tunate bird twenty years after

ombat, perched upon a stick,

n anti chamber, repeating his

nal cannonade, and accompany-

it with a beating of his head.

fluttering of his wings, in which

right was still depicted.

rrived, the brig Poacher, Ma! , 65 days from Liverpool, and rom Fayal, with crockery and sware. April 28th, fell in with ship Solon, Stoddard, from Lonfor New York, with hemp, dry ds, copper &c. which had been ck with tightning in the evenprevious, and set on fire, in lat. 15, long. 27, then 20 days out. ok off the passengers, 27 in num-, and crew, amounting in all to and shortly after the fire burst ough the deck, and we saw the sts go over the side. The foiing account of the disaster, furhed by a passenger, and politely ided us from the Exchange Coffee use, agrees with the minutes de on the log book, as recorded Mr. Topliff, with which we have o been favoured: "On the 27th April, at 9 o'clock P. M. a body ightning struck the ship, attendby a singular explosion, disorder. every thing in its passage down mainmast. The captain, with ny others on the upper deck, were on e knocked down; on the mide deck the same effect was pro ced-yet in either case no lives re lost. Immediately columns of oke rose from the hold through ery aperture; and such was the rength of the devouring matter, at it must, at the same instant, we set fire to every part of the rgo which was liable to take fire om it. In this emergency, the ickness of the smoke became such to prevent further respiration e lightning still bursting forth, so

nat the whole sea appeared like a rnace. Here was one of the most disessing scenes that ever was witessed-the most part of the peole half naked, and it being impraccable to return for their clothes, nd with no more of the necessaries f life than would be required for bout two days subsistence. All that low remained to our hopes was to eep the fire under by blocking up very aperture where the smoke iswed-and should this be effected, we were fearful a few hours might lose the scene. The boats could not take two thirds our number, and the tremendous sea also forbid the trial; the hope of falling in with a vessel was precarious, yet the hand of a gracious Providence was over our heads. In this state we continued till next day about 11 o'clock, when the Poacher, Captain Malcolm, appeared in sight, and uitimately saved our lives. The last boat had scarce reached the brig when the Solon's mizen-mast fell overhoard, and the main-most followed in about half an hour after. At this time the flames had burst out in every direction, so that Providence had sent this vessel to our aid in a most critical moment. So a great number of persons being added to those already on board the Poacher, she having before seven passengers, it became necessary to make

e to get out of order. Pan- for the Western Islands for waiter is, by the anecdote of the and provisions. Western the latter of May, where the state o very attention was paid to our waits by Mr. Dabney, the American Co. sul, and other persons, particulary Messrs. Searle, Parker, Bayley and Correa.

George & John Barber.

De irous of accommodating their friends being so accommodating their friends and the public, have at considerable expense built and equipped new vessels for the express purpose of sailing them as Packets being had been extremely sharp, found that Kokoly, the paradidisappeared, and though the provided with every thing account and provided with every thing account of passengers. Every exertion will be made to insure speedy and safe passages; and the public, have at considerable expense built and equipped new vessels for the expense built and equipped n passengers. Every exertion will be made to insure speedy and safe passages; and no expense spared to obtain the best fare for their tables. One of their Boats will kee this place every Monday, Wedanday and Friday morning at 9 o'clock, for Baltimore, and the other leave Baltimore for this place every. Sunday morning at 8 o'clock, and every Wednesday and Friday morning at 9 o'clock.

They will continue to perform, for ther steady friends and supporters, all business with which they may be entrusted; but a avoid being injured by mistages, must de cline holding them elves responsible for le ters, or any thing which they may be said

to contain.

They keep as a Drogram large, we built Schooner, which will take treight any place on the Che-apeake Bay-shebi the charge of captain Spencer, a careulan experienced skipper. Persons withing a complay for are requested to make applications. employ her are requested to make applion at either ortheir stores situate near

ticing the liliberal treatment which we he eccived from the tew o our fellow class who are so blind to the welfare of Alas who are so blind to the werare of dua-polis, which should ever have a recol-Packets of her own, as dingently to con-tenance the interference of strangers we out line, and who carry their antiliria wards us so far, as when called from the waids us so lar, as when called from how themselves in preference to going with a to give more than ear price for a passign go with those whose interests are by a means connected with Anna, olis; and those who live in a town which has rethose who live in a town which has rebeen inimical to her, and who it is high
would, if our vessels were taken from it
line, and it should happen no longer tosif
their own convenience to continue upon;
take their is off likewise, and thus leave a
citizens of this place destitute of a wer
carriage to Baltimore But what air
the treatment, or which we complain, a
pear in our view so very ungenerous, a
that the very persons who thus aid our op
poments, have, when it was needful to den
sectives, requested us to tran act busines fo
them in Baltimore—a thing we have near
refused to do, though we have near act
or received compensation for the sam
Such conduct, then, the candia and upon
judiced must agree with us, is illbe al, a
we now inquire, whether any man of spir
or feeling, would, after judicules what or feeling, would, after jatently schming to it more than twelve months, confair to perform the unprofitable jobs of the who thus throw their profitable one is the hands of others? We think there a none who would; and in future it needs be expected of us. The profits of our in have a usen principally from the jump money and not from the cost of regular have arisen principally from the jast money, and not from the cost of fright But even the receipts for passages legal be much abridged nearly three years again the Baltimore steam boats Josaching the regular tines and coming 1 pon this was ever the meeting of the legislature, or the sitting of the courts of appeals and thanks made it necessary for strangers to visiting of the courts.

made it necessary for strangers to visital city.

It has been said that we ought to proun a Steam-Bout—this would no doubt highly gratifying to the public, to what must say we are grateful for pastenously ment, and to please whom we would as hesitate to do anythingeons stent withing and our own safety; but when we take at consideration the first cost o such an earlishment, the extensive patronage who would be necessary to support it, and the present unprofitableness of incline o Pakets between this and Baltimote, we're brought irresistably to conclude that such steep, on our part, would be nothing shout foolishly dissipating & was ing the surnag of our past lives, and sealing the min of selves and our families. Let those who have inconsiderately talked of what accought do, bear in mind, that the abilities all general court, the aking of the fands for the College, and the late act alteing a time of the meeting of the General Assably to the college, and the late act alteing a time of the meeting of the General Assably to the college, and the late act alteing a time of the meeting of the General Assably to the college, and the late act alteing a time of the meeting of the General Assably to the college of the very when the weak and the college of the college of the college. time of the meeting of the General Ascent time of the meeting of the General and from a seasom of the year when the weak is usually clement, and our Packs is running, to a time when they are his part account of its tempestuousness, have as to reduce the receipts of the line so lower to reduce the receipts of the line so lower to reduce the receipts of the same to compensate us for the sacrifice of time, which we might frequently empty more profitable pursuits. If there are who doubt this statement, let them can and examine our books for the two leyears, and then if they find what seak say is not correct, let them exposs the his of it to the world. Still in defiance of the interest of the same and examine our books for the two leyears, and then if they find what seak say is not correct, let them exposs the his of it to the world. Still in defiance of the tothe world. Still in defiance of the them can be a supposed to the same than the same t of it to the world. Still in defiant of this, if there are, among those whose are for a Steam-Boat has lead them to rate Loudly in favour of one, any ten or many thought who will come forward and contribe proportionate part of the cost of building running such a vessel, we will cran unite with them in putting one upon line. If there are none such to be because of the great hazard and high the undertaking, we hope that all the against us, for not doing so without as axies, will cease, and that our business not suffer any declension on that tens whenever Annapolis improves to far a promise support adequate to the might that we will furnish ourselves with 56 at equal to any belonging to the Chapter and the control of th

The Lary Court of Anne Are County, will meet on the second day of August next, in the city of

By order, Wm. S. Green, June, 18.

MARYLAND GAZETTE AND POLITICAL INTELLIGENCER.

slave or slaves, shall refuse or neglect

to enter into such recognizance, then

such judge or justice of the peace shall

commit said person or persons, and

such slave or slaves, to the gaol of the

county; and the said judge or justice

of the peace shall make return of said

complitment to the county court, or Baltimore city court if then in session,

and if not in session then to the next

term of said courts respectively; or if

such person, having entered into such

recognizance, shall refuse to appear a

greenbly thereto, or if having appeared

it shall appear that such slave or slave

is or are entitled to freedom, then the

court shall adjudge them free, and it

said court shall adjudge them to be

slaves for life, or for a term of years.

and it shall appear that said slave or

slaves shall have been purchased with

intent to remove them from the state

of Maryland, and no bill of sale for the

same shall have been taken for such

slave or slaves, or a false or fraudu-

lent bill of sale, then the said court

shall order such slave to be sold for

the time such slave may have to serve

for the benefit of the county, or for the

mayor and city council of Baltimore, if the aforesaid proceedings should be

had in Baltimore city court; but if any

slave or slaves, after a term of years

or upon any contingency, then the said

servant or slave shall become imme

diately the right and property of the

said person entitled to such reversion

or remainder, in the same manner as

if the event or time in which the re-

version or remainder was to accrue

had actually occurred; Provided, that

the said person, so entitled to the re-

version or remainder, shall pay the costs of the proceedings which may

have been had in the case, otherwise

the said servant or slave shall be sold

for the use of the county, or the may-

or and city council of Baltimore, for

the time he or she may have been

bound to serve the person who sold

said servant or slave; provided, that nothing herein contained shall be con-

strued to extend to the case of any ci-

tizen removing from the state of Ma-

ryland with his servants and slaves,

provided such citizen shall have resided within the state one year next pre-

ceding such removal, or to any per-

on travelling with his or her servants

or slaves in or through the state, not

purchased with intent to export the

same within the meaning of this act.

ter when any servant or slave shall be

committed to the gaol of any county in

this state, as a runaway, agreeably to be laws now in force, and the notice re-

quired to be given by law by the she-

riff shall have been given, and the time

for their detention expired, and no person or persons shall have applied for

and claimed said suspected runaway,

and proved his, her, or their title to

such suspected runaway, as is now re-

quired by law, it shall be the duty of the sheriff forthwith to carry such slave

or slaves before some judge of the county court, or judge of the orphans

court, with his commitment, and such

judge is hereby required to examine

and inquire, by such means as he may

deem most advisable, whether such suspected runaway be a slave or not,

and if he shall have reasonable grounds

to believe that such suspected runa-

way is a slave, he may remand such

6. And be it enacted, That hereaf.

IVOL. LXXVI.

ANNAPOLIS, THURSDAY, JULY 2, 1818.

No. 27.1

ISINTED AND PUBLISHED

JONAS GREEN, CHURCH-STREET, ANNAPOLIS.

Price - Three Dollars per Annum

IN COUNCIL.

March 18, 1813.

Ordered, That the Act passed at the near session eighteen hundred of serenteen, entitled, An act to preent the unlawful exportation of nees and mulattoes, and to alter and pend the laws concerning runsways. epolished once in each week, for he space of six months, in the Mary al Gazette at Annapolis, the Federal stette and Federal Republican at dimre, the Frederick town Herald. e Tirch Light at Hager's town, the Vestern Herald at Cumberland, and e Esston Gazette.

By order, NINIAN PINKNEY, Clerk of the Council. AN ACT

oprevent the unlawful exportation of perroes and mulattoes, and to alter and amend the laws concerning run-

Whereas, the laws heretofore enactfor preventing the kidnapping of a negroes and mulattoes, and of aporting out of this state negroes i nulatioes entitled to their freedom eraterm of years, have been found ufficient to restrain the commission sicherimes and misdemeanors; and nath been found moreover, that sernts and slaves have been seduced on the service of their masters and mers, and fraudulently removed out this state; and that the children of a regroes and mulattoes have been inspeed from their masters, protecand parents, and transported to tant places, and sold as slaves for to prevent therefore such heinous ces, and to punish them when com-

Sec. 1. Be it enacted by the General

sembly of Maryland, That from and

er the publication of this act, no

on shall sell or dispose of any sertor slave, who is or may be entit-to freedom after a term of years, ifter any particular time, or upon contingency, knowing the said sert or slave to be entitled to freedom aforesaid, to any person who shall beat the time of such sale a bona resident of this state, and who has been a resident therein for the ce of at least one year next precedsuch sale, or to any person whomer who shall be procured, engaged employed, to purchase servants or ves for any other person not being ident as a foresaid, and if any per chiming possessing, or being en-ed to such servant or slave, shall or dispose of him or her to any on who is not a resident as afore-, knowing that such person is resident as aforesaid, or to any on who shall be procured, engaged exployed, to purchase servants or es for any other person not beto resident, knowing the per so buying or receiving such sertor slave to be so procured, en-edor employed, or who shall sell spose of such servant or slave for ager term of years, or for a longer han he or she is bound to serve ysuch person making any such or disposition contrary to the ning and intention of this act, shall ible to indictment in the county tof the county where such seller ellers shall reside, or sale be made. on conviction shall be sentenced to ergo confinement in the penitentia-or a term not exceeding two years, rding to the discretion of the court; such servant or slave who may been sold contrary to the provisi of this act, to any person who is resident as aforesaid, or to any on who shall be procured, engaged mployed, to purchase servants or a for any other person not a resifor any other person not a resiu aforesaid, shall be sold by the r of the court for the time he or my have to serve, for the benefit he county where such conviction l be had, or for the use of the mayad city council of Baltimore if the riction shall be had in Baltimore

And be it enacted, That if any on who is not a bona fide resident his state, and who has not resided ein for the space of at least one next preceding such purchase, purchase or receive on any conany such servant or slave, who is may be entitled to freedom as aforeknowing that such servant or is entitled to freedom as aforesaid, any person whomsoever who be procured, engaged or employto purchase servants or slaves for other person not being resident as reaid, shall purchase or receive on contract any such servant or slave

led to freedom as aforeszid, with an ter into any such house or place where intention to transport such servant or such slave or slaves may be, and to deslave out of the state, every such person making any such purchase or contract, contrary to the meaning of this act, shall be liable to be indicted in any county court in this state where he may be found, and on conviction shall undergo confinement in the penitentiary for a term not exceeding two years, and such slave or slaves shall be sold by order of the court for the unexpired time of their servitude, for the use of the county in which such conviction shall be had, or for the use of the mayor and city council if such conviction shall be had in Baltimore city court; provided nevertheless, that if any such person who shall have purchased or received such servant or slave, without knowing of his or her title to freedom after a term of years, or after any particular time, or upon any contingency, shall immediately after knowing there. of, give information on oath, or affirmation, to one of the justices of the peace of the county where the seller shall reside, or in the county where such person may reside, or the sale may have been made, of such sale and purchase, the person so purchasing or receiving shall not be liable to prosecu tion or the punishment as aforesaid.

3. And be it enacted, That no sale

of any servant or slave, who is or may be entitled to freedom after a term of years, or after any particular time, or upon any contingency, or in whom the seller is entitled for a term of years or limited time, with the reversion in some other person or persons, shall be valid and effectual in law to transfer any right or title in or to such servant or slave, unless the same be in writing. under the hands and seals of both th seller, or his or her authorised agent. and the purchaser, in which the period and terms of servitude or slavery, and the interest of the seller, and also the residence of the purchaser, shall be stated, and the same be acknowledged by said purchaser and seller, or his or her authorised agent, before a justice of the peace in the county where such sale shall be made, and recorded among the records of the county court of said county, within twenty days after such acknowledgment; and if any such sale should be made, and a bill of sale so as aforesaid should not be so executed. acknowledged and recorded, or in case the true time or condition of the slavery or servitude of such servant or slave, and the residence of said purchaser, should not be therein stated. then and in such case every such servant or slave, entitled to freedom after a term of years, or after any particular time, or on any contingency, shall be thereupon free, unless the court or jury who may decide upon the question in a trial, if a petition for freedom, under the foregoing provision, shall be of the opinion that no fraud was intended by the omission of any one of the requi sites aforesaid, and in case any other person shall be entitled to a reversion or remainder in said slave, then the said servant or slave shall become the right and property of the said person entitled immediately to such reversion or remainder, in the same manner as if the event or time in which the reversion or remainder was to accrue had actually occurred, unless the court or jury who may decide upon the accrual of such remainder or reversion under the foregoing provision, shall be of the opinion that no fraud was intended by the omission of any

ver any person shall purchase any slave or slaves within this state, for the purpose of exporting or removing the same beyond the limits of this state, it shall be their duty to take from the seller a bill of sale for said slave or slaves, in which the age and distinguishing marks, as nearly as may be, and the name of such slave or slaves, shall be inserted, and the same shall be acknowledged before some justice of the peace of the county where the sale shall be made, and lodged to be recorded in the office of the clerk of the said county, within twenty days, and the clerk shall immediately on the receipt thereof actually record the same, and deliver a copy thereof, on demand, to the purchaser, with a certificate endorsed thereupon, under the seal of the county of the same being duly recorded, on receiving the legal fees for so

4. And be it enacted. That whene

sites aforesaid.

recording and authenticating the same. 5. And be it enacted, That if any person who shall so have purchased any slave or slaves 'for exportation or removal from the state of Maryland, shall have the same in any county with in this state, and information be lodged with any judge or justice of the peace, supported by oath or affirmation, that the deponent or affirmant has reasonable ground to believe that such person, who shall so have such slave or slaves in his possession, is about to export and remove them from the state, contrary to law, it shall be the duty of such judge or justice of the peace to proceed to the house or place where such slaves led to freedom as aforesaid, know-may be, and such judge or justice is suspected runaway to prison, to be confined for such further or additional

ing that such servant or slave is entit- hereby empowered and required to en- time as he may judge right and pro per; and if he shall have reason to be lieve that such suspected runaway is mand of the person or persons in whose the slave of any particular person, he custody the said slave or slaves may shall cause such notice to be given by be, an inspection and examination of the sheriff, to such supposed owner, as he may think most advisable, but if said slave or slaves, and also of the bills of sale for them respectively, and if said judge shall not have reasonable upon such demand and examination no ground to believe such suspected runa-way to be a slave, he shall forthwith bill or bills of sale are produced for either or any such slave or slaves, or if order such suspected runaway to be rethe bills of sale produced shall not have leased, and if no person shall apply for been executed, acknowledged and resuch suspected runaway, after he may corded, agreeably to the provisions herein contained, that the descripbe so remanded, within the time fo which he may be remanded, and prove tion of any such slave or slaves shall his, her or their title as the law now be, in the judgment of such judge or requires, the said sheriff shall, at the justice of the peace false or fraudulent, expiration of such time, relieve and then it shall be the duty of such judge discharge such suspected runaway, and or justice of the peace to cause such slave or r'aves, for whom no bill of in either case when such suspected runaway shall be discharged the exsale is produced, or for whom a false penses of keeping such runaway in con-tinement shall be levied on the county or fraudulent bill of sale is produced, to go before some judge or justice of as other county expenses are now lethe peace of the county aforesaid, and the person or persons who has or have 7. And be it enacted, That in all cases where jurisdiction, power and au-thority, are given by this act to the sesaid slave or slaves in possession shall also appear, &enter into a recognizance before the same judge or justice of the veral county courts in this state, for peace, with two sufficient securities in matters arising in said counties, the the sum of one thousand dollars, for same power and jurisdiction is hereby every such servant or slave in his, her, vested exclusively in Baltimore city court, for all matters arising in Balti or their possession, without bills of sale as is herein provided for, to appear at more county or city, and not in Baltimore county court

8. And be it enacted. That this law the next county court to answer to the petition of said slave or slaves; and if such judge or justice shall have reason to suspect that such slave or slaves have been stolen by such person or persons, or received by them knowing them to be stolen, or that they had knowingly aided therein, in such cases the recognizance shall provide for their answering such offence; and if such person or persons, so having such ly published.

shall not take effect until after the first day of July next, and the governor and council be directed, and they are hereby directed, to publish this law once a week for six months from the passage thereof in the newspapers in which the laws or orders of this state are general-

Land for Sale.

Will be sold at private sale, the Farm where the subscriber formerly resided, being part of the tracts of Land called "The Connexion and Woodward's Inclosure" but generally known by the name of the "Black Horse' This farm contains about three hundred acres of land, and is about one mile distant from the river Severn. more than half in wood, well watered and stocked with an abundance and a great variety of fruit trees, with every necessary building thereon -Terms made known, and the property shewn to any person inclined to purchase, by applying to the subscriber

March 5./8 Lancelot Warfield.

Coarse Linen Shirts.

The Charitable Society, having emloyed the industrious poor of this city, in manufacturing the above articles, they are deposited for sale at the stores of Joseph Sands and George Shaw. Annapolis, June 18, 1818.

MARYLAND.

Anne-Arundel County, to wit: On application to me the subscriber,

in the recess of Anne-Arundel county court, as one of the associate Judges of the third judicial district of Maryland. by petition in writing of Charles A Harvey of said county praying the benefit of the act for the relief of sundry insolvent debtors, passed at Novemher session one thousand eight hundred and five, and the several supplements thereto, 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 the same, being annexed to his petition, and the said Charles A. Harvey having satisfied me, by competent testimony, that he hath resided in the State of Maryland for two years immediately preceding the time of his application, and having also stated in said petition, that he is now in actual confinement for debt, and not on account of any breach of the laws of this State or of the United States; and having produced to me the certificate of the constable of Anne Arundel county to that effect, and prayed to be dis-charged from said confinement on the terms prescribed by the said act, and having given security for his personal appearance at September Court next, to answer any allegations that may be made against him by his creditors, I do hereby order and adjudge that the same Charles A Harvey be discharged from his confinement, and that by causing a copy of this order to be inserted in some one of the news-papers in the city of Annapolis, for three months successively, before the 21st day of September next, he give notice to his creditors to appear before the County Court, at the Court-house in the said County, at 10 o'clock in the morning of the first day, to shew cause, if any they have, why the said Charles A. Harvey should not have the benefit of the several acts of Assembly of this state for the relief of insolvent debtors. as prayed. Given under my hand and seal this 19th day of March 1818

Richard Ridgely. June 4, 1818. 5

State of Maryland, sc. Anne-Arundel County Orphans Court, April 25, 1818.

On application by petition of Jacob Williams, executor of the last will and testument of Ann Marsh, late of A. A. 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 the Maryland Gazette and Political Intelligencer.

John Gassaway, 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 testamentary on the personal estate of Ann Marsh, late of Anne Arundel county, deceased. All persons having claims against the said deceased, are hereby worned to exhibit the same, with the vouchers thereof to the subscriber, at or before the 4th day of August next; they may otherwise by law be excluded from all benefit of the said estate. Given under my hand this 25th day of April, June 11. Bacob Williams, ex'r.

State of Maryland, sc.

Ann Arundel county . Orphans Court, May 26, 18:8.

pplication by petition of Osborn administrator of Osborn Belt, e of A A County, deceased, it red that he give the notice required by law for creditors to exhilaims against the said depite their ceased, and that the same be published once in each week, for the suace of six successiv weeks, in the Maryland Gazette and colitical Intelligencer.

John Gassaway, Reg. Wills,

A. County.

Notice is hereby given,

That the subscriper of Prince-George's county, hath obtained from the orphans court of A. A. county, in Maryland, letters of administration on the personal estate of Osburn Belt, sent late of Anne Arundel county deceased. All persons having claims against said deceased, are hereby warned to exhibit the same with the voucibre thereof, to the subscriber, at or before the 26th day of August part, they may be of August next, they may a herwise by law be excluded from all benefit of said estate. Given under my hand this 26th day of Mry, 1818 Qsborn Belt. jun. adin'r. May t

GEVERN CHURCH NOTICE.

The Subscribers to Severn Church, who have octually paid their respecwho have actualty paid their respec-tive subscriptions, are invited to call at the Rising Sun Tavern, where the ac-counts relating to the Church are de-posited, and where they will be left for sixty days, in order that they may see how their money this been applied, as also what amount in due from the subscribers, and what blance is due the Trustees

Matthias Hammond, Augustine Gambrill, June 11, 1818.

Chancery Sale.

By virtue of a decree of the honourable the Chancery court of Maryland, the subscriber will expose to public sale, at M'Laughlin's tavern. Ellicott's Mills, on Friday the 17th day of July next, All such proportional parts of each of the tracts of Land conveyed by James Barnes, of Adam, to his sons George and Adam Barnes, as will be sufficient to pay and satisfy the claim of Elias Ellicott, and others. Terms of sale, one third Cash on the ratification of the sale by the Chancellor, and the residue in 18 months, with interest from the day of sale Bond with approved security to be given. On the payment of the purchase money the trustee is authorised to execute a deed to the purchaser or purchasers. Sale tocommence at 12 o'clock. R. Welch, of Ben. Trustee.

NOTICE.

The creditors of the late William M'Cauley are informed, that a second dividend of the personal estate, will be made on Saturday the eleventh day of July next, at the store of Evans & Iglehart, in Annapolis, they are requested to forward their claims to the subscri ber previous to that day.

JUNE 26. June 26. 3w.