hunting piece, with the crying of hounds in full chase, on one string; the tones of an organ, the chanting of a Nun, a Monk, the Mother Abbess and Father Capuchin. The celebrated Andante, on one string, in which he will imitate the Octave Flute and singing of birds.

The entire music is selected from Mozart, Weber, Rossini, the celebrated Paganini, and some compositions from Mr. Canderbeck, and Tickets 50 cents, to be had at the bar of Messrs. Swann & Iglehart's hotel, and at the door on the evening of performance.

Dec. 12th, 1839.

STATE OF MARYLAND, Sc.
Anne Arundel County Orphans' Court,
October 8th, 1839.

ON application by petition of Francis N. Daley, Administrator of James Medcalf, late of Anne Arundel County, deceased, it is ordered that he give the notice required by law for creditors to exhibit their claims against the said deceased, and that the same be published once in each week, for the space of six successive weeks, in two of the newspapers printed in Annapolis.

SAM'L. BROWN, Jun'r.
Reg. Wills, A. A. County.

NOTICE IS HEREBY GIVEN.

THAT the subscriber of Anne Arundel County, hath obtained from the Orphans Court of Anne Arundel County, in Maryland, letters of administration on the personal estate of James Medcalf, late of Anne Arundel County, deceased. All persons having claims against the said deceased, are hereby warned to exhibit the same, with the vouchers therefor, to the subscriber, at or before the 8th day of January next, they may otherwise by law be excluded from all benefit of the said estate. Given under my hand this 8th day of October, 1839.

FRANCIS N. DALEY, Adm'r.
Oct. 10. Gw.

SHERIFF'S SALE.

By virtue of two writs of fieri facias, issued out of Anne Arundel County Court, to me directed, one at the suit of John Hassan, against the goods and chattels, lands and tenements, of Silas Johnson, I have seized and taken in execution all the right, title, interest and claim, either at Law and in Equity, of the said Silas Johnson, in and to a tract or parcel of Land in Anne Arundel County, called containing eighty six acres of Land, more or less, and I hereby give notice, that on FRIDAY the 6th day of December next, at half past 11 o'clock, A. M. at the Court House in the City of Annapolis, I shall proceed to sell said Property at Public Sale, to the highest bidder for cash, to satisfy the execution aforesaid.

JOHN S. SELBY, Sheriff.
November 14.

SHERIFF'S SALE.

By virtue of two writs of fieri facias, issued out of Anne Arundel County Court, to me directed, one at the suit of Wells Cooper, and one at the suit of Levi Sansbury, against the goods and chattels, lands and tenements, of Isaac Owens, of Ben. I have seized and taken in execution all the right, title, interest and claim, either at Law and in Equity, of the said Isaac Owens, in and to a tract or parcel of land in Anne Arundel County, called Gasaway's Lot, Pindels Enlargement, and Green's Purchase, containing 419 acres of land, more or less, and I hereby give notice that on FRIDAY the 6th day of December next, at 11 o'clock, A. M. at the Court House in the City of Annapolis, I shall proceed to sell said Property at Public Sale, to the highest bidder for cash, to satisfy the execution aforesaid.

JOHN S. SELBY, Sheriff.
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SHERIFF'S SALE.

By virtue of a writ of fieri facias, issued out of Anne Arundel County Court, at the suit of Henry L. Tayman, use of Owen Cecil, and also a writ of fieri facias, issued by Anne Arundel County, at the suit of Zalmer Rice, each to me directed, against the goods and chattels, lands and tenements, of Nathan Warfield, I have seized and taken in execution all the right, title, interest and claim, either at Law and in Equity, of the said Nathan Warfield, in and to a tract or parcel of land in Anne Arundel County called Mulberry Hill, containing 700 acres, of Land, more or less, and I hereby give notice, that on FRIDAY the 6th day of December next, at 11 o'clock, A. M. at the Court House in the City of Annapolis, I shall proceed to sell said Property at Public Sale, to the highest bidder for cash, to satisfy the execution aforesaid.

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By virtue of a writ of fieri facias, issued out of Anne Arundel County Court, at the suit of Henry L. Tayman, use of Owen Cecil, and also a writ of fieri facias, issued by Anne Arundel County, at the suit of Zalmer Rice, each to me directed, against the goods and chattels, lands and tenements, of Nathan Warfield, I have seized and taken in execution all the right, title, interest and claim, either at Law and in Equity, of the said Nathan Warfield, in and to a tract or parcel of land in Anne Arundel County called Mulberry Hill, containing 700 acres, of Land, more or less, and I hereby give notice, that on FRIDAY the 6th day of December next, at 11 o'clock, A. M. at the Court House in the City of Annapolis, I shall proceed to sell said Property at Public Sale, to the highest bidder for cash, to satisfy the execution aforesaid.

JOHN S. SELBY, Sheriff.
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