

MARYLAND GAZETTE.

THURSDAY, JANUARY 5, 1804.

Legislature of Maryland,

SENATE OF PROCEEDINGS.

HOUSE OF DELEGATES.

THURSDAY, DEC. 29, 1803.

The resolutions in favour of James Nesle, Pilemon Willis, and others, William Singleton and John Johnston, Benjamin Hatcheford, Thomas Niles, of Simon, the trustee of the state, the supplies to the act to prevent excessive gaming, the bill supplementary to the act to freighten and the public roads in Harford county, and the act to authorise and empower the levy court of Calvert county to assess and levy a sum of money for the use therein mentioned, were sent to the

petition from Walter Worthington, and others, Anne-Arundel county, was read and referred.

Mr. Sherredine delivers a report on the petition of the inhabitants of Cecil county, against the petitioners; which was read.

The bill authorising James Summers, late Sheriff collector of Caroline county, to complete his collection, and the bill to revive and aid the proceedings of the county court, were severally passed and sent to the Senate.

Mr. Kerchner delivers a report on the petition of the inhabitants of Washington county, against the petitioners; which was read and concurred with.

The bill to authorise and empower the levy court of Baltimore county to assess and levy a sum of money for the purpose therein mentioned, was passed and sent to the Senate.

A memorial from sundry inhabitants of the city of Baltimore, was preferred and read.

The bill authorising a lottery for raising a sum of money for the purchasing ground and building a warehouse thereon in the western precincts of the city of Baltimore, was passed and sent to the Senate.

The bill relating to the inspecting of flour, and articles, in the precincts of the city of Baltimore, was read the second time, and the question put, the house reconsider the first enacting clause of the bill? Resolved in the affirmative.

The question was then put, That the words "one year" be inserted in the said clause after the word "extended"? Determined in the negative.

The question was then put, That the said bill do pass? Resolved in the affirmative, and sent to the Senate.

Mr. Barber has leave of absence for the remainder of the session.

Then the Supplement to the act respecting the Free Lane in the city of Baltimore, he recommended for amendment, and that Mr. Lemmon and Chapman be added to the committee appointed to amend the bill.

The second reading of the additional Supplement to the act to regulate elections, The question was put, the words "two days" be inserted in the first enacting clause of the said bill? Resolved in the affirmative, yeas 34, nays 35.

In progression in reading the said bill, the question put, That the words "provided that nothing in this section prescribing the said elections to be held shall extend to Harford county," be inserted at the end of the first enacting clause? Resolved in the negative.

The bill being read throughout, the question was put, That the said bill do pass? Resolved in the affirmative, yeas 36, nays 37.

Mr. Harwood delivers a bill to authorise the levy court of Anne-Arundel county, to assess and levy a sum of money for the purposes therein mentioned; which was read.

Petitions from John Taylor, of the State of Virginia, Thomas Poteet, of Harford county, and William Thistle, of Allegany county, were read and referred.

Resolved, That the order of the day be postponed till to-morrow.

A petition from John Brady, of the city of Baltimore, for an act of insolvency, was read and referred.

Mr. Montgomery delivers a report on the petition of John Monk, and others, against the petitioners; which was read and concurred with.

Mr. Forwood delivers a report on the petition of Thomas Poteet, against the petitioner; which was read and concurred with.

Leave given to bring in a bill respecting titles to land under decrees of the court of chancery, and to trace the titles to land.

On the petition of John B. Beall, of Allegany county, was read the second time, and the resolutions therein contained assented to.

Mr. Shuff delivers a report on the petition of John Taylor, against the petitioner; which was read and concurred with.

The clerk of the Senate delivers the bill appointing commissioners to lay out the divisional road between Somerset and Worcester counties, &c. the bill for the encouragement of learning in Queen-Anne's county, severally endorsed, "will pass;" which were ordered to be engrossed; the bill enabling the inhabitants of Worcester county to stop Sinepuxent bay, &c. endorsed, "will pass with the proposed amendments;" which amendments were read; the bill empowering the chancellor to direct a sale of the real estate of Richard J. Duckett, &c. the bill to enable Samuel Hooper, of Dorchester county, to sell and convey certain Lands therein mentioned, severally endorsed, "will not pass;" and the resolution in favour of James B. Sullivan, endorsed, "dissented from."

FRIDAY, DEC. 30, 1803.

Mr. Van-Horn and Mr. Lloyd appeared in the house.

Mr. Harwood delivers a bill to lay out a road in Anne-Arundel county therein mentioned; which was read.

The amendments to the bill enabling the inhabitants of Worcester county to stop Sinepuxent bay, &c. and the amendments to the bill to establish pilots, and regulate their fees, were agreed to, and the bills ordered to be engrossed.

The following resolutions being propounded to the house, were read the first and second time, assented to, and sent to the Senate.

Resolved, That all proceedings be stayed until the first day of November next, on a judgment or judgments obtained in the general court for the western shore against the securities of Robert Sinclair, late Sheriff of Allegany county.

Resolved, That the said securities be released from the payment of the nine per cent. interest imposed on them provided they pay the balance due on or before the first day of November next, with six per cent. interest thereon.

A petition from Arthur Thompson, of Saint-Mary's county, was read and referred.

The following resolution being propounded to the house, was read the first and second time, assented to, and sent to the Senate.

Resolved, That the chancellor be and he is hereby authorised and empowered to examine, in a summary way, upon petition, the circumstances of a public sale made by William Marbury, late agent of the state, of lots No. 14 and 15 of the Choptank Indian lands in Dorchester county, which were purchased by doctor James B. Sullivan, of the said county, who alleges that the whole, or a considerable part, of said lots, is taken away by interfering lands; and to make such interlocutory order or orders as he may think necessary to a full and correct investigation of the subject, or otherwise right and proper, and to make such final decrees as he may judge to be consistent with equity and justice, and that he be also authorised to decree costs against the state, if he shall think it just and right to do so under all the circumstances of the case, provided, that the said James B. Sullivan shall file his petition to the chancellor on or before the first day of June next.

The following resolution being propounded to the house, was read the first and second time, assented to, and sent to the Senate.

Resolved, That all further proceedings against James B. Sullivan, and his securities, on their bonds passed to the state for the purchase money of lots No. 14 and 15 of the Choptank Indian lands, be suspended until the first day of March, eighteen hundred and five.

The resolutions in favour of John B. Beall were sent to the Senate.

The Supplement to the act relating to negroes, and to repeal the acts of assembly therein mentioned, was read the second time, and the question put, That the further consideration thereof be postponed till the next session of assembly? Determined in the negative.

The question was then put, That the said bill be recommitted for amendment? Determined in the negative.

The question was then put, That the said bill be withdrawn from the hands of the speaker? Determined in the negative.

The question was then put, That the said bill do pass? Resolved in the affirmative, and sent to the Senate.

The resolutions respecting the government-house were read the second time and assented to.

The following message was prepared, read and agreed to.

Gentlemen of the Senate,

We have assented to your resolutions of the 26th instant, and have appointed Mr. Dashiell, Mr. Lowrey and Mr. Sherredine, on the part of this house, to join the gentlemen named by you to inquire into the

appropriation of the money therein mentioned, and to inquire whether any, and if any, what repairs and furniture are necessary for the preservation of the government-house, and the accommodation of the governor.

A memorial from the proprietors of the Susquehanna canal was preferred and read.

The bill for the relief of Hugh M'Gay, Samuel Patterson Wallace and George Lashley, was read the second time, and the question put, That the said bill do pass? Determined in the negative, yeas 26, nays 30.

The clerk of the Senate delivers the bill relating to the records in the office of the register of wills in Harford county, the bill authorising a lottery to raise a sum of money for the improvement of the streets in the city of Annapolis, and for other purposes, the bill to alter and change the names of James Clerk, and Margaret Ruffel his wife, and of their children, the bill authorising the city commissioners to open and extend Water-street in the city of Baltimore, the bill to freighten and amend part of the road in Harford county which leads from Underhill's mill to the city of Baltimore, the additional Supplement to the act to appoint commissioners to examine, survey and lay out, the road therein mentioned, severally endorsed, "will pass;" which were ordered to be engrossed; the bill for the benefit of Philip Green and Jacob Green, the bill for the relief of Samuel Wright, the bill for founding a college in the city or precincts of Baltimore, by the name of Baltimore College, severally endorsed, "will pass with the proposed amendments;" which amendments were read; the bill for the benefit of William Henry Lansdale and Thomas Reeder Lansdale, the additional Supplement to the act for the relief of creditors, and to prevent frauds and deceits occasioned by secret sales, mortgages and gifts, of goods and chattels, severally endorsed, "will not pass;" the resolution in favour of William Singleton and George Johnston, endorsed, "assented to;" which was ordered to be engrossed; the resolution in favour of Denwood Hicks, the resolution in favour of Elizabeth Barrow, endorsed, "assented to with the proposed amendments;" which amendments were agreed to; the resolution in favour of Thomas Nicholls, of Simon, the resolution in favour of Thomas Johnson, severally endorsed, "dissented from;" and the following message, with the bill for the valuation of real and personal property within this state.

Resolved, That the said securities be released from the payment of the nine per cent. interest imposed on them provided they pay the balance due on or before the first day of November next, with six per cent. interest thereon.

A petition from Arthur Thompson, of Saint-Mary's county, was read and referred.

The following resolution being propounded to the house, was read the first and second time, assented to, and sent to the Senate.

Resolved, That the chancellor be and he is hereby authorised and empowered to examine, in a summary way, upon petition, the circumstances of a public sale made by William Marbury, late agent of the state, of lots No. 14 and 15 of the Choptank Indian lands in Dorchester county, which were purchased by doctor James B. Sullivan, of the said county, who alleges that the whole, or a considerable part, of said lots, is taken away by interfering lands; and to make such interlocutory order or orders as he may think necessary to a full and correct investigation of the subject, or otherwise right and proper, and to make such final decrees as he may judge to be consistent with equity and justice, and that he be also authorised to decree costs against the state, if he shall think it just and right to do so under all the circumstances of the case, provided, that the said James B. Sullivan shall file his petition to the chancellor on or before the first day of June next.

The following resolution being propounded to the house, was read the first and second time, assented to, and sent to the Senate.

Resolved, That all further proceedings against James B. Sullivan, and his securities, on their bonds passed to the state for the purchase money of lots No. 14 and 15 of the Choptank Indian lands, be suspended until the first day of March, eighteen hundred and five.

The resolutions in favour of John B. Beall were sent to the Senate.

The Supplement to the act relating to negroes, and to repeal the acts of assembly therein mentioned, was read the second time, and the question put, That the further consideration thereof be postponed till the next session of assembly? Determined in the negative.

The question was then put, That the said bill be recommitted for amendment? Determined in the negative.

The question was then put, That the said bill be withdrawn from the hands of the speaker? Determined in the negative.

The question was then put, That the said bill do pass? Resolved in the affirmative, and sent to the Senate.

The resolutions respecting the government-house were read the second time and assented to.

The following message was prepared, read and agreed to.

Gentlemen,

Agreeably to the request contained in your message of the 24th instant, we have reconsidered the amendments proposed by us to the bill, entitled, An act for the valuation of real and personal property within this state, and have agreed to recede from the fourteenth amendment, but still adhere to the third.

Which was read.

SATURDAY, DEC. 31, 1803.

The message and resolutions respecting the government-house were sent to the Senate.

Mr. Calvert delivers a bill empowering the chancellor to direct a sale of the real estate of Priscilla Howerton, late of Prince-George's county, deceased, for the purpose therein mentioned; which was read.

Mr. Chapman delivers a bill for the benefit of Arthur Thompson; which was read.

Mr. Swearingen delivers a bill for the support of Elizabeth Odell and Elizabeth Randall, of Montgomery county; which was read the first and second time, passed, and sent to the Senate.

Petitions from Stephen Wilson and Edward Dennison, of Baltimore county, for acts of insolvency, were preferred and read.

The amendments to the bill for founding a college in the city or precincts of Baltimore, were agreed to, and the bill ordered to be engrossed.

Mr. Tomlinson delivers a bill to correct a mistake in the patent granted for lots number two thousand two hundred and one, two thousand two hundred and three, and two thousand two hundred and four, of the lands westward of Fort Cumberland; which was read the first and second time, passed, and sent to the Senate.

Mr. Swearingen delivers a report on the petition of sundry inhabitants of Rockville, against the petitioners; which was read and concurred with.

Mr. Van-Horn delivers a bill to repeal the seventeenth section of the act for the establishment and regulation of a night watch, and the section of laws, in Baltimore-town, in Baltimore county; which was read.

The amendments to the bill for the relief of Samuel Wright, and the bill for the benefit of Philip Green and Jacob Green, were agreed to, and the bills ordered to be engrossed.

Leave given to bring in a Supplement to the act for settling the debts due to this state, and for other purposes.

Mr. Lloyd delivers a bill granting a loan of money to the trustees of the academy established in Easton, in Talbot county; which was read.

The bill for the encouragement of learning in Carolina county, was read the second time, and the question put, That the said bill do pass? Determined in the negative.

Mr. Van-Horn delivers a supplement to the act respecting the debts due to this state, and the debtors thereof, and for other purposes; which was read.

The report on the petition of sundry inhabitants of the town of Oxford, was read the second time, and the resolution therein contained assented to, and sent to the senate.

The speaker laid before the house a letter from John Francis Mercer, enclosing a statement of the monies expended in purchasing furniture, and repairs for the government-house, agreeably to the resolutions passed at November sessions, 1801 and 1802; which was read and referred to the joint committee of both houses appointed on that subject.

The engrossed bills from No. 1 to No. 42, except No. 19, 29, 32, 33 and 41, were assented to, and, with the paper bills thereof, sent to the senate.

On the second reading of the bill for the relief of sundry insolvent debtors, the question was put, That the name of William Wells be stricken out of the said bill? Determined in the negative.

On progression in reading the said bill, the question was put, That the name of Joshua Stevenson be stricken out of the said bill? Resolved in the affirmative, yeas 25, nays 23.

On further progression in reading the said bill, the question was put, That the following words be inserted in the third clause of the said bill after the word "he?" to wit: "is, and at the time of passing this act was, a citizen of the United States and of this state." Determined in the negative.

On further progression in reading the said bill, the question was put, That the following words be stricken out of the said bill? to wit: "that the said debtor shall be discharged from all debts, covenants, contracts, promises and agreements, due from, or owing or contracted by, him, before the date of the said deed, and by virtue of such order the said debtor shall be discharged as aforesaid." Determined in the negative, yeas 23, nays 30.

Ordered, That the further consideration of the said bill be postponed.

The clerk of the senate delivers the bill authorizing a lottery for raising a sum of money for the purchasing ground, and building a market house thereon, in the western precincts of the city of Baltimore, the bill to authorize and empower the levy court of Baltimore county to assess and levy a sum of money for the purpose therein mentioned, the bill to authorize and empower the levy court of Calvert county to assess and levy a sum of money for the purpose therein mentioned, the bill authorizing James Summers, late sheriff and collector of Caroline county, to complete his collection, the bill further supplementary to the act to straighten and amend the public roads in Harford county, the bill to alter and change the name of James Donaldson Lowry, of the city of Baltimore, to that of James Lowry Donaldson, the further additional supplement to the act for the opening of Second-street in the city of Baltimore, severally endorsed, "will pass;" which were ordered to be engrossed; the bill relating to the inspection of flour and other articles in the city of Baltimore, the bill to revive and aid the proceedings of Calvert county court, the supplement to the act to prevent excessive gaming, severally endorsed, "will pass with the proposed amendments;" which amendments were agreed to, and the bills ordered to be engrossed; the bill for the relief of Abel Hill, endorsed, "will not pass;" and a bill for erecting buildings for the use of the poor of Queen-Anne's county, and for other purposes, endorsed, "will pass;" which was read.

On motion, the question was put, That the house adjourn till to-morrow morning 9 o'clock? Determined in the negative.

MONDAY, JAN. 2, 1804.

A petition from John Harris, of the city of Baltimore, for an act of insolvency, was preferred and read.

Mr. Goldborough delivers a bill for the removal of suits from the county courts to the general court, and to authorize the general court to allow the depositions of witnesses to be taken and read in evidence in certain cases; which was read.

The speaker laid before the house a letter from Benjamin Galloway, of Washington county, impeaching Luther Martin as attorney-general of the state; which was read.

On motion, the question was put, That the said letter be ordered to lie on the table? Determined in the negative.

Ordered, That the said letter be thrown under the table.

Mr. Hatcheson delivers a report on the petition of George Second, in his favour; which was read the first and second time, and the resolution therein contained assented to.

Mr. Dugan delivers the supplement to the act respecting Ten Feet lane in the city of Baltimore, as amended; which was read.

Mr. Lyles and Mr. Hatcheson have leave of absence.

Mr. Kerchner delivers a report on the petition of sundry inhabitants of Washington county, against the petitioners; which was read the first and second time and concurred with.

Mr. Goldborough delivers a report on the petition of John Griffin, against the petitioners; which was read the first and second time and concurred with.

The bill for erecting buildings for the use of the poor of Queen-Anne's county, was read the second time and passed.

The report on the petition of Thomas Beall, of Samuel, was read the second time, and the resolution therein contained assented to.

The house resumed the consideration of the bill for the relief of sundry insolvent debtors, and, on further progression in reading the said bill, the question was put, That the words "two years" be stricken out of the sixth clause of the said bill? Resolved in the affirmative.

On further progression in reading the said bill, the question was put, That the house reconsider the second clause of the said bill? Resolved in the affirmative.

The question was then put, That the word "chancellor" be stricken out of the said clause? Resolved in the affirmative, yeas 31, nays 24.

The question was then put, That the words "county court, or to the chief justice of the district in which such debtor resides," be inserted after the word "the" in the said clause? Determined in the negative, yeas 28, nays 29.

The question was then put, That the word "chancellor" be inserted in the said clause after the word "the?" Resolved in the affirmative, yeas 37, nays 23.

The question was then put, That the words "chief justice of the district, or the county court of the county in which such debtor may reside," be inserted in the said clause after the word "chancellor?" yeas 30, nays 30; the house being equally divided, the question was declared in the negative by the speaker.

On further progression in reading the said bill, the question was put, That the following clause be stricken out of the said bill? "And be it enacted, That each insolvent debtor shall pay to the register of the court of chancery the sum of five dollars, to be paid to the chancellor." Resolved in the affirmative, yeas 32, nays 19.

The question was then put, That the following clause be inserted in the said bill? "And be it enacted, That each of the aforesaid petitioners shall, on filing his petition, pay to the register of chancery five dollars, to be by him paid to the treasurer of the western shore." Determined in the negative.

The bill being read throughout, the question was put, That that the said bill do pass? The yeas and nays being required, appeared as follow:

A F F I R M A T I V E.

Messrs. Angier, Thomas, Harwood, Hall, Dorsey, Grabame, Gantt, Holland, Carcaud, Chapman, M'Pherson, Lemmon, Brown, Ridgely, Veasey, Miller, Sheredine, Alexander, Van-Horn, Calvert, Sudler, Hawkins, Shriver, Clarke, Montgomery, Forwood, E. Davis, Lytle, Rich, Dickson, Dugan, Kerfliner, Zeller, Yates, Linthicum, Sinkius. 36.

N E G A T I V E.

Messrs. R. Neale, W. Neale, Hopewell, Mercer, Jones, Meluy, Rose, Dashiell, Carroll, Cottman, Hyland, Goldborough, Bayly, Shaaff, Thompson, Lowrey, Purnell, Smith, T. Davis, Veatch, Crelap. 21.

So it was resolved in the affirmative.

The clerk of the senate delivers the resolution in favour of Philemon Willis, and others, the resolution in favour of Benjamin Hatcheson, severally endorsed, "assented to;" which were ordered to be engrossed; the resolution in favour of James B. Sullivan, the resolution in favour of Thomas Jackson, the resolution respecting the Indian lands, severally endorsed, "dissent from;" the bill for the relief of Christopher Woolford, the additional supplement to the act to regulate elections, the bill for the relief of Richard Morgan, severally endorsed, "will not pass;" a bill for the relief of Richard Morgan, of Montgomery county, and Christopher Woolford, of Washington county, a bill to aid the defect of the deed therein mentioned, severally endorsed, "will pass;" which were read; and the paper bills from No. 1 to 42, except No. 19, 29, 32, 33 and 41, severally endorsed, the engrossed bill whereof this is the original read and assented to.

TUESDAY, JAN. 3, 1804.

The bill for the relief of sundry insolvent debtors, the bill for erecting buildings for the use of the poor of Queen-Anne's county, the resolution respecting property in the town of Oxford, the resolution in favour of Thomas Beall, of Samuel, and the resolution in favour of George Second, were sent to the senate.

Ordered, That the bill for making navigable the river Susquehanna, be withdrawn for amendment.

A petition from Joseph Enalls, of Dorchester county, and a petition from Henry Ramspark, of Frederick county, were read and referred.

On motion, the question was put, That leave be given to bring in a bill to repeal the second and third sections of the act to extend the powers of the levy court of Allegany county relative to roads in said county? Resolved in the affirmative.

A message respecting the bill empowering the chancellor to direct a sale of the real estate of Richard Jacob Duckett, late of Prince-George's county, deceased, with the said bill, were sent to the senate.

Mr. Goldborough delivers a report on the petition of Joseph Enalls, in his favour; which was read and the resolution therein contained assented to, and sent to the senate.

A resolution, indulging Thomas Jackson until the first day of December next in the payment of the balance due by him to the state for property purchased, was assented to and sent to the senate.

On the second reading of the bill to confirm partition made by certain commissioners appointed for the purpose of dividing the lands of James Black, the question was put, that the title be stricken out? Resolved in the affirmative.

The question was then put, that the following be inserted in lieu thereof? "An act to confirm the partition made by certain commissioners therein named, and for other purposes." Resolved in the affirmative.

The bill being read throughout, the question was put, That the said bill do pass? Resolved in the affirmative, and sent to the senate.

The bill to enable Margaret Hammond and her husband to erect a bridge over Patuxent river, was read the second time, passed, and sent to the senate.

On motion, the question was put, That the further consideration of the bill to authorize the opening a road in Anne-Arundel and Prince-George's counties, be postponed till the next session of assembly? Determined in the negative, yeas 27, nays 29.

The said bill being read the second time, the question was put, That the said bill do pass? Resolved in the affirmative, yeas 40, nays 11, and sent to the senate.

Mr. Montgomery delivers the bill to increase tolls on the Susquehanna canal, and to repeal the section of the further supplement to the act making the river Susquehanna navigable from the mouth of this state to tide water, as amended; which was read the first and second time, passed, and sent to the senate.

On motion, the question was put, That leave be given to bring in a bill to direct the mode of proceeding where debts shall be found trespassing beyond the limits of their owners? Determined in the negative.

Mr. Chesap delivers a supplement to an act to repeal the second and third sections of the act to extend the powers of the levy court of Allegany county relative to roads in said county; which was read the first and second time, and the question put, That the said bill do pass? Resolved in the affirmative, and sent to the senate.

The supplement to the act respecting Ten Feet lane in the city of Baltimore, was read the first time, and the question put, That the said bill do pass? Determined in the negative.

Leave given to bring in a bill extending the time for taking the bond of the sheriff of Montgomery county.

Mr. Chapman delivers a further supplement to an act for amending, and reducing into system, the laws and regulations concerning last wills and testaments, the duties of executors, administrators and guardians, and the rights of orphans and other representatives of deceased persons; which was read.

Ordered, That the bill to reform the penal laws of this state have a second reading on to-morrow.

On the second reading of the bill granting a loan of money to the trustees of the academy established in Easton, The question was put, That the further consideration thereof be postponed till the next session of assembly? Resolved in the affirmative.

Mr. Sturgis and Mr. Ireland being absent leave, Ordered, That Mr. Dashiell and Mr. S. dine be added to the committee of claims.

The bill empowering the chancellor to direct a sale of the real estate of Priscilla Howerton, late of Prince-George's county, deceased, was read the second time and passed.

On motion, the question was put, That the further consideration of the bill respecting the religious of people called Jews, be postponed till the next session of assembly? Resolved in the affirmative.

Mr. T. Davis delivers a bill extending the time for taking the bond of the sheriff of Montgomery county; which was read the first and second time and passed.

The clerk of the senate delivers the resolution in favour of James B. Sullivan and Donnick G. severally endorsed, "assented to;" the bill for the port of Elizabeth Oden and Elizabeth Randall, endorsed, "will pass;" which were ordered to be engrossed; and the bill to correct a mistake in the tent granted for lots number 2201, 2202 and 2203, and the lands westward of Fort Camberlain, endorsed, "will not pass."

WEDNESDAY, JAN. 4, 1804.

Mr. Clarke delivers a report on the petition of ward Owings, against the petitioner; which was read and concurred with.

The bill to aid the defect of the deed therein mentioned, was read the second time and passed.

The bill respecting special courts of oyer and terminer and gaol delivery, was read the second time, and the question put, that the further consideration thereof be postponed till the next session of assembly? Resolved in the affirmative.

On motion, the question was put, That the further supplement to the act, to erect Baltimore-town in Baltimore county, into a city, and to incorporate inhabitants thereof, have a second reading on the day of June next? Determined in the negative.

The question was then put, That the further consideration of the said bill be postponed till the next session of assembly? Determined in the negative.

On the second reading of the said bill, the question was put, That the word "four" be stricken out of the second enacting clause of the said bill? Resolved in the affirmative.

On progression in reading the said bill, the question was put, That the words "shall have the same powers and authority in every respect as delegates to the general assembly, be stricken out of the said bill?"

Resolved in the affirmative.

On motion, the question was put, That the further consideration of the said bill be postponed till the next session of assembly? Determined in the negative.

Resolved in the affirmative.

A List of the Tracts and Lots of Land in Allegany County,
HELD by persons not residents of said county, the amount of the tax thereon respectively due for the years 1802 and 1803, with the names of the persons respectively chargeable with the payment of the same, the taxes thereon being now due and unpaid, and no personal property can be found in Allegany county liable for or chargeable with the payment of the same.

Persons names.	Names of tracts and No. of lots.	Tax due, 1802.	Tax due, 1803.
Zachariah Allen,	No. 75,		10 1/2
William Amos,	1071,		10 1/2
Valentine Brother,	913,		10 1/2
Michael Boyer,	436,		10 1/2
Thomas Bodley,	1307,		10 1/2
John Burnham,	1397,		2 1/2
Thomas J. Beatty,	1 Lot Cumberland,		10 6
John F. Bowling,	Horfe Lick,		5 6
Thomas Beatty,	Fort Lip and Refurvey, Republican, Flowery Meads,		
Archibald Chisholm,	Refurvey on Shawney War, 226, 80, 4094, 3127, 4034,	1 17 3/4	10 1/2
William Coe,	2534,	1 5	1 9
Robert M'Clan,	1056, 3067,		10 1/2
Elias Crutchly,	1291,		10 5
Margaret Chew,	82, 110, 111, 141, 171, 172, 174, 180, 167, & 8, lots in Cumberland,	5 2 1/2	6 5 1/2
Joseph Compton,	Yankey Hall, Two Yankles,		2 3 1/2
Patrick Doran,	1 Lot and Genfang,		
Francis Deakins,	1/2 Mount Pisgah, 1/2 Pleasant Ridge, 1/2 Ray's Discovery,	1 2 2	1 9
John Doyle,	3049, 3038, 3166,		4 8
Peter Deveckmon,	4 Lots Cumberland,		13 6
Uriah Forrest,	14 Lots Western Port,		2 3
John Ellbin,	Ellbin's Third Attempt,	1 5	1 9
Solomon Geer,	3126, 1720,		
Robert Gover,	3129, 2425, 1325, 1425, 4055, 1317, 2548, 1009, 248, 196, 360, 1334,	7 11	9 11
Elisha Hall,	1305,		10 1/2
Adam Hope,	2583, 2586, 2587,	2 1	2 7 1/2
John Haines,	Grate's Sugar Camp,		4 3
Samuel Jay,	216, 492, 167, 170, 810, 290, 1010, 1834, 1121,		6 1
Elisha Jarrett,	135, 21, 4036, 1935, 56, 131, 932, 2536, 241, 1267,		8 9
Bennett Jarrett,	3158, 921, 923,		2 7 1/2
Gabriel Jacob,	Part Blooming Plains, Beckwith's Disappointment, Hickory Bottom, Fat Bacon, Refurvey on Fat Bacon,	10 4	12 11
John C. Jones,	Horfe Pasture,		8 1 1/2
John Kingan,	Kingan's Discovery,		1 5
David Kerr,	2875, 2877, 2878, 2880, 2940, 1, 2, & 3, 2876, 2893, 2894, 2895,		10 5
Randolph B. Latimer,	Savage Ridge, 2896, 7, 8 & 9, 3900, 1 & 2, Duck Ridge, Glade Farm, 2441, 2442, 2469, 2463, 397, 1293, 3115, 1294, Small Island,	3 19 1	1 9
William Miley,	Chance,	4 1/2	5
James Marthery,	2397, 2022, 310, 811,	3 0	3 9
William M. Manadier,	Refurvey on Hamstead Park, Glory,		3 6
Robert G. Maynard,	1 Lot Cumberland,	1 19 7	2 1
Honore Martin,	Chance,		4 8
James M'Pherfon,	1603, 4096, 4097, 1734, 3046, Norwood's Farm,		9 7
Henry Meyers,	Mill Seat, Felicity,	14 6	18 1 1/2
Samuel Norwood,	Lovely,		6 3
John Orme,	No. 3 & 34, lots in Cumberland,		4 2
Richard J. Orme,	2029, 1244, 850,	2 9 1/2	2 7 1/2
Thomas Orme,	2883, 4, 5, & 6,		3 6
John Pollard,	885, 1950, 1130 130,		3 6
John Randle,	2060, 1, 2, & 7,		11 2
Thomas B. Randle,	Friendship Amended,		10 1/2
Mitchell Robinson,	1237,		
Richard Ridgely,	Governor's Neglect, Orme's Attention, Chestnut Grove, Now or Never, Hard Struggle, 2487,		8 5 11
John Schley,	Part Good and Bad,		1
Gustavus Scott,	Strife, 2 lots Western Port, 3957, 3962, New Carthage, Mount Pleasant, Mount Etna, Addition, Mill Seat, 1/2 Park, part Cherry Tree Meadows, 1/2 Pink of Allegany, part Republic, 1/2 of lots No. 3882, 3, 4, 5, & 6, 1755, 1782, 3021, 2, & 3, 2355, 2356, 7, & 8, 2611, 2, 3, & 4, lots 3440, 3459, 3461, 3462, 2474, 5, 6, & 7, 2538, 2022, 3345, 6, 7, & 8. 100, 3812, & 3,	6 1 2	18 1/2
Osborn Sprigg, executor of Joseph Sprigg, deceased,	Part Refurvey on Good Hope,	7 5	9 1
John Thompson,	1326, 1136,		1 9
Joseph Tomlinson,	1 Lot Cumberland,		1 7
Peter Varney,	969,		10 1/2
Philip L. Webster,	1435, 375, 1466,		2 7 1/2
James West, jun.	2081, 1005,		1 9
Abel Sergeant,	8 Lots Western Port, 5 a land adjoining,		7 4

NOTICE is hereby given, that unless the county tax, proportion of advertising, and other legal charges due on the lands aforesaid, shall be paid to WILLIAM M' MAHON, Esquire, collector of Allegany county, on or before the first Monday in June next, the lands so charged as aforesaid, or such parts thereof as may be necessary to raise the sum due thereon, shall be sold to the highest bidder for the payment of the same.

By order of the commissioners of the tax for Allegany county,
AQUILA A. BROWNE, Clk.

December 1, 1803.

Wanted to Hire,

BY the year, from Christmas, some NEGRO MEN SLAVES, used to plantation work.

Apply to **GEORGE HOGARTH,** Herring Bay.

November 15, 1803.

THIS is to give notice, that the subscriber hath obtained from the orphans court of Anne-Arundel county, letters testamentary on the estate of ALLEN QUINN, late of the city of Annapolis, deceased. All persons therefore who have claims against the said estate are requested to bring them in, legally authenticated, and those who are in any manner indebted thereto, either upon bond, note, or open account, are desired to make payment to

JOHN KILTY, Executor.

NOTICE,

THAT the LEVY COURT of Anne-Arundel county will meet, at the city of Annapolis, on the first Monday of January next, to receive all just claims against the said county. At the same time the several collectors of the county charges will appear and settle their accounts with the said court.

December 5, 1803.

By the COMMITTEE of GRIEVANCES and COURTS of JUSTICE.

THE COMMITTEE of GRIEVANCES & COURTS of JUSTICE will sit every day, during the present session, from nine o'clock in the morning until three in the afternoon.

By order, **L. GASSAWAY, Clk.**

In CHANCERY, December 22, 1803.
ORDERED, That the bill made by T. LANGCASTER, trustee for the sale of the estate of Elizabeth Corry, deceased, shall be confirmed, unless cause to the contrary be shown on or before the second Tuesday of March next, a copy of this order be inserted three times in the Maryland Gazette, before the twentieth day of January next.

The report states, that 200 acres of land, Charles county, was sold for £.384 7 6, currency.

True copy,
Test. SAMUEL HARVEY HOWARD,
 Reg. Cur. Can.

The subscriber will EXPOSE, at PUBLIC SALE on Tuesday the 18th day of January next,

ABOUT eighteen or twenty head of cattle amongst which are a number of milch cows, and a valuable yoke of oxen. At the same time will be sold, about thirty barrels of Indian corn. The property will be sold on a credit of five months, purchaser giving bond, with approved security.

HENRY GASSAWAY,
 December 28, 1803.

TO THE PUBLIC.

I TAKE this mode of informing those who have property for sale, that I will act as auctioneer, on application. My experience and ability in that line may be known on inquiry.
 Annapolis, August 17, 1802. **J. C. MILLER.**

NOTICE.

WHEREAS JOHN HENRY MACCUBBIN, late of Anne-Arundel county, deceased, made and executed his last will and testament in writing; and appointed DORSEY JACOB thereof executor, since which he hath taken out letters testamentary under the said will, and by a power of attorney duly executed hath appointed me, the subscriber, to settle all business relative to the estate of the said John Henry Maccubbin; therefore, to give notice, that all persons who have claims against said estate are to bring them in, legally authenticated, and passed by the orphans court, or the register of said court, and all those in any manner indebted to the estate to make immediate payment, to **ZACHARIAH JACOB,**

In CHANCERY, December 20, 1803.
ORDERED, That the sale made by J. BREWER, trustee for the sale of the real estate of Joseph Watkins, deceased, shall be ratified and confirmed, unless cause to the contrary be shown on or before the 26th day of January next, a copy of this order be inserted in the Maryland Gazette before the 23d instant.

The report states, that 207 acres of land, in Anne-Arundel county, was sold at nine dollars per acre.
 True copy,
Test. SAMUEL HARVEY HOWARD,
 Reg. Cur. Can.

By virtue of a writ of *venditioni exponas* directed out of the general court, western district of Maryland, will be SOLD, on Monday the 10th day of January next, at the Stadt-haus, the city of Annapolis, for cash,

THE following property, to wit: Two hundred acres of land, called HARRISON'S SURVEY, lying around John W. Burgess's mill-dam; the same taken as the property of Samuel Harrison, to satisfy a debt due Eleanor Hall, executrix of John Burgess, late of Nicholas Harwood. Also,

At the same time and place will be sold, by virtue of a writ of *venditioni exponas*, out of Anne-Arundel county court, part of RIBBELY'S RANGE, containing two hundred and thirty-nine acres, more or less; taken as the property of Samuel Welch, at the suit of Jacob Levy, surviving partner of Levy, Gwyn, and Looz, and sundry other warrant executors.
HENRY HOWARD, Late Sheriff.
 December 6, 1803.

By the COMMITTEE of CLAIMS.

THE COMMITTEE of CLAIMS will sit every day, during the present session, from nine o'clock in the morning until three in the afternoon.

By order, **A. GOLDR, Clk.**

TAKEN up adrift, near the mouth of the river, on the 12th instant, a ROW BOAT 13 feet in length, and 4 in breadth, almost new. The owner may have it again on proving property and paying charges.

BENJAMIN GARDINER,
 December 20, 1803.

THE subscriber has obtained from the orphans court of Anne-Arundel county, letters of administration de bonis non, on the personal estate of RICHARD RAWLINGS, of Jonathan, deceased. All persons having claims against the said estate are requested to bring them in, legally authenticated, and those who are indebted to said estate are requested to make immediate payment, to **JOSEPH N. STOCKETT, Administrator de bonis non.**

ANNAPOLIS:
 Printed by **FREDERICK and SAMUEL GREEN.**

(LXth YEAR.)
MAR

Legislature of
 SKETCH OF PRO
 HOUSE OF DEL

THURSDAY, JAN
 THE bill empowering the sale of the real estate extending the time for sale of Montgomery county of the deed therein ment to the act to cr in Anne county, into a city, inhabitants thereof, were sent to the speaker laid before the Young, a delegate for Cal enclosures, relative to a him last session; which were considered and report thereon? The bill to authorize the to establish two addi of Baltimore for the inf of the second time, and the to reconsider the second e in the negative.

The question was then pu Resolved in the affirma A petition from sundry York counties in Penns in this state, was read Mr. Montgomery deliver petition, in favor of which was read, and referri Mr. Montgomery deliver Henry Ridgely, in his fa Mr. Shauff delivers a bill for decrees of chancery, of titles; which w next session of assembly, Mr. Shauff delivers a bill proceedings, and on the and for other purposes Ordered, That the further reform the penal laws of the next session of assem The speaker laid before el Stevens, examiner, stating the amount of last year; which was re Mr. Harwood delivers a bill a sum of money for Protestant episcopal church Anne-Arundel county; v The bill for the relief of Stephen Woodford, and at the act to enable John Archibald Dorsey, to c county tax in certain county, were severally pa

The report on the petiti was read the second resolution therein cont A resolution referring to Jos, senior, to the confi thereon to the next ed to and sent to the Mr. Dugan delivers a b racing within four t; which was read, a on of assembly. On motion, the question of the bill t from the county cou authorize the general c witnesses to be taken a cases, be postponed ti Resolved in the affi Mr. Smart has leave of The clerk of the senate the chancellor to dire hard J. Duckett, con ps with the prop ments were agreed engrossed; the resolu town of Oxford, end to confirm the part therein mentioned to authorize the open and Prince-George's ill yet which we the bill to incorpora the roads through

The following resolution being propounded to the house was read.

Resolved, That the treasurer of the western shore pay to Edward Roberts, the messenger to the court of chancery, the sum of fifty dollars, as a compensation for his services for the two preceding years.

A petition from sundry inhabitants of Belle Air, in Harford county, was preferred, read, and referred to the next session of assembly.

The report on the petition of John Imeson was read the second time, and the resolution therein contained assented to.

Mr. Harwood delivers a supplement to the act to repair the old, or build a new poor-house, in Anne-Arundel county; which was read the first and second time and passed.

Ordered, That Edward Roberts, the messenger to the senate, be allowed fifty dollars for his trouble in taking care of the senate chamber and furniture during the recess of the general assembly, and that the same be placed on the journal of accounts.

Mr. Chapman delivers a bill for the relief of Joshua Stevenson, of Frederick county; which was read.

The supplement to the act respecting the debts due to this state, and for other purposes, the bill to authorise a lottery to raise a sum of money for the purpose of repairing the protestant episcopal church in All-Hallows parish, in Anne-Arundel county, and the bill authorising a lottery for raising a sum of money for opening and clearing the road to be opened from Westminster, in Frederick county, to George-town and the city of Washington, were severally read the second time and passed.

The question was put, That the further consideration of the further supplement to the act for amending, and reducing into system, the laws and regulations concerning last wills and testaments, &c. be postponed till the next session of assembly? Determined in the negative.

Ordered, That the further consideration of the said bill be postponed till to-morrow.

On the second reading of the further additional supplement to the act to provide for the administration of justice in cases of crimes and misdemeanors in the city and county of Baltimore, the question was put, That the further consideration thereof be postponed till to-morrow? Determined in the negative.

The question was then put, That the further consideration thereof be postponed till the next session of assembly? Resolved in the affirmative.

The clerk of the senate delivers the bill for extending the time for taking the bond of the sheriff of Montgomery county, endorsed, "will pass;" the resolution in favour of James Neale, the resolution respecting the treasury, severally endorsed, "assented to;" the resolution respecting William Amos, senior, endorsed, "will pass with the proposed amendments;" which amendments were read; the bill for the benefit of Arthur Thompion, the bill to enable Margaret Hammond and Harriet Hammond to erect a bridge across Patapsco river, the bill to authorise the levy court of Anne-Arundel county to assess and levy a sum of money for the purposes therein mentioned, severally endorsed, "will pass with the proposed amendments;" which amendments were read; the bill empowering the chancellor to direct a sale of the real estate of Priscilla Howerton, late of Prince-George's county, and the bill to enable John S. Belt, James Walker and Archibald Dorsey, to complete the collection of the county tax in certain districts in Anne-Arundel county, severally endorsed, "will not pass."

SATURDAY, JAN. 7, 1804.

The resolution in favour of John Imeson, the resolution in favour of the examiner-general, the bill authorising a lottery to raise a sum of money for opening and clearing the road to be opened from Westminster, in Frederick county, to George-town and the city of Washington, the bill to authorise a lottery to raise a sum of money for the purpose of repairing the protestant episcopal church in All-Hallows parish, in Anne-Arundel county, the supplement to the act respecting the debts due to this state, and the debtors thereof, and for other purposes, the supplement to the act to repair the old or to build a new poor-house in Anne-Arundel county, and the bill for the relief of sundry insolvent debtors, with the message respecting the same, were sent to the senate.

A petition from John Clingman, of the city of Baltimore, for an act of insolvency, was read, and with the petition of Alexander Furnival, referred to a committee.

The amendments to the bill to enable Margaret and Harriet Hammond to erect a bridge over Patapsco river, were agreed to, and the bill ordered to be engrossed.

The resolution in favour of Joseph Enalla, with a message requesting a reconsideration of it were sent to the senate.

The report on the petition of David Stewart was read the second time, and the resolution therein contained assented to, and sent to the senate.

The amendments to the bill to authorise the levy court of Anne-Arundel county to assess and levy a sum of money for the purposes therein mentioned, were agreed to, and the bill ordered to be engrossed.

The further consideration of the bill relating to distresses, and the sale of goods taken by distress for rent, and for other purposes, the bill relative to costs, with the amendments thereto, the bill to authorise the licensing of lotteries, and the bill for the restraint, maintenance and cure of persons not found in mind, were severally referred to the next session of assembly.

A petition from Anthony Lamerere, of the city of Baltimore, for an act of insolvency, was read and referred to a committee.

On motion, the question was put, That the petition of Fordon Pease be referred to the same committee? Resolved in the affirmative.

Ordered, That the report on the representation of John Young be withdrawn for amendment.

Mr. Goldborough delivers the said report as amended; which was read, and the resolution therein contained assented to.

The bill to compel the registers of wills in the several counties herein mentioned to keep each his office at the seat of justice in the county for which he shall be register, was passed and sent to the senate.

The amendments to the resolution respecting William Amos, senior, were agreed to.

The report on the petition of the securities of Thomas Williams was read the second time, the resolutions therein contained assented to, and sent to the senate.

Ordered, That the bill for the destruction of wolves in Allegany county, be referred to the next session of assembly.

The report of the committee of conference respecting the government-house, was read the second time and concurred with.

Resolutions appropriating 1800 dollars for repairs, and 1000 dollars to purchase furniture, for the government-house, were propounded to the house and read.

On the second reading of the said resolution, the question was put, That the house assent to the first part of the said resolution? Resolved in the affirmative.

The question was then put that the house assent to the last part of the said resolution? Resolved in the affirmative, yeas 33, nays 22.

The house appointed Mr. John F. Harris a committee clerk.

The bill for the relief of Joshua Stevenson, was read the second time, and the question put, that the said bill do pass? Resolved in the affirmative, yeas 33, nays 12, and sent to the senate.

The engrossed bills Nos. 64, 67, 68, 74, 76, 79, 86, 89, 90, 91, 92, 94, 95 and 96, were read, assented to, and, with the paper bills thereof, sent to the senate.

Mr. Dickson delivers a supplement to the act for the relief of sundry insolvent debtors; which was read the first and second time, passed, and sent to the senate.

Mr. Van-Horn delivers a report on the petition of Overton Carr, against the petitioner; which was read and concurred with.

Ordered, That the resolution requiring the treasurer to subscribe for bank shares be withdrawn.

The following resolution being propounded to the house, was read the first and second time, assented to, and sent to the senate.

Whereas one instalment, amounting to not more than one fifth of the 200,000 dollars loaned by this state for the use of the city of Washington, becomes payable during the current year,

Resolved, That in event of payment being made to this state, at any time before the next session of the legislature, of the said instalment of the 200,000 dollars aforesaid, the treasurer of the western shore be and he is hereby authorized and directed to subscribe for so many of the shares in the bank of Baltimore referred for this state as the sum received by him for and on account of the loan aforesaid may amount to, and to pay over to the president and directors of the said bank of Baltimore whatever sum may be by him received on said account.

Mr. Dickson delivers a report on the petition of Walter Dulany, against the petitioner; which was read and concurred with.

The clerk of the senate delivers the paper bills Nos. 19, 46, 85, 87, 88 and 102, with the engrossed bills thereof, which engrossed bills were severally endorsed, "read and assented to;" the paper bills Nos. 29, 32, 41, 43, 44, 45, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 66, 69, 70, 71, 72, 73, 75, 77, 78, 80 and 81, severally endorsed, "the engrossed bill whereof this is the original read and assented to;" the bill to increase the tolls on the Susquehanna canal, and to repeal the third section to the supplement to the act for making the river Susquehanna navigable from the line of this state to tide water, endorsed, "will pass;" ordered to be engrossed.

The paper bills Nos. 19, 46, 85, 87, 88 and 102, were sent to the senate.

The clerk of the senate delivers the bill to erect a bridge over the river Patapsco, endorsed, "will pass with the proposed amendments;" which amendments were agreed to, and the bill ordered to be engrossed; a bill to alter and change the time for holding the county courts in Calvert and Anne-Arundel counties, endorsed, "will pass;" which was read; the bill for the relief of sundry insolvent debtors, with a message agreeing to recede from their fifth amendment; which was read, and the bill ordered to be engrossed.

The bill for the benefit of Joseph Douglass, was passed and sent to the senate.

The report on the report of the auditor in favour of Robert Amos, senior, was read the second time, the resolution therein contained assented to, and sent to the senate.

The supplement to the act for the promotion of literature in this state, the bill to empower the justices of the levy court of Harford county to assess and levy annually a sum of money for the purpose therein mentioned, the bill granting a loan to the trustees of Washington academy, in Somerset county, the bill for the encouragement of learning in Cecil county, and the bill to lay out and open a road in Anne-

Arundel county therein mentioned, were severally referred to the next session of assembly.

On motion, the question was put, That the further consideration of the further supplement to the act amending, and reducing into system, the laws and regulations concerning last wills and testaments, be postponed till the next session of assembly? The house being equally divided, it was declared in affirmative by the speaker.

Mr. Dickson delivers a bill for the relief of dom Pease, of the city of Baltimore; which was read the first and second time, and the question put, That the said bill do pass? Determined in the negative.

Mr. Chapman delivers a bill to continue the act of assembly therein mentioned; which was passed and sent to the senate.

The clerk of the senate delivers the supplement to the act to repair the old or to build a new poor-house in Anne-Arundel county, the bill to authorise a lottery to raise a sum of money for the purpose of repairing the protestant episcopal church in All-Hallows parish, in Anne-Arundel county, severally endorsed, "will pass;" the resolution in favour of Joseph Enalls, the resolution in favour of John Imeson, the resolution in favour of the examiner-general, severally endorsed, "assented to;" the bill to compel the registers of wills in the several counties therein mentioned to keep each his office at the seat of justice in the county for which he shall be register, endorsed, "will not pass."

The bill to alter and change the time for holding the county courts in Calvert and Anne-Arundel counties was read the second time, and the question put, That the said bill do pass? Determined in the negative and sent to the senate.

The clerk of the senate delivers the supplement to the act for the relief of sundry insolvent debtors, endorsed, "will pass with the proposed amendments;" which amendments were agreed to, and the bill ordered to be engrossed; the supplement to the act respecting the debts due to this state, and the debtors thereof, and for other purposes, endorsed, "will pass;" the resolution in favour of David Stewart, endorsed, "assented to;" ordered to be engrossed; the bill for the relief of Joshua Stevenson, endorsed, "will not pass."

The following message was sent to the senate, Gentlemen of the Senate,

Having finished the business upon our table, I propose to adjourn till this evening at five o'clock for the purpose of having the laws which have been signed and sealed, and of closing the present session.

The resolution in favour of Edward Roberts, was read the second time, and the question put, That the house assent thereto? Determined in the negative.

Adjourned till 5 o'clock.

POST MERIDIEM.

The engrossed bills Nos. 100, 106, 108 and 109 were read, assented to, and with the paper bills thereof, sent to the senate.

Mr. Frazier delivers the journal of accounts, which was assented to, and sent to the senate.

Mr. Frazier delivers a bill for the payment of the journal of accounts; which was passed and sent to the senate.

Resolved unanimously, that the thanks of the house be presented to Tobias E. Stanbury, Esq. in testimony of their approbation of his conduct on the chair, and of his ability, impartiality and attention, manifested in the discharge of the various duties assigned him as speaker of this house.

The following resolution was read and assented to.

Resolved, That the treasurer of the western shore pay to John Sanders three dollars and fifty cents, as a compensation for one day's attendance as assistant clerk to the senate.

The engrossed bills Nos. 98, 97, 98, 101 and 102, with the paper bills thereof, were sent to the senate.

The clerk of the senate delivers the bill to continue the act of assembly therein mentioned, endorsed, "will pass with the proposed amendments;" which amendments were agreed to, and the bill ordered to be engrossed; the resolution on the report of the auditor in favour of Robert Amos, senior, endorsed, "assented to;" ordered to be engrossed; resolutions in favour of Rinaldo Johnson and Eschberry, endorsed, "the first resolution dissented from and the second assented to;" the resolution respecting the western boundary of this state, endorsed, "assented from;" the resolution for investing money in the bank of Baltimore, endorsed, "assented to;" ordered to be engrossed; the journal of accounts, endorsed, "assented to;" and the following resolution.

Resolved, That Samuel Maynard, of the city of Annapolis, be excused from the payment of the thirds of the value due to the state on certain confiscated property of which he has given information to the governor and council, until the first day of December, 1804.

Which was read.

The engrossed bills Nos. 103 and 107, were assented to, and, with the paper bills thereof, sent to the senate.

The clerk of the senate delivers the bill for the payment of the journal of accounts, endorsed, "will pass;" the resolution in favour of John Sanders, endorsed, "assented to;" ordered to be engrossed; and the following message:

Gentlemen of the House of Delegates, Having finished the business before us, we are ready to close the session, and propose to adjourn on the first Monday in November next.

Which was read.

The engrossed bill No. 111, with the paper bills thereof, was sent to the senate.

The clerk of the senate delivers the bill to lay out and open a road in Anne-Arundel county, which was assented to, and sent to the senate.

On motion, the question was put, That the further consideration of the resolution in favour of the examiner-general be postponed till the next session of assembly? Resolved in the affirmative.

The question was then put, That the further consideration of the said resolution be postponed till the next session of assembly? Resolved in the affirmative, yeas 33, nays 22.

The engrossed bills Nos. 100, 106, 108 and 109, with the paper bills thereof, were sent to the senate.

The following message was sent to the senate, Gentlemen of the Senate,

We have finished the business upon our table, I propose to adjourn till this evening at five o'clock for the purpose of having the laws which have been signed and sealed, and of closing the present session.

The resolution in favour of Edward Roberts, was read the second time, and the question put, That the house assent thereto? Determined in the negative.

The speaker left the chair, and the members of this house, went to the city of Baltimore, where they remained the following evening, and the next morning, who signed the same, and the following message was sent to the senate, thereto, in the presence of the speaker.

No. 1. An ACT to settle the claims of the members of the senate.

2. An ACT for the relief of the insolvent debtor, of Frederick county.

3. An ACT authorising a lottery to raise a sum of money for finishing a house of worship in Frederick county.

4. A further supplement to the act to repair the old or to build a new poor-house, in Anne-Arundel county.

5. An ACT to prevent a writ of habeas corpus in Cecil county.

6. An ACT to empower the levy court of Anne-Arundel county to assess and levy a sum of money for the purpose therein mentioned.

7. An ACT to authorise the treasurer of the western shore to subscribe for so many of the shares in the bank of Baltimore as the sum received by him for and on account of the loan aforesaid may amount to, and to pay over to the president and directors of the said bank of Baltimore whatever sum may be by him received on said account.

8. An ACT authorising a lottery to raise a sum of money for the purpose of repairing the protestant episcopal church in All-Hallows parish, in Frederick county.

9. An ACT to lay out and open a road in Anne-Arundel county.

10. An ACT authorising the treasurer of the western shore to subscribe for so many of the shares in the bank of Baltimore as the sum received by him for and on account of the loan aforesaid may amount to, and to pay over to the president and directors of the said bank of Baltimore whatever sum may be by him received on said account.

11. An ACT for the relief of the insolvent debtor, of Frederick county.

12. An ACT for the benefit of the insolvent debtor, of Worcester county.

13. An ACT authorising a lottery to raise a sum of money to finish the baptist church in Baltimore county.

14. An ACT to lay out and open a road in Baltimore county.

15. An ACT for the opening of a road in Baltimore county.

16. A Supplement to an act for the relief of the poor in Saint Paul's parish, in Baltimore county.

17. An ACT for the settlement of the claims of the members of the senate.

18. A Supplement to an act for the relief of the poor in Saint Paul's parish, in Baltimore county.

19. An ACT to confirm and alter and repeal such parts of the act of government of this state as relate to the election of Frederick county in 1803.

20. An ACT for the benefit of the insolvent debtor, of Allegany county.

21. An ACT authorising the auditor in favour of Robert Amos, senior, to receive the sum of three dollars and fifty cents.

22. An ACT to establish a poor-house in Frederick county.

23. A Supplement to an act for the relief of Hugh Ferguson, of Frederick county.

24. An ACT to empower the levy court of Anne-Arundel county to assess and levy a sum of money for the purpose therein mentioned.

25. A Supplement to an act for the relief of Charles Ridgely, of Frederick county.

26. A further supplement to the act to lay out and open a road from Annapolis to the town of Easton, in Talbot county.

27. An ACT authorising the treasurer of the western shore to subscribe for so many of the shares in the bank of Baltimore as the sum received by him for and on account of the loan aforesaid may amount to, and to pay over to the president and directors of the said bank of Baltimore whatever sum may be by him received on said account.

28. An ACT to lay out and open a road from Annapolis to the town of Easton, in Talbot county.

29. An ACT to lay out and open a road from Annapolis to the town of Easton, in Talbot county.

30. An ACT to open a road from Annapolis to the town of Easton, in Talbot county.

31. An ACT authorising the treasurer of the western shore to subscribe for so many of the shares in the bank of Baltimore as the sum received by him for and on account of the loan aforesaid may amount to, and to pay over to the president and directors of the said bank of Baltimore whatever sum may be by him received on said account.

32. An ACT for the benefit of the insolvent debtor, of Frederick county.

33. An ACT for the benefit of the insolvent debtor, of Frederick county.

34. An ACT for the benefit of the insolvent debtor, of Frederick county.

35. An ACT for the benefit of the insolvent debtor, of Frederick county.

36. An ACT for the benefit of the insolvent debtor, of Frederick county.

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The clerk of the senate delivers the paper bill No. 1, with the engrossed bill thereof, endorsed, "assented to."
On motion, the question was put, That the house consider the resolution in favour of Edward Roberts? Resolved in the affirmative.
The question was then put, That the house assent to the said resolution? Resolved in the affirmative, yeas 23; nays 2; yeas to the senate.
The engrossed bills Nos. 104 and 110, with the bills thereof, were sent to the senate.
The following message was sent to the senate.
Gentlemen of the Senate,
We have finished the business on our table. We propose to adjourn to the first Monday of October next.
The clerk of the senate delivers the resolution in favour of Edward Roberts, endorsed, "assented to;" and to be engrossed.
John Johnston and Samuel Ringgold, Esquires, call on the senate, acquaint Mr. Speaker that the governor is waiting in the senate to sign and seal the engrossed bills, and request the attendance of this house for that purpose.
The speaker left the chair, and, attended by the members of this house, went to the senate, and there presented the following engrossed bills to the governor, who signed the same, and affixed the great seal thereto, in the presence of both houses.
No. 1. An ACT to settle and ascertain the salary of the members of the council for the ensuing year.
2. An ACT for the relief of Thomas Parvin, an insolvent debtor, of Frederick county.
3. An ACT authorising a lottery to raise a sum of money for finishing a house of public worship in Baltimore county.
4. A Further supplement to an act, entitled, An act to regulate the inspection of tobacco.
5. An ACT to prevent swine going at large in the town of Emmitsburgh, and Shield's addition to said act, in Frederick county.
6. An ACT to empower the levy court of Prince-George's county to assess and levy a sum of money for the purpose therein mentioned.
7. An ACT to authorise a lottery to raise a sum of money for the purpose of finishing the Roman Catholic church in Frederick-town, in Frederick county.
8. An ACT authorising a lottery to raise a sum of money for the purpose of finishing a house of worship in Ephesus, in Cecil county.
9. An ACT authorising a lottery to raise a sum of money for the purpose of defraying the expence incurred in building a house of worship in the town of Emmitsburgh, in Frederick county.
10. An ACT authorising a lottery for raising a sum of money to repair a church, and erect a parson-house, in Cecil county.
11. An ACT for the relief of Eleanor Marshall, of Frederick county.
12. An ACT for the benefit of William M'Grigg, of Worcester county.
13. An ACT authorising a lottery to raise a sum of money to finish the baptist frame meeting-house in Baltimore county.
14. An ACT to lay out and straighten a certain road in Baltimore county.
15. An ACT for the opening and establishing a road in Baltimore county therein mentioned.
16. A Supplement to an act, entitled, An act for the relief of the poor in Saint-Mary's county.
17. An ACT for the support of Anne Mills, of Montgomery county.
18. A Supplement to an act, entitled, An act for settling a village at Choptank bridge, in Caroline county, and for other purposes therein mentioned.
19. An ACT to confirm an act, entitled, An act to alter and repeal such parts of the constitution and form of government of this state as relate to the division of Frederick county into election districts.
20. An ACT for the benefit of Edward Montgomery, of Allegany county.
21. An ACT authorising the levy court of Cecil county to lay out and open a road in said county.
22. An ACT to establish and confirm a road in Harford county therein mentioned.
23. A Supplement to an act, entitled, An act for the relief of Hugh Ferguson, of Kent county.
24. An ACT to empower the judges of the court of appeals to reinstate the cause of Edward Norwood and Charles Ridgely and wife's lessee.
25. A Further supplement to the act, entitled, An act to lay out a road from Aquila Tarman's tavern to Thomas Cockey's mill, and from said mill to the road called The Deer Park Road.
26. An ACT to lay out a road from Crispin Cunningham's to Francis Smith's stone-house in Harford county.
27. An ACT authorising certain lotteries within the city of Baltimore.
28. An ACT authorising a lottery to raise a sum of money to purchase a fire-engine and to erect pumps in the town of Easton, in Talbot county.
29. An ACT authorising the laying out a road in Worcester county from Winding's landing to intersect the main road leading from Snow Hill to Philadelphia.
30. An ACT to open a road from the town of Emmitsburgh, in Frederick county, to Caldwell's mill on the Pennsylvania line.
31. An ACT authorising the levy court of Washington county to alter and change the direction of the main road therein mentioned.
32. An ACT for the benefit of John Carrere, of the city of Baltimore.

33. An ACT to pay the civil list, and other expences of civil government.
34. An ACT to authorise and empower the levy court of Baltimore county to assess and levy a sum of money for the purpose therein mentioned.
35. An ACT authorising a lottery to raise a sum of money for the purpose of finishing the German lutheran and German presbyterian church in Woodsbury, in Frederick county.
36. An ACT to repeal an act, entitled, An act to restrain the ill practices used by sheriffs in taking goods by fieri facias and selling them by venditioni exponas.
37. A Supplement to an act, entitled, An act authorising the trustees of Charlotte-Hall school to lay off a town in Saint-Mary's county by the name of Charlotte's-Ville, and dispose of the lots therein by lottery.
38. An ACT to authorise and empower the levy court of Worcester county to levy annually a sum of money for the support of Aaron Foskey, Betsey Foskey, Thomas Foskey, junior, and Abigail Foskey, children of Thomas Foskey.
39. An ACT to extend the powers of the trustees of the poor of Montgomery county.
40. An ACT authorising a lottery to raise a sum of money for deepening and widening a well in Taneytown, in Frederick county.
41. An ACT for the relief of Caleb Summers, of Montgomery county.
42. An ACT to prevent swine and geese from going at large in Taneytown, in Frederick county.
43. An ACT authorising a lottery to raise a sum of money for repairing Shrewsbury church, in Kent county.
44. An ACT to establish a market, and to build a market-house, in the western precincts of Baltimore, and for the regulation of the same.
45. A Supplement to the act, entitled, An act to authorise the building of a protestant episcopal church within the city of Baltimore, by the name of Saint-Peter's Church, and for other purposes, passed at November session, 1802.
46. An additional supplement to the act, entitled, An act to regulate elections.
47. An ACT authorising James Wilson, late sheriff and collector of Baltimore county, to complete his collection.
48. An ACT authorising the levy court of Washington county to open a road in said county.
49. An ACT for the benefit of the congregation of the German or High Dutch reformed christian church in Frederick-town, in Frederick county.
50. An ACT for the benefit of John Lyon, of Montgomery county.
51. An ACT to enable the levy court of Talbot county to assess and levy certain sums of money for the respective purposes therein mentioned.
52. A Supplement to an act, entitled, An act relating to the public roads in Queen-Anne's county.
53. An ACT to lay out and open a road from the town of Westminster, in Frederick county, to the city of Washington and George-town.
54. An ACT authorising any person prosecuted for a libel to give the truth in evidence.
55. An ACT to alter, change, lay out and open, a road from Middle-town, in Frederick county, to Washington county.
56. An ACT to repeal part of the act of assembly therein mentioned.
57. An ACT authorising a lottery to raise a sum of money for building bridges over the Canococheague creek, in Washington county.
58. A Supplement to an act to authorise a lottery to raise a sum of money for the purpose of finishing the Roman catholic church in Frederick-town, in Frederick county.
59. An ACT to authorise and empower the levy court of Anne-Arundel county to assess a sum of money for the purpose therein mentioned.
60. An ACT to authorise the levy court of Baltimore county to adjust a claim of Henry Stevenson against said county.
61. An ACT appointing commissioners to lay out the divisional road between Somerset and Worcester counties, from the mills formerly called John Caldwell's mills, to Cox's branch.
62. An ACT for the encouragement of learning in Queen-Anne's county.
63. An ACT to establish pilots, and regulate their fees.
64. An ACT enabling the inhabitants of Worcester county to stop Sinepuxent bay at, or between the Haw Hammocks and the Thoroughfare, and for other purposes.
65. An ACT to ratify an amendment to the constitution of the United States of America, proposed by congress to the legislatures of the several states.
66. An ACT to straighten part of the road in Harford county which leads from Underhill's mill to the city of Baltimore.
67. An additional supplement to an act, entitled, An act to appoint commissioners to examine, survey and lay out, the road therein mentioned.
68. An act authorising the city commissioners to open and extend Water-street in the city of Baltimore.
69. An ACT to alter and change the names of James Clerk, and Margaret Russel his wife, of Prince-George's county, and of their children.
70. An ACT authorising a lottery to raise a sum of money for the improvement of the streets of the city of Annapolis, and for other purposes.
71. An ACT relating to the records in the office of the register of wills in Harford county.

72. An ACT for the benefit of Philip Green and Jacob Green, of Prince-George's county.
73. An ACT for the relief of Samuel Wright, of Queen-Anne's county.
74. An ACT for founding a college in the city or precincts of Baltimore, by the name of Baltimore College.
75. A Supplement to an act, entitled, An act to prevent excessive gaming.
76. An ACT authorising a lottery for raising a sum of money for the purchasing ground, and building a market-house thereon, in the western precincts of the city of Baltimore.
77. An ACT to authorise and empower the levy court of Calvert county to assess and levy a sum of money for the purpose therein mentioned.
78. An ACT to authorise and empower the levy court of Baltimore county to assess and levy a sum of money for the purpose therein mentioned.
79. An ACT authorising James Summers, late sheriff and collector of Caroline county, to complete his collections.
80. An ACT further supplementary to an act to straighten and amend the public roads in Harford county.
81. An ACT to alter and change the name of James Donaldson Lowry, of the city of Baltimore, to that of James Lowry Donaldson.
82. A Further additional supplement to an act, entitled, An act for the opening of Second-street in the city of Baltimore.
83. An ACT relating to the inspection of flour and other articles in the precincts of the city of Baltimore.
84. An ACT to revive and aid the proceedings of Calvert county court.
85. An ACT for erecting buildings for the use of the poor of Queen-Anne's county, and for other purposes.
86. An ACT for the support of Elizabeth Oden and Elizabeth Randall, of Montgomery county.
87. An ACT to aid the defect of the deed therein mentioned.
88. An ACT for the relief of Richard Morgan, of Montgomery county, and Christopher Woolford, of Washington county.
89. An ACT to authorise the opening of a road in Anne-Arundel and Prince-George's counties.
90. An ACT to confirm the partition made by certain commissioners therein mentioned, and for other purposes.
91. An ACT empowering the chancellor to direct a sale of the real estate of Richard Jacob Duckett, late of Prince-George's county, deceased, for the purposes therein mentioned.
92. An ACT for the valuation of real and personal property within this state.
93. A Further supplement to the act, entitled, An act to erect Baltimore-town, in Baltimore county, into a city, and to incorporate the inhabitants thereof.
94. An ACT annulling the marriage of Joseph Bray, of Anne-Arundel county, and Anne his wife.
95. An ACT to authorise the levy court of Baltimore county to establish two additional warehouses in the city of Baltimore for the inspection of tobacco.
96. An ACT to encourage the destruction of crows in the several counties therein mentioned.
97. An ACT for the benefit of Arthur Thompson, of Saint-Mary's county.
98. An ACT extending the time for taking the bond of the sheriff of Montgomery county.
99. An ACT authorising a lottery to raise a sum of money for opening and clearing the road to be opened from Westminster, in Frederick county, to George-town and the city of Washington.
100. An ACT to enable Margaret Hammond and Harriet Hammond, of Baltimore county, to erect a bridge across Patapsco river at a place called Hammond's Ferry.
101. An ACT to authorise the levy court of Anne-Arundel county to assess and levy a sum of money for the purposes therein mentioned.
102. An ACT to increase the tolls on the Susquehanna canal, and to repeal the third section of an act, entitled, A further supplement to the act, entitled, An act for making the river Susquehanna navigable from the line of this state to tide water.
103. An ACT to erect a bridge over the river Patapsco.
104. An ACT for the relief of sundry insolvent debtors.
105. An ACT for the benefit of Joseph Douglas, of Kent county.
106. A Supplement to the act, entitled, An act to repair the old or to build a new poor-house in Anne-Arundel county.
107. An ACT to authorise a lottery to raise a sum of money for the purpose of repairing the protestant episcopal church in All-Hallows parish, in Anne-Arundel county.
108. A Supplement to the act, entitled, An act for the relief of sundry insolvent debtors.
109. A Supplement to the act, entitled, An act respecting the debts due to this state, and the debtors thereof, and for other purposes.
110. An ACT to continue the acts of assembly therein mentioned.
111. An ACT for the payment of the journal of accounts.
The house adjourns till the first Monday in October next.
Test. W. HARWOOD, Clk.

For NEW ADVERTISEMENTS, see the last page.

A HANDSOME FARM FOR SALE,
 Lying on Kent Island, and elegantly situated on the bay, containing about three hundred acres (more or less) of excellent land, adapted to the production of tobacco, wheat, corn, &c. and is bounded on each side by creeks, making up a considerable distance, in which are the greatest quantity of fish, oysters, and wild fowl; the improvements are, a brick dwelling, kitchen, quarter, and barn, also a large apple orchard, peach, damson, and several valuable English walnut trees; it is advantageously situated to send its produce to Baltimore or Annapolis. A farther description is deemed unnecessary. Those inclined to purchase may know the terms, by applying to

JACOB SLEMAKER, Annapolis, or,
 JOHN ELLIOTT, on the premises.

In CHANCERY, January 7, 1804.

Smallwood's creditors against his heirs.
 WHEREAS several claims exhibited against the estate of general William Smallwood, deceased, have not been accompanied by sufficient vouchers, and therefore not passed, although not absolutely rejected, and a long time hath elapsed without any thing on their part being done; it is, at the instance of the trustees, who are anxious to close their trust, adjudged and ordered, that no claim in this court shall be passed, after the first day of September next, against the said estate, but that the chancellor will, on application, decide on any of the said claims before the said day; this is, however, to have no effect, unless it be published at least thrice in the Maryland Gazette, and at least twice in each of three weeks in the National Intelligencer, before the first day of March next; it is further ordered, that on the examination or hearing of any of the claims aforesaid, depositions before a single magistrate made shall be received as evidence; such other testimony as is receivable by the orphans court is usually required by the chancellor.

True copy,
 Telt. SAMUEL HARVEY HOWARD,
 Reg. Cur. Can.

THIS is to give notice, that the subscriber hath obtained from the orphans court of Anne-Arundel county, in Maryland, letters testamentary on the personal estate of JOHN MERCER STEVENS, late of Anne-Arundel county, deceased. All persons having claims against the deceased are hereby warned to exhibit the same, with the vouchers thereof, to the subscriber, at or before the third day of July next, they may otherwise by law be excluded from all benefit of the said estate. Given under my hand, this third day of January, 1804.

DORSEY JACOB, Executor.

NOTICE

THE sale of the property of GILBERT MURDOCH, advertised for the 9th ultimo, having been, from unforeseen occurrences, unavoidably postponed, I now give notice, that it will certainly take place, at 9 o'clock, on Tuesday the 17th instant, at the house of said Murdoch, in Annapolis. The property to be offered consists of household and kitchen furniture, plantation utensils, a few articles of store goods, a riding chair and harness, and one cow. All sums under fifty dollars to be paid down, purchasers to an amount above fifty, but not exceeding two hundred and fifty dollars, will be indulged with a credit of four months, and those whose purchases shall exceed two hundred and fifty dollars, with a credit of twelve months from the day of sale, on giving bond, on interest, with approved security.

Jan. 2, 1804. P. H. O'REILLY, Trustee.

NOTICE

Pursuant to an order of the orphans court of Anne-Arundel county, will be OFFERED at PUBLIC SALE, on Tuesday the 31st of January, at the late dwelling of Dr. THOMAS N. STOCKETT, deceased,

PART of the personal property belonging to the estate of said deceased, consisting of horses, oxen, cows, sheep, hogs, farming utensils, household and kitchen furniture, together with a variety of other articles. Terms of sale are, that all purchases made amounting to 20 dollars, or under, the cash shall be paid, and for all purchases above that sum, bonds, or notes, with security, to be given, payable at nine months from the day of sale.

MARY STOCKETT, Administratrix.

In CHANCERY, December 22, 1803.

ORDERED, That the sale made by THOMAS LANCASTER, trustee for the sale of the real estate of Elizabeth Corry, deceased, shall be ratified and confirmed, unless cause to the contrary be shewn, on or before the second Tuesday of March next, provided a copy of this order be inserted three times in the Maryland Gazette, before the twentieth day of January next.

The report states, that 200 acres of land, in Charles county, was sold for £384 7 6, current money.

True copy,
 Telt. SAMUEL HARVEY HOWARD,
 Reg. Cur. Can. 3X

The subscriber will EXPOSE, at PUBLIC SALE, on Tuesday the 18th day of January next,

ABOUT eighteen or twenty head of cattle, amongst which are a number of milch cows, heers, and a valuable yoke of oxen. At the same will be sold, about thirty barrels of Indian corn. The property will be sold on a credit of five months, the purchaser giving bond, with approved security.

Dec. 28, 1803. HENRY GASSAWAY.

A List of the Tracts and Lots of Land in Allegany County,

HELD by persons not residents of said county, the amount of the tax thereon respectively due for the years 1802 and 1803, with the names of the persons respectively chargeable with the payment of the same, the taxes thereon being now due and unpaid, and no personal property can be found in Allegany county liable for or chargeable with the payment of the same.

Persons names.	Names of tracts and No. of lots.	Tax due, 1802.	Tax due, 1803.
Zachariah Allen,	No. 75,		
William Amos,	1071,		
Valentine Brother,	913,		
Michael Boyer,	436,		
Thomas Bodley,	1307,		
John Burnham,	1397,		
Thomas J. Beatty,	1 Lot Cumberland,		2
John F. Bowling,	Horle Lick,		10
Thomas Beatty,	Fort Lip and Refurvey, Republican, Flowery Meads,		2 5
Archibald Chilholm,	Refurvey on Shawney War,	226, 80, 4094, 3127,	1 17
	4034,		
William Coe,	2534,		
Robert Mc'Glan,	1056, 3067,	1 5	1
Elias Crutchly,	1291,		
Margaret Chew,	82, 110, 111, 141, 171, 172, 174, 180, 167, & 8,		10
	lots in Cumberland,		6
Joseph Compton,	Yankey Hall, Two Yankies,	5 2 1/2	2
Patrick Doran,	1 Lot and Genfang,		
Francis Deakins,	1/2 Mount Pisgah, 1/2 Pleasant Ridge, 1/2 Ray's Discovery,	1 2 2	
John Doyle,	3049, 3038, 3166,		
Peter Deveckmon,	4 Lots Cumberland,		
Uriah Forrest,	14 Lots Western Port,		
John Ellbin,	Ellbin's Third Attempt,		
Solomon Geer,	126, 1720,	1 5	1
Robert Gover,	3129, 2425, 1325, 1425, 4055, 1317, 2548, 1009,		
	248, 196, 360, 1334,	7 11	9
	1305,		
Elisha Hall,	2083, 2586, 2587,	2 1	2
Adam Hope,	Grate's Sugar Camp,		
John Haines,	216, 492, 167, 170, 810, 290, 1010, 1834, 1121,		
Samuel Jay,	135, 21, 4036, 1935, 56, 131, 932, 2536, 241,		
Elisha Jarrett,	1267,		
Bennett Jarrett,	3158, 921, 923,		
Gabriel Jacob,	Part Blooming Plains, Beckwith's Disappointment,		
	Hickory Bottom, Fat Bacon, Refurvey on Fat Bacon,	10 4	12
John C. Jones,	Horle Pasture,		
John Kingan,	Kingan's Discovery,		
David Kerr,	2875, 2877, 2878, 2880, 2940, 1, 2, & 3, 2876,		
	2893, 2894, 2895,		
Randolph B. Latimer,	Savage Ridge, 3896, 7, 8 & 9, 3900, 1 & 2, Duck Ridge, Glade Farm, 2441, 2442, 2469, 2463, 397,		3 19
	1293, 3115, 1294,		
William Miley,	Small Island,	4 1/2	
James Martherty,	Chance,	3 0	3
William M. Manadier,	2397, 2022, 310, 811,		
Robert G. Maynard,	Refurvey on Hamstead Park, Glory,	1 19	
Honore Martin,	1 Lot Cumberland,		
James M'Pherson,	Chance,		
Henry Meyers,	1603, 4096, 4097, 1734, 3046, Norwood's Farm,		
Samuel Norwood,	Mill Seat, Felicity,	14 6	18
John Orme,	Lovely,		
Richard J. Orme,	No. 3 & 34, lots in Cumberland,		
Thomas Orme,	3029, 1244, 850,		
John Pollard,	2883, 4, 5, & 6,	2 9 1/2	
John Randle,	885, 1950, 1130 130,		
Thomas B Randle,	2060, 1, 2, & 7,		
Mitchell Robinson,	Friendship Amended,		
Richard Ridgely,	1237,		
John Schley,	Governor's Neglect, Orme's Attention, Chestnut Grove, Now or Never, Hard Struggle, 2487,		
Gustavus Scott,	Part Good and Bad,		
Harman Stidger,	Strife, 2 lots Western Port, 3957, 3962,		
William Stidger,	New Carthage, Mount Pleasant, Mount Etna, Addition, Mill Seat, 1/2 Park, part Cherry Tree Meadows, 1/2 Pink of Allegany, part Republic, 1/2 of lots No. 3882, 3, 4, 5, & 6, 1755, 1782, 3021,		
Benjamin Stoddert,	2, & 3, 2355, 2356, 7, & 8, 2611, 2, 3, & 4, lots 3440, 3459, 3461, 3462, 2474, 5, 6, & 7; 2538, 2022, 3345, 6, 7, & 8. 100, 3812, & 3,	6 1 2	18 16
Osborn Sprigg, executor of	Part Refurvey on Good Hope,		
Joseph Sprigg, deceased,	1326, 1136,	7 3	9
John Thompson,	1 Lot Cumberland,		
Joseph Tomlinson,	969,		
Peter Varney,	1435, 375, 1466,		
Philip L. Webster,	2081, 1005,		
James West, jun.	8 Lots Western Port, 5 a land adjoining,		
Abel Sergeant,			

NOTICE is hereby given, that unless the county tax, proportion of advertising, and other legal charges due on the lands aforesaid, shall be paid to WILLIAM M'MANON, Esquire, collector of Allegany county, on or before the first Monday in June next, the lands so charged as aforesaid, or such parts thereof as may be necessary to raise the sum due thereon, shall be sold to the highest bidder for the payment of the same.

By order of the commissioners of the tax for Allegany county,
 AQUILA A. BROWNE, CL.

December 1, 1803.

By virtue of an order from the orphans court of Anne-Arundel county, will be SOLD, at PUBLIC SALE, on Friday the 27th of this month, at the plantation of the late ALLEN QUINN, Esq; deceased, the following property,

SIX head of horses, two pair of mules, one jenny, two yoke of oxen, one bull, twenty head of cows, calves and heifers, twenty-one head of sheep, several hogs, one fodder house, five stacks of blades, three stacks of hay, about one hundred barrels of Indian corn, two thousand five hundred weight of tobacco, a parcel of cyprus shingles, corn beans, Indian peas, and rye, carts, ploughs, and farming utensils of every kind, with a number of other articles too tedious to enumerate. The foregoing property will be sold for cash, by

JOHN KILTY, Executor.
 January 4, 1804.

SHERIFF'S SALE.

By virtue of two writs of fieri facias, to me directed out of Anne-Arundel county court, will be SOLD on the 12th day of January, 1804, for CASH, at WILLIAM CATON'S tavern, in Annapolis, FORTY-THREE acres of land, called by the name of PART of YATES'S INHERITANCE, PART of HOLLAND'S CHOICE, taken as the property of David Hopkins, and sold to satisfy a debt due to William Taylor, and James Smith, administrators of the estate of Mose Hasket.

JASPER EDWARD TILLY, Sheriff of Anne-Arundel county.

ANNAPOLIS:
 Printed by FREDERICK and SAMUEL GREEN.

Laws of

PASSED NOVEMBER

ACT for the valuation of

property within

the State, That all real and

personal property belonging

to any person, or to any county,

shall be valued according to

the true value thereof, and

the same shall be chargeable

with the public assessment

and be it enacted, That if

any person, or any

person, shall be appointed;

and he shall be appointed;

lose, or after reasonable and convenient notice shall neglect, to render such account, he or she shall forfeit a sum not exceeding fifty pounds current money for such refusal or neglect; and the assessor shall, on his own knowledge, or the best information he can obtain, value the property of such person to the utmost sum he believes in his conscience the same may be worth in ready money, and shall certify to the commissioners of the tax the property so valued, and also the refusal or neglect, and the said commissioners shall double the assessment of such person, and the same shall be collected as the public assessment; and if any person shall give in a partial account of his or her said real or personal property under his or her care and management, or of the property in his or her possession, with intent that the payment of the assessment or rate on any property omitted may be avoided, such person shall forfeit the value of the property omitted, to the use of the county.

And be it enacted, That every assessor shall inform himself, by all lawful ways and means, of all real and personal property in his district, (except as before excepted,) and shall, immediately on such information, proceed to value such property agreeably to the directions of this act, and shall bring with him, at the time and to the place appointed by the commissioners for his appearance, a certificate in writing, of the particulars of all real and personal property in his district, and of his valuation of the personal estate, and of such real estate as he shall be directed to value by the commissioners, in which shall be expressed the number of slaves of each description within this act, and the weight of plate, and the value of each of the above species of property, and all other real and personal property, and the value thereof, and the amount of the value of the whole real and personal property of every person in his district, and the amount of the value of all real and personal property in the district, and shall return, with his certificate, an alphabetical list of the names of all persons whose property he shall value; and if any assessor cannot discover the owner of any real or personal property in his district, he shall value and mention the same in his return, and note that the owner is unknown.

And be it enacted, That the following species of personal property shall be valued at the respective sums following, to wit: Every male and female slave from eight to fourteen years of age, fifteen pounds current money; and every male slave from fourteen to forty-five years of age, forty-five pounds like money; and every female slave from fourteen to thirty-six years of age, thirty pounds like money; male and female slaves under eight years of age, and male slaves above the age of forty-five years, and female slaves above the age of thirty-six years, to a true proportioned value to male and female slaves above or under those ages; and shall return, in their certificates, the number of negroes of each person above the said ages, with their valuation; and if any slave shall not be perfect in his limbs or sight, or from the want of health, or any visible infirmity, shall be rendered incapable to perform his usual and proper labour, the assessor shall make a reasonable abatement for such cases, and shall note the same in his return; and silver plate eight shillings and four-pence like money per ounce; and the other articles of personal property shall be left to the discretion and judgment of the several assessors, who shall estimate the same at its actual worth, in current money; provided, that the said assessors shall be at liberty, and are hereby directed, to estimate male slaves, who are tradesmen, at such value as they may adjudge them to be worth, regarding their respective trades, and their proficiency therein.

And be it enacted, That no person whose property shall not be assessed to the amount of ten pounds current money, shall be liable for, or chargeable with, any tax, assessment or charge, to be imposed in virtue of this act.

And be it enacted, That there shall be allowed to every commissioner and clerk, appointed or to be appointed in virtue of this act, the sum of fifteen shillings current money for every day he shall act as commissioner or clerk, by virtue of and according to the provisions of this act; and there shall be allowed to every assessor to be appointed in virtue of this act, a sum not less than ten pounds current money, nor exceeding forty pounds current money, in the discretion of the commissioners of the tax, according to the duty which he shall be required to perform; which sums shall be respectively laid by the justices of the levy courts of the several counties of this state, and levied and collected by the sheriff or collector, in the discretion of the justices, in the same manner, and at the same time, that other county charges are laid, levied and collected, with the usual commission for collecting the same.

And be it enacted, That if any person, who ought to be assessed by virtue of this act for any real or personal property, shall, by removing his or her effects from the county where they ought to have been valued, or by any other fraud or device escape, and not be taxed, and the same be proved before any one of the commissioners, or any justice of the peace for the county where such person resides, at any time within one year next after his property ought to have been valued, every such person shall be charged in the county where he or she is found, upon proof thereof, double the value of the sum he or she ought to have been rated by this act, and the same shall be collected from such person by the collector of the county where he or she shall be found; and if any person shall remove his or her property, as aforesaid, for the aforesaid purpose, and the same shall thereby, or by any other fraud or device, escape being assessed, such person, being thereof convicted in the county court where he or she shall reside, shall forfeit and pay the

sum of fifty pounds current money, for the use of the county.

And be it enacted, That the said commissioners shall meet on the first Monday of June next at the usual place of holding their respective county courts, and shall sit twenty days thereafter, if necessary, to hear and determine the complaints and appeals of any person who may think themselves grieved by their property being over-valued by any assessor, or by the commissioners; and if the said commissioners shall not meet and sit as aforesaid, every commissioner failing therein shall forfeit and pay a sum not exceeding twenty pounds current money, unless prevented by sickness, or other unavoidable accident; and if any person shall apprehend himself or herself injured by the valuation of his or her property, and shall thereof complain to the said commissioners, they shall, at the time of their sitting to hear appeals, examine any person, or in their discretion the party complaining, on oath, or affirmation, as the case may be, touching the particulars or value of such property, and, upon due examination or knowledge thereof, abate or increase the said valuation, and a certificate of such abatement or increase shall forthwith deliver, or cause to be delivered, to the collector, who shall collect and levy the rate from such person according to such abatement or increase.

And be it enacted, That the twelfth, thirteenth and fourteenth sections of the act passed at November session, one thousand seven hundred and eighty-five, entitled, An act to ascertain the value of the land in the several counties of this state for the purpose of laying the public assessment, be and they are hereby repealed and made null and void.

And be it enacted, That no person shall be chargeable with the rate or assessment on any property which he may have aliened or transferred, but the same shall be chargeable to the person who shall be entitled thereto, or have the possession thereof by virtue of any alienation, transfer, or mutation of possession; and the commissioners of the tax are hereby empowered and required, from time to time, as often as occasion may require, to alter and correct the account of any person who may have parted from the possession of any property as aforesaid, and the sum which shall be so taken off shall be charged to the person who may have purchased, or otherwise acquired the possession of the property; and if the purchaser or person having acquired the possession of any property as aforesaid, shall live in a different county, the said commissioners shall make out a certificate of such change of property, and direct it to the commissioners of the tax for the county where such person shall reside, and the same shall deliver to the sheriff of the county, to be forwarded in the manner and under the penalty herein before mentioned, and the rate shall be charged to such person acquiring possession as aforesaid, and be paid by him; provided that no person shall have any allowance or deduction on account of property aliened or transferred as aforesaid, unless such alienation, transfer, or mutation of possession, shall take place on or before the first Monday of June in any year, and unless notice thereof shall be given to the commissioners of the county in which such property shall have been last charged.

And be it enacted, That no person shall be charged with the rate or assessment on any negro who may have died, or any other property which may have been lost or destroyed; and the commissioners of the tax are hereby empowered and required, from time to time as often as occasion may require, to alter and correct the account of any person who may have lost any negro by death or otherwise, or any other property by destruction of any sort; provided that no person shall have any allowance or deduction on account of any negro or other property lost by death or destruction, unless a report of the same is made to the commissioners, supported by satisfactory evidence to the commissioners, on or before the first Monday of June in any year.

And be it enacted, That the commissioners of the tax shall have full power to call the several assessors before them at the time limited for appeal, or at such other times as they, in their discretion, shall think necessary, for the purpose of correcting their valuation of property; and the said commissioners shall have full authority, and they are hereby directed, carefully to examine the several certificates of valuation in their respective counties, and to correct the same, although no complaint or appeal be made to them, so as to make the same as nearly equal as possible.

(The remainder in our next.)

NEW-YORK, January 9.

Capt. Rea, of the schooner Henry, arrived yesterday, informs us, that general Rochambeau, with 3000 French troops from the Cape, had arrived at Jamaica. We have received by this arrival Jamaica papers to the 4th ult.

PORT-ROYAL, (Jam.) Dec. 10.

Arrival of the French troops from St. Domingo.
His majesty's ships of war Elephant and Bellerophon, arrived from Cape Francois, bringing information that general Rochambeau on the 20th ult. entered into terms with general Desfaines, the commander of the forces in St. Domingo, who are in opposition to the French republic; by which he was allowed ten days to retire from Cape Francois with his troops; at the expiration of that period he embarked with his troops on board the frigates and vessels in the harbour, and on leaving the port they all surrendered on the 30th ult. to our men of war cruising off Cape Francois, consisting of two frigates and upwards of 26 merchantmen, with 3000 troops on

board, and have since safely arrived at Port Royal stated below.

On Tuesday the following French vessels, from Cape Francois, mentioned below, arrived at Port Royal, with general Rochambeau and his general Boye, several of the inhabitants of Cape Francois, and the principal part of the republican army of St. Domingo.

Frigates Surveillant and Vertue, both of 44 guns and Discovery corvette.

Ships Havre-de-Grace, with 350 French soldiers; Eadyminon, with 180 do; Loolie Gherie, with 100 do; Le Jeremie, with 300 do; Bonne Mare, with 125 do; Nouvelle Sophie, with 300 do; Auguste, with 300 do; Tiffon, with 350 do; brig St. Rochas, with 75 do; and schooner —, with sundries.

The French ship Recin Air, with troops; Danish brig Diana, with 40 French soldiers, the American ship Two Sisters, with French troops and passengers, and the American brig Adventure, with French passengers; all from Cape-Francois, detained by a squadron, arrived on Tuesday, also the Spanish schooner Deloras, from Bluefields to Kingston, with 1000 dollars, detained by his majesty's ship Echo; a French privateer schooner Ceres, of four 4 pounders and one 16 pounder, with 66 men, from St. Domingo, out 27 days and had made no capture, taken the Revolutionaire frigate; and the cutter Sophie, London, from the river Gambia, with bees taken by L'Egyptienne French privateer, and recaptured by the Revolutionaire frigate; French schooner La Couverte, cut out of Carac roads by the loss of his majesty's ships Elephant and Bellerophon; American brig Tartar, from the Caymanas to this island, taken by a French privateer, and retaken by his majesty's ship Revolutionaire, and French schooner La Maria, prize to the private armed schooner M. flower, of Providence, which vessel has also taken a felucca privateer, and assisted his majesty's ship Tartar in cutting out a felucca in St. Domingo. The 2d lieutenant of the Tartar was unfortunately killed on service.

Same day the Revolutionaire frigate, capt. Le and Camel store ship, lieut. Aylcough, arrived at Port Royal.

His majesty's ship Revolutionaire, we learn, on passage, spoke one of our East-Indians, and recaptured the agreeable intelligence of the capture of five of the line and several troops under admiral Le by our squadron in the East-Indies.

Thursday morning the following French vessels from Cape Francois, arrived at Port-Royal, and the squadron:

Ships Eugene, with 100 French passengers; time, with 330 French soldiers; and brig Vertue and 225 ditto.

His majesty's ship Echo arrived same day from cruise.

Thursday evening arrived at Port Royal his majesty's ship La Pique, with the following vessels: Mole St. Nicholas, that place having surrendered the 5th inst. to the forces in opposition to the French republic.

American schooner Active, with 180 French soldiers; sloop Sally Wier, with 150 ditto; and schooner Belle Louise, with 200 ditto.

The French schooner La Mariner, from Cape Francois, with sundries, a prize to his majesty's ship L'Hercule, also arrived the same evening.

PHILADELPHIA, January 10.

Arrived this morning, schooner Little Republic, Dolby, from Port Republican.

Capt. D. informs, that the blacks were leveling all the fortifications at Port Republican, and erecting nothing but wooden buildings, with the intention setting fire to them, and retiring to their fastness, in case the French should at any future period meddle their subjugation. They compelled the whites, women, and children, to assist in these works.

Counterfeit Savanna notes of the branch bank of the United States for the sum of twenty dollars, now in circulation. They are of the date of April 1802. The names of Willing, Simpson, and Bersham, are written with a deep glossy ink, and many of them the endorsement is wanting.

WASHINGTON, January 12.

The committee appointed to inquire into the official conduct of Samuel Chase and Richard Dale are Messrs. J. Randolph, Nicholson, J. Clay, E. R. Griewood, Huger and Boyle.

No news is received from New-Orleans by the mail.

The senate of the United States have determined that the form of their proceedings in the capacity of a court of impeachment, shall be distinct from that in their ordinary character; in consequence of this decision, a separate journal is kept, and distinct journals take place.

The legislature of South-Carolina adjourned on the 19th December last. We understand that it passed, prior to their adjournment, an act for opening the importation of negroes into the state from places except the West-Indies, and that a proposal for altering the present ratio of representation in legislature, by introducing a principle of representation founded on a compound ratio of population, territory, and extent of territory, had been approved by a majority of both houses.

Extract of a letter from a respectable character Natches, dated December 23, 1803.

The mounted infantry from the State of Tennessee have arrived here, having sustained without murmur the fatigue of a march from 3 to 600 miles of which upwards of 400 is wilderness.

Annapolis, Jan

From the National

The following letter was received from

111.

I HAVE the pleasure this day the city of N dependencies, were united United States—and you to receive my

accept assurances of obedient servant,

Wm. C. The Gate West, secretary

PROCLAMA

His excellency William C of the Mississippi T powers of Governor-Gen Province of Louisiana.

WHEREAS, by stipulations of France and Spain, the colony and province in some extent it had at the treaty in the hands of France possessed it, and the treaties subsequent and other States: And France has ceded the far treaty duly ratified, and be April, in the present year, SAID COLONY AND PROVINCE STATES, according to the treaty: And when the United States, on the 31st of the year, did enact, that the session of congress then the temporary government sooner made by congress judicial powers exercised of the same, shall persons, and be exercised of the United States maintaining and protecting the is the free enjoyment of religion; and the president by his commission bearing O'Gober, invested me with the several exercised by the govern the province:

I have therefore thought PROCLAMATION, making to declare, that the go over the said province the authority of Spain HAS CEASED, and the UNITED STATES OF ASHED over the same of will be incorporated in the States, and admitted to the principles of the enjoyment of all the liberties of citizens of the time-time they shall be the free enjoyment of the religion which they principal regulations which of the late govern all civil officers charge those whose powers have, and except also such with the collection of in their functions du error for the time being otherwise be made.

And I do hereby exhort and other persons who faithful and true in their and obedient to the same, under full assurance will be maintained in without or within.

In testimony whereof hand.

Given at the city of day of December, presence of the the 28th.

Wm. Wednesday se'nai

man, arrived at days from Lisbon.

about the 24th

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this intell

Annapolis, January 19.

From the National Intelligencer.

Natchez, Decemr 31.

The following letter was received by the last Mail.

New-Orleans, Dec. 30.

I HAVE the pleasure to inform you, that this day the city of New Orleans, and its dependencies, were amicably surrendered to the United States—and on this occasion I beg you to receive my sincere congratulations.

I accept assurances of great respect, from your obedient servant,

WM. C. C. CLAIBORNE.

Gen. Cate West, secretary of the M. T.

PROCLAMATION,

his excellency William C. C. Claiborne, Governor of the Mississippi Territory, exercising the powers of Governor-General and Intendant of the Province of Louisiana.

WHEREAS, by stipulations between the governments of France and Spain, the latter ceded to the former the colony and province of Louisiana, with the same extent it had at the date of the above-mentioned treaty in the hands of Spain, and that it had been France possessed it, and such as it ought to be by the treaties subsequently entered into between France and other States: And whereas the government of France has ceded the same to the United States, and the said colony and province is now in the hands of the United States, according to the tenor of the last mentioned treaty: And whereas the congress of the United States, on the 31st day of October, in the first year, did enact, that until the expiration of the session of congress then sitting, (unless provisions be made by the temporary government of the said territories sooner made by congress,) all the military, civil and judicial powers exercised by the then existing government of the same, shall be vested in such person or persons, and be exercised in such manner, as the president of the United States shall direct, for the maintaining and protecting the inhabitants of Louisiana in the free enjoyment of their liberty, property and religion; and the president of the United States, by his commission bearing date the same 31st day of October, invested me with all the powers, and charged me with the several duties heretofore held and exercised by the governor-general and intendant of the province:

I have therefore thought fit to issue THIS MY PROCLAMATION, making known the premises, and to declare, that the government heretofore exercised over the said province of Louisiana, as well by the authority of Spain as of the French republic, HAS CEASED, and that, THAT OF THE UNITED STATES OF AMERICA IS ESTABLISHED over the same; that the inhabitants of the same shall be incorporated in the union of the United States, and admitted as soon as possible, according to the principles of the federal constitution, to the enjoyment of all the rights, advantages and immunities of citizens of the United States; that in the mean-time they shall be maintained and protected in the free enjoyment of their liberty, property and religion which they profess; that all laws and regulations which were in existence at the expiration of the late government, remain in full force, except all civil officers charged with their execution, and those whose powers have been specially vested in me, and except also such officers as have been included with the collection of the revenue, are continued in their functions during the pleasure of the president for the time being, or until provision shall otherwise be made.

And I do hereby exhort and enjoin all the inhabitants and other persons within the said province, to be faithful and true in their allegiance to the United States, and obedient to the laws and authorities of the same, under full assurance that their just rights will be maintained from all force or violence without or within.

In testimony whereof I have hereunto set my hand.

Given at the city of New-Orleans, the 20th day of December, 1803, and of the independence of the United States of America, the 29th.

WM. C. C. CLAIBORNE.

New-York, Jan. 14.

Wednesday se'night, the brig American, a merchantman, arrived at Providence, (R. I.) 14 days from Lisbon. Capt. Greenman left Lisbon about the 24th Nov. He informs, that a number of French gun-boats, with 6000 men on board, having been manœuvring on the coast of France, were cut off from the shore by some British frigates and cutters, in a desperate action took place; many of the gun-boats were reported to have been captured, 4000 troops drowned, and 2000 captured and landed in England. Capt. Greenman adds, that the boats were depending at Lisbon on the assistance of this intelligence.

A Merchant Mill and Saw Mill

FOR SALE.

On the 10th of February next will be SOLD, at PUBLIC SALE, on the premises,

HOPE MILLS, late the property of Matthias H. Wallace, M.D., and Hansa, situated on the head waters of Magalloway river, 15 miles from Annapolis, and 13 from Baltimore, upon the main road; the mill has been built about 12 years, of the best timber, is a large roomy house, with four floors, well underpinned with stone, with two pair of burr and one pair Cologne stones, worked by two water wheels, one quite new, the other has been running two years, on navigable water, grain is boiled in, and flour lowered into vessels of 50 tons burthen; the saw mill has been built four years, and adjoins the mill, and worked by the upper wheel; the bolting clothes, chuffs, and machinery, are in the modern style, with elevators, hoppers, &c. all in good order. With the Mills will be sold a tract of land called HOPE, or MILLSEAT ENLARGED, patented for 144 acres, on which is a good dwelling-house, with garden and yard, enclosed with paling, miller's house, cooper's house and shop, a store house, stable, and smock house; about 40 acres of this land are well enclosed with post and rail fence, and produces good corn, small grain, and vegetables; also 3 stills that contain 30 gallons, and a large copper boiler, with tubs and casks; a schooner rigged boat, well fitted to carry grain and flour, 25 1/2 tons burthen, a timber waggon and gear, some farming utensils, horses, cattle, and hogs. One third of the purchase money must be paid in 60 days, from the sale, for the mill, a credit for the balance extended to one and two years, on interest, with approved security; the movable property will be sold for cash only, by

JOHN RANDALL, ARCHIBALD DOBBIN.

Hope Mills, January 14, 1804.

In CHANCERY, January 10, 1804.

ON application to the chancellor, by petition, in writing, of WILLIAM WELLS, of Anne-Arundel county, praying the benefit of the act for the relief of sundry insolvent debtors, passed at the last session, on the terms therein mentioned, and a schedule of his property, and a list of his creditors, on oath, so far as he can ascertain the same, being annexed to his petition, and the said William Wells, being a person known to the chancellor, who hath resided in the state of Maryland the two last years preceding the passage of the said act; it is thereupon adjudged and ordered, that the said William Wells, by causing a copy of this order to be inserted in the Maryland Gazette three times before the tenth day of February next, give notice to his creditors to appear in the chancery office, at ten o'clock, on the 7th day of March next, for the purpose of recommending some person to be trustee for their benefit, on the said William Wells's then and there taking the oath prescribed for delivering up his property.

Tell: SAMUEL HARVEY HOWARD, Reg. Cur. Can. 10/1/03

THE subscriber, living near Queen-Anne, on Mrs. DRYDEN TYLER's plantation, has taken up as a stray, a bright bay STUD HORSE, about fourteen hands high, five or six years old, has a star in his forehead, and white hind feet. The owner is requested to prove property, pay charges, and take him away.

ALVIN SOPER.

To be SOLD, at private Sale,

A TRACT OF LAND, in Prince-George's county, about nine or ten miles from the capitol, in the city of Washington, by the new road, and about six miles from Bladensburg, containing about 250 or 260 acres, formerly belonging to Jonathan Simmons, and others, and adjoining the dwelling plantation of the subscriber; about 50 acres of the above land are in wood, the remainder arable, fit for tobacco, corn, and grain, with some meadow ground; the improvements are, two frame tobacco houses of 40 and 50 feet, a quarter, and corn house; the said buildings have been erected within three or four years, and a small frame dwelling-house, also a stable.

The above will be sold on the following terms, viz. one third of the money to be paid down, one third in one year, the other third in two years, with interest. For further particulars apply to Mr. EDWARD HALL, at West river, or to the subscriber, living between Upper-Marlborough and Bladensburg, about six miles from the latter place.

Also a tract of land called DAB, in Montgomery county, about three miles from the court-house, and nine or ten from George-town, on the main road leading from Montgomery court-house to George-town, containing three hundred acres of good farming land. Terms the same as above. For further particulars apply to Mr. MARSHAM WARING, in Georgetown.

December 23, 1803. JAMES CLERK.

NOTICE.

THE subscriber has obtained from the orphan's court of Anne-Arundel county, letters of administration de bonis pnis, on the personal estate of RICHARD RAWLINGS, of Jonathan, deceased. All persons having claims against the said estate are requested to bring them in, legally attested, and all those who are indebted to said estate are requested to make immediate payment, to

JOSEPH N. STOCKETT, Administrator de bonis pnis.

SCHEME

LOTTERY.

FOR raising a sum of money for improving the streets of the city of Annapolis, for purchasing large and forcible fire-arms, and deepening the harbor.

	Dollars.	Dollars.
5 Prizes of 1,000 each are	5,000	3,000
3 ditto	3,000	1,500
3 ditto	300	600
10 ditto	100	1,000
25 ditto	40	1,000
40 ditto	20	800
135 ditto	10	1,350
775 ditto	6	4,650

- 1 First drawn ticket, after 1,000 shall have been drawn, having a blank to its number, 100
- 1 First drawn ticket, after 1,500 shall have been drawn, having a blank to its number, 100
- 1 First drawn ticket, after 2,000 shall have been drawn, having a blank to its number, 300
- 1 First drawn ticket, after 2,500 shall have been drawn, having a blank to its number, 300
- 1 Last drawn ticket, having a blank to its number, 500

999 Prizes, 15,000
2,001 Blanks

3,000 Tickets at 5 dollars, 15,000

The laudable purposes of this lottery, the many valuable prizes offered, and there being only two blanks to a prize, afford the managers a confident hope, that the tickets will meet a rapid sale. The drawing will commence as soon as possible, and sixty days after the completion thereof, the prizes will be paid to the fortunate adventurers by the managers who sold the tickets, subject to a deduction of fifteen per cent. For the satisfaction of the public, the managers inform them, that they have lodged a bond, in the penalty of five thousand dollars, agreeably to law, with the clerk of Anne-Arundel county court, for the due payment of the prizes.

Tickets may be had of the managers, or of such persons as may be appointed by them.

MANAGERS.

- JAMES WILLIAMS,
- ABSALOM RIDGELY,
- WILLIAM ALEXANDER,
- JOHN BARBER,
- JOSEPH SANDS,
- LEWIS NETH,
- JONATHAN PINKNEY,
- JOHN SHAW,
- FREDERICK GREEN,
- FREDERICK GRAMMER,
- JOHN MUIR,
- WILLIAM CATON.

Annapolis, January 5, 1804.

Musical Instruments,

Tuned and repaired in town and country.

JONATHAN DYKE,

Who has been regularly bred to the business, offers his services in the above line.

FINGER and barrel organs, piano-fortes, harpichords and spinets, tuned and repaired at the shortest notice, and on moderate terms.

He also teaches the above instruments, and singing. Apply at the house lately occupied by Allen Quinn, deceased.

NOTICE.

WHEREAS JOHN HENRY MACCUBBIN, late of Anne-Arundel county, deceased, duly made and executed his last will and testament, in writing, and appointed DORSET JACOB thereof his executor, since which he hath taken out letters testamentary under the said will, and by a power of attorney duly executed hath appointed me, the subscriber, to settle all business relative to the estate of the said John Henry Maccubbin; therefore, this is to give notice, that all persons who have claims against said estate are to bring them in, legally authenticated, and passed by the orphans court, or by the register of said court, and all those in any manner indebted to the estate to make immediate payment, to

ZACHARIAH JACOB.

TO BE SOLD,

A LARGE and convenient brick DWELLING, in the city of Annapolis, with a large lot, on accommodating terms. Apply to R. H. HARWOOD, Esq; or to

EDWARD HALL.

West River, January 4, 1804.

NOTICE.

I HEREBY authorize H. S. HALL to settle all accounts standing open on the books of J. Wells, deceased, and hope that all persons indebted on the same, will call and settle with him without further trouble. JOHN B. WATKINS, one of the executors.

November 23, 1803.

A HANDSOME FARM FOR SALE.
LYING on Kent Island, and elegantly situated on the bay, containing about three hundred acres (more or less) of excellent land, adapted to the produce of tobacco, wheat, corn, &c. and is bounded on each side by creeks, making up a considerable distance, in which are the greatest quantity of fish, oysters, and wild fowl; the improvements are, a brick dwelling, kitchen, quarter, and barn, also a large apple orchard, peach, damson, and several valuable English walnut trees; it is advantageously situated to send its produce to Baltimore or Annapolis. A farther description is deemed unnecessary. Those inclined to purchase may know the terms, by applying to

JACOB SLEMAKER, Annapolis, or, JOHN ELLIOTT, on the premises.

In CHANCERY, January 7, 1804.

Smallwood's creditors against his heirs.
WHEREAS several claims exhibited against the estate of general William Smallwood, deceased, have not been accompanied by sufficient vouchers, and therefore not passed, although not absolutely rejected, and a long time hath elapsed without any thing on their part being done; it is, at the instance of the trustees, who are anxious to close their trust, adjudged and ordered, that no claim in this court shall be passed, after the first day of September next, against the said estate, but that the chancellor will, on application, decide on any of the said claims before the said day; this is, however, to have no effect, unless it be published at least thrice in the Maryland Gazette, and at least twice in each of three weeks in the National Intelligencer, before the first day of March next; it is further ordered, that on the examination or hearing of any of the claims aforesaid, depositions before a single magistrate made shall be received as evidence; such other testimony as is receivable by the orphans court is usually required by the chancellor.

True copy,
Tell. SAMUEL HARVEY HOWARD,
Reg. Cur. Can.

NOTICE.

Pursuant to an order of the orphans court of Anne-Arundel county, will be OFFERED at PUBLIC SALE, on Tuesday the 31st of January, at the late dwelling of Dr. THOMAS N. STOCKETT, deceased,

PART of the personal property belonging to the estate of said deceased, consisting of horses, oxen, cows, sheep, hogs, farming utensils, household and kitchen furniture, together with a variety of other articles. Terms of sale are, that all purchases made amounting to 20 dollars, or under, the cash shall be paid, and for all purchases above that sum, bonds, or notes, with security, to be given, payable at nine months from the day of sale.

MARY STOCKETT, Administratrix.

Michael and Barney Curran.

In addition to their assortment of fall goods, have received, by late arrivals at Philadelphia, and are now opening at their store, in Corn-Hill-street,

The following ARTICLES.

SUPERFINE clothes and casimers, knapped and plain coatings, plain velvets, constitution and fancy cord, swandowns, satinets and figured satin for gentlemen's vests, coloured lustring, mantuas and satins, silk, cotton, and worsted stockings, extra long silk and kid gloves, pick knit mitts, Yorkland, beaver and kid short gloves, chisses, calicoes, dimities and cambric mullins, tamboured, plain, jackonet and buck, ditto, camel's hair, cambric, muslin and silk shawls, thread laces and edgings, black lace and lace veils, linen cambric, cambric pocket handkerchiefs, long lawns, Irish linens and sheetings, check, diapers and table clothes, Marfeilles quilts, and cotton counterpanes, umbrellas, and many other articles in the dry goods way too numerous to insert, all of which they will sell low.

A few chests of imperial, young hyson, and hyson skin teas, by the chest or smaller quantity.
Annapolis, December 8, 1803.

Thirty Dollars Reward.

RAN away from the subscriber, living at the Upper ferry on South River, in Anne-Arundel county, on Wednesday the 21st ult. a negro man named CHARLES, about twenty-two or twenty-three years old, five feet seven inches high, of a yellowish complexion, the inside of one of his ears has a knot occasioned by a fall, his foreteeth are very broad, has a very broad foot and narrow heel; had on when he went away a gre coat, striped waist-coat, and oshabrig trousers, and had other cloaths in a bundle which are unknown. He was seen near the city of Baltimore a few days after he went off. Whoever takes up and secures the said negro in any goal, so that I get him again, shall receive the above reward. I hereby forewarn all persons from employing or harbouring him.

THOMAS PINDLE
October 6, 1803.

TO THE PUBLIC.

I TAKE this mode of informing those who may have property for sale, that I will act as auctioneer, on application. My experience and ability in that line may be known on inquiry.

C. MILLS,
Annapolis, August 17, 1803.

A List of the Tracts and Lots of Land in Allegany County,

HELD by persons not residents of said county, the amount of the tax thereon respectively due for the years 1802 and 1803, with the names of the persons respectively chargeable with the payment of the same, the taxes thereon being now due and unpaid, and no personal property can be found in Allegany county liable for or chargeable with the payment of the same.

Persons names	Names of tracts and Nos. of lots.	Tax due, Tax d.	
		1802.	1803.
Zachariah Allen,	No. 75,		
William Amon,	1071,		
Valentine Brother,	915,		
Michael Boyer,	436,		
Thomas Bodley,	1307,		
John Burnham,	1397,		
Thomas J. Beatty,	1 Lot Cumberland,		2
John P. Bowling,	Horse Lick,		10
Thomas Beatty,	Fort Lip and Refurvey, Republican, Flowery Meads,		2 5
Archibald Chisholm,	Refurvey on Shawney War, 226, 80, 4094, 3127, 4034,		1 17
William Coe,	2334,		
Robert McGlan,	1036, 3067,	1 6	1
Elias Crutchly,	1291,		
Margaret Chew,	82, 110, 111, 141, 171, 172, 174, 180, 167, & 8, lots in Cumberland,		10
Joseph Compton,	Yankey Hall, Two Yankees,	5 2 1/2	6
Patrick Doran,	1 Lot and Gehfang,		2
Francis Deakins,	1/2 Mount Pisgah, 1/2 Pleasant Ridge, 1/2 Ray's Discovery,	1 2 3	3
John Doyle,	3049, 3038, 3166,		1
Peter Deveckmon,	4 Lots Cumberland,		4
Uriah Forrest,	14 Lots Western Port,		13
John Ellbin,	Ellbin's Third Attempt,		2
Solomon Geer,	3126, 1720,	1 5	1
Robert Gover,	3129, 2425, 1325, 1425, 4055, 1317, 2548, 1009, 248, 196, 360, 1334,	7 11	9 11
Elifha Hall,	1305,		
Adam Hope,	2683, 2586, 2587,	2 1	2
John Haines,	Grate's Sugar Camp,		4
Samuel Jay,	216, 492, 167, 170, 810, 290, 1010, 1834, 1131,		6
Elifha Jarrett,	135, 21, 4036, 1935, 56, 131, 932, 2536, 241, 1267,		8
Bennett Jarrett,	3158, 921, 923,		2
Gabriel Jacob,	Part Blooming Plains, Beckwith's Disappointment, Hickory Bottom, Fat Bacon, Refurvey on Fat Bacon,	10 4	12
John C. Jones,	Horse Pasture,		8
John Kingan,	Kingan's Discovery,		1
David Kerr,	2875, 2877, 2878, 2880, 2940, 1, 2, & 3, 2876, 2893, 2894, 2895,		16
Randolph B. Latimer,	Savage Ridge, 2896, 7, 8 & 9, 3900, 1 & 2, Duck Ridge, Glade Farm, 2441, 2442, 2469, 2463, 397, 1293, 3115, 1294,		3 19
William Miley,	Small Island,		1
James Marberry,	Chance,	5 0	3
William M. Manadier,	2397, 2022, 310, 811,		1 10
Robert G. Maynard,	Refurvey on Hamstead Park, Glory,		2
Honore Martin,	1 Lot Cumberland,		2
James M'Pherson,	Chance,		4
Henry Meyers,	1603, 4096, 4097, 1734, 3046, Norwood's Farm,		14 6
Samuel Norwood,	Mill Seat, Felicity,		6
John Orme,	Lovely,		4
Richard J. Orme,	No. 3 & 34, lots in Cumberland,		2
Thomas Orme,	2029, 1244, 850,		2 9 1/2
John Pollard,	2883, 4, 5, & 6,		3
John Randle,	885, 1930, 1130 130,		3
Thomas B. Randle,	2060, 1, 2, & 7,		3
Mitchell Robinson,	Friendship Amended,		11
Richard Ridgely,	1237,		
John Schley,	Governor's Neglect, Orme's Attention, Chestnut Grove, Now or Never, Hard Struggle, 2487,		8 5
Gustavus Scott,	Part Good and Bad,		1
Harman Stidger,	Strife, 2 lots Western Port, 3957, 3962,		5
William Stidger,	New Carthage, Mount Pleasant, Mount Etna, Addition, Mill Seat, 1/2 Park, part Cherry Tree Meadows, 1/2 Pink of Allegany, part Republic, 1/2 of lots No. 3882, 3, 4, 5, & 6, 1755, 1782, 3021, 2, & 3, 2355, 2356, 7, & 8, 2611, 2, 3, & 4, lots 3440, 3459, 3461, 3462, 2474, 5, 6, & 7, 2538, 2022, 3345, 6, 7, & 8. 100, 3813, & 5,	6 1 2	18 16
Benjamin Stoddert,	Part Refurvey on Good Hope,	7 5	9
Osborn Sprigg, executor of Joseph Sprigg, deceased,	1326, 1136,		1
John Thompson,	1 Lot Cumberland,		1
Joseph Tomlinson,	969,		1
Peter Varney,	1435, 375, 1466,		2
Philip L. Webster,	2081, 1005,		1
James West, jun.	8 Lots Western Port, 5 a hand adjoining,		7

NOTICE is hereby given, that unless the county tax, proportion of advertising, and other legal charges due on the lands aforesaid, shall be paid to WILLIAM M'ANON, Esquire, collector of Allegany county, on or before the first Monday in June next, the lands to be charged as aforesaid, or such parts thereof as may be necessary to raise the sum due thereon, shall be sold to the highest bidder for the payment of the same. By order of the commissioners of the tax for Allegany county,
AQUILA A. BROWNE, Clk.

December 1, 1803.

By virtue of an order from the orphans court of Anne-Arundel county, will be SOLD, at PUBLIC SALE, on Friday the 27th of this month, at the plantation of the late ALLEN QUINN, Esq; deceased, the following property,

SIX head of horses, two pair of mules, one jenny, two yoke of oxen, one bull, twenty head of cows, calves and heifers, twenty-one head of sheep, several hogs, one fodder house, five stacks of blades, three stacks of hay, about one hundred barrels of Indian corn, two thousand five hundred weight of tobacco, a parcel of cyprus shingles, corn beans, Indian peas, and rye, carts, ploughs, and farming utensils of every kind, with a number of other articles too tedious to enumerate. The aforesaid property will be sold for cash, by

JOHN KILTY, Executor.
January 4, 1804.

NOTICE.

THIS is to give notice, that the subscriber has obtained from the orphans court of Anne-Arundel county, in Maryland, letters testamentary on the personal estate of JOHN MERCER STUVENS, late of Anne-Arundel county, deceased. All persons having claims against the deceased hereby warned to exhibit the same, with the vouchers thereof, to the subscriber, at or before the third day of July next, they may otherwise by law be excluded from all benefits of the said estate. Given under my hand, this third day of January, 1804.

DORSEY JACOB, Executor.

ANNAPOLIS:
Printed by FREDERICK and SAMUEL GREEN.

Laws of

PASSED NOVEMBER

ACT for the valuation of

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And be it enacted, That

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MARYLAND GAZETTE

THURSDAY, JANUARY 26, 1804.

Laws of Maryland.

PASSED NOVEMBER SESSION, 1803.

ACT for the valuation of real and personal property within this state.

(Concluded from our last.)

And be it enacted, That the property of each county shall be valued by the commissioners of his county, or of the city of Baltimore, as the case may be, or any one of them, between the first and twentieth days of May next, in the same manner as the real and personal property of other persons by this act is directed to be estimated by the assessors.

And be it enacted, That the commissioners of the several counties shall direct their clerk to enter in a book to be provided for that purpose, an accurate and full account of all the real and personal property within their county, and the valuation thereof as returned by the assessors, or as corrected by them, with an alphabetical list of the owners or persons chargeable with the assessment of such property.

And be it enacted, That the clerk of the commissioners in each county shall, on or before the first Monday of August next, make out from the assessors certificates, and the corrections thereof, (if any,) by the commissioners, a summary account or list, (in columns,) in which shall be expressed the number of acres of each description within this act, the weight of plate, and the value of each of the said species or kind of property, and all the other personal property, and the value thereof, in each district, and the whole value in each district extended, and the amount of such column, and shall lay the same before the commissioners, who, after correction thereof, if necessary, shall sign and enclose the same, endorsed for the public service, to the clerk of the house of delegates, and all, within ten days thereafter, under the penalty of fifty pounds current money on each commissioner, to be paid to the sheriff of their county, to be by him forwarded as public letters, and under the same penalty, and shall also deliver to the clerk of his county court a duplicate thereof, to be lodged among the records of the said county, in eight days thereafter; and the clerk of the house of delegates shall enter the said summary account in a book to be provided for the purpose, and keep the original in his office, and, on the second day of the next meeting of the general assembly, he shall lay the same before the house of delegates, for the inspection of the members.

And be it enacted, That if any suit shall be brought against any person for any thing done in pursuance of this act, the suit shall be commenced within six months after the fact committed, and the defendant in any suit may plead the general issue, and give this act and the special matter in evidence, and that the same was done in pursuance and by authority of this act; and if it shall appear to be done, or if any suit shall be brought after the time limited, then the jury shall find for the defendant; and if the plaintiff shall become nonsuit, or suffer a discontinuance, or if a verdict shall pass, or, upon demurrer, judgment shall be given against him, the defendant shall recover treble costs of suit as in other cases at law.

And be it enacted, That from and after the passage of this act, every person who shall or may remove to any county within this state from the county in which his property hath or may have been assessed, or from any other place without this state, and whose personal property hath not or may not have been assessed in the county to which he hath or may remove, every such person shall, and he is hereby directed, when required by the collector of the county, or his deputy, which his personal property, or the property under his care and management, doth or may lie, to give to the collector, or his deputy, a full and particular account of his personal property in the said county, and of all personal property in his possession, or under his care and management, liable to be assessed, and which, before the time of such request, shall not have been assessed in the said county, and the name of the person to whom the same belongs; and if any person shall refuse, or after reasonable or convenient notice shall neglect, to render such account, he shall be subjected to the same penalties imposed on persons refusing to deliver an account to any assessor under this act.

And be it enacted, That the said collector, or his deputy, shall, on his own knowledge, or the best information he can obtain, value the said property; that he lay, negroes and plate, if any, according to the value of this act, and all other property to such value as he believes in his conscience the same may be worth in ready money, and shall certify the same to the commissioners of the tax.

And be it enacted, That every collector, or his deputy, shall inform himself, by all lawful ways and means, of all personal property as aforesaid in his county, (except the property by this act excepted,) and shall immediately on such information proceed to value such property, agreeably to the directions of this act, and shall return, at the time and at the place to be appointed by the commissioners of the tax of the county of which he is collector, a certificate, in writing, of the particulars of all the said personal property in his county, and of his valuation of the same, in which shall be expressed the number of slaves of each description agreeably to this act, and the weight of plate, and shall return, with his certificate, an alphabetical list of all such persons whose property he shall value.

Provided always, and be it enacted, That every collector, or deputy-collector, before he proceeds on the duties by this act imposed, shall take the following oath or affirmation, as the case may be, to wit: "I, A. B. do swear, or affirm, that I will well and truly execute the duties imposed on me by an act, entitled, An act for the valuation of real and personal property within this state, and will justly and impartially value all personal property which I shall be authorized to value, agreeably to the directions of the act for the valuation of real and personal property within this state, according to the best of my skill and knowledge, and therein I will spare no person for favour or affection, or any person grievance for hatred, malice or ill will;" which oath or affirmation, any of the justices of the peace, or commissioners of the tax, may administer.

And be it enacted, That there shall be allowed to each collector, for the performance of the duties by this act imposed on him, such a sum as the commissioners of the tax, in their discretion, shall think reasonable and proper, according to the duty which he shall actually perform, which sums shall be respectively laid by the justices of the levy courts of the several counties of this state, and levied and collected by the sheriff or collector, in the same manner, and at the same time, that other county charges are laid, levied and collected, with the usual commission for collecting the same.

And be it enacted, That any person whose property shall be valued by a collector, or deputy-collector, as aforesaid, shall have the same right to appeal that is granted to other persons assessed under this act.

And be it enacted, That the registers of the land-offices on the western and eastern shores respectively, shall annually, between the first day of March and the first day of May, make out, for the commissioners of the tax for the county or counties where such lands may lie, a list of all certificates which have become ready for patent, expressing the name of the land, the quantity it contains, and the person who is entitled to patent, and in case of resurvey, shall express the names of the original tracts, and quantity of vacancy added.

And be it enacted, That the clerk of the general court of the western and eastern shore respectively, shall be and they are hereby directed and required, on or before the first day of May next, to make out, from the records of deeds enrolled at length among the records of their respective courts, lists of the alienations of all land thereby granted, bargained or sold, since the last list of alienations by them respectively made out and forwarded, which list shall express the names of the bargainor or grantor, or bargainors or grantors, bargainee or grantee, or bargainees or grantees, of the land, and the quantity of acres the same may contain, and shall enclose and direct the same, under seal, to the commissioners of the tax of the county where such lands may lie, to be forwarded as other public letters are by law directed to be forwarded, and under the like penalties; and the clerks of the general court of the western and eastern shores respectively shall, annually thereafter, between the first day of March and the first day of May, in like manner make out from the records of deeds as aforesaid, lists of the alienations of all lands which shall from time to time be granted, bargained or sold, and recorded, to be directed, delivered and forwarded, in like manner.

And be it enacted, That the register of the land-office for the western shore shall enclose and deliver the list made out as aforesaid, directed to the commissioners of the tax for the respective counties, endorsed on public service, to the sheriff of Anne-Arundel county, to be by him transmitted as public letters; and the register of the eastern shore land-office shall enclose and deliver the list made out as aforesaid, endorsed in like manner, to the sheriff of Talbot county, who shall transmit the same as public letters to the respective counties.

And be it enacted, That the register of the land-office for the western shore shall be entitled to receive thirty dollars every year for his services under this act, and the register of the eastern shore twenty dollars for his services under this act, to be paid annually

by the treasurer of the respective shores, out of any unappropriated monies in the treasury.

And be it enacted, That the commissioners in estimating estates and interests in lands and town lots, shall observe the following rules, to wit: That all lands held and enjoyed immediately by tenants in fee-simple absolute, or fee-simple conditional, or executory, fee-tail, in dower, by the courtesy, for life, or for years, without any valuable rent reserved, shall be wholly valued to such tenants.

And be it enacted, That if the tenant or person holding any lease estate shall pay the public the sum valued for the estate or interest of any landlord, the person so paying may have his or her action against the lessor, or his heirs, executors or administrators, for the sum of money he shall so pay, as far as money paid for his use, or may deduct the money so paid, or any part thereof, out of any rent reserved upon his tenancy, unless otherwise agreed between the lessor and lessee.

And be it enacted, That the sixth, seventh and eighth sections of the act to ascertain the value of the land in the several counties of this state for the purpose of laying the public assessment, passed at November session, seventeen hundred and eighty-five, shall be and are hereby repealed.

And be it enacted, That the average value of the lands, by the acre, in Allegany county, be four shillings current money.

And be it enacted, That the average value of the lands in Washington county shall be twenty-four shillings per acre, any thing in the before-mentioned act to ascertain the value of the land in the several counties of this state for the purpose of laying the public assessment to the contrary notwithstanding.

And, whereas large quantities of land to the westward of Fort Cumberland, in Allegany county, have been granted, disposed of or sold, by the state to different persons, and in many cases the persons to whom the same have been disposed of were vested with an estate in fee-simple therein, without any patent therefor, in virtue of an act to dispose of the reserved lands westward of Fort Cumberland, in Washington county, and to fulfil the engagements made by this state to the officers and soldiers of the Maryland line in the service of the United States, and sundry supplementary acts thereto, *And be it enacted,* That all lands, granted, disposed of or sold, in virtue of the said act and supplements thereto, shall be and they are hereby made chargeable with any public tax or assessment, or county charge, that is or may hereafter be laid or imposed, according to the respective value which shall be set upon any such lands in virtue of this act.

And be it enacted, That the register of the land-office shall, at the time of making the list of land before directed, make out a list of all lands granted, disposed of or sold, in virtue of any of the said acts, not heretofore returned, and deliver the same, directed to the commissioners of the tax for Allegany county, sealed and endorsed as aforesaid, to the sheriff of Anne-Arundel county, to be forwarded as aforesaid.

And be it enacted, That in case of the death of any collector appointed in virtue of this act, and before the expiration of the time limited by law for the collection of the levy, the justices of the levy court of the said county, or a majority of them, shall, as soon after the death of the said collector as shall be convenient, meet at the usual place of meeting, and appoint from amongst the securities of such collector another collector, who shall give bond and security for the collection of the levy not collected by the former collector, and take an oath in the same manner as is herein before directed by the former collector; or, in case of refusal, or if the collector appointed out of them doth not give bond as aforesaid, the said justices of the levy court, or a majority of them, shall proceed to appoint a person, who shall give bond as aforesaid, and take the oath as before directed, not confining their choice to the said securities; and the person appointed collector as aforesaid shall have the same power and authority in the collection of the said levy, within the space of one year from the time of giving bond as aforesaid, to collect said levy, as was vested in the first collector, and he and his securities may be proceeded against for a breach of duty in the same manner as against the first collector and his securities.

And be it enacted, That all fines and penalties created and imposed by this act, shall and may be recovered in the name of the state, by indictment in the county court of the county wherein the same shall accrue, and be applied, one half to the use of the informer, and the other half to the use of the county; and it shall be the duty of the clerk of such county to return annually to the levy court a list of all fines and penalties imposed by virtue of this act.

And be it enacted, That the commissioners for the several counties and the city of Baltimore, after the

by the treasurer of the respective shores, out of any unappropriated monies in the treasury.

And be it enacted, That the commissioners in estimating estates and interests in lands and town lots, shall observe the following rules, to wit: That all lands held and enjoyed immediately by tenants in fee-simple absolute, or fee-simple conditional, or executory, fee-tail, in dower, by the courtesy, for life, or for years, without any valuable rent reserved, shall be wholly valued to such tenants.

And be it enacted, That if the tenant or person holding any lease estate shall pay the public the sum valued for the estate or interest of any landlord, the person so paying may have his or her action against the lessor, or his heirs, executors or administrators, for the sum of money he shall so pay, as far as money paid for his use, or may deduct the money so paid, or any part thereof, out of any rent reserved upon his tenancy, unless otherwise agreed between the lessor and lessee.

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other legal copy of Allegany county parts thereof as a part of the same.

BROWNE, Clk.

C. E.

at the subscribers court of Anne Arundel county, decreed against the deceased of the same, with the void before the third of the same by law be excluded. Given under the seal of the county, JACOB, Executive.

OLIS:

and SAMUEL

Several alterations shall have made the valuation of the lots, and the improvements thereon, in the several cities and towns, and their respective precincts, shall reduce the same by application of the same ratio of reduction as shall have been applied by the several commissioners to the lands and improvements in the several and respective counties.

And be it enacted, That all real property in Allegany county, although the same shall not amount to ten pounds, shall be chargeable with any tax, assessment or charge, to be imposed in virtue of this act, any thing in this act to the contrary notwithstanding.

And be it enacted, That the act passed at November session, seventeen hundred and ninety-two, entitled, An act for the valuation of real and personal property within this state, an act passed at November session, seventeen hundred and ninety-three, entitled, An act to explain an act, entitled, An act for the valuation of real and personal property within this state, passed at November session, seventeen hundred and ninety-two, an act, entitled, A supplement to an act for the valuation of real and personal property within this state, and an act directing returns to be made to commissioners of the tax in the several counties of this state, and also an act, entitled, An act for the valuation of real and personal property within this state, passed at November session, seventeen hundred and ninety-seven, and the several supplements thereto, be and the same are hereby repealed.

LONDON, November 15.

The Paris papers to the 2d inst. state, that Buonaparte had not then left the capital; but private advices state his arrival on the coast on Tuesday last. A few days previous to the above date he went on board a gun boat on the Seine, and exercised the men in the manoeuvres of invasion; they had, as usual, their knapsacks on their backs, and their muskets slung to their sides. It appears, however, that the consul has at length consented not to risk "his person and fortune" in the hopeless expedition against this country. According to private letters, the farcical ceremony of intreaty took place on the 27th ult. the hour of three on the 28th was appointed for the deputation from all the constituted authorities to wait on him, and beseech him not to hazard their prosperity and the welfare of the state, by exposing himself to the perils of the expedition. The eagerness and impatience of his friends and the legislative bodies, however, precipitated the affecting scene, and at two o'clock there was posted on the walls of the palais royal the following placard:—

St. Cloud, Oct. 27, 6 o'clock in the evening.

"The country is saved once more.—Buonaparte will not leave it."

The orators of the senate, and the tribunate, attempted in vain to address the first consul; their agitation, gentle souls, overcame them. One of these (M. de Jancourt,) incapable of giving expression to his feelings, threw himself at the feet of the consul, and extended his arms towards him.—Buonaparte sprang forward, and folded him in his arms. A mixture of prayers, tears, and embraces succeeded. The first consul began to be affected, and the scene terminated by his concession to the wishes of the French nation! Such was the farcical scene exhibited on that truly ridiculous occasion.

General Lemarois, aide-de-camp to the first consul, is appointed to protect the coast from Brest to Concarneau.

Gen. Sebastiani is appointed to inspect the coast from the mouth of the Vilaine to Brest.

General Malher, commanding the department of la Dyle, has just been appointed by government to command a division of the army of England.

A letter from on board the Victory at Toulon, states, that a detachment from Lord Nelson's fleet was in readiness to make an attack upon several French ships of war, lying under the batteries of Marseilles, and no doubt was entertained of its success.

The Spaniards have at last begun to arm some of their ships: three line of battle ships have been put in commission at Carthagena, and they are getting them ready for sea.

The Spaniards all now consider a war as inevitable, though they have the fullest reliance that we shall not hurry them into it, but permit them to chafe their own time for declaring war. They have now very nearly got all their treasure home, within these few months, to the amount of sixty-seven millions of dollars. (I speak from the official returns of the customhouse at Cadix): they are sending troops to the colonies to put them in a state of defence; upwards of 1200 men sailed from Cadix on the 12th October for Vera-Cruz, and they are now beginning to arm their navy: when they have every thing prepared they then will declare war against us, with a formal appeal to all the world of our unprovoked and wanton aggressions, though a nation of quakers would scarcely have suffered or borne one half of what we have hitherto quietly submitted to from Spain.

NEW-YORK, January 17.

Foreign Intelligence.

The British packet Duke of Marlborough, captain Ball, has arrived in 63 days from Falmouth. It was apprehended that this new and elegant vessel had been lost or captured.

English dates to the 12th November are received at the office of the Morning Chronicle, but the intelligence they furnish is not later than that already received. She confirms the accounts that the English were in the most active preparations for defence, and in daily expectation of the threatened invasion.

From one of our London papers, we make the following interesting extract:

Last night, totally regardless of every protection whatever, there was by far the most active impress for seamen known during the memory of man. It commenced east of London-bridge, all down to the Nore, at six o'clock precisely; and, before eight, capt. Lichnell, the regulating officer at the Tower, had received and sent on board the Tender upwards of 500 men. It is believed that ere midnight this number must at least have been doubled; and, should the same activity have been observed down the river to the Nore, we may naturally conclude, that the total number thus collected amounted, in the course of a few hours, to some thousands. The orders were strictly enforced, about the very same time, throughout every sea-port in Great-Britain.

Extract of a letter from Gibraltar, dated the 22d of November, 1805.

"The contagious disease continues at Malaga, where the government has cut off all communication with the port and harbour, as it committed great ravages there—one half of the inhabitants of the city fled, yet by the last account seventy to eighty are carried off daily.—our government admits no vessel to anchor in this bay, from the coast of Spain, between Cadiz and Alcantar."

PHILADELPHIA, January 19.

[Translated for this gazette.]

From the (New-Orleans) Telegraph, Dec. 20. An account of the taking possession of Louisiana in the name of the United States of America, and of the entrance of the American troops in New-Orleans, under the command of general Wilkinson.

New-Orleans, Tuesday Dec. 20, 1805.

At seven o'clock in the morning, citizen L'Aussat, colonial prefect, and commissary of the French government, ordered, by the beating of the drum, that the militia should assemble at nine o'clock, upon the military square, in order to receive there the American troops, that were then encamped within half a league from the city. This body, dressed in a fine uniform, were under arms in a moment. At nine o'clock the officers of the staff of both nations, had conferences together, customary on these solemn ceremonies. At 20 minutes after eleven, the report of a gun fired in the American camp, announced that the troops were ready to march. At thirty past eleven, another firing of a cannon gave the signal of departure, which took place in good order. The troops in battle array, formed themselves into a column and marched at the usual pace to the found of martial music, of a band of twelve musicians, playing the tune known under the name of *Marche des Carbiniers*, and came out of their camp. Having arrived on the road that leads to the city, a band of ten drummers and fifers played the favourite tune of the *Moderes: Peuple Francais peuple de freres*, which was re-echoed by the music. This column was preceded by fourteen dragoons well mounted and dressed in a very handsome red uniform. Four pieces of artillery attended by forty gunners, preceded the first company of infantry, on whose blue colours was this motto: *Nec pluribus unum*. Another company of infantry, with white colours, on which was written, *The Second Regiment*, and formed with the first a body of one hundred and seventy men, whose blue uniform and good order, presented a spectacle truly military.—This column was followed by twenty-five riflemen in the uniform of Kentucky chaffeurs. At forty-five minutes past eleven, this column arrived in good order at the gate of the city, where it was received by a detachment of the militia grenadiers dressed in fine uniform, and in order of battle, to the beating of the drums. At ten minutes past twelve, the army arrived on the military square, where, by turning on the left, they faced the different bodies of militia that were ranged there in the best order.—At one o'clock general Wilkinson went to the municipality, a body composed of select citizens, where he was received by the prefect in the name of the French government.

At fifteen minutes past one o'clock, a detachment of 50 men from the American army, went to the house of Mr. Clark, the consul of the United States, to take thence the American flag, which was brought rolled up about the body of an officer of the detachment. It was then affixed to the haliards of the pavilion staff, at the top of which the French flag was flying. The officers of the two nations, appointed to lower and hoist their respective flags; then exchanged the compliment usual on these occasions, and acquitted themselves very handsomely. At 37 minutes past one, the French flag was brought down to the middle of the staff, and the American flag hoisted up, and remained together for five minutes.—[This pause is a mark of reciprocal respect] afterwards the French flag was entirely brought down, and the American flag hoisted up to the top of the pole. During this ceremony, truly affecting, the American music played the tune *Hail Columbia*, attended with huzzas. At two o'clock the prefect came down from the city hotel, and went to the prefecture, with the French flag rolled around the body of a French officer, attended with several members of the municipality, militia, several officers of the staff of the American army, many Spanish officers, and a numerous concourse of French citizens and others. Whilst these bodies were passing in front of the American troops, the music played the tune of *Mons enfan de la patrie*. Thus the United States are now in possession of a country which produces sugar, cotton, indigo, &c.

WASHINGTON, January 20.

The legislature of the State of Delaware have rejected the amendment to the constitution respecting the mode of electing a president and vice-president—and have, we understand, adopted a resolution claiming the proceedings of congress on this subject as consistent with the interest, peace, and happiness of the federal states, and also unconstitutional.

In New-Hampshire, the constitution of the proposed amendment to the constitution has been postponed until June next.

BALTIMORE, January 20.

Lieutenant James T. Leonard, of the navy, is pointed to be the bearer of dispatches from the government to France, and is to sail without delay. What may be the nature of these dispatches has not transpired.

[N. T. Even. Post.]

January 21.

The house of representatives have negatived a motion of Mr. Rodney, in the committee of the whole, for the extinguishment of the late balance Ayes 64, Noes 66.

A patent has been taken out in England by Roche, for the cure of the whooping cough, by internal application only. The medicine is composed of essential oils in different proportions, of Carraways, rosemary, in which are mixed lemon red roses, caruonile flowers, &c. to be simmered in a slow fire 24 hours, and pressed through a flannel take a small quantity of this mixture and rub it into the pit of the stomach 10 minutes before a bed previous to bed time, keep a flannel on the part of the whole night, and exchange it for another of flannel in the day time, use 1-3 teaspoonful of an infant under 6 months, and one teaspoonful child 2 years old, at each embrocation.

January 23.

A law to prevent Drivelling has passed the Mississippi legislature.—The offender, on conviction, is fined in the sum of one thousand dollars, imprisoned twelve months, rendered incapable of holding office of honour, profit or trust for five years, either of the parties be killed, the survivor and associates to be deemed guilty of murder, and punished with death.

A LIST of LETTERS remaining in the Post office, Annapolis, December 31, 1805.

DR. DANIEL ANNEN, near Annapolis; Nicholas Brice, Thomas C. Bowie (2), France Brengle, Nicholas Brewer, Edward S. Burd, David Bangs, Annapolis; Mrs. Bell, Brooks, near Annapolis.

John Callahan, John Cook, Mordecai Cocke, Callan, Mr. Coe, Edward Clark, William Cason, John Cragge, care of F. Grammer, Annapolis.

Clement Dorsey, Annapolis; Dr. Archibald Gray, or the representatives of Elizabeth Dorsey, deceased, Anne-Arundel county.

Jos. Evans, Annapolis.

Mark Fowler, Annapolis.

John Gwinn (2), John M. Gantt, Saml. Galt, Annapolis; Jesse M. Grant, Anne-Arundel county; Elizabeth Hurst, Osborn S. Harwood, Annapolis.

William Jenney (2), Annapolis; Henry Johnson, near Annapolis.

Alexander Murray (2), Luther Martin, Mackubin, James Mattison (2), William Mackubin, James Mattison (2), Hamilton M. Annapolis; Ann T. Mills, Anne-Arundel county.

Richard Owens, William Owens, care of Mackubin, Annapolis; Richard Owings, W. Occerworth, Anne-Arundel county.

Ezekiel Richardson, Jonathan Roth, John Charlson, Annapolis.

Dr. John Stewart, care of F. Grammer, Annapolis; Jonathan Sellman, near Annapolis.

Hugh Thompson, Geo. Thomas, Annapolis. Monsieur Wolaston, Annapolis; Mr. W. near Annapolis; Nancy Ward, London-town.

S. GREEN, P. O. None of the above letters will be delivered without the money.

NOTICE.

THE subscriber having obtained from the court of Anne-Arundel county letters of administration upon the personal estate of Dr. MAS N. STOCKETT, deceased, late of said county, requests all persons who are indebted to him to settle and pay their respective debts before the first day of July next, otherwise suit will be commenced against such as do not comply with the above notice.

MARY STOCKETT, Administratrix.

January 24, 1806.

CAME to the subscriber's plantation, near Annapolis, some time in November last, a brindie COW, with some white upon her face. The owner is requested to come, prove property, and take her away.

WILLIAM GLOVE, Annapolis, January 25, 1804.

NOTICE.

THE subscriber has obtained from the court of Anne-Arundel county, letters of administration de bonis non, on the personal estate of RICHARD RAWLINGS, of Jonathan, deceased. All persons having claims against the said estate, are requested to bring them in, legally attested, and those who are indebted to said estate are requested to make immediate payment, to JOSEPH N. STOCKETT, Administratrix de bonis non.

A Merchant Mill

FOR

30th of February

PUBLIC SALE,

HOPE MILLS, late of

WALLACE, MDIA; a

small stream of Maggot

mill, and 13 from B

the mill has been built

under, is a large roomy

underpinned with stone

one pair Cologne stone

years, on navigable

four lowered into

new mill has been

will, and worked by

clothes, chests, and

in style, with drawers,

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and 144 acres, on v

with garden and y

house, cooper's hou

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with tubs and calks

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JOH

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Hope Mills, January 18

In CHANCERY,

ON application to the

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day of March next,

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Test. SAMUEL E.

Reg. Cur.

THE subscriber, livi

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To be SOLD,

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george-town.

December 22, 1805.

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accounts standing op

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will call and let

able. JOHN B

executo

November 23, 1805.

A Merchant Mill and Saw Mill

FOR SALE.
 The 30th of February next will be SOLD, at PUBLIC SALE, on the premises,
HOPE MILLS, late the property of Messieurs WALLACE, MAIR, and HARRIS, situated on the head waters of Maggoty river, 11 miles from Annapolis, and 13 from Baltimore, near the main road, the mill has been built about 12 years, of the best timber, is a large roomy house, with four floors, underpinned with stone with two pair of burr stone pair Cologne stones, worked by two water wheels, one quite new, the other has been running 15 years, on navigable water, grain is boiled in, four lowered into vessels of 22 tons burthen; saw mill has been built four years, and adjoins with, and worked by the upper wheel; the bolt-clothes, shafts, and machinery, are in the most complete order. With the Mills will be sold a tract of 144 acres, on which is a good dwelling-house, with garden and yard, enclosed with paling, a cooper's house and shop, a store house, and a small house; about 40 acres of this land well enclosed with post and rail fence, and produces good corn, small grain, and vegetables; also a well that contain 32 gallons, and a large copper boiler, with tubs and casks; a schooner rigged boat, fitted to carry grain and flour, 25 1/2 tons burthen, a timber wagon and gears, some farming implements, horses, cattle, and hogs. One third of the whole money must be paid in 60 days, from the date for the mill, a credit for the balance extended one and two years, on interest, with approved security; the movable property will be sold for cash by,
JOHN RANDALL,
ARCHIBALD DOBBIN.
 Hope Mills, January 14, 1804.

In **CHANCERY,** January 10, 1804.
 Application to the chancellor, by petition, in writing, of **WILLIAM WELLS,** of Anne Arundel county, praying the benefit of the act for relief of sundry insolvent debtors, passed at the session, on the terms therein mentioned, and a schedule of his property, and a list of his creditors, to be made, in as far as he can ascertain the same, being annexed to his petition, and the said William Wells, being a person known to the chancellor, who hath resided in the state of Maryland the two last years preceding the passage of the said act; it is thereupon ordered and decreed, that the said William Wells, causing a copy of this order to be inserted in the Maryland Gazette three times before the tenth day of February next, give notice to his creditors to appear in the chancery office, at ten o'clock, on the day of March next, for the purpose of recommending some person to be trustee for their benefit, the said William Wells then and there taking oath prescribed for delivering up his property.
 Test. **SAMUEL HARVEY HOWARD,**
 Reg. Cur. Can.

THE subscriber, living near Queen-Anne, on Mrs. DRYDEN TYLER's plantation, has taken as a stray, a bright bay **STUD HORSE,** about seven hands high, five or six years old, has a star on his forehead, and white hind feet. The owner is desired to prove property, pay charges, and take away.
ALVIN SOPER.

To be SOLD, at private Sale,
TRACT OF LAND, in Prince-George's county, about nine or ten miles from the capitol, the city of Washington, by the new road, and about six miles from Bladensburg, containing about 100 or 260 acres, formerly belonging to Jonathan Mumfords, and others, and adjoining the dwelling plantation of the subscriber; about 50 acres of the above land are in wood, the remainder arable, fit for tobacco, corn, and grain, with some meadow ground; the improvements are, two frame tobacco houses of 40 and 50 feet, a quarter, and corn house; the said buildings have been erected within three or four years, and a small frame dwelling-house, also a stable. The above will be sold on the following terms, viz. one third of the money to be paid down, one third in one year, the other third in two years, with interest. For further particulars apply to Mr. EDWARD HALL, at West river, or to the subscriber, living between Upper-Marlbrough and Bladensburg, about six miles from the latter place.
 Also a tract of land called **DAN,** in Montgomery county, about three miles from the court-house, and one or ten from Georgetown, on the main road leading from Montgomery court-house to Georgetown, containing three hundred acres of good farming land. Terms the same as above. For further particulars apply to Mr. MARSHAM WARRING, in Georgetown.
 December 22, 1803. **JAMES CLERK.**

NOTICE.
 HEREBY authorize H. S. HALL to settle all accounts standing open on the books of J. Wells, deceased, and hope that all persons indebted on the same, will call and settle with him, without further delay.
JOHN B. WATKINS, one of the executors.
 November 22, 1803.

SCHEME OF A LOTTERY.

FOR raising a fund of money for improving the streets of the city of Annapolis, by purchasing a large and portable fire-engine, and repairing the basin.

Prizes of	Dollars.	Dollars.
3 Prizes of 1,000 each	3,000	3,000
3 ditto	500	1,500
3 ditto	200	600
10 ditto	100	1,000
25 ditto	40	1,000
40 ditto	20	800
135 ditto	10	1,350
775 ditto	6	4,650
1 First drawn ticket, after 1,000 shall have been drawn, having a blank to its number,		100
1 First drawn ticket, after 1,500 shall have been drawn, having a blank to its number,		100
1 First drawn ticket, after 2,000 shall have been drawn, having a blank to its number,		200
1 First drawn ticket, after 2,500 shall have been drawn, having a blank to its number,		200
1 Last drawn ticket, having a blank to its number,		500
999 Prizes,		15,000
2,001 Blanks.		
3,000 Tickets at 5 dollars,		15,000

The laudable purposes of this lottery, the many valuable prizes offered, and there being only two blanks to a prize, afford the managers a confident hope, that the tickets will meet a rapid sale. The drawing will commence as soon as possible, and sixty days after the completion thereof, the prizes will be paid to the fortunate adventurers by the managers who sold the tickets, subject to a deduction of fifteen per cent. For the satisfaction of the public, the managers inform them, that they have lodged a bond, in the penalty of five thousand dollars, agreeably to law, with the clerk of Anne-Arundel county court, for the due payment of the prizes.
 Tickets may be had of the managers, or of such persons as may be appointed by them.

MANAGERS,
JAMES WILLIAMS,
ABSALOM RIDGELY,
WILLIAM ALEXANDER,
JOHN BARBER,
JOSEPH SANDS,
LEWIS NETH,
JONATHAN PINKNEY,
JOHN SHAW,
FREDERICK GREEN,
FREDERICK GRAMMER,
JOHN MUIR,
WILLIAM CATON.
 Annapolis, January 3, 1804.

Musical Instruments,
 Tuned and repaired in town and country,
JONATHAN DYKE,
 Who has been regularly bred to the business, offers his services in the above line.
FINGER and barrel organs, piano-fortes, harpichords and spinets, tuned and repaired at the shortest notice, and on moderate terms.
 He also teaches the above instruments, and singing.
 Apply at the house lately occupied by Allen Qwynn, deceased.

Book and Stationary Store,
 AT THE PRINTING-OFFICE.
FOR SALE,
 A variety of Books and Stationary,
 AMONGST WHICH ARE—
MISCELLANEOUS.
LAWS of Maryland, 2 vols. 4to. Laws of the United States, 5 vols. Harris's Entries, 2 vols. Denon's Travels in Upper and Lower Egypt, 2 vols. Wilson's Account of the British Expedition to Egypt, Public Characters, foreign and American, Dickenson's Works, 2 vols. Life of Buonaparte, Condorcet on the Human Mind; Gordon's American War, 3 vols. Heath's Memoirs, Robinson's Poems, Volney's Ruins, Washington's Letters, 2 vols. Blair's Lectures, 2 vols. Practical Farmer, Beauties of the Spectator, Seneca's Morals, Marshall on Gardening, 2 vols. Moore on Education, Marle's Gazetteer, Brooker's Gazetteer, Description of China, Embassy to China, Hume's Dialogues, Themistocle's Letters, Whitaker's Gibbon, Cook's Voyages, Irish Bells, Looker On, Malet du Parc, Peroulet's Voyages, Spirit of Despotism, Paine's Works, 2 vols. Sham Patriot, Telleague, Parent's Friend, 2 vols. Hamilton on Education, 2 vols. Gibson's Surveying, 2 vols. Blair's Sermons, 2 vols. Volney's Travels, Jefferson's Notes, Thompson's Family Physician, Buchan's do. Wood's Switzerland, Necker on Power, Modern Europe, Cateau's Sweden, Concert of Princes, Life of Burke, 2 vols. Steel on the Passions, Thompson's Travels, Johnson's Lives of the British Poets, Bury's Metallurgy, 3 vols. De Vol's Voyages, Stone's Agricul-

ture, Life of Erasmus, Story Teller, Wallingford, American Revolution, Franklin's Works, Thompson's Seasons, Farley, Knibb's Life, Robinson's Works, Boyce's Voyages, Foster's Library, Peabody's Speeches, Philip Quill, Carver's, Mendenhall's Travels, Friend of Women, Works of Milton, The Tale, Slave of Passion, Clerk's Magazine, Tears and Smiles, Pleasures of Home, Sandford and Merton, Malou's Monitor, Lady's Library, New Mirror, New Pleasing Instructor, Principles of Eloquence, History of the Devil, Addisonian Miscellany, Simeon's Tabernacle, Memoirs of Mrs. Robinson, Melmoth, Montague's Travels, Oriental Magazine, Constitution and Pulpit, History of Siam, Acadamish's Greece, Patriotic Songster, Religious Courtship, Goldsmith's Rome, Ahinian Reason, Burtough's Memoirs, Barrow's Travels, Barrington's Voyage, Hull's Tales, Genlis's Dramas, Riscoboni's Theatre, Letters from Scandinavia, 2 vols. Sheridan's Reading, Persian Tales, 2 vols. Sentimental Journey, Forlyth on Fruit Trees, An Epitome of do. The Farmer's Boy, by Hloomfield, Fordyce's Addresses to Young Men, Letter Writer, Bread Grins, by Coleman, Songster's Magazine, &c.

NOVELS, &c.
 Armenian, 2 vols. Amelia, or the Influence of Virtue, Ambrose and Eleazar, Baron of Manslow, Beggar Boy, Battleridge, 2 vols. Castle of Calthness, 2 vols. Charlotte Temple, Constant Lover, Coquette, Curse of Sentiment, 2 vols. De Valcourt, Doryal, Emmeline, 3 vols. Evelina, 2 vols. Excursion, 2 vols. Fair Methodist, 2 vols. Fancied Events, 2 vols. Fashionable Involvement, 3 vols. Female Foundling, Galates, George Barnwell, Gonfavo, Grafville Abbey, Henry Villars, Ianthe, 2 vols. Innocent Fugitive, 2 vols. Ishinda of Bellefield, 3 vols. Jealousy, 2 vols. Jack Smith, Julia and the Baron, Julia Mandeville, 3 vols. Lottery of Life, 3 vols. Lady of the Cave, 3 vols. Llewellyn, 3 vols. Maid of the Hamlet, Memoirs of Emma Courtney, The Miser and Enthusiast, Montina, or the Beggar Girl, Montalbert, 2 vols. Mordaunt, 2 vols. Moreland Vale, Munster Abbey, 3 vols. Netterville, 2 vols. Noble Wanderer, 2 vols. Orphan of Ljangleod, 3 vols. Ormond, Philip Waldegrave, 2 vols. Posthumous Daughter, 2 vols. Reuben and Rachel, Roderick's Castle, The Ring, Ruthinglence, or, The Critical Moment, She lives in Hopes, Shrine of Bertha, 2 vols. Shrove Tide Child, 2 vols. A Short Story, 2 vols. Sigifma, 3 vols. Spirit of the Castle, 3 vols. St. Leon, 2 vols. A Tale of the Times, 2 vols. Tourville, 2 vols. Vicar of Lansdown, Vicar of Wakefield, Novels for Youth, D'Israeli's Romances, Mountain Cottager, The Young Exiles, 3 vols. Addin's Travels, The Modern Art of Love, or, The Congress of Cythera, Agnes, 2 vols. Atalia, Aulian, 2 vols. Aluredus, 3 vols. Augusta, 3 vols. Avandale Priory, 3 vols. Baronet, 3 vols. Beggar Girl, 3 vols. Contradictions, 2 vols. Count de Novini, 3 vols. Charles Bentick, 3 vols. Clermont, 2 vols. Camilla, 3 vols. Children of the Abbey, 2 vols. Caleb Williams, 2 vols. The Duped Guardian, 2 vols. Desvent Priory, 2 vols. Elliot, 2 vols. Eliza Beaumont, 2 vols. Edington, 2 vols. Fairy of Misfortune, Fool of Quality, 3 vols. Fitzmaurice, 2 vols. First Love, 3 vols. Girl of the Mountains, 2 vols. Gomez and Eleanor, 2 vols. Horatio of Holstein, 3 vols. Haunted Cavern, Irish Excursions, 2 vols. Jaqueline, Italian Nun, Idegerte, Men and Manners, 4 vols. Marian, 2 vols. Mercutio, 2 vols. Mistake, 3 vols. Magical Delusion, 3 vols. Picture of the Age, 2 vols. Somerville Bower, 2 vols. Tom Jones, 3 vols. Tales of the Abbey, 2 vols. Theodore Cyphon, 2 vols. Undutiful Daughter, 3 vols. Unequal Alliance, 2 vols.

PLAYS, &c.
 Select Plays, 4 vols. The Marriage Promise, John Bull, Mourning Bride, Folly as it Flies, Winter's Tale, The Secret, Count Benyowsky, Lover's Vows, The Robbers, Poor Gentleman, Sixty-Third Letter, The Orphan, Life, Douglas, Adelmorn the Outlaw, Speed the Plough, Point of Honour, The Jew, A Bold Stroke for a Wife, Every one has his Fault, Taming of the Shrew, As you Like it, Romeo and Juliet, Voice of Nature, Tale of Mystry, Alfonso, Pizarro, The Gamester, &c.

SCHOOL BOOKS, &c.
 Bibles, Testaments, Psalters, Prayer Books, in Morocco and plain binding, Knox's Essays, 2 vols. Sheridan, Walker's pronouncing, Boyer's, (French) Alexander's, Entick's, Jones's, Sheridan Improved, and Peiry's Dictionaries, Dilworth's Assistant, Eastfield's Speaker, Fisher's Young Man's Companion, Gough's Arithmetic, Scot's Lessons, Looking Glass for the Mind, Harrison's Grammar, Dilworth and Webster's American Spelling Books, Chap do. and Books for Children.

STATIONARY, &c.
 Folio post, quarto do, thick, thin, superior gilt and hot pressed wove, Demy and Foolscap writing paper, Blank receipt books, Gypbering and Copy do. Quills, Inkstands, Glass do. Ink sockets, Inkpowder, Slates and Slate-pencils, Black lead do. Red and Black Sealing wax, Wafers, Wrapping paper, India rubber, Playing cards, Palkeboard, &c.
 Penknives, Silver Pencil Cases and Pens, Pocket Books, Toothbrushes, &c.

ALMANACS, for 1804.
 Pocket Almanac.
 The Farmer's, Town and Country, Annual Visitor and Commercial Almanac.

January 20, Delaware have institution respect and various other resolutions on this subject, and happened (Ritualism), location of the institution has been p.
 January 30, of the navy, in patches from this fall without the 50 dispatches by N. T. Eves. Fleet have negatived the committee of the State held in England by medicine in consequence of mixed leaves to be simmered through a mixture and rub it minutes before a funnel on the part it for another 1-3 teaspoonful one teaspoonful of water.
 has passed the M... on conviction, and dollars, incapable of holding for five years, the survivor and of murder, and p...
 remaining in the P... mber 31, 1803.
 near Annapolis, as C. Bowie (3), ewer, Edward S... Mrs. Bely...
 Mordecai Cocks... William C... Annapolis... Dr. Archibald... Elizabeth Dobb...
 Gantt, Saml. G... Anne-Arundel co... S. Harwood, A...
 Annapolis; Henry J...
 Luther Martin, (3), William M... Hamilton M... Anne-Arundel co... Owens, care of... Richard Owings, W... county.
 Nathan Roth, Joh...
 F. Grammer, An... Annapolis.
 Thomas, Annapolis... Annapolis; Mr. W... London-town... S. GREEN, R... letters will be deli...
ICE.
 obtained from the... del county letters... onal estate of Dr. ... deceased, late of ... are indebted to ... their respective deb... next, otherwise ... as do not comply...
KETT, Administr...
 er's plantation, n... in November last... white upon her... come, prove prop...
WILLIAM GLOVE
 1804.
ICE.
 obtained from the... del county, letters... on the personal e... of Jonathan, de... against the said c... in, legally attested... said estate are requ... to
CKETT, Administr...

