

and on the north side of high street facing the southward of and adjoining the points between the west line of third street and the east line of fourth street for the use of such butchers as cannot be accommodated with stands in the spaces herein before allotted to them opening being left of the breadth of fifteen feet in the range of said stalls at the distance of every thirty feet Provided always nevertheless that nothing herein contained shall be taken or construed to allow any butcher to occupy any stall or space within the said market free of rent.

Sec. 7. And be it further ordained and enacted That if any person or persons after the passing of this ordinance shall wantonly willfully or maliciously break or otherwise injure the moveable or other stalls which the commissioners are by this ordinance authorized or directed to place or which may have been heretofore placed in the said market every person so offending and every person aiding and concerned in such offence shall forfeit and pay for every such offence a fine of five dollars to be recovered with costs in the manner and for the use herein before mentioned.

Sec. 8. And be it further ordained and enacted That all and every the spaces within the limits of the market not herein above appropriated as stands for carts carriages and horses and for exposing goods and country produce for sale shall be and they are hereby declared to be open and free passages within the said market and the same shall be kept open and free from all obstructions whatsoever for the more easy passage of the citizens and others during the hours of market and if any person shall keep or place any thing therein to hinder the free passage of the citizens and others and shall not forthwith remove such obstructions upon request every person so offending shall forfeit and pay the sum of two dollars to be recovered with costs in the manner and for the use herein before mentioned.

Sec. 9. And be it further ordained and enacted That no butcher or other person shall slaughter or kill any beast within the limits of the said market nor lay any garbage dung or offal therein under the penalty of forfeiting the sum of five dollars for every such offence to be recovered with costs in the manner and for the use herein before mentioned.

Sec. 10. And it is further ordained and enacted That no person whatever shall at any time sell or expose to sale any beer cider or spirituous liquors of any kind mixed or unmixed by retail within the limits of the said market under the penalty of forfeiting the sum of five dollars for every offence to be recovered and appropriated as herein before directed.

Sec. 11. And it is further ordained and enacted That no steelyards shall be used within the limits of the said market and that all provisions of every kind sold by weight or measure shall be weighed and measured by weights and measures duly regulated and stamped by the officer legally appointed for that purpose and if any person shall be guilty of selling by steelyards or by weights or measures not regulated and stamped as aforesaid or by scales falsely balanced he or she shall forfeit such steelyards weights measures or scales and pay the sum of five dollars to be recovered and appropriated as herein before directed.

Sec. 12. And it is further ordained and enacted That all blocks benches tubs or other things used in the market for the accommodation of butchers and others whilst occupying the shambles shall be placed and kept within the limits of the stalls by them occupied in such manner as not to extend into the market houses further than two feet six inches beyond the inner edge of the said stalls respectively and all persons who shall use or occupy any of the shambles aforesaid shall immediately after market hours on market days & on other days before they leave the market place or cause to be placed all blocks and benches used by them in the market under the planks of their respective stalls and there cause the same to be secured by strong chains and locks so that the said blocks or benches shall not extend in any way beyond the edges of the said planks to the interruption of the citizens passing within the market and if any owner or occupier of any block bench tub or other thing used as aforesaid shall cause or suffer the same to be placed or remain otherwise than herein before mentioned and directed such person so offending shall forfeit and pay for every such offence the sum of two dollars to be recovered and appropriated as herein before directed.

Sec. 13. And it is further ordained and enacted That no person or persons shall bring or use any wheel-barrow within the market-houses or shambles on market days and in market hours under the penalty of one dollar to be recovered and appropriated as herein before directed.

Sec. 14. And it is further ordained and enacted That no person or persons shall ride lead drive or bring any horse or horses on market days within the limits of the chains as prescribed by this ordinance during the time of the said chains remaining fixed under the penalty of forfeiting for every such offence the sum of two dollars to be recovered and appropriated as herein before directed.

Sec. 15. And it is further ordained and enacted That no person or persons attending the market for the purpose of vending any article or articles of provision fruit herbs roots garden seeds or of goods and wares the manufactures of America shall use or occupy any other place or stand within the limits of the said market than the space or stand specially appropriated to the several descriptions of persons mentioned in this ordinance under the penalty of forfeiting for every offence the sum of two dollars to be recovered and appropriated as herein before directed.

Sec. 16. And it is further ordained and enacted That no person who follows the business of a huckster or of selling provisions vegetables nuts or fruit at second hand shall at any time sell or offer for sale within the limits of the market any provisions vegeta-

bles nuts or fruit of any kind under the penalty of forfeiting for every such offence the sum of five dollars to be recovered and appropriated as herein before directed.

Sec. 17. And it is further ordained and enacted That no person or persons shall at any time except on market days and in market hours sell or expose to sale either on the shambles or stalls of the market or on the pavements within or surrounding the same any soup or soups under the description of pepper-pot or any other name whatsoever or boiled Indian-corn pickled oysters or other dressed victuals under the penalty of forfeiting for every such offence the sum of one dollar to be recovered and appropriated as herein before directed.

Sec. 18. And it is further ordained and enacted That the Clerk of the market shall and he is hereby authorized and empowered to provide effectual means that no horses or cattle be permitted to enter within the enclosed market through any passage whatsoever and that no cattle of any kind shall be brought or exposed to sale within the limits of the market herein before described.

Sec. 19. And be it further ordained and enacted That it shall be the duty of the clerk or clerks of the market and his or their deputies to attend in the said market from the beginning to the end of the hours of market on market days and at such other hours as shall be necessary in order to enforce obedience to all and every the rules and regulations herein contained and such other rules and regulations as shall from time to time be ordained and enacted respecting the said market and ten minutes immediately before the fixing of the chains herein before directed to be placed to cause the court-house bell to be rung in order to give notice to the Butchers to remove their carts and carriages as herein before directed To prevent all unbound and unwholesome provisions from being sold or exposed to sale by seizing the same and taking such order thereon as shall be directed by the Mayor or some one of the Aldermen and to weigh try and examine all bread butter lard and other articles of provisions sold in leaves or in lumps of a given or actual weight to see that the same are of due weight for which the same are offered or ought to be and to try all scales weights and measures by which any provisions offered for sale in the said market are to be weighed or measured and to enforce the payment and recovery of all penalties and forfeitures which by this ordinance or by an act of General Assembly of this State or by common law are inflicted on any person offending against the rules and regulations of markets in general or of the said market in particular and to decide all disputes which may arise in the said market between buyer and seller touching weight or measure of the things bought and sold and to examine all persons suspected of selling provisions as hucksters at second hand and to prosecute according to the directions of this ordinance all such as shall be found offending against the same and to collect all and every of the rents of the stalls in the said market and forthwith to pay the same after the deduction herein after mentioned to the Treasurer of this Corporation taking receipts for the same and to prevent any persons (excepting Butchers and country people bringing their produce to market for sale) from exposing to sale any goods wares merchandizes provisions or other things whatsoever on any days or at any hours but on market days and in market hours and on market days and in market hours in any other manner or at any other stands than are herein above directed and to cause all the pavements under the several rows of shambles and under the court-house to be swept and all dirt filth and snow to be removed from the same into the open streets by the sides of the shambles and to take care that the said dirt filth and snow as that which may have been collected in other parts of the limits of the said market be removed at least twice in every week by direction of the City Commissioners who are hereby enjoined and required to make the necessary provisions for that purpose.

Sec. 20. And it is further ordained and enacted that the Clerk or Clerks of the market who shall perform the duties by this ordinance required shall be entitled to detain out of the rents of the stalls by him and them collected as aforesaid after the rate of two and one half dollars in every hundred dollars and no more for collecting and paying the same and the said clerks of the market shall not receive or take from any person or persons whatever selling or exposing to sale any provisions or other articles in the market any fee perquisite or reward to his or their own use.

Sec. 21. And it is further ordained and enacted that the clerks of the market aforesaid shall be and they are hereby authorized and empowered to employ two suitable persons to perform the menial parts of the services required by this ordinance at such wages as shall be agreed on by the said clerks with the approbation of the mayor.

Sec. 22. And it is further ordained and enacted That each Clerk of the market before he shall enter upon the duties of his office shall together with two justices to be approved of by the select and common councils become bound to the Mayor and aldermen and citizens of Philadelphia in the sum of two thousand dollars with condition thereunder written that if he shall in all things well and faithfully perform all and singular the duties herein above required of him as a Clerk of the market by an ordinance of the citizens of Philadelphia in Select and common councils assembled passed the twenty-ninth day of March in the year one thousand seven hundred and ninety-eight entitled "an ordinance for the regulation of the market held in high-street" &c & shall well & truly pay to the treasurer of this corporation all and singular the monies received by him for the rents of the stalls in the said market deducting only thereout two & one half dollars in every hundred dollars or collecting & paying the same then this obligation shall

be void otherwise it shall be and remain in full force and virtue.

Sec. 23. And it is further ordained and enacted That the Mayor and the several aldermen before whom any of the penalties or forfeitures hereby inflicted shall be recovered shall once in every three months render an account thereof and of the persons from whom the same shall have been severally recovered and received and pay the amount thereof to the Treasurer of the corporation.

Sec. 24. And it is further ordained and enacted That no butcher or other person attending the market with provisions shall remain on market days within the limits of the same longer than during the hours of market under the penalty of forfeiting for every such offence the sum of five dollars to be recovered and appropriated as herein before directed.

Sec. 25. And it is further ordained and enacted That an ordinance of the Mayor aldermen and citizens of Philadelphia entitled "an ordinance for the regulation of the market held in High-street in the city of Philadelphia on fourth and seventh days of the week called Wednesdays and Saturdays" passed the eighth day of June in the year one thousand seven hundred and eighty-nine and the supplement thereto passed the twenty-sixth day of November one thousand seven hundred and ninety-two be and the same are hereby repealed and made null and void.

Enacted into an ordinance at Philadelphia on the 29th day of March in the year one thousand seven hundred and ninety eight

KEARNY WHARTON
President of the Common Council
FRANCIS GURNEY
President of the Select Council

By this day's Mail.

BALTIMORE, March 31.
Yesterday arrived ship Union, captain Porter, from Ramsgate (England) which he left February 5. Captain P. was boarded by a French vessel of war which took his latest newspapers, strictly examined his ship's papers, and broke open some of his packages to see if he had English goods on board, but finding none, permitted him to pass. Captain P. was originally from Hamburg, but put into Harwich, and then again into Ramsgate, in distress. His verbal information is not very interesting, as no event of consequence had lately transpired. A petition from the American merchants for convoy had been opposed by Mr. Pitt, who argued that as our government was disposed to monopolize the carrying trade to themselves, and had laid an oppressive duty on British bottoms, the petition ought not to be granted; and a gentleman writes from London, under date of February 1, that British vessels would bring out the goods this season, and our own return empty. Arrived schooner Argo, capt. Gardner, 20 days from St. Jago, into which place he was taken on his passage from Jaquemel to Baltimore, and liberated without a trial, by purchasing his papers.

Captain Derby, from Boston, in the schooner Theoda, informs, that on Saturday, the 24th instant, he spoke a black sloop (names of master and vessel unknown) 70 miles E. by S. from Cape Henlopen, from Philadelphia to St. Croix, on three days, but having lost one of his rudder irons, in a severe gale at S. E. he was trying to get into the capes again.

CHARLESTON, March 20.
In the schooner Three Friends, capt. Cook, which arrived yesterday from Jaquemel, came passenger capt. Dixon, late of the snow Fox of this port, belonging to Messrs Crofs and Crowley, who confirms the accounts already received of the condemnation of his vessel by a judge at the city of St. Domingo, who, on account of improper conduct in this and other instances, has since been removed from office. The snow was captured by a French privateer, secretly commanded by one Love, an outlawed Englishman, whose conduct is proverbial amongst the islands, and who has, it is said, repeatedly committed acts which amount to piracy.

Captain Crofs, who was a passenger in the snow, remains in St. Domingo, in hopes of receiving reparation; he was fortunate in their meeting with capt. Garrison, who very politely has afforded him every assistance he stood in need of, to prosecute his claims.

Yesterday morning, between the hours of 2 and 4 o'clock, a fire broke out in this city, in a back building in Federal street, near the corner of King street, occupied by Dr. Floyd. When it was first discovered, the flames had got to a considerable height and before assistance could be had, communicated to the neighbouring buildings, of which it destroyed six dwelling-houses in King street, and three in Federal-street, besides a number of stables and back buildings.

By some neglect the citizens were not alarmed in due time: the bells did not begin to ring for more than half an hour after the fire was discovered.

The sufferers in King street are—Mr. Brockway, who lost a new range of stables, a kitchen, and a dwelling house adjoining the one he resides in, which also is considerably damaged.

Mr. Brockway, it will be recollected, was burnt out, and lost a great deal by the fire which happened in King-street in May, 1796.

Mr. Wallinger, the baker, two houses. Messrs. I and C. Bulow, one house and a considerable quantity of goods. Hart Levy, one house, and a considerably quantity of goods.

Messrs. Robinson & Pendall, on house, and a considerable quantity of goods. In Federal street—Mr. John Frederick Kern lost two excellent three story houses

tenanted by Dr. Kirkland and Mr. Alexander Petric, who lost a considerable part of their household furniture; and a house belonging to Dr. Poinsett, occupied by Mr. T. Baron was also destroyed.

This latter gentleman's loss is considerable—but to add to his misfortune, about an hour after the fire was stopped, as one of the engines conducted only by negroes, who appeared to be intoxicated, was returning furiously through the street, he was thrown down by it; it passed over his left leg and broke it in a shocking manner.

From the best information which can be collected, there is good reason to believe that the fire of yesterday was the effect of some unfortunate accident which originated in the kitchen of Dr. Floyd, and of which, after a strict investigation made by the fire-masters, they have not been able to learn the cause.

A small house belonging to a Mrs. Scott—a widow, who has several small children and supports herself and them by keeping a school was pulled down to prevent the fire spreading—a deed of real charity will be performed, by those who may be so benevolently inclined as to assist her in erecting it again.

At this fire, the new patent engines lately imported from London, and made by Mr. Bramah, had the first opportunity of being fairly tried—their performance is allowed by all to be much superior to those built on the old plan.

The Gazette.

PHILADELPHIA,
TUESDAY EVENING, April 3

A message from the President of the United States was received this day by the House of Representatives in answer to their request for the instructions, and communications from, our Envoys Extraordinary to the French Republic; accompanied by those INSTRUCTIONS and COMMUNICATIONS, previous to the reading of which the Galleries were cleared.

The funeral of Mr. Moreton will proceed from the house of Mr. Freeman, No. 39, South Front-street, precisely at six o'clock this afternoon, to which his friends and the public are respectfully invited.

Died, lately at Savannah, after a lingering illness, captain ROBERT B. MEASE, of this city.

The French privateer Pandour, captain Garfcan, was lately sent into Cape Nicholas Mole, a prize to one of Admiral Bligh's fleet.

In the Senate of the legislature of this State, certain amendments were made to the bill providing for the removal of the seat of government, which being disagreed to by the House of Representatives, committees of conference were proposed, which also being rejected, the bill of course was lost.

The schooner Betsey, James Duncan, master laden with wheat and flour, bound from Frederickburgh to Philadelphia, was lost on the 22d of March off Craddock on the eastern side of the Chesapeake in the county of Accomack, (Virginia) the hands and passengers, seven in number perished except a negro sailor. The negro relates that he undertook the cargo was laden by Wilson and Co. of Frederickburgh and consigned to his Son in Philadelphia.

A HINT

To the friends of the Schuylkill permanent bridge. By the law authorizing the erection of the intended bridge, published in Claypoole's paper last week, it will be perceived, that the majority of the stockholders are to determine, either themselves or by authority delegated to the managers chosen by the majority of stockholders—the title of the bridge Those therefore who have a predilection for any particular spot, must endeavor to compose the requisite majority, by subscribing in sufficient numbers on Monday next—one dollar must be paid, in cash, for every share subscribed, or the subscriptions will be void as to those not coming prepared with money.

New-York, April 2.
ARRIVED.
Brig David and George, White, Antigua 17
Nancy, King, Bay of Honduras 27
(They were still in expectation of an invasion from the Spanish at the Bay.)
Sir John Wentworth, Martinique 20
Schr. Elizabeth, Pigot, Norfolk 2
Neptune, Whitlock, Martinique 21
Sloop Polly, Duncan, Richmond 10
Fortune, Ferle, N. Carolina 4

The Owners of 5982 Dollars
Captured in the schooner Lovely Lady of New-York, captain Edward Johnston, by the French privateer Revanche, captain Antoine Berard, on the 13th of last July, are requested to make immediate application to the Department of State respecting the same.

Just Landing
From the brig Harmony from the Isle of France, And for sale by
Joseph Anthony & Co.
120 bales Bourbon cotton of a superior quality
350 bags do. coffee
24 racks do. Indigo
April 3 dtot

TO LET,
A Parlour and three Bed Chambers, Kitchen and Cellar. Enquire at No. 26, South Fifth street. April 3

Six Pence Reward.
RAN AWAY from the subscriber on the 20th March last, an apprentice Boy, named Adam Bastian, by trade a Baker, about 4 feet 10 inches high, and has lost a finger on his left hand, about nineteen years of age; had on when he went away, blue jacket, red waistcoat, coating trousers, a pair of large silver buckles in his shoes. Whoever will apprehend said boy and bring him to his master again, shall receive the above reward, and no charges paid by me,
CHARLES BASTIAN.
April 3 dt

NEW-THEATRE.
Mr. FENNEL's Nighl.

THURSDAY EVENING, April 5.
Will be presented (for the first time this season) a celebrated Tragedy, called
KING LEAR;

AND HIS THREE DAUGHTERS.
King Lear, Mr. Fennell
Burgundy, Warrell, junr
Cornwall, Hardinge
Albany, Fox
Gloster, Warrell
Kent, Warren
Edgar, Wignell
Edmund, Marshall
Gentleman Usher, Francis
Oldman, Hunter
Goneril, Mrs. Hardinge
Regan, Mrs. Francis
Arante, Miss L'Estrange
Cordelia, Mrs. Merry

Knights attending on the King, Officers, Messengers, &c. Messrs. Lavancy, Laferoy, Doctor, &c. End of the Tragedy, a Ballet Dance (composed by Mr. Byrne) called,

THE DRUNKEN PROVENCAL;
OR, THE SAILOR'S RETURN.
Ivry, Mr. Byrne—Will, Mr. Warrell, junr.—Viccar, Mr. Dozier—Motes, Mr. Bliffet—Dickey Goslin, Mr. T. Warrell.

Susan, Miss Milbourne—Jenny, Mrs. Byrne. To which will be added, a new farce, called, the

ADVERTISEMENT;
OR, A NEW WAY TO GET MARRIED.
[Written by Mr. FENNEL.]

Alderman Goswell, Mr. Warren
Young Goswell, Richard
O'Trigger, Hardinge
Peruque, Fox
Harry, Harwood
Thomas, Bliffet
Mrs. Courtney, Mrs. Francis
Mrs. Snip, Mrs. L'Estrange
Betty, Miss L'Estrange
Kitty, Mrs. Doctor
Tickets to be had at the usual places.

On Saturday Evening, the favorite Comedy of THE HUMORIST, or, WHO'S WHO?—THE WIDOW OF MALABAR; to which will be added, the Farce of the WANDERING JEW, for the Benefit of Mr. HARWOOD.

Sales of Mullins postponed,
On account of the weather,
Till TO-MORROW, 3 o'clock, P. M.
15 bales of East India Mullins,
By the bale, for approved endorsed notes at 60 and 90 days—consisting of

Balfas
Coffees
Guzzeras
Handkerchiefs, &c.
The whole entitled to drawback.
FOOTMAN & Co. Auctioneers.
dts

NOW LANDING,
From on board the sloop Charlotte from Boston,
30 chests Bohea } TEAS
30 do. Hyson }
36 do. Seuchong }
And from on board the schooner Favorite from Richmond (Vir.)

648 bbls. superfine } FLOUR
66 do. fine }
And also a quantity of WHEAT
For Sale on reasonable terms, by
GEORGE PLUMSTED,
No. 166, South Front street.
April 3 3A92W

NOTICE.

THE Partnership of the subscribers, trading under the firm of PAXSON & RICHARDSON, was dissolved on the sixth of the third month last, by mutual consent. All persons indebted thereto are earnestly requested to make payment; and those that have any demands against the same, are desired to present their accounts for settlement to either of the subscribers.

Isaac Paxson,
Nathaniel Richardson.
Philadelphia, 4th mo. 3d, 1798.

ISAAC PAXSON,
Continues to carry on the business at the usual place, No. 10, South Third street, where he has on hand a large assortment of Ironmongery, Saddlery, Cutlery and Brass Wares, which he will wholesale or retail, on low terms, for cash or the usual credit. He expects to receive by the first vessels from London, Bristol, Liverpool and Hull, a large addition to his present assortment; and will execute with punctuality and care any orders from the former customers, and his friends in general.
2244W

For Sale,
A good situation for a Country SEAT,
Forty acres of Land,

On the Old York road, within sight of Germantown, and about five miles from the city; the whole being under good fence, and in excellent order as pasture ground.

For further information and terms, apply to JOHN ELIOTY CRESSON, at his Office for the sale of Real Estates, Conveyancing, &c. No. 54, High-street.
4th mo. 3d. 10&f 111

Israel Morris against
Thomas Margairoud, James Bell, Maryland, in Chancery,
Markell and Benjamin Smith, March 8,
Executors of Samuel Tucker, 1798.

THE object of the bill, is for the Complainant, Israel Morris, to obtain relief against a judgment on a bond by him executed, on the 31st day of December, 1782, to the said Samuel Tucker, for the sum of £200 principal.—The relief is prayed on the ground, that the Complainant assigned, by way of security for the said money, a bond to him the Complainant, executed by Samuel Downing, for the sum of £250 that the said Tucker received of the money due on the said last mentioned bond the sum of £100 and neglected to take steps for obtaining the residue, until the said Downing became insolvent.

The bill states that all the defendants are now residents of the State. It is therefore, on his motion, adjudged and ordered, that he cause a copy of this order to be inserted, three weeks successively, in some newspaper of Philadelphia, in or near which the defendants reside, at any time before the first day of May next, or served upon each of the defendants generally, before the said day; to the intent that they have notice of the complainant's application to this court and of the substance and object of his bill and may be warned to appear here on or before the third Tuesday in September next, to show cause, wherefore a decree should not pass as prayed.

Attest,
SAMUEL HARVEY HOWARD,
Reg. Cur. Con.
April 3 103W