

American, and Commercial Daily Advertiser.

PRINTED & PUBLISHED BY W. FECHIN, 31, South Gay-Street.

Daily Paper 27 and Country Paper 33 per ann. All advertisements appear in both Papers.

TUESDAY, JULY 14, 1807.

In Baltimore County Court,

Application to the Judges of the said County Court, by petition in writing of John H. Schreiber, of said county, praying the benefit of the "Act for the relief of sundry insolvent debtors," passed at November session eighteen hundred and five, and the supplement thereto passed at November session eighteen hundred and six, on the terms mentioned in the said act; a schedule of his property and a list of his creditors, on oath, as far as he can ascertain them, as directed by the said act, being annexed to his petition; and the said County Court being satisfied by competent testimony, that the said John H. Schreiber has resided the two preceding years within the state of Maryland, prior to the passage of the said act; and the said John H. Schreiber at the time of presenting his petition as aforesaid, having produced to the said court, the assent in his writing of so many of his creditors as have due to them the amount of two-thirds of the debts due by him at the time of passing the said act.

It is thereupon adjudged and ordered by the said court, that the said John H. Schreiber (by causing a copy of this order to be inserted in some one of the newspapers in the city of Baltimore, every other day for three months, before the tenth day of October next) give notice to his creditors to appear before the said County Court, at the court-house in the said county, at ten o'clock in the forenoon of the said tenth day of October next, for the purpose of recommending a trustee for their benefit, on the said John H. Schreiber, then and there taking the oath by the said act prescribed for delivering up his property.

Signed, By order, WM. GIBSON, Clerk.

June 5 50 Dollars Reward.

RAN away on the 29th ult. from the subscriber, NEGRO DICK, a slave for life, commonly known in Baltimore by the name of Richard Burnett, a yellow fellow, about 21 or 22 years old, and about 5 feet 3 or 4 inches high, stout made. He has taken with him all his clothes, amongst which were one fine blue cloth coat, with yellow buttons, one yellow nankeen upper jacket, trimmed all round with blue tape, one pair of yellow nankeen overalls, one tarpolin hat, the other part of his clothes cannot be so well described. He was born on Fell's Point, and brought up to the brick-making business. He was seen yesterday on the Philadelphia road carrying a bundle of clothes, and it is strongly suspected that he is gone to Pennsylvania under an expectation of being set free by the abolition society. I will give 20 dollars if taken within 10 miles of Baltimore and 30 dollars if taken above ten miles and within the state of Maryland, and the above reward of Fifty Dollars if taken out of the state and brought home, but no extra charges.

JOHN M'DONOGH, eo

Mill and Farm FOR SALE BY AUCTION.

ON THURSDAY, The 16th July, at half past 11 o'clock at the Vendue Warehouse at the corner of Second and Frederick-streets, will be sold on a liberal credit, Windfall MILL, on Gwynn's Fall, with all the Machinery thereunto belonging, with about 266 acres of Land, situated about four miles from the city, near one half of which is cleared and under good fence, and well set with clover and other grass. The improvements are a neat and well finished two-story Stone Dwelling House, Coopers' Shop, large Stables and other convenient out-houses all built with Stone. The Mill has lately undergone a thorough repair, there are between twenty and thirty feet head and fall. She has two water wheels which work three pair of Burr Stones, and is calculated to manufacture about 60 barrels of flour per day. The property will be shown previous to the sale on application to the Miller, (Mr. Hugh McGregory) on the premises, or to Mr. James Owing, merchant, No. 97, Bowly's wharf. THOMAS CHASE, Auct'r.

June 27

Madeira Wine.

FOR sale by the subscriber, best old London Madeira WINE, in pipes, hogheads, and quinquars, casks, from the most approved vineyards on south side of the Island, and selected by a gentleman residing there, whose taste and judgment is unequalled, and which on comparison will be found superior to any on sale in this city. HENRY THOMPSON, d44eoc

July 7

To Let,

A new Brick HOUSE, in the upper-end of North Charles-street, in complete order, and possession may be had immediately. For terms apply to SAMUEL MOORE, No. 123, South Charles-street. July 7 d44co4

La Plata Hides,

71 1/2 South American OX HIDES, of the 1st quality, from Monte Video, are now landing and for sale at 4, Water-street, by WM. JENKINS. Also on hand, Leguira, Oronoko and Curraeca HIDES. A general assortment of Tanner's OIL and LEATHER, of all kinds, which is sold on accommodating terms.

June 9

Just Received and for Sale,

A 500 first quality of SPANISH HIDES. Apply at No. 2, Chesapeake, or R. H. Jones, or No. 19, Water-street. JAMES BOSLEY, 507w

WANTED,

A well educated Black WOMAN, that understands cooking and washing. For one of good character, a liberal price will be given, and no objection will be made to the color of the skin. Apply to Mr. H. H. Jones, No. 19, Water-street, or to Mr. R. H. Jones, No. 2, Chesapeake-street, for further particulars.

Sale by Auction. 40,000 Acres of LAND.

THE Subscribers will offer for sale at Thomas Chase's auction room, on THURSDAY, the 23d instant, all their right, title and interest, as trustees, to the following Valuable Property, viz. 40,000 acres of LAND, lying on the navigable waters of the little Kenhawa River, and Bear Fork of Steer Creek, in Harrison county, Virginia. This Land is represented to be of very good quality, heavily covered with valuable Timber, on a navigable river, and distant only about 35 miles from the river Ohio. A considerable portion of the tract consists of the first rate bottom lands.

This Property, on account of its advantageous situation, rapid settlements in the neighborhood, and its intrinsic and increasing value, offers to speculators and persons disposed to invest their money permanently in lands, an opportunity seldom offered to them, and which, from the great demand for such property in the Western Country, must seldom occur again. It is laid off into lots of about 500 acres each.

The title is considered by the trustees to be unquestionably good, and the original survey and other papers, with the plats, &c. together with the opinion of council, relative to the validity of the title, will be left, at the store of John Trimble, No. 18, Chesapeake, till the day of sale, where those inclined to purchase may have an opportunity of examining them.

The creditors of Clement Brooke, who prefer settling their accounts immediately by purchase, are respectfully informed that their claims will be received in payment for their purchases.

The terms of payment, which will be accommodating, will be made known at the time of sale.

JOHN TRIMBLE, WILLIAM LEE, Trustees of Clement Brooke.

July 9

In Baltimore County Court,

March Term, 1807. SIMON FREIZE, an insolvent debtor of Baltimore county, having heretofore applied by petition in writing, to the Judges of the said County Court, praying the benefit of the "act for the relief of sundry insolvent debtors," and a schedule of his property and a list of his creditors, on oath, as far as he can ascertain them, as directed by the said act, being annexed to his petition; and the said Simon Freize having proved to the satisfaction of the said court that he hath resided in the state of Maryland the two preceding years, prior to the passage of the said act; and having been brought before the said court, and discharged from imprisonment, on taking the oath by said act required.

It is thereupon adjudged and ordered, by the said court, that the said Simon Freize appear before the county court at the court-house in the said county, at 10 o'clock in the forenoon of the 10th day of October next, to answer such interrogatories as may be proposed to him by his creditors; that the said day be, and is hereby appointed the time for the said creditors to appear and recommend a trustee for their benefit; and the said Simon Freize give them notice of the passage of this order, by causing a copy to be inserted in some one of the newspapers in the city of Baltimore every other day for three months successively before the said tenth day of October next.

Signed per order, WM. GIBSON, Clerk.

July 9 In Baltimore County Court

April 6th, 1807. ON application to the Judges of the said County Court, by petition in writing of John Young of said County, praying the benefit of the "Act for the relief of sundry insolvent debtors," on the terms mentioned in the said act; a schedule of his property and a list of his creditors, on oath, as far as he can ascertain them, as directed by the said act, being annexed to his petition; and the said County Court being satisfied by competent testimony, that the said John Young has resided the two preceding years within the state of Maryland prior to the passage of the said act; and the said John Young at the time of presenting his petition as aforesaid, having produced to the said court, the assent in writing of so many of his creditors as have due to them the amount of two-thirds of the debts due by him at the time of passing the said act.

It is thereupon adjudged and ordered, by the said court, that the said John Young (by causing a copy of this order to be inserted in some one of the newspapers in the city of Baltimore, every other day for three months, before the tenth day of October next) give notice to his creditors to appear before the said County Court, at the court-house in the said county, at nine o'clock in the forenoon of the said tenth day of October next, for the purpose of recommending a trustee for their benefit, on the said John Young then and there taking the oath by the said act prescribed for delivering up his property.

Signed, By order, WM. GIBSON, Clerk.

April 8

Notice is hereby given,

THAT the subscriber of Harford county, intends applying to the court of Harford or to some one of the judges thereof, two months after the publication of this notice, for the benefit of the act of the general assembly of Maryland, passed December session 1805, entitled an act for the relief of sundry insolvent debtors; and of the supplement thereto, passed at November session 1806.

DAVID WEST, lawt

June 15

NOTICE.

WAS committed to the custody of the Sheriff of Harford County, a negro man by the name of Cato Barten, a stout made fellow; about 5 feet 7 inches high; has a good countenance, and a pug nose. Had on when committed, a brown great coat; a short jacket and trousers. The owner of said negro is hereby notified to release him, otherwise he will be sold for his prison fees, agreeably to law. BENJ. G. JONES, Sheriff of Harford county.

June 24

For Sale,

On board the schooner Hercules, Jonathan Fell, master, lying at Bowly's wharf. 20 hhd. of New-England Rum, A few pipes Cognac Brandy, Madeira Wine, Sugar, Soap and Candles, Codfish, in boxes, A quantity of Conlage, of different sizes, Top Lines, and an assortment of Men's and Women's Shoes.

THE PARTNERSHIP OF Kepler & Bosley WAS dissolved;

by mutual consent, on the first instant. All those having claims on said firm, and all those who are indebted to the same, will call on Daniel Bosley, No. 18, Market-space, next door above the former stand, who is duly authorized to settle the business of the concern.

JOHN T. KEPPLER, DANIEL BOSLEY, eo6t

July 4 NETTING

THE subscriber intends open 5 for the instruction of young Ladies in the art of Weaving Ornamental Netting, Fringes, Watch-Chains, &c. on Monday, the 13th inst. in Market-street, four doors below Poca-street. Also for sale at same place, Elegant Netting Shawls, Do. do. Veils, Do. do. Fringes, Do. do. Watch-Chains. SUSANNA WALKER, eo4t

On Application

To me, in the recess of the court, as one of the associate Judges of the sixth judicial district of the state of Maryland, by petition in writing of James Mattison praying the benefit of the "Act for the relief of sundry insolvent debtors," passed at November session eighteen hundred and five, and the supplement thereto passed at November session eighteen hundred and six; and a schedule of his property and a list of his creditors, on oath, as far as he can ascertain them, as directed by the said act, being annexed to his petition; and the said James Mattison having proved to my satisfaction, that he hath resided in the state of Maryland, the two preceding years prior to the passage of the said act; and having been brought before me and discharged from imprisonment, on taking the oath by the said act required.

It is thereupon adjudged and ordered, by me that the said James Mattison appear before the said county court, to be held at the court-house in the city of Baltimore, at ten o'clock in the forenoon of the said tenth day of October next, to answer such interrogatories as may be proposed to him by his creditors, that the said day be and is hereby appointed the time for the said creditors to appear and recommend a trustee for their benefit, and the said James Mattison give them notice by causing a copy of this order to be inserted in some one of the newspapers in the city of Baltimore every other day for three months successively, before the said tenth day of October next. Given under my hand at the city of Baltimore this second day of July, in the year eighteen hundred and seven.

THOMAS JONES, eo3m

July 4 Notice is hereby given,

THAT I intend to apply to Harford county court at the next session for the benefit of the act, entitled "An act for the relief of sundry insolvent debtors."

BENNETT WHEELER, lawgm

Notice is hereby given,

THAT I shall make application to the justices of Baltimore county court, or some one of them in the recess of the court, after this notice shall have been published two months, for the benefit of an insolvent act of the General Assembly of Maryland, passed at their November session, 1805, "entitled an act for the relief of sundry insolvent debtors."

NATHANIEL DRIGGS, eo3m

June 11 Land for Sale.

ABOUT 380 acres of Woodland, from nine to ten miles from Baltimore, on the main road to Ellicott's upper Mills: there is a large quantity of timber and wood on this tract; it is allowed by good judges that it will average considerably more cords of wood per acre, than will pay the price I ask for it, as it stands, without any expense or trouble in cutting. The price of fire wood the last winter, with the increasing scarcity of that article on the tide waters, and near Baltimore, it is thought will make this property of great value in a few years, to one that has the money to spare. The whole may be sold together or had in lots, as may best suit purchasers. One half the money will be required in hand, for the other half two or three years credit will be given. Mahlon Ely, living near the premises, will shew the Land; and the terms made known on application to Joseph Townsend, Baltimore, or to ENNION WILLIAMS, Selby Mills, 7th mo. 9th eo16t

Strayed from my house, about three weeks ago, a Brindle COV, gives no milk, branded P. M. or P. N. on the hoof and horn, a chain about her neck marked P. M. Any person that will give me information so that I get her again, shall be liberally rewarded. Apply at No. 33, Frederick-street. PAUL MADIGAN, eo4t

July 9

Pork for Sale.

THE Subscriber offers for sale on the most accommodating terms, 250 barrels of second and third quality PORK, recently repacked and inspected. THORNDICK CHASE, No. 39, Thames-street, Fell's Point. eo

July 7

A Bargain.

TO sell low for Cash, or barter for Dry Goods, a new neat Two Story FRAME HOUSE, about one mile from Baltimore, on the Hooks-town turnpike road, fronting 33 feet on a lot 127 feet deep, binding on the corner 33 feet 6 inches, thence binding on a road commonly called the Mill Road, to the turnpike road: For further particulars please call at No. 42, Calvert-street. april 29 eo

To Rent,

A two story Brick HOUSE, in South-street, No. 8, next door to Mrs. Yellett's. Possession may be had on the first day of July next. FOR SALE, 80 hogheads New-Orleans Sugar, a great part whereof is the first quality, 60 ditto Guadaloupe brown Sugars, 100 do. do. Clayed, 70 bags best Green Coffee. For terms apply to THOS. & SAM. HOLLINGSWORTH, June 20 d4co

DIVIDEND.

THE President and Directors of the Union Bank of Maryland, yesterday declared a dividend of four and a half per cent, on the capital Stock thereof, for the half year, ending the 30th instant, and the same will be paid to the stockholders, at their representatives on or after Monday the 24th July, ensuing. By order of the Board, R. HIGINBOTHAM, Cashier. June 20 eo18

To Let, On very reasonable terms, A two story BRICK HOUSE on the Reister's town turnpike road, about two hundred yards above the French Seminary, containing two rooms on a floor and a passage; a pleasant yard and a large garden; with excellent water at the door; it is airy and well situated for the season.

The terms will be made known by applying at No. 7, Shakespeare-street, Fell's Point, of the subscriber, or at No. 162 1-2, Baltimore-street. WILLIAM H. FUDGE, eo

June 16

In Baltimore County Court,

May 19th, 1807. ON application to the Judges of the said County Court, by petition in writing of Thomas Higginbotham and John Higginbotham, of said County, praying the benefit of the "Act for the Relief of sundry Insolvent Debtors," on the terms mentioned in the said act; a schedule of their property and a list of their creditors, on oath, as far as they can ascertain them, as directed by the said act, being annexed to their petition; and the said County Court being satisfied by competent testimony, that the said Thomas and John Higginbotham have resided the two preceding years within the state of Maryland, prior to their application; and the said Thomas and John Higginbotham at the time of presenting their petition as aforesaid, having produced to the said court, the assent in writing of so many of their creditors as have due to them the amount of two-thirds of the debt due by them at the time of passing the said act.

It is thereupon adjudged and ordered by the said court, that the said Thomas and John Higginbotham, (by causing a copy of this order to be inserted in one of the newspapers in the city of Baltimore, every other day for three months, before the tenth day of October next) give notice to their creditors to appear before the said County Court, at the Court-House in the said County, at nine o'clock in the forenoon of the said tenth day of October next, for the purpose of recommending a trustee for their benefit, on the said Thomas and John Higginbotham then and there taking the oath by the said act prescribed for delivering up their property.

Signed per order, WM. GIBSON, Clerk.

May 20

Benjamin Francis,

TAKES the liberty to inform the citizens of Old-Town and the public in general, that he has opened a STORE at No. 2, at the corner of Bridge and Union-streets, Old-Town, where he proposes to keep the following articles for sale, viz.

- Groceries and Liquors, A general assortment of Wrought and Cut Nails, Flooring Brads and Spikes, Wrought and Cut Springs, from 1/4 to 2 inches

Also, An assortment Hardware, Do, A large number of Carpenters' Tools, Licenses, &c.

A number of small articles of too little value to trouble the printer with. The articles will be offered for sale on reasonable terms, for cash or approved bank bills. May 25 eo2m

Charles Wirgman

HAS just received by the Six Sisters, from Bristol, and offers for sale, Sundry Copper and Nails, Bur, square and butt Iron, assorted Iron Hoops, Scupper Nails and Pump Tacks, Spanish Rawlins Tin Plates, Seine Twines, Bunting, Queensware, Taunton Ale, Negro Pipes, and Porter Bottles, in hampers. The above articles have been purchased with cash, and will be sold very low.

Also, by the Guildford, from Newcastle, (Eng.) 20 casks Tumblers, assorted 50 crates of Queensware, A few Grindstones, Patent Canvas, Wine Bottles in baskets, and 1,000 bottles large Coal. Likewise, by the Globe, from London, Au invoice of Gold and Silver Watches. Sold on hand,

18 casks Venetian Red, 3 casks Mustard Bottles, London Porter, and A few tons Logwood and Fustic. 24 barrels of Calcutta Piece Goods, consisting of Luckipore, Jugdea, and Chittabully Balfas, april 29 eo

July 10 Sale at Auction.

In pursuance of the will of Mr. James Long, deceased, his executors will offer for sale, on THURSDAY NEXT, the 16th instant, at 5 o'clock in the afternoon, on the premises, Front 2 to 3 acres of LAND, situated on the York road, near the seat of James Edwards, Esq. and about two miles from Baltimore. The improvements are a two story Frame House, only a few years old, having 2 rooms on a floor, and an excellent cellar, all necessary out-houses; and a pump of good water. The terms will be one-fourth in cash, and the remainder payable in 1, 2 and 3 years, with interest from the day of sale. Notes with approved endorsements will be required for the last 3 payments. THOMAS CHASE, Auct'r. eo

Baltimore and Frederick-town Turnpike Road Company.

NOTICE IS HEREBY GIVEN, THAT proposals in writing will be received at the Company's Office in the city of Baltimore, until the 20th of August next, for building a bridge over Monocacy. The width of the stream is about 300 feet, and the bridge is to be raised about 40 feet above low water mark. The proposals to be accompanied with a plan. On application to John M'Pherson, and George Baer, Esq. in Frederick-town, further information may be had.

J. LEWIS WAMPLER, Sec'y. cot20th Au

The Arruors, at Philadelphia; the Mercantile Advertiser, at New-York; and the Advocate, at F. Town (Md.) will please publish the above—and the two former will please send their bills to this office.

A COOK

IS wanted in a small family—one that can cook well—recommended will receive the highest wages. MARK ID

RICHMOND, July 1. TRIAL OF AARON BURR.

Few interesting proceedings have taken place since the publication of our last paper. It was our intention to have proceeded with the debates in bands but the more important transactions connected with the fate of the Chesapeake have necessarily excluded them.

Circuit Court of the U. S. for the fifth circuit and District of Virginia. Present John Marshall, Chief Justice of the U. States, and Cyrus Griffin, Judge of the District of Virginia.

SATURDAY, June 27.

The Chief Justice delivered the following opinion on the motion for an attachment against Gen. W. The motion now under consideration was heard at this time, because it was alleged to be founded on a fact which might affect the justice of the case in which the court is about to be engaged, and because while the bills were depending before the Grand Jury, the court might without impeding the progress of the business, examine into the complaint which has been made.

The motion is to attach General Wilkinson for a contempt of this court, by obstructing the fair course of justice with regard to a prosecution depending before it. In support of this charge, has been offered the testimony of Mr. Knox, who states a conversation between Gen. Wilkinson and himself, previous to his being served with a subpoena, the object of which was to extract from him whatever information he might possess, respecting the expedition which was the subject of enquiry in this court; and who states also, that he was afterwards summoned before Judge Hall, who examined him upon interrogatories, and committed him to jail, whence he was taken by order of the deputy Marshal, who was a military, as well as civil officer, and put on board the Revenge, in which General Wilkinson sailed, for the purpose of being brought from New Orleans to Richmond.

That unfair practices, towards a witness who was to give testimony in this court, or oppression under colour of its process; although those practices and that oppression were acted in another district, would be punishable in the mode now suggested, provided the person who had acted therein, came within the jurisdiction of the court, is a position which the court is not disposed to controvert; but it is also believed, that this mode of punishment, ought not to be adapted, unless the deviation from law could be clearly attached to the person against whom the motion was made; and unless the deviation was intentional, or unless the course of judicial proceeding was or might be so affected by it, as to make a punishment in this mode, obviously conducive to a fair and correct administration of justice.

The conversation which took place between Gen. Wilkinson and the witness on the arrival of the latter in New-Orleans, was manifestly held with the intention of drawing from him any information which he might possess, relative to the expedition which was then the subject of enquiry. In this intention, there was nothing unlawful. Government and those who represent it, may justly and laudably use means to obtain voluntary communications, provided those means be not such as might tempt the person making them to give an improper coloring to his representations, which might afterwards adhere to them when repeated in court. The address fitted to have been employed, the condensation and regard, with which the witness was treated, are not said by himself to have been accompanied with any indications of a desire to draw from him more than the truth. The offer of money, if with a view to corrupt, could not be too severely reprehended. It is certainly a dangerous species of communication between those who are searching for testimony and the person from whom it is expected. But in this case the court cannot contemplate the offer as being made with immoral views. The witness had a right to demand from those he was expected to accuse, a small sum of money sufficient to defray his expenses on his return to his home. He was asked whether on receiving this sum, his objections to giving testimony would be removed. It was certainly a delicate question, but it might be asked without improper motives, and it was pressed no further. This is not shown to be an attempt to contaminate the source of justice, and a consequent contempt of the court, in which it is administered.

The imprisonment of Mr. Knox, and the order for conveying him from New Orleans to Richmond, were the acts of Judge Hall. Whether his proceedings were legal or illegal, they are not shown to have been influenced by Gen. Wilkinson, and this court cannot presume such to have been the fact. Gen. Wilkinson therefore is not responsible for them. They were founded it is true, on an affidavit made by him; but there was no impropriety in making this affidavit, and it remained with the judge to decide what the law would authorize in the case.

All the subsequent proceedings were directed by the civil authority. The agents who executed the orders of the Judge were indeed military men, who most probably would not have disobeyed the commander in chief; but that officer is not responsible in this way for having failed to interpose his authority, in order to prevent the execution of the orders of the Judge, even if those orders ought not to have been given. Upon a full view of the subject, the case appears to have been this. General Wilkinson was desirous that the testimony of the witness should be obtained; and aware of the accusations which had before been brought against him, for the use he had made of the military power, he was desirous of obtaining the testimony by lawful means, and therefore referred the subject to a judge of the territory, under whose orders all subsequent proceedings were taken. Whether the judge did or did not transcend the limits prescribed by law, those ministerial officers who obeyed his orders, cannot be supposed to have acted with a knowledge that he had mistaken his power. Should it be admitted that this would be no defence for them in an action, to obtain compensation for the injury, yet it furnishes sufficient evidence, that contempt was intended to this court by Gen. Wilkinson, that he has not been guilty of any intentional abuse of its process, or of any oppression in the manner of executing it.

It is said that Capt. Gaines the gentleman whom the Marshal appointed as his deputy for this particular purpose, had not taken the oath of office, and was therefore not legally qualified to act in that character. However correct this observation may be in itself, it does not appear to be the ground to justify an attachment against Gen. Wilkinson. The person who fees in the position of another, a commission as deputy Marshal, and sees that others acting under that commission, ought to be subjected to a process of contempt for having made no inquiries respecting the oath, which the law requires to be taken.