# Alexandria Gazette & Daily Advertiser

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YOL. XXI.]

THURSDAY MORNING, MARCH 1, 1821.

No. 1998

#### A Livery Stable

S now opened on the premises formerly occupied by Thomas Triplett, on Washingion street, between King and Princegreets, where citizens and travellers can he accommodated with a careful Ostler, and hay and grain three times a day for fifly cents, or by the month at ten dollars .-As there is a large lot attached to the premises, with the accommodation of a pump, Drovers, and those that have horses for sale, will find it to their advantage to call, as they may get hay by the small, & grain as they may want it; and those disposed to purchase Horses, by leaving a descriplion shall have the earliest notice.

JAMES ALLISON & Co.

#### District of Columbia.

Alexandria County ss. WAS committed to the jail of this county on the 3d inst. as a runaway, a negro man named Kinzey lones, about 23 years of age, 5 feet le inches high, well made, and of a lightish cast; says he has been accustomed to following the water in the bay trade. He claims freedom, and states he has a mother in Baltimore, on Federal Hill, by the name of Dorcus Jones, and that he served an apprenticeship in Baltimore to the sailmaking business with William Ward. The owner is desired to come, prove property, pay charges and take him away otherwise be will be disposed of as the law ANDW. ROUNSAVELL, directs.

District of Columbia, to wit County of Alexandru, 125th November Term, 1820. 5 Day IN CHANCERY.

Jeseph Smith and William Smith, under the firm of Joseph Smith & Son-P aintifs,

Against
Francis Adams, jun. and John D. Herbert.
and Philip H. Henop, late joint merchants
and copartners under the firm of Adams. Herbert & Co. and Maurice Herbert-de

THE defendant Philip H. Henop, not having entered his appearance and given ecurity according to the statute and the rules of this Court; and it appearing to the satisfaction of the Court, upon affidavit filed, that the said Philip H. Henop is not an inhabitant of the District of Columbia—it is ordered, that the said detendant, Philip H. Henop, do appear here on or before the 1st day of the next term, and answer the bill of the complamants, and give security for performing the decree of the Court, and that a copy of this ofder be forthwith published for vo months successively in one of the pubic new spapers printed in this county, and to it another copy he posted at the front door of the Court-house of said county.

F M. I. LEE. C. C. anuary 26 District of Columbia, to wit

November Term 1820. Day County of Alexandria, IN CHANCERY. Bryan Hampson-Complainant,

Against John Spence, and the President, Directors, and Company of the Bank of Alexandria,

NIE defendant, John Spence, not having entered his appearance and given secu rity according to the statute, and rules of this court, and it appearing to the satisfaction of the court, upon affidavit filed, that the said John Spence is not an inhabitant of the District of Columbia: on motion, this ordered, that the defendant, John Spence do appear here on or before the first day of next May term and answer the bill of the complainant. and give security for performing the decrees of the court ; and that the other defendants, the President, Directors, and Company of the Bank of Alexandria, do not pay away, convey, or secrete, the debts by them ow ing to, at the estate and effects in their hands belonging to the said absent defendant, John Spence, until the further order or decree of the court; and that a copy of this order be Tethwith published for two months successively in one of the public newspapers published in this county, and that another copy be posted at the front door of the Court-house of aid county.

EDM. I. LEE, C. C. Teste. january 27

District of Columbia, to wit. County of Alexandria, November Term, 1820. \ day

John McClure, assignee of Sarah Burke, Complainant,

Richard L. Galloway, Bryan Hampson, and Joseph H, Hampson, the & last trading under the firm of Bryan Hampson & Son-Detendants.

FINHE defendant Richard L. Galloway.not a having entered his appearance, and gi-Ven security according to the statute and rules of this court, and it appearing to the stissaction of the court, upon affidavit, filed, that the said Richard L Galloway is not an inhabitant of the district of Columbia. a motion, it is ordered, that the defendant, Richard L. Galloway do appear here on or score the first day of next May term, and saswer the bill of the plaintiff, and give secanty for performing the decrees of the court: And that the other defendants, Bryay Hampson & Son do not pay away, con, Vev or secrete, the debts by them owing to, or the estate or effects in their hands, beonging to the said absent defendant, Rithart L. Gallaway, until the further order or lecree of this court; and that a copy of his order be forthwith published for two nouths successively, in one of the public

nother copy he posted at the front door of the court house of said county. EDM.L. LEE, C. C. Meste. 'annary 27

wspapers printed in this county, and that

New Almanacs.

## ALMANACS For 1821,

Just published, and for sal by october 30 JOHN STEWART.

Orphans' Court,

Alexandria county, ) February Term, 1821. ORDERED, That the executor of William G. Adams, deceased, do insert the usual notice to debtors and creditors, 3 times a week for three weeks in the Alexandria Gazette and Herald. A copy. Teste, A. MOORE, Reg.

from the Orphans' Court of said county, letters testamentary on the estate of Villiam Adams, late of the co. aforesaid, dec'd. All persons having claims against the said said Giles Green be discharged from imdecedent are hereby warned to exhibit the same to the subscriber, with the vouchers thereof, passed by the Orphans' Court, on or before the 12th day of August next, or they may by law be excluded from all benefit to said estate; and those indebted thereto are required to make immediate payment. Given under my hand this 12th day of February. 1821 HUMPHREY PEAKE, feb 12 Executor of William G. Adams

#### District of Columbia,

Alexandria County, ss. AS committed to the jail of this country on the 5th and as a running. ty, on the 5th inst as a runaway, a negro woman, named LETTY, about 30 years of age, 5 teet 8 or nine inches high, of large features, and has rather a coarse appearance, with a small scar in one of her eye brows. She says she was sold about twelve months since by Mr. Strother Jones, near the White Post, Frederick county, Va. to southern traders, from whom she escaped a few days afterwards at Fauquier Court House, in the same state, but does not recollect the name of her last master or masters. The owner is desired to come, prove properly, pay charges, and take her away, otherwise she will be disposed of as the law directs.

AND. ROUNSAVELL, jailor. january 11

## State of Maryland.

Charles County, ss. benefit of the act of assembly for the relief of insolvent debtors, passed at November session, 1805, and the several supplements thereto, on the terms mentioned therein, a schedule of his property and a list of his creditors, on oath, so far as he can ascer tain them, annexed to his petition, and be ing satisfied by competent testimony that he said Williamson Cox has resided two years immediately preceeding the time of his application in the state of Maryland, and being also satisfied that the said Williamson Cox is in actual confinement for debt and for no other cause, and the said Williamson Cox having entered into bond, with sufficient secondy, for his personal appearance in Charles County Court, to answer such allegations as his creditors may make against him: It is thereupon ordered and hjudged, that the said Williamson Cox be discharged from imprisonment; and that by causing a cony of this order to be inserted in some one of the several papers edited in the district of Columbia once a week for two months successively, before the third Monday of March next, to give notice to his creditors to appear before the said court at Charlestown, in the said county, on the said third Monday in March next, for the purpose of recommending a trustee for their benefit, and to shew the cause, if any they have, why the said Williamson Cox should not have the benefit of the several insolvent laws of this state as passed. Given under my hand this 10th day of October. 1820.

FRANCIS DIGGS. True Copy. Test.
JOHN BARNES, Clerk. january 13

Charles County Court, November Term, 1820. ON application to the judges of Charles county, by petition in writing of Kenelin St. Clair, of Charles County, for the benefit of the act of assembly for the relief of insolvent debtors, passed at November, 1805, and the several opplements thereto, on the terms mentioned therein, a schedule of his property, and a list of his creditors on oath, so far as he can ascertain them, being annexed to his petition, and being satisfied by competent testimony that the said Kenelm St. Clair has resided two years immediately preceeding the time of his application in the state of Maryland, and being also satisfied that the said Kenelm St. Clair is in actual confinement for debt, and for no other cause, and the said Kenelm St .-Clair having entered into bond, with sufficient security, for his personal appearance in Charles County Court, to answer such alligations as his creditors may make against him : It is therefore ordered and ad judged, that the said Kenelm St. Clair be discharged from imprisonment, and that by causing a copy of this order to be inserted in some one of the newspapers edited in the district of Columbia, once a week for two months successively, before the first Monday in March next, for the purpose of recommending a trustee for their benefit, and to shew cause, if any they have, why the said Kenelm St. Clair should not have the benefit of the several insolvent laws of this state as prayed

JOHN BARNES, Clerk of Charles County Court. Charles County Court,

November Term, 1820. ON application to the Judges of Charles O county court, by petition in writing of Giles Green, of Charles county, for the benefit of the act of assembly for the relief of insolvent debtors, passed at November session 1805, and the several supplements thereto, on the terms mentioned therein, a schedule of his property and a list of his creditors on oath, so far as he can ascertain them, being annexed to his petition, & be. ing satisfied by competent testim by that the said Giles Green has resided two years immediately preceeding the time of his ap. plication, in the state of Maryland, and be. ing also satisfied that the said Giles Green is in actual confinement for debt and for no THIS IS TO GIVE NOTICE,

That the subscriber, of Alexandria country, in the district of Columbia, has obtained to the subscriber of Columbia obtained to the subscriber obtained to the subsc county court, to answer such allegations as his creditors may make against him : It is thereupon ordered and adjudged, that the prisonment, and that by causing a copy of this order to be inserted in some one of the newspapers edited in the district of Colum. bia, once a week for two months successively before the third Monday in March next, to give notice to his creditors to appear before the said court at Charlestown, in the said county, on the said third Monday in March next, for the purpose of re. commending a trustee for their benefit, and to shew cause if any they have, why the said Giles Green should not have the benefit of the several insolvent laws of this state as prayed.

JOHN BARNES, Clerk.

Charles County Court, November Term, 1820. ON application to the Judges of Charles County Court by petition in writing of James Barnes, of Charles County, for the benefit of the act of assembly for the relief of insolvent debtors, passed at November session 1805, and the several supplements thereto, on the terms mentioned therein, a schedule of his property, and a list of his creditors on oath, so lar as he can ascertain them, being annexed to his petition, and being satisfied by competent tes timony that the said James Barnes has re. sided two years immediately preceding the time of his application, in the state of Ma. ryland, and being also satisfied that the said James Barnes is in actual confinement for debt and for no other cause. A the said James Barnes having entered into bond ON application to the subscriber, one of the judges of the orphans' court of Charles County, by petition in writing of Williamson Cox, of Charles County, for the make against him: It is the reupon ordered and adjudged, that the said James Barnes be discharged from imprisonment, and that by causing a copy of this order to be insert. ed in some one of the newspapers edited in the district of Columbia, once a week for two months successively, before the third Monday of March next, to give notice to his creditors to appear before the said court at Charlestown, in the said county, on the said 3d Mouday in March next, for the purpose of recommending a trustee for their be. nefit, and to shew cause if any they have, why the said James Barnes should not have the benefit of the several insolvent laws of this state as prayed.

# Charles County Court.

january 18

JOHN BARNES, Clerk.

November Term, 1820. ON application to the judges of Charles County Court, by petition in writing of George Harrison Thompson, of Charles County, for the benefit of the act of assembly for the reliet of insolvent debtors, pas sed at November session, 1805, and the several supplements thereto, on the termmentioned therein, a schedule of his property and a list of his creditors, on oath, so far as he can ascertain them, being annex ed to his petition; and being satisfied by competent testimony that the said George Harrison Thompson has resided two years immediately preceding the time of his application, in the state of Maryland; and being also satisfied that the said George Harrison Thompson is in actual confine ment for debt, and for no other cause; and the said George Harrison Thompson ha. ving entered into bond with sufficient secu. rity for his personal appearance in Charles County Court, to answer such allegation as his creditors may mabe against him: It is therefore ordered and adjudged, that the said George Harrison Thompson be dis. charged from imprisonment; and that by causing a copy of this order to be inserted in some one of the newspapers edited in the district of Columbia, once a week for two months successively before the third Mon. day of March next, he give notice to his creditors to appear before the said court at Charleston, on the said third Monday in March next, for the purpose of recommend. ing a trustee for their benefit, and to shew cause if any they have, why the said Geo. Harrison Thompson should not have the benefit of the several insolvent laws of this state as praved. Given under my hand this 10th day of October, 1820.

Testc. JOHN BARNE , Clerk. january 19

## To Rent,

And possession given between the present time and March next, that elegant and commodious three story

# Union and Marine Hotel,

situated on Union-street, near the Potomac. It is admirably calculated for the accommodation of travellers from Maryland, and seafaring gentlemen. It has been occupied as a tavern for many years past. For terms ANTHONY RHODES, applyto january 25

Charles County Court.

November Term, 1820. ON application to the Judges of Charles County Court by petition in writing of Luke Sheirburn, of Charles County. for the benefit of the act of assembly for the relief thereto, on the terms mentioned therein, a schedule of his property, are a list of his creditors on oath, so far as he can ascertain them, being annexed to his petition, and being satisfied by competent testimony that the said Luke Sheirburn has resided two years immediately preceding the time of his application, in the state of Maryland, and being also satisfied that the said Lake Sheirburn is in actual confinement for debt and for no other cause, and the said Luke Sheirburn having entered into bond with sufficient security for his personal appearance in Charles County Court, to answer such allegations as his creditors may make against him: It is thereupon ordered and adjudged, that the said Luke Sheirburn be discharged from imprisonment, and that by causing a copy of this order to be inserted in some one of the newspapers edited in the district of Columbia, once a week for two months successively, before the third Monday of March next; he give notice to his creditors to appear before the said court at Charlestown in the said county, on the said third Monday in March next, for the purpose of recommending a trustee for their benefit, and to shew cause if any they have, why the said Luke Sheirburn should not have the benefit of the several insolvent

laws of this state as prayed.
Test. JOHN BARNES, Clerk of Charles County Court. anuary 25

Charles County Court,

November Term. 1820. O'N application to the Judges of Charles County Court, by petition in writing of Benjamin Freeman, of Charles county, for the benefit of the act of Assembly, for the relief of insolvent debtors, passed at November session, 1805, and the several supplements thereto, on the terms mentioned therein, a schedule of his property, and a list of his creditors, on oath, so for as he can ascertain, being annexed to his petition, and being satisfied by competent testimony that the said Benjamin Freeman has residetwo years immediately preceding the tine of his application in the state of Maryland and being also satisfied that the said Benja min Freeman is in actual confinement to debt, and fer no other cause; and the said Benjamin Freeman having entered into hond, with sufficient security for his personal ap pearance in Charles county Court, to answer such allegations as his creditors may make against him-It is therefore ordered and adjudged, that the said Benjamin Free man be discharged from imprisonment; am that by causing a copy of this order to be inserted in some one of the newspapers edited in the District of Columbia, once a week for two months successively, before the third Monday of March next, he give notice to his creditors to appear before the said Court, at Charlestown, in the said county, on the third Monday in March next, for the pur pose of recommending a trustee for their be nefit, and to shew cause. If any they have why the said Benjamin Freeman should not have the benefit of the several insolvent laws of this state, as prayed.

JOHN BARNES, CFk. Test, january 12

Charies County Court,

November Term, 1820. ON application to the judges of Charles county court, by petition in writing of Zachariah Green, of Charles county, for the benefit of the act of assembly for the relief of insolvent debtors, passed at November session, 1805, and the several supplements thereto, on the terms mentioned therein, a schedule of his property and a list of his creditors, on oath, so far as he can ascertain them, being annexed to his petition; and being satisfied by competent testimony, that the said Zachariah Green has resided two years immediately preceding the time of his application in the state of Maryland, and being also satisfied that the said Zachariah Green is in actual confinement for debt, and for no other cause, and the said Zachariah Green having entered into bond with sufficient security for his personal appearance in Charles county court, to answer such allegations as his creditors may make against him: It is therefore ordered and adjudged that the said Zacharish Green be discharged from imprisonment, and that be causing a copy of this order to be inserted in one of the newspapes edited in the district of Columbia once a week for two months successively, before the third Monday in March next, to give notice to his creditors to appear before the said court at Charles Town, in the said county, on the third Monday in March next, for the purpose of recommending a trustee for their benefit, and shew cause, if any they have, why the said Zachariah Green should not have the benefit of the several insolvent laws of this state, as

JOHN BARNES, Clerk. Teste,

ianuary 18 Genuine Garden Seeds.

WM. YEATES offers for sale, at redu-ced prices, at his garden, near Alexandria, a general assortment of GARDEN SEEDS, mostly of his own raising, and all warranted of first quality; also an assortment dwarf box, for edging, cabbage plants, cauthe most rare kinds. february 5

The Leesburg Washingtonian, and Winshove three times, and the National Intelligencer three times a week for six weeks, and four months, and send their accounts to the send their accounts to this office.

Charles County Court.

November Term, 1820. ON application to the Judges of Charles County Court by petition in writing of William M'Conchie, of Charies County, for the benefit of the act of assembly for the of insolvent debtors, passed at November | relief of insolvent debtors, passed at Nov session 1805, and the several supplements session 1805, and the several supplements thereto, on the terms mentioned therein, a schedule of his property, and a list of his creditors on oath, so far as he can ascer tain them, being annexed to his petrion and being satisfied by competent testimony that the said William M'Conchie has resided two years immediately preceding the time of his application, in the state of Maryland, and being also satisfied that the said William M'Conchie is in confinement for debt and for no other cause, and the said William M'Conchie having entered into bond with sufficient security for his personal appearance in Charles County Court, to answer such allegations as his creditors may make against him : It is thereupon ordered and adjudged, that the said William M'Conchie be discharged from imprisonment, and that by causing a copy of this order to be inserted in some one of the newspapers edited in the district of Colum bia, once a week for two mouths succes sively before the third Monday in March next; he give notice to his creditors to appear before the said court at Charlestown, in the said county, on the said third Monday in March next, for the purpose of recommending a trustee for their benefit, and to shew cause if any they have, why the said William M Conchie should not have the benefit of the several inssolvent laws of this state as prayed. Test.

JOHN BARNES. Clerk of Charles County Court. january 25

Charles County Court, November Term, 1820. ON application to the judges of Charles county court, by petition in writing of Thomas G. Barnes, of Charles county, for the benefit of the act of assembly for the 11lief of insolvent debtors, passed at November session, 1815, and the several supplements thereto, on the terms mentioned therein, a schedule of his property and a list of his creditors on oath, so far as he can ascertain them, being annexed to his petition, and being satisfied by competent testimony that he said Thomas G. Barnes has resided two years immediately preceding the time of his application in the state of Maryland; and being also satisfied that the said Thomas G. Barnes is in actual confinement for debt and for no other cause, and the said Thomas G. Barnes having entered into bond with sofficient security for his personal appearance in Charles county court, to answer such and gations as his creditors may make against him: it is thereupon ordered and adjudged that the said Thomas G Barnes be discharged from imprisonment, and by causing a copy of this order to be inserted in some one of the newspapers edited in the district of Columbia, once a week, for two months successively, before the third Monday of March next, to give notice to his creditors to appear before the said court, at Charles Town, in the said county, on the said third Monday in March next, for the purpose of recommending a trustee for their benefit, and to shew cause, if any they have, why the said Thomas G. Barnes should not have the benefit of the several insolvent laws of

this state, as prayed. Teste, JOHN BARNES, Clerk.

Charles County Court, November Term. 1820. ON application to the judges of Charles County Court, by petition in writing of Samuel Amerg, of Charles County, for the benefit of the act of assembly for the relief of insolvent debtors, passed at November session, 1805, and the several supplements thereto, on the terms mentioned therein, a schedule of his property and a list of his creditors, on oath, so far as he can ascertain them, being annexed to his petition; and being satisfied by competent testimony that the said Said Samuel Amerg has resided two years immediately preceding the time of his application in the state of Maryland; and being also satisfied that the said-Samuel Amerg is in actual confinement for debt, and for no other cause; and the said Samuel Amerg having entered into bond with sufficient security for his personal appearance in Charles County court, to answer such alle gation as his creditors may make against him: It is therefore ordered and adjudged. that the said Samuel Amerg be discharged from imprisonment; and that by causing a copy of this order to be inserted in some one of the newspapers edited in the district of Columbia, once a week for two months successively before the third Monday of March next, he give notice to his creditors to ap pear before the said court, at Charlestown, on the said third Monday in March next, for the purpose of recommending a trustee for their benefit, and to shew cause if any they have, why the said Samuel merg should not have the benefit of the several insolvent

laws of this state, as prayed.

Teste,

Clerk of Charles County Count. january 12 12 W

Masons Wanted.

SEVENTY-FIVE stone masons wanted to work at Fort Monroe, Old Point Comfort, where constant employment and good wages will be given for the first rate workmen, and none others need apply. Also. offruit trees, choice kinds, flowering shrubs, fifty able bodied laboring men, black or white, to attend on the workmen. Apply at liflower do. with other variety, with an ex-, the above Fort to Bolitha Laws, who has tensive collection of green bouse plants, of lived at the place for a long time, and can say it is very healthy.

The Vational Intelligencer, Baltimore Fechester Gazette, are requested to insert the deral Gazette, Leesburg Washingtonian, and Winchester Gazette, will insert the above