

Proceedings of the Courts.

Criminal Court—Judge Gilmer.—A. Leo Knott, Esq., State's Attorney.—James K. Pearce, bargainerly entering the house of A. Warmcke, commenced yesterday, concluded, and the accused judged guilty; not sentenced. Catharine Kalb, false pretenses; guilty; not sentenced. Henry Johnson, alias Houlden, larceny of a male valued at \$100, the property of Richard Dyer, colored; guilty; sent to the penitentiary for 10 months; James Downes, larceny of \$3.20 from H. C. Bidely & Co., pleaded guilty; sent to the penitentiary for one year. Wm. Johnson, larceny of two bats, valued at \$1, the property of Isaac Cox, pleaded guilty; sent to jail for six months. The cases of John E. Charles, charged with assaulting Robert McElwee and John Slater, Jr., were postponed until Monday. The following parties were arraigned and pleaded not guilty: Michael Sullivan, larceny of a mare and buggy, valued at \$350, the property of Dr. T. C. Maddox; he gave additional bail in \$500 with Dr. Thos. Kelly; Stephen W. Douglass, colored, larceny; Samuel Smith, manslaughter, killing Samuel Hatter; John Lannigan, larceny, gave bail in \$300 with Wm. H. Anderson. The petit jury for the first three weeks of the September term, having served their twenty-one days, were finally discharged with the thanks of the court. The grand jury was discharged until Monday morning, and the court adjourned until this morning.

Civ. Court—Judge Scott.—George J. Kreis, garnishee of Carl Stumpff, vs. Herman Miller, appeal from Bench; judgment of the justice in favor of Miller vs. Stumpff affirmed with costs, and attachment quashed. Pifer & Wix vs. W. C. Miller, appeal from same; continued. Michael Haller vs. John F. Harker, appeal from Bench; judgment affirmed. A. W. Scott, use of James Jordan, vs. Wm. H. Travers, appeal from same; continued. H. Washmouth vs. John Ezzell, appeal from Robinson; judgment affirmed. Paul Helena vs. Martin Scheff, appeal from Jarden; continued. Keen & Walker vs. Andrew Thomas & Co., garnishees of E. de F. Curtis et al.; judgment of non pros affirmed. Keen & Walker vs. Adreon Thomas & Co., garnishees of E. de F. Curtis; same judgment. Same vs. same; judgment same. Richard Nally et al. vs. George A. Freburger, appeal from Hagerty; continued.—Debring & Kramer vs. Magraw & Higgins, appeal from Davis; continued. Isaac Reese vs. Eva Lobuert, appeal from Davis; judgment affirmed.

The court will be engaged to-day in hearing motions. On Monday the city and State cases for Exec. Ac., will be taken up, and fifteen cases assigned for each day.

Superior Court—Judge Dobbin.—Hooper vs. Brown and Graham—before reported—the jury in this case not being able to agree, they were discharged by the court. Kirby vs. Rosemarck; action for damages—before reported; verdict for the plaintiff for \$1,000. Amelia Tucker, administratrix of Gustave Schultz, and John H. Tucker vs. Herman Schultz; action of debt; tried before the court; held sub curia. For hearing to-day, the cases of Beck vs. Noedel, Coehly vs. Bosley, Hise vs. Ochs and Coburn vs. Watts. On Monday the court will call the following cases on the postponed docket: First National Bank of Plymouth vs. Bibb and others, Dutton vs. Sewell, Betts vs. McFer, Blingloff vs. Blingloff, Depew vs. Blingloff, Boilman and others vs. The Washington and other fire insurance companies; and the following cases on the stet docket: Dinmore vs. Charron, Denny vs. Murray, Lanier vs. Hardwick, Rice vs. Kirk, Bank of Commerce vs. Jenkins, Kimberly vs. United States Fire and Marine Insurance Company, Milner vs. Stevens, Bankerd vs. the Baltimore and Ohio Railroad Company, National Bank of Baltimore vs. The National Mechanics' Bank, Urig vs. Clark, and Roberts vs. Abbott.

Court of Common Pleas—Judge Garey.—Hugh McClasky vs. Isaac Solomon; action on open account; verdict for the plaintiff for \$215.25. Joe Henry, Robert J. McAllister and James F. Abbott vs. W. H. Burks; action on open account; judgment of non pros. The court will sit to-day without a jury for the trial of motions. The jury was discharged until Monday. Assignment to-day, 613 stet cases for trial by the court, and motions in the insolvent estate of Bevan, Wilson vs. Wallis, insolvent estate of Schultze, Larkin vs. Byrne, Kopecky vs. Hildebrand, and Forrest vs. Kestler. Assignment for Monday, No. 613 stet docket, and 34, 35, 36, 39 and 40 on the trial docket.

Circuit Court—Judge Pinkney.—The Germania Building Association vs. Charles Loesser; decree for the sale of premises on Baltimore street, near Mount, to satisfy a mortgaged claim of \$1,000, and appointing Alexander Wolf trustee to make sale, &c. James Armitage vs. Benjamin F. Harris, Henry Knell and others; bill for a decree compelling Henry Knell to account to and pay over to the complainant the present values of certain lots, with improvements, conveyed to him by Benjamin Harris as guardian for Ida and Willie F. Harris, infants.

Orphans' Court—Letters testamentary on the estate of Samuel H. Abbett were granted to Ellen E. Abbett; same on the estate of Anna Chilveral were granted to George W. Fish. Letters of administration on the estate of Joseph W. Wall were granted to John McCullum, and the same on the estate of Stephen Cunningham were granted to Eliza Brennan and Peter Brennan.

United States District Court—Judge Giles.—A. Stirling, Jr., United States Attorney.—James Clark and others vs. the Steamer W. W. Colt, libel for repairs, &c. Argued and held sub curia. Adjourned until this morning.

CIRCUIT COURT FOR BALTIMORE COUNTY.—Towson, Oct. 15, 1862.—Hona. Rich'd Graham, Geo. Yellott and Alfred W. Bateman, judges.—Wm. S. Keech, Esq., States Attorney.—Henry Baker, convicted of the larceny of 14 chickens, was sentenced to be confined in jail for the period of six months. Lawrence Moore, convicted of the larceny of fourteen chickens, was sentenced to be confined in jail for the period of six months. Mary Chatman, by her next friend William Chatman, vs. H. R. Doorman and John T. Kueor, administrators de bonis non of Rebecca Griffin; action on an open account; tried before the court; judgment in favor of plaintiff for \$483. Andrew Freeman vs. same; tried before the court; judgment in favor of plaintiff for \$331. The petit jury was finally discharged for the term, with the thanks of the court for their attendance. Court adjourned until Saturday.

COURT OF APPEALS OF MARYLAND—October Term, 1862.—Annapolis, October 13, 1862.—No. 6, Thomas P. Leonard and others vs. James Diamond, was argued by Samuel Snowden for the appellants and J. Shaff Stockett for the appellee.

No. 9, Lyons vs. Orange, Alexandria and Manassas Railroad Company will be heard immediately after No. 7.

No. 10, Bell vs. Gossell and others, was argued by Albert Ritchie for the appellant, and leave granted to the appellee to file notes within six days.

No. 11, Miller vs. Scholaster and others, was argued by Samuel Snowden for the appellant, and Phillip C. Fries for the appellee.

No. 12, Hoopes vs. Knell and others, affirmed under the rule.

The court will proceed with the call of the docket on Tuesday, the 15th inst. Cases next in order are Nos. 13, 14, 15, 16 and 17.