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ong envelopes, to prevent their mail. ALMAGUNDI will be published on ks—otherwise is would be im-ocure the numerous Embellish each number will contain—anderest it will afford must be en

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The Attatoland Gastlette

ANNAPOLIS, THURSDAY, MARCH 1, 1839.

Printed and Published by JONAS GREEN, At the Brick Building on the Public

Circle. Price-Three Dollars per annum.

FRESH GOODS.

GEORGE MENEUR & SON, Merchant Tailors, HAVE just received a lot of superior CLOTHS, CASSIMERES AND

VESTINGS, which in addition to their former stock makes their assortment, more desirable than any heretofore offered in the city. They intie their friends and the public generally to call and examine them.

> IN CHANCERY. 6th February, 1838. Carter Crittenden

George K. Hooper, William Van Dalsen, and William A. McKim Wills object of the bill filed in this cause is

to notain a decree for the appointment of a trustee in the place and stead of the defentee oring into this court the monies claimed under the died of trust hereinafter mentioned, to the end hat thereunto the complain-

McKim heretofore made to the said William bickim's three phonissory notes, copies of which are exhibited with the said bill, and which said notes are now held by complainant, having been duly passed to him for full ration; and remaining annual although the payment of each, as it became due, was demanded according to the terms of such note—That the said william A. McKim heretofore by deed conveyed to the said George K. Holper, all his said Mc Kim's interest and share and proportion, in and of the estate, real and personal, of his deceased uncle, Samuel M. Kim, late of Baldeceased uncle, Samuel M. Kim, late of Baltimore, in trust, in the first place to secure payment of the promissory note of which the doresaid Exhibit markel A is a copy, and afterwards of all liabilities, deots and claims, due and owing by said McKim for, or on which said Yau Dalsem was liable and responsible—Titat said Wilsam A. McKim, for said interest, share printoportion of his sponsible—That said W ham A. McKim, for said interest, share or proportion of his uncle's said estate, is entitled to a large sunch money, which compinate insists and claims should be applied to say the said three promissory notes, as being provided for by said deed of trust, and they being, as complainant avers, the note in the first place provided for as aforesaid, and all the debts, libilities and claime, due and owing by said William A. McKim, in said occid of trust mentioned—That said George K. Hooper, (as is also the fact in relation to said McKim and Van Dalsem,) resides our of the state of Maryland, and complainant, being desirous and Van Dalsem,) resides out of the state of Maryland, and complainants being desirous to obtain payment of his said demands on said promissory notes, from the avails of said trust, is in consequence of said George K. Hooper not residing in Maryland, and not acting as trustee, as he migut if a resident aforesaid, and not having acted as such at all but omitting altogether so to act, delayed in receiving payment as aforesaid, and cannot have his rights in the preclises—uly and have his rights in the prentises uly and promptly ascertained and adjusted in an ef

January 11.

THE Commissioners for Anne-Arundel the city of Annapolis, on MONDAY, the 5th day of March next, for the purpose of ascertaining the expenses of the county, and laying the levy for 1837.

By order, J. COWMAN, Clk. January 25

MOTICE. of Anne-Arandel county, deceased, are hereby notified to heet the subscriber at the Orphans Court of said county on the 1st of February 1838, to receive their respective dividends of said deceased sestate.

JOHN S. SELL MAN, Adm'r.

Note. All persons having tooks belonging to the deceased, are requested to leave them with Mrs. Shaw in Annapolis.

with Mrs. Shaw in Annapolis.

INFORMATION WANTED. THE subscriber wants the following infor-

maticu:
Some time in the year 1821 or 22, a certain OLIVER | OLILOCK, formerly a resident of Baltimore, Maryland, but at the above time a resident of Annapolis, Mary-Isnd, left Annapolis for the western country. The said U. Pollock is now dead. Any per-The said O. Pollock is now dead. Any person that knows of his death, will confer a favour on the subscriber by enclosing him

few lines to Annapolis. Maryland.

N. B. Will the Editors of papers be so good as to insert the above, and by so doing they will confer a great favour on an aged they will conice a man, with a large family. WM. CATON.

Annapolis, Md Sept. 12th, 1837. ANNE-ARU DEL COUNTY, Sch.

N application to Nicholas Brewer, E-Casrt of Anne-Acundel county, by petition in writing of Peter McRoberts, of Anne-Arun del county, stating that he is now in actual confinement, and paying for the benefit of the act of the General Assembly of Maryland, entitled, An act for the relief of suncry insulsent debtors, passed at December session 1805, and the several supplements thereto, on the terms therein mentioned, a schedule

so far as he can ascertain the same, be-Peter McRoberts having satisfied me by comgainst him, and having appointed Beale Gaither his trustee, who has given bond as property real, personal and mixed-I do here-by order and adjudge, that the said Peter Mchave the benefit of the said act, and supple ments, as prayed. Given under my ha this twenty-seventh day of December, in the year of our Lord one thousand eight hundred and thirty-seven.

NICH'S. BREWER. Chief Judge of the Orphans Court, Anne Arundel County.

WM. S. GREEN, CIL. Test.

A. A. County Court. December on Anne-Arundel County, Sct.

Anne-Arundel County, Scalar Napplication to the Judges of Anne-Arundel County Court, by petition, in writing, of William Murdock, of Anne Arundel county, stating that e is now in actual confinement, and praying for the benefit of the act of the General Astembly of Maryland, entitled, An act for the relief of sun only insulvent debtors, passed at December ryland, entitled. An act for the relief of sun very insulvent debtors, passed at December session 1805, and the several supplements thereto, on the terms therein mentioned, a schedule of his property and a list of his crethereto, on the terms therein mentioned, a group promptly ascertained and adjusted in an effective and binding manner. It is thereupon Ordered, That the complainant by causing a copy of this order to plainant by causing a copy of this order to be published in some newspaper once in each of three successive weeks before the 10th day of March next, give notice to the said non-resident defendants. George B. Hooper, William Murdock having satisfied me by the substance and object of the bills, that they may be warned to appear it this court in person, or by a solictor, on or before the tith day of July next, to show cause, if any they have, why a decree should not be passed as prayed,

True copy—Test,

RAMSAV WATERS,
Reg. Cur Canswer such interrogatories and allegations as may be made againsthim, and having appointed Robert Welch of Ben. his trustee, who has given bond as such, and received from the said William Murdock a conveyance and possessions of all his property, real, personal and mixed, it is therefore hereby ordered and adjudged, that the said William Murdock be divering up his property, real, personal and mixed, it is therefore hereby ordered and adjudged, that the said William Murdock has not the solution of the substance and object of the bill. The said William Murdock having a such the said will and the said will and the said will and the said will and the said william Murdock having a such the said william such as the court house in the court house in discharged from imprisonment, and that he ever in their judgment the public interest may give notice to his creditors by causing a copy of this order to be inserted in some newspaper punished in Anne-Arundel county, once a week for three consecutive months before the third Monday of April next, to appear before the said county court at the court house of said county, at ten o'clock in the forenoon of

> WM. S. GREEN, Clk. Test. /

trustee for their benefit, and to shew cause

PRINTING Noatly executed at this Office.

JOURNAL OF PROCEEDINGS State of Marriand, DECEMBER SESSION, 1837.

Tuesday, February 20th. Mr. Higgins presented a m-morial of James Clarke and others, of Anne Arundel county, praying for redress of certain grievances there

Mr. Simmons, a petition of Charles Hodges of Anne Arund I county, praying that certain deeds from himself and his late wife, may be carried into effect according to the intent of the parties to said deeds.

Mr. Sumpers, a petition of the commissionand a number of citizens of Chalestown, in Cecil county, praying for an act to authorise them to sell a house and iots therein mentioned

Mr. Brown, a petition of sundry citizens 3d election custrict in Anne Arundel county. perty of said coun y, for the support of primary schols in said county.

Mr. Bowie, a petition of sundry citizens of Prince George's county, praying that John W. Smith may be placed on the pension list of said

Mr. Gallegher, a memorial of Christian Keener, Columbus O'Donnel, and four thousand six bundred and sixty-six other citizens of Muryland, praying an alteration in the license laws

And Mr. Parker, a pention of five hundred and thirty-three legal voters of Ceril county, praying an alteraion in the present license laws of this State.

Mr. C usin, from the committee on grievan res and courts of justice, reported a bill, entitled. a further supplement to the act, entitled, an act to authorize the Chancellor, and the several county courts of this State to order and decree the sales of the real estate of minors in the cases therein mentioned.

Which was read the first, and by a special or-

der the second time and passed.

The hour having arrived for taking up the or-The house proceeded to consider the first or-

der of the day, being the bill reported by Mr. Williams, entitled, an act to confirm an act, entitled, an act providing for the appointment of clerks of the several county courts, the clerks of the courts of Appeals for the East in and Western Shores, the clerk of B limore city court, nd the Registers of Wills in the several coun

The said but was then read the second time. Mr. Causin, moved to amend said bult by adling at the end thereof the following:

Except so tar as refers to the appointment of clerks of the county courts and court of Appeals that the respective county courts and court of Appeals, shail appoint their clerks as heretofore, shose term and limit of office shall be such as is provided for in the original act, which this act is intended to confirm.

Mr Carroll rose to a point of order, whether the bill under consideration being a confirmatoty act changing the constitution, it was compeent to offer an amendment to the bill.

The Speaker Mr. Maulsby being in the chair, the laborers on said canal. decided that it was competent to offer said aendment.

The question then recurred upon the amend ment as offered by Mr. Causin.

Mr. Bowie, offered as a substitute for said bill

and amendment the following. Be it enacted, That from and after the cor firmation of this act the clerks of the several county courts in this State, the clerk of Baltimore city court, the registers in chancery, and the clerks of the courts of appeals for the Western and Eastern Shores, shall be appointed by mutges of the said court of appeals, and the judges of the said county courts, and the chan cellor, respectively, and the persons so appointed shall continue in office for and during the term of seven years from the date of their respective appointments, provided however, that nothing in this act contained shall be construed to render ineligible to said offices, the persons so appointed at the expiration of their respective terms; and provided further, that the said chancellor and judges of the several courts hereinbefore mentioned, respectively, shall have power at any time to dismiss from sail offices the clerks and register so appointed by them, when

Sec. 2. And be it enacted, That the registers of wills throughout the State shall hereafter be appointed by the Governor, by and with the adare and consent of the Senate, and the persons so appointed shall continue in office for and during the said period of seven years from the date that day, for the purpose of recommending a of their respective appointments; provided, that nothing in this act contained shall be construed if any they have, why the said William Mur-dock should not have the benefit of the said to render ineligible to said offices the persons so appointed after the expiration of their respective act and supplements, as prayed Given un der my hand this 24th day of October, in SEC. 3. And be it enacted, That the persons

the year of our Lord one thousand eight hun who shall respectively be in office at the time of the confirmation of this act as clerks of the seeral county courts, as clerks of the court of apals, as clerk of B lumore city cour, and as registers of wills, shall not be subject in any respect to the operation of this act until from and

SEC. 4. And be it enacted, That if this ac shall be confirmed by the General Assembly af ter the next election of delegates, in the first ession after such new election, as the Constitution and Form of Government directs, that in such case this act and the alterations therein contained shall be considered as a part of the mid Constitution and Form of Government to all intents and purposes, any thing therein to the contrary notwithstanding.

Mr Causin, (by leave of the house) withdrew ris amendment.

The question then recurred upon the substitu-

as offered by Mr. Bowie. Mr. Kerr, oved to amend and substitute by striking out in the 3d section these words suntil from and after the period of seven years from he time this act shall be confirmed

Mr. Williams, moved that the substitute and mendment be rejected.

Mr. Causin, called for a division of the ques

The question was then put on the rejection of he amendment, and, resolved in the affirma-

The question was then put, will the house reject the substitute?

Resolved in the affirmative. The question recurred and was put, shall the said bill pass. Resolved in the affirmative. house adjourned until to-morrow morn

ing ten o'clock.

WEDNESDAY, February 21st. The speaker announced the following mes

age as having been received from the senate on esterday: The further supplement to an act for the be-

nefit of John S. Crockett and Cadmus Dashiell, he administrators of Matthias Dashiell. Also, the bill, to authorise the removal of the and records, and the records and papers of Fre-

erick county court. Also, the bill, for the benefit of Samuel G. Holbrook, late sheriff of Somerset county.

Also, the bill, for the benefit of John Clipinger, of Washington county.

Also, the bill, to authorise the orphane' court of Dorchester county to appoint a guardian for Levina Cowart, of the said county, severally endorsed, "will pass," and the bills ordered to

And a resolution in favour of Anne G Handy, of Sonerset county, endorsed, sassented to," and

And delivered a bill, originated in and passed by the senate, entitled, an act supplemental to the act to incorporate the "Chester Silk Company," passed at Dec. session, 1837

Mr. Simmons presented a petition of Philip Pindell and Elizabeth, his wife, praying that the law asked for by Charles Hodges, confirming and making valid certain deeds, may not pass.

Mr. Sprigg, a memorial of Jonathan Barkdoll, of Allegany county, praying the passage of an act authorising a patent to issue to him for a certain tract of land therein mentioned.

Mr. Sprigg, a memorial of a number of contractors on the Chesapeake and Ohio Canal, setting forth the dissatisfaction existing among

Mr. Giles, a petition of James I. Pattison and Eleanor Pattison, praying for a divorce.

Mr. Powder, a petition of sundry citizens o Westminster, praying the passage of a law to lay out and widen an alley.

Mr. Beem, a memorial of sundry citizens

Montgomery counties, praying the passage of an act authorising the repair of the Frederick and Rockviile road. Mr Boyle, of Carroll, a petition of sundry ci-

tizens of Carroll county, praying a change in the lines of certain districts therein mentioned. Mr. Powder, a petition of sundry citizens of abolish the district courts in Carroll county.

Mr. Boyle, of Carroll, a petition of sundry ci-tizens of Frederick and Carroll counties, praying that the law, authorising commissioners to lay out and open a road in said counties, may not be repealed nor any part thereof.

Mr. Duke, a report of the Trustees of Prince Fredericktown Academy, in Calvert county, fe-lative to the condition of said academy. Mr. Giles, a memorial of Elizabeth Anne

White, of the city of Baltimore, praying to be livorced, a vinculo matrimonii, from her husband Bennet A. White. Mr. Alexander, obtained leave to bring in a

bill to be entitled, an act to limit and define the operation of acts of the General Assembly of Maryland.

The house then proceeded to the consideration of the second order of the day, being the report submitted by Mr. Alexander, chairman of the committee on ways and means, on the 8th inst. in compliance with the orders of the House of Delegates, in relation to the subscription of the State to certain internal improvement compa

nies, and the substitutes offered therefor. Mr. Giles (by permission of the house) withdrow his substitute.

Mr. Bowie (by permission of the house) al-o On motion of Mr. Bowie,

The house resolved itself into a committee of the whole house upon said report, and after

after the period of seven years from the time some time spent in committee the speaker this net shall be confirmed.

Mr. Maulaby, the chairman, reported that the said committee had, in ob-dience to order, had made some progress therein, har directed him to

The house then adjourned until to-morrow morning ten o'clock.

THURSDAY, February 22d. Mr. Powder presented a petition of sundry citizens of Carroli county, praying the passage of an act placing Mary Ann Hines, a lunatic,

on the pension list of said county. Mr. Powder, petition of sundry citizens of Carroll coun y, praying the passage of a law to summon a jury to value damages upon a certain road therein mentioned;
Also, a petition of sundry citizens of Carroll

county, praying an alteration in the divisional line of the first and third election districts in said county.

Mr. Bowie, a petition of Roderick McGregor, of Prince George's county, praying the bassage of a law authorising him to bring into this State a negro slave therein mentioned. Mr. Giles, a petition of Hugh D. Evans and Nathaniel Williams, praying for an act of as-sembly to authorise them to have the appeal

from the decision of Baltimore county court, in the case of the Regents of the University of Maryland vs. Jos. B. Williams, heard at the first term of the court of apreals. Mr. Mauleby, a petition of John Carsins, she-

riff of Hartord county, praying an increase of the per diem allowance for the support and maintenance of prisoners. Mr. Maulsby, a petition of Drucilla Norring.

ton, of Harford county, praying to be placed on the pension list of said county. Mr. Geyer, a memorial of Samuel Urner, praying an alteration in the location of a cer-

ain road in Frederick and Carroll counties.

Mr. Bowie, a petition of Ignatius L. Hardey, of Prince George's county, praying the passage of an act authorising the recording of a deed

therein mentioned. Mr. McDaniel, a petition of Isaac Bull, of Kent county, proying that the sheriff's sale therein mentioned may be set aside;

And Mr Parker, a memorial of sundry citie tens of Cecil county, pr ying the passage of a law to prevent the distillation of grain into spi-

Montgomery county, praying the passage of a law making it obligatory on the Maryland Canal Company to locate and construct their canal by way of the Soners and Patuzent rivers,

and for other purposes. The house then resumed the consideration of the unfinished order of Friday last, the 16th being the bill reported by Mr. Brown, entitled, on act for the establishment of a civil municipal jurisdiction, over a part of Anne Arundel . ounty, and to alter and change the constitution of this State, so far as may be necessary to ef-

The question before the house being upon the amendment offered by Mr. Williams to the a-mendment offered by Mr. Townsend, in place of the 12th section of the bill stricken out. On the question being put, will the house as

dopt the amendment to the amendmend It was determined in the negative. Mr. Grason then moved to amend said zmendment as offered by Mr. Townsend, by ad-

ding at the end thereof the following: "Provid-

ed, that no new county shall be formed on the E stern Shore, or in any part of the State, unless the convenience or necessity of the people, or the purposes of justice require it." Resolved in the affirmative. Mr. Bowie moved to amend said amendment by striking out all after the word "county," in the four h line of the origin insert the following: "to be formed of parts of

Dorchester, Somerset and Worcester counties, or of some two of them, whenever a majority of the voters of said counties, or any two of them, may desire, with like political privile-Which was read.

Mr. Causin moved to lay the bill and amend. ments on the table? Determined in the negative. Mr. Townsend moved to refer said bill and

amendments to the consideration of the next General Assembly; Determined in the negative. Mr. Solby moved to postpone said bill and a-

mendments until the 12th day of March next; Determined in the negative. The question then recurred and was put up. n the amendment as offered by Mr. Bowie, and

Resolved in the affirmative. Mr. Williams then moved to amend said a. menument as amended, by a serting after the word epledge," the following: es, far only as

may be in the power of the legislature to pledge Determined in the negative-

The question then recurred and was put, will the house adopt the amendment as amended in place of the 12th section of the beil

Resolved in the affirmative. On motion of Mr. Brown, said bill was for.