

# MARYLAND GAZETTE.

T H U R S D A Y, F E B R U A R Y 5, 1801.

In COUNCIL, December 29, 1800.

ORDERED, That the act, entitled, An act prescribing the form of the bond to be hereafter given by the clerks of the several counties of this State, and An act to appoint an agent for the year one thousand eight hundred and one, be published once in each week, for the term of eight weeks, in the Maryland Gazette at Annapolis, the Federal Gazette at Baltimore, the Washington Federalist, and in Mr. Cowan's paper at Mallon.

By order,

NINIAN PINKNEY, Clk.

An ACT to appoint an agent for the year one thousand eight hundred and one.

BE it enacted, by the general Assembly of Maryland, That Henry Hall Harwood be agent of this State, to execute the trust and power reposed in him by virtue of this act from the first day of January, one thousand eight hundred and one, until the first day of January, one thousand eight hundred and two.

II. And be it enacted, That the said agent superintend the collection of all arrearages and balances due from the several collectors of the respective counties within this State, and the said agent is hereby authorized and required to call upon the treasurers of the respective shires for an accurate statement of all arrearages and balances due from such collectors, and such account shall be furnished by the said treasurers accordingly.

III. And be it enacted, That the said agent be authorized to superintend the collection of balances due to the State on the auditor's books or on open account; and the said agent shall have power to require payment of, and, if necessary, to sue for and recover the same; and the said agent, with the approbation of the governor and council, may make composition with any such debtors, and take bonds to the State, with sufficient security, and give time for payment, not exceeding two years from the first day of January, one thousand eight hundred and one.

IV. And be it enacted, That the said agent be authorized to superintend the collection of all monies due to the State for naval duties, fines, penalties, forfeitures and amercements, and forfeited recognizances, and for ordinary, retailers and marriage licences, and to require payment, and (if necessary) sue for and recover the same; and the said agent may allow for insolventcies, and credit any money that the party is not chargeable with by law, and, for his information of the law, he may take the advice of the attorney-general in writing.

V. And be it enacted, That whenever there shall be occasion to expose to public sale the property of any collector, or his securities, by virtue of any execution already issued, or to be issued for this purpose, the said agent shall cause at least thirty days public notice to be given of such sale, and shall attend the same, and if it shall appear that there is danger of losing any part of the debt due to the State, and not otherwise, shall purchase any property so exposed to sale for the use of the State, in payment, or part payment, as the case may be, of the arrearages due by the collectors whose property may be so purchased, and that no purchase authorized by this act shall be considered as made on the part of the State, unless a public declaration to that effect be made by the agent or his deputy immediately after such sale and purchase; and any property so purchased for the use of the State, the said agent may again expose to public auction, on the most advantageous terms for the use of the State, and, if the same be sold on credit, which shall in no case exceed the term of two years, the said agent shall take bond, with good and sufficient security, to be approved of by the treasurer of the western shore, from the purchasers of such property, and all bonds by him so taken shall be deposited, with an accurate list thereof subscribed by him, in the treasury of the western shore, and shall be a lien upon the real property of such purchasers, and their securities, from the respective dates, or so much thereof as is mentioned in the schedule thereto annexed.

VI. And be it enacted, That the said agent is hereby directed to dispose of all confiscated British property that remains unsold, and take bonds to the State, with sufficient security, and give time for the payment thereof, not exceeding two years from the first day of January, one thousand eight hundred and one; and that when the quantity of land in any one body subjected to such sale exceeds the quantity of fifty acres, such land shall be disposed of at public sale, of the time and place of which sale at least thirty days previous notice shall be given by public advertisement; and that at the time of any sale by virtue of this act, the said agent shall make known that he only sells the right of this State thereto, and that the State doth not guarantee the title to the same, or any part thereof, but that the purchase must be in all respects at the risk of the purchaser.

VII. And be it enacted, That no payment in future by any officer or person indebted to the State shall be valid and effectual, unless made to the treasurer of the

western or eastern shore, or to the agent, or unless made to the clerks and sheriffs of the several counties, in the cases where the said clerks and sheriffs are by law authorized to receive the same.

VIII. And be it enacted, That the agent shall have full power and authority, by and with the advice of the governor and council, in all cases of unsatisfied debts, to take back any property heretofore purchased by any person and not yet paid for, in cases where the person so having purchased, and his securities, are not capable of paying for the same, and to compromise the same upon terms and principles of equity and justice, by and with the advice and consent aforesaid; and the agent is hereby required to lay a particular statement of his proceedings under this section before the next session of assembly.

IX. And be it enacted, That the agent, with the approbation and consent of the governor and council, be and he is hereby authorized and empowered to compromise any suit depending in chancery with any State debtor, upon any terms in their judgment calculated to promote the interest of the State, and to obtain the speedy receipt of the sums due.

X. And be it enacted, That if, under the terms of any compromise made as aforesaid, the property heretofore purchased shall be taken back and re-vested in the State, the same may be sold by the agent, and he is hereby authorized and empowered to sell the same at public sale, giving thirty days notice, on a credit of two years, payable, one half of the principal, and the whole interest annually, on the first day of December in each year; and the bonds, when taken, shall be returned to the treasury of the western shore, and reported to the general assembly at their session next ensuing the taking of such bonds.

XI. And be it enacted, That all cases in chancery, where no compromise under this act is effected, shall be placed under the direction of the agent, who is hereby authorized and required to call on the attorney-general to prosecute or defend the same to immediate final decision; and the governor and council are hereby authorized and empowered, at the request of the agent, in cases of difficulty, to aid the attorney-general, by employing any person to attend to surveys where necessary, or otherwise to assist in the prosecution or defence of said suits, which person or persons are to be paid out of the contingent fund of five hundred pounds; and the names of the persons so employed, together with the sum allowed for their services, to be laid before the general assembly at their next session.

XII. And be it enacted, That if any bond debtor to the State for confiscated property purchased, or otherwise, shall neglect to make payment, agreeably to the condition of his bond, and sundry resolves of the general assembly, the said agent shall cause process to issue for the whole principal and interest then due, or shall proceed on any execution already issued, and served and suspended, as occasion may require, or, under the directions and with the approbation of the governor and council, he is hereby authorized to delay any execution as long as they may think expedient and necessary.

XIII. And be it enacted, That the said agent be authorized to superintend the collection of all balances due on bond taken for taxes due before the first day of January, one thousand seven hundred and eighty-three; and the said agent shall also superintend the collection of all balances due on bonds intailed, or otherwise, for the emissions of paper money of seven hundred and sixty-nine, and seventeen hundred and seventy-three.

XIV. And be it enacted, That no process shall issue against any of the public debtors, unless by the direction of the said agent.

XV. And be it enacted, That the said agent shall have power to fix such days of sale of property taken by fieri facias, at the suit of the State, as he may think proper, always taking care to give at least thirty days public notice thereof, and the said agent shall also have power to suspend the sales, from time to time, as he may think most to the advantage of the State.

XVI. And be it enacted, That the said agent shall pay into the treasury, in specie, the amount of all specie by him received in the discharge of the duties of this act.

XVII. And be it enacted, That in all cases where bonds shall be taken in virtue of this act, the bonds shall be a lien on the real property of the obligors from the date thereof, or on so much of the said real property as the governor and council shall think sufficient, to be particularly mentioned in a schedule to be annexed to the said bonds, in which case it shall be a lien on the property contained in such schedule, and no more, such bond and schedule to be lodged with the treasurer of the western shore.

XVIII. And be it enacted, That all bonds taken in virtue of this act shall express the county in which the obligors respectively reside, and the treasurer of the western shore shall, within one month after he receives them respectively, cause them, with the schedule an-

nexed to them, to be recorded in the office of the clerk of the general court of the western shore at the expense of the obligors; and a copy of the said record, certified under the hand and official seal of the said clerk, shall be as good evidence in any court of law or equity in this State as the original bond would be if it was produced; and if any of the obligors in any such bonds reside on the eastern shore, the said treasurer shall, within six months from the time he receives the same respectively, transmit to the clerk of the general court of the eastern shore, in the same manner as papers on public service are transmitted, a copy of such bonds and schedules, certified as aforesaid by the clerk of the general court of the western shore, to be recorded in the office of the clerk of the general court of the eastern shore, at the expense of the obligors, and, in such case, a copy of the said record, certified as aforesaid by the clerk of the general court of the eastern shore, shall be good evidence as aforesaid.

XIX. And be it enacted, That the said agent shall render to the treasurer of the western shore distinct quarterly accounts of his receipts of all money, certificates and bonds, in virtue of this act, and shall immediately thereupon pay and deliver the same to the said treasurer, who shall, in his annual report to the general assembly, state fully and particularly the money, certificates and bonds, by him received from the said agent, and the times when the same were received and accounted for.

XX. And be it enacted, That the said agent shall render a fair and full account of his several proceedings, under the authority of this act, to the general assembly at their next session, and within the first ten days after its commencement, in which account shall be specified, under distinct heads, his own receipts, and those of the treasurer, and of all transfers of stock upon which he may be entitled to commission, and in which shall also be contained a particular estimate of his commissions, shewing how and upon what the same arose due.

XXI. And be it enacted, That the said agent shall, within twenty days after the commencement of the next session of the general assembly, render to each branch of the legislature a fair and distinct account of the debts or sums of money due to the State, arranging the names of the debtors in alphabetical order, and give full and complete information of the manner in which, and the time when, each debt arose, and also the different steps and proceedings which have been taken by himself, or others, for the recovery thereof.

XXII. And be it enacted, That the said agent shall be allowed for his services the following commissions, to wit: For all payments actually made to either of the treasurers in virtue of this act, three per cent. and for all bonds taken by the said agent in virtue of this act, three per cent.

XXIII. And be it enacted, That the said agent, before he enters upon the execution of the duties of this act, shall give bond to the State, before the governor and council, in the penalty of sixty thousand dollars, with such security as the governor and council shall approve, for the faithful performance of the said duties, which bond shall be lodged with the treasurer of the western shore, and shall also take an oath, before the chancellor, that he will well and faithfully discharge the duties as agent, under the act, entitled, An act to appoint an agent for the year eighteen hundred and one, to the best of his skill and judgment; the certificate of which oath shall be annexed to, or endorsed on, the said bond.

XXIV. And be it enacted, That the agent be and he is hereby authorized and directed to collect any sum or sums of money due from persons residents without the State of Maryland, and, if necessary, sue therefor, and he is also authorized to employ counsel for the recovery of the same, and give such fee as he may think reasonable, and draw on the treasurer of the western shore therefor, who is hereby authorized to pay the amount of such order.

XXV. And be it enacted, That if the said agent shall not accept his appointment, or if after his acceptance he shall not give bond, and take the oath aforesaid, before the first day of February next, or shall die, the governor and council are hereby authorized and requested to appoint a fit and proper person in his place, who shall have and execute all the authorities and powers vested in the said agent by this act, such person first giving security and taking the oath aforesaid.

XXVI. Provided always, and be it enacted, That the said agent shall not be entitled to any commission upon any monies arising from fines, forfeitures, amercements, ordinary, retailers, marriage, hawkers and pedlers licences, unless in cases where the same shall not be paid by the sheriffs and clerks respectively to the treasurer within one month after the time prescribed by law, and unless the said agent shall thereafter receive the same from the said officers respectively, and the same pay to the said treasurer.







3d. Shall the article declaring that this treaty shall not affect any pre-existing treaties be agreed to?  
Two thirds of the members not concurring the question was lost, and of consequence the new article was not agreed to.  
4th. Shall the article limiting the treaty to eight years be agreed to?  
This question was agreed to by nearly an unanimous vote.

The first three numbers of form of ratification being virtually disagreed to, the ratification remained unconditional, except as to the limitation of the treaty to eight years.

On agreeing to this form of ratification there were 18 yeas—14 nays.

The ratification was therefore lost, there not being two thirds of the members in favour of it.

The yeas and nays were as follow:—

YEAS.	NAYS.
Messrs. Langdon,	Messrs. J. Mason,
Livermore,	D. Foster,
T. Foster,	Tracy,
Green,	Hillhouse,
Paine,	Morris,
Chipman,	Dayton,
Armstrong,	Schureman,
S. T. Mason,	Bingham,
Nicholas,	Rols,
Bloodworth,	Latimer,
Franklin,	Wells,
Marshall,	Hindman,
Brown,	Howard,
Baldwin,	Read—14.
Cocke,	
Anderson—16.	

We understand that some doubt is entertained of the conclusiveness of the vote in senate.

\* The disagreeing to this article, arose altogether from the opinion entertained on all hands that it was unnecessary, as the same effect would be produced without it, that would be produced by it.

### BALTIMORE, January 27.

By a gentleman who passed through this town yesterday, from the city of Washington, on his way to Norfolk, in Montgomery county, we are informed, that he is the bearer of a general pardon, granted by the president of the United States, to all the remaining unfortunate Germans, who were sentenced to fine and imprisonment, for misdemeanors in the Northampton insurrection. [Lancaster Intel.]

January 28.

In the house of representatives of the state of Delaware, on Friday the 16th instant, the following resolution, with the recital, was agreed to; yeas 11; nays 7, viz.

Whereas the opening of a communication between the Delaware river and the Chesapeake bay, by means of a canal, will be very beneficial to the agricultural and commercial interests of this state, and at the same time beneficial to our neighbouring states Pennsylvania and Maryland: And whereas, considered in a great national view, upon principles of a liberal, extended and enlightened policy, in relation to the union, of which this state is a member, it is an object of the first importance, which if attained, will, in time of peace, and more especially in time of war, promote the general welfare: And whereas it may be contemplated at a future day as a source of revenue to this state:

Resolved, That a committee of three be appointed to bring in a bill for the above purpose, calculated to accomplish so desirable an object, consistent with the rights and interests of the state, and the good people thereof.

A memorial has been presented to congress from the legislature of Georgia, protesting against the establishment by the United States, of the government of the Mississippi Territory within the limits of the said state.

### A SLOOP, To be sold, or exchanged for negro BOYS.

THE measures twenty tons per register, is completely fitted, built entirely of mulberry, locust and cedar, and now about three years old. Application to be made to the subscriber.

WILLIAM JOHNSON.  
Annapolis, February 2, 1801.

THE subscriber being desirous to settle with all persons who are indebted to him on account of his store, in the city of Annapolis, has deposited his books in the hands of RICHARD H. HARRIS, attorney at law, for the purpose of instituting against all persons who shall not discharge their respective accounts, on or before the fifteenth day of March next, after which time no longer indulgence will be given.

WILLIAM CATON.  
January 28, 1801.

THE subscribers intend to petition the next Anne Arundel county court for a commission to mark and divide a tract of land called and known by the name of LITTLE PINEY NECK, lying and being in the county aforesaid, on the South side of Magothy

RICHARD K. WATTS,  
PHILIP H. WATTS.

January 3, 1801.

In CHANCERY, February 2, 1801.  
Rebecca Dulany, executrix of Daniel Dulany, surviving trustee,  
against

Charles Lewis Seignfried and Charlotte his wife.  
THE object of the bill filed in this cause is, that the complainant may have a decree to be paid out of the real estate of Alexander Fraser, deceased, now belonging to Charlotte Seignfried, the above defendant, the sum of two hundred and twenty pounds sterling, with interest from the 1st day of January, 1775, which sum is due by a bond dated on the 2d day of November, 1774, and executed by the said Alexander Fraser, and Mark Fraser his security, to Daniel Dulany, John Ridout, and Daniel of St. Thomas Jenifer, trustees for Elizabeth Lowndes. The bill states, that the defendants reside out of the state of Maryland; it is thereupon, on the motion of the complainant, ordered and adjudged, that they cause a copy of this order to be inserted in the Maryland Gazette three times before the first day of March next, to the intent that the defendants may have notice of the present application, and of the substance and object of the bill, and that they may be warned to appear in this court, in person, or by solicitor, on or before the first day of July next, to shew cause, if any they have, why a decree should not pass as prayed.

A. C. HANSON, Chancellor.

In CHANCERY, February 3, 1801.  
Joseph Court,  
against

John K. Smith, Mary Smith, Dennis A. Smith, Lydia Smith, Gilbert H. Smith, William Smith, Alexander H. Smith, and Joseph Byus, and the attorney-general.

THE object of the bill is to obtain a sale of the equitable in trust in certain lands purchased by a certain Thomas Dobbins of Gilbert H. Smith, for the payment of a debt due from Dobbins to the complainant. The bill states, that the said Dobbins purchased of the said Gilbert H. Smith certain lands in Anne Arundel county, called Gover's Run, Knighton's Purchase, and Broughton Ashley, that he obtained a bond for the conveyance, and executed his bond for the purchase money; that he was indebted to the complainant in the sum of £403 16 11, for money by him paid on the purchase aforesaid; that Dobbins has died intestate, leaving no known heir capable of inheriting or taking the said lands, and without leaving sufficient personal estate for the payment of his debts contracted within this state; that the said Gilbert H. Smith is also dead intestate, leaving the defendants, or some of them, his heirs at law; it is thereupon, on the complainant's motion, adjudged and ordered, that he cause a copy of this order to be inserted three times in the Maryland Gazette before the end of the present month, to the intent that the heir, if any there be, of the said Dobbins, or any other person interested in the lands purchased as aforesaid, may have notice of this bill, and of the subject and object thereof, and may appear, on or before the first day of July next, to shew cause, why a decree should not pass as prayed.

A. C. HANSON, Chancellor.

### NOTICE.

THIS is to inform all those who have land adjoining the tract of land called BOWLING'S RE-serve, that Mary Queen, Margaret Queen, Clementina Queen, Sarah Queen, and Elizabeth Queen, intend to petition the next Charles county court for a commission to mark and bound the aforesaid land, agreeably to an act of assembly in such case made and provided.

MARY QUEEN,  
MARGARET QUEEN,  
CLEMENTINA QUEEN,  
SARAH QUEEN,  
ELIZABETH QUEEN.

December 10, 1800.

### Notice is hereby given,

THAT the subscriber intends to petition the next Cecil county court for a commission to mark and bound, agreeably to an act of assembly, entitled, An act for marking and bounding lands, passed in the November session, 1786, and the supplements thereto, the following tracts of land, viz. St. XAVIER, St. IGNATIUS, part of WOODMAN, part of WOODBRIDGE, and part of ARMORE, all being and lying in Cecil county, near the Head of St. Austin's creek, commonly called Little Bohemia, held and owned by the Corporation of the Roman Catholic Clergy.

FRANCIS BEESTON, Agent  
for the Corp. R. C. C.  
Annapolis, December 2, 1800.

### Twenty Dollars Reward.

RAN away from the subscriber, on the 20th of November, a negro man named JEM, he is about 20 years of age, 5 feet 8 inches high, smooth face, large flat nose, big mouth, and thick lips; had on when he went away, a cloth coloured cambric coat, a pair of new white kersey breeches, and a new singlet shirt. He has two sisters who are the property of Mr. George Wallace and Mr. Richard Marshall, living between Magothy river and the Bodkin Point, he was in that neighbourhood for ten days or a fortnight after leaving home, and then had on an old blue coat. Whoever takes up the said negro, and secures him in Annapolis, or any other goal, so that I get him again, shall receive the above reward.

JOHN GALLOWAY.  
West river, December 16, 1800.

Annapolis, January, 1801.  
THE subscriber presents his most respectful compliments to those indebted to him, and earnestly solicits payment of their respective balances; he pleads poverty with great truth, and assures them, that nothing left than payments from them will enable him to comply with the indispensable obligation he is under of paying his just debts.

FREDERICK GREEN.

By an order of the orphans court of Anne Arundel county will be SOLD, at PUBLIC SALE, on the 10th day of February next, if fair, if not the first fair day, at Mr. JOSEPH WATKINS'S store, FIVE NEGROES, consisting of men, women and children, the estate of RUTH LAMM, late of Anne Arundel county, deceased, on six months credit, the purchasers giving bond, with good and sufficient security.

WILLIAM DRURY, Administrator.  
SAMUEL DRURY, }  
January 29, 1801.

Will be Rented,  
If immediately applied for,  
MY plantation on the north side of Severn river, formerly occupied by Mr. JAMES WHARF.

For terms apply to  
JOHN HESSELIUS.  
Primrose Hill, near Annapolis.

### TO BE HIRED,

A BLACK GIRL, about 15 or 16 years of age; also one of about 12 or 13 years of age. Inquire of the printers.  
January 28, 1801.

### TO THE PUBLIC.

BEING very desirous to close the business of the late firm of YATES and CAMPBELL, I have assigned the greatest part of my private property, to secure the payment of every dollar owing by the said firm, as will appear by the following certificate of Gabriel Wood and Edward Harris, Esquires, and therefore take the liberty of notifying to the public, that I mean to resume the vendue business in February next, at the old auction room, at the corner of Baltimore and Frederick streets, and solicit the patronage of my former employers, and the public generally, under a full assurance that my utmost abilities (in that line) shall be exerted for their interest; and all accounts settled with punctuality and dispatch, by their Most obedient,  
Humble servant,  
THOMAS YATES.

Baltimore, January 10, 1801.

AT a meeting of the creditors of Yates and Campbell, at Mr. James Bryden's, the 8th of December last, it appeared from the insolvencies of many of Yates and Campbell's debtors, that there would not be partnership property sufficient to pay the claims against the said firm, and that Mr. Yates's property would be eventually answerable for the deficiency.

The creditors then present took the circumstances under consideration, and proposed to give Mr. Yates an indulgence of time for the payment of the debts due by Yates and Campbell, provided he, the said Yates, would secure the full payment of the debts, by an assignment of property, agreeable to a bill he then produced, which proposals Mr. Yates readily agreed to, and has since conveyed the same (in trust) for the security of the creditors generally.—And Mr. Yates signifying his intention of resuming the vendue business, we conceive it a justice due him, to declare that his conduct in the arrangement made for the final adjustment of all claims against the partnership of Yates and Campbell, merit our approbation, and we believe, the creditors generally.

G. WOOD, } Trustees for the creditors of  
E. HARRIS, } Yates and Campbell.

N. B. The engagements which Mr. Yates has made for the settlement of Yates and Campbell's business, makes it necessary to inform the debtors to the said concern, that suits will be commenced (without respect to persons) to the ensuing courts, unless their balances are adjusted and settled with Mr. Yates previous thereto.

GABRIEL WOOD,  
EDWARD HARRIS.

### Ten Dollars Reward.

RAN away from the subscriber, on the 1st day of August last, a negro man named BASIL, about 25 or 26 years of age, 5 feet 6 or 7 inches high, yellowish complexion, full eyes, large feet, with remarkable long toes, hands and fingers similar to his feet and toes; he received a kick (some years since) from a horse on the lower part of one of his legs, which occasioned a loss of part of the bone, and it is probable there is a scar on that part of his leg. He may have obtained a pass from some person, and got into Baltimore city, as he lived at the Point, with Dr. Duckett, ten or twelve years since. Any person taking up said negro, and delivering him to the subscriber, or securing him so that I get him again, shall receive the above reward.

ISAAC DUCKETT.  
Prince-George's county, January 23, 1801.

By virtue of a deed of trust will be SOLD, on the premises, at Beard's Point, in Anne Arundel county, on Saturday the seventh day of February, 1801.

ONE eighth part of a tract of LAND, containing one hundred and forty acres, subject to a mortgage.

THOMAS BEARD, late of JOHN BEARD.  
January 14, 1801.



A LIST of the names of TRACTS and numbers of LOTS of LAND, in Allegany county, held by persons not residents of said county, the amount of taxes thereon respectively due for the year eighteen hundred, and 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 same.

Names of Persons.	Names of tracts and No. of Lots.	Tax due.
Zachariah Allen	472, 75.	1 5
William Alexander and K. Long	1402.	8 1
Catharine Boyer	298, 315, 336.	2 1
Wm. Bell, J. Steinmiz and Tho. Jones	Clifton and Sportsman's Fields.	1 1
Benjamin Black	15.	1 5
Michael Boyer	297, 436.	8 1
Thomas Bodley	1307.	1 5
John Burnham	1168, 1397.	2 10
Enoch Bailey	341, 469, 422, 1275.	8 1
Richard Dorley	438.	1 5
Thomas Donaldson	1397, 1134, 4157, 4156, 123, 859, 84, 150, 3098, 2088, 3032, 11, 1105, 1325, 1125, 1168, 469, 1018, 250, 1131, 439, 443, 30, 2500, 25, 1900, 440, 444, 442, 189, 447, 311, 448, 3049, 3038, 3166, 909.	1 2 11
John Doyle	Walnut bottom and Castle Hill,	2 1
Dennis Dorley	Chance and Royal Charlotte,	2 3 5
George French	Water Works,	7 12 0
George Graham	1135, 174, 825, 976, 1122, 1151, 876, 1838, 109, 1930.	9 10
Samuel Godman	1124.	6 3
John Guyer	3194, 3195, 3196, 3197.	8 1
Augustine Gambrell	273.	10 5 7
Archibald Golder	Part of the Granary,	1 1
Levi Hughes	266 lots,	1 3 4
James G. Howard	King's Discovery,	3 4
Edward Jones	2 Sancha Pancha,	1 8 3
Thomas Johnson and James Greenleaf	Partnership,	3 0
John Kingan	Chance,	16 8
James Martin	Spruce Spring and Durham,	2 10
Ebenezer Macky	2397, 2022, 310, 811,	3 6
William M. Manadier	1003, 4096, 4097, 1734, 3046,	14 7
James Greenleaf	Mill Seat and Felicity,	12 6
Mitchel Robinson	2 Granary and 2 Sancha Pancha,	3 6
Samuel Norwood	165, 1413, 2029, 1244, 850,	10 11
John Orme	6.	1 8 8
Raphael Peale	Part Bear Creek Meadows,	11 7
John Pollard	Governor's Neglect,	1 5 2
John B. Ragant	Part Roby's Delight,	17 0
Selby and Cook	Orme's Attention,	1 2 1
Gustavus Scott	Chefnut Grove,	2 7
	Now or Never,	1 2 11
	2487.	1 6 11
	Hard Struggle,	2 1
	Locust Ridge Refurveyed,	1 7
	Refurvey on Recourie,	4 2
	Castle Hill,	2 10
	416, 2550, 359, 487, 929, 417,	
	2594, 2596, 2597, 2598,	
	2397, 2022, 310, 811,	
	25, 37, 38, 55, 57, 70, 72, 58, 81, 89, 94, 109,	
	119, 126, 154, 162, 163, 165, 170, 175, 180,	
	181, 184, 190, 196, 216, 217, 220, 230, 236,	
	250, 278, 316, 320, 337, 360, 382, 385, 398,	
	401, 404, 407, 413, 403, 448, 449, 451, 452,	
	456, 481, 488, 495, 802, 827, 846, 883, 896,	
	923, 932, 946, 951, 952, 963, 982, 989, 991,	
	1008, 1009, 1012, 1017, 1037, 1044, 1069,	
	1083, 1097, 1100, 1111, 1112, 1118, 1121, 1132,	
	1156, 1161, 1173, 1174, 1183, 1184, 1187, 1196,	
	1119, 1201, 1209, 1220, 1245, 1277, 1280, 1295,	
	1259, 1300, 1310, 1312, 1342, 1381, 1384, 1408,	
	1417, 1422, 1425, 1426, 1433, 1442, 1444, 1462,	
	1463, 1465, 1469, 1475, 1478, 1496, 1501, 1502,	
	1508, 1536, 1537, 1538, 1552, 1582, 1590, 1593,	
	1597, 1598, 1602, 1616, 1624, 1691, 1694, 1695,	
	1702, 1711, 1712, 1718, 1721, 1730, 1741, 1762,	
	1766, 1793, 1748, 1714, 1789, 1802, 1819, 1821,	
	1844, 1849, 1865, 1887, 1894, 1895, 1914, 1926,	
	1929, 1931, 1938, 1944, 1964, 2016, 2038, 2081,	
	2085, 2369, 2398, 2517, 2519, 2543, 2548, 3008,	
	3034, 3043, 3047, 3060, 3092, 3100, 3119, 3125,	
	3129, 3161, 3164, 3167, 3171,	
	1326, 1136, 1325,	
	3066,	
	4045,	
	208, 1005,	
	Three Springs,	
	2 lots,	
	216, 492, 167, 170, 810, 290, 1010, 1234, 1121,	
	Road Lick and Sugar Camp,	
	Chance,	
	Bull Pasture,	
	5 acres land,	
	2 houses and lots in Western Port,	
	8 lots in ditto,	
	Part of William and Joseph's Amendment,	
	1 lot in town Cumberland,	
	2 ditto,	
	1 ditto,	
	1 ditto,	
	Port Lip Refurvey,	
	Republican,	
	Flowery Meadows,	
	Part Hoffman's Prospect,	
	Long Meadows,	
	Partnership Refurvey,	
	Independence and Honest Miller,	
	Part of St. George,	
	Refurvey on St. George,	
	Galloway's Perce,	
	Vineyard,	
	Duncan's Midlake,	
	Sally's Chance,	
	1 lot,	
	Cow Pasture,	

NOTICE is hereby given, that unless the county tax, and other legal charges, due on the lands aforesaid, shall be paid to WILLIAM M. MANON, collector of Allegany county, on or before the 15th day of June next,

the lands so charged as aforesaid, or such part 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 ARELL BROWN, CLK.  
December 10, 1800.

By virtue of sundry writs of *venditioni exponas*, to me directed from the county and general court, will be SOLD, at PUBLIC SALE, on the 6th day of February next, at the house of Nicholas Watkins, sen. on Elk-Ridge,  
ALL that tract or parcel of LAND, called WORTHINGTON'S BEGINNING, containing two hundred and forty-two acres, more or less; also twelve negroes, consisting of men, women and children, with sundry horses, cows, and sheep; the above is taken in execution as the property of NICHOLAS WATKINS, sen. to satisfy debts due to Richard Harwood, Elizabeth Doherty, Nicholas Watkins, of Thos. and Thomas, Philip and Joshua Griffith, for the use of Henry Howard. The sale will commence at eleven o'clock, for ready CASH.

JOHN WELCH, Late Sheriff of Anne-Arundel county.  
December 26, 1800.

By virtue of a writ of *facias*, to me directed, will be SOLD, at PUBLIC SALE, at the Poplar Spring tavern, in Anne-Arundel county, on the 7th day of February next,  
ALL that tract or parcel of LAND, called DUNN HILL GROUND TRICKET, containing 382 acres, on which are about 40 acres of valuable meadow ground; this property is taken in execution on a judgment against the terre tenants of EDWARD DUNN, of John, as those inclined to purchase may be disposed to view this property a minute description is deemed unnecessary.

HENRY HOWARD, Sheriff of Anne-Arundel county.  
December 24, 1800.

LIST of LETTERS remaining in the Post-Office at Port-Tobacco, on the first day of January, 1801, if not taken up will be sent to the General Post-Office as dead letters.

WALTER S. ALEXANDER.  
Richard Brandt,

Joseph Berry,  
Maryann Boswell,  
Benjamin Cawood,  
James Fenwick,  
Joseph Green,  
Benjamin Green,  
Caleb Hawkins,  
Richard T. Hanson,  
Henry Hemmley,  
Theophilus Hanson,  
Hezekiah Johnson, jun.,  
William W. Lewis, Jr.,  
Peter Little,  
William Latimer,  
John Maddox,  
Capt. William M'Pherson,  
Alexander M'Pherson,  
Sarah Pys,  
Sally Queen,  
William B. Smoot, of Thos.,  
Elizabeth Sharp,  
Elizabeth Smith,  
Samuel Scott,  
Charles S. Smith,  
Alexander S. Smoot, Jr.,  
William Thomas,  
Francis Tye,  
Patrick Wood.

SAMUEL HANSON, P. M.

In CHANCERY, January 19, 1801.

William Ringgold, and others, creditors of William Jones, against  
William Jones, James Crutchfield, and Anne his wife, Thomas Jones, Nicholas Jones, and David Jones, debtors of William Jones.

THE object of this bill is to obtain a decree for the sale of the real estate of William Jones, late of Kent county, deceased, and by him devised to the defendants, and all the defendants, except Thomas Jones, having appeared and put in their answer, and it being proved to the satisfaction of the court that the said Thomas Jones is absent from the state; it is therefore, on motion of the complainants, ordered and adjudged, that they cause a copy of the order to be inserted at least three times in the Maryland Gazette before the 7th day of February next, the intent that the said Thomas Jones may have notice of the present application, and of the substance and object of this bill, and may be warned to appear in this court on or before the 23d day of May next, to show cause, if any he hath, why a decree should be made as prayed.

Test. SAMUEL H. HOWARD, Reg. Cur. Cen.

THE subscriber hereby forewarns all persons from hunting, or trespassing, in any manner, on HILL'S DALLON, near Annapolis, which is determined to put the law in force against all offenders.  
JOSEPH LEONARD.  
November 11, 1800.

ANNAFOLIS:

GREEN.

In COUNCIL, December 10, 1800. ORDERED, That the act, entitled, "An act to amend the form of the bond to be taken by the clerks of the several counties of this state to appoint an agent for the year hundred and one, be published on the first day of the month of January, in the Maryland Gazette, the Federal Gazette, the Washington Federalist, and in the Marylander."

By order, NINIAN P.

BE it enacted, by the general Assembly, That Henry Hall Hanson be and he is to execute the trust and power reposed in this act from the first day of January, until the first day of January, 1801, and until the first day of January, 1802, and until the first day of January, 1803, and until the first day of January, 1804, and until the first day of January, 1805, and until the first day of January, 1806, and until the first day of January, 1807, and until the first day of January, 1808, and until the first day of January, 1809, and until the first day of January, 1810, and until the first day of January, 1811, and until the first day of January, 1812, and until the first day of January, 1813, and until the first day of January, 1814, and until the first day of January, 1815, and until the first day of January, 1816, and until the first day of January, 1817, and until the first day of January, 1818, and until the first day of January, 1819, and until the first day of January, 1820, and until the first day of January, 1821, and until the first day of January, 1822, and until the first day of January, 1823, and until the first day of January, 1824, and until the first day of January, 1825, and until the first day of January, 1826, and until the first day of January, 1827, and until the first day of January, 1828, and until the first day of January, 1829, and until the first day of January, 1830, and until the first day of January, 1831, and until the first day of January, 1832, and until the first day of January, 1833, and until the first day of January, 1834, and until the first day of January, 1835, and until the first day of January, 1836, and until the first day of January, 1837, and until the first day of January, 1838, and until the first day of January, 1839, and until the first day of January, 1840, and until the first day of January, 1841, and until the first day of January, 1842, and until the first day of January, 1843, and until the first day of January, 1844, and until the first day of January, 1845, and until the first day of January, 1846, and until the first day of January, 1847, and until the first day of January, 1848, and until the first day of January, 1849, and until the first day of January, 1850, and until the first day of January, 1851, and until the first day of January, 1852, and until the first day of January, 1853, and until the first day of January, 1854, and until the first day of January, 1855, and until the first day of January, 1856, and until the first day of January, 1857, and until the first day of January, 1858, and until the first day of January, 1859, and until the first day of January, 1860, and until the first day of January, 1861, and until the first day of January, 1862, and until the first day of January, 1863, and until the first day of January, 1864, and until the first day of January, 1865, and until the first day of January, 1866, and until the first day of January, 1867, and until the first day of January, 1868, and until the first day of January, 1869, and until the first day of January, 1870, and until the first day of January, 1871, and until the first day of January, 1872, and until the first day of January, 1873, and until the first day of January, 1874, and until the first day of January, 1875, and until the first day of January, 1876, and until the first day of January, 1877, and until the first day of January, 1878, and until the first day of January, 1879, and until the first day of January, 1880, and until the first day of January, 1881, and until the first day of January, 1882, and until the first day of January, 1883, and until the first day of January, 1884, and until the first day of January, 1885, and until the first day of January, 1886, and until the first day of January, 1887, and until the first day of January, 1888, and until the first day of January, 1889, and until the first day of January, 1890, and until the first day of January, 1891, and until the first 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and until the first day of January, 1940, and until the first day of January, 1941, and until the first day of January, 1942, and until the first day of January, 1943, and until the first day of January, 1944, and until the first day of January, 1945, and until the first day of January, 1946, and until the first day of January, 1947, and until the first day of January, 1948, and until the first day of January, 1949, and until the first day of January, 1950, and until the first day of January, 1951, and until the first day of January, 1952, and until the first day of January, 1953, and until the first day of January, 1954, and until the first day of January, 1955, and until the first day of January, 1956, and until the first day of January, 1957, and until the first day of January, 1958, and until the first day of January, 1959, and until the first day of January, 1960, and until the first day of January, 1961, and until the first day of January, 1962, and until the first day of 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and until the first day of January, 2225, and until the first day of January, 2226, and until the first day of January, 2227, and until the first day of January, 2228, and until the first day of January, 2229, and until the first day of January, 2230, and until the first day of January



## MARYLAND GAZETTE

T H U R S D A Y, F E B R U A R Y 12, 1861.

In COUNCIL, December 29, 1860.

ORDERED, That the act, entitled, An act prescribing the form of the bond to be hereafter given by the clerks of the several counties of this State, and an act to appoint an agent for the year one thousand eight hundred and one, be published once in each week, for the term of eight weeks, in the Maryland Gazette at Annapolis, the Federal Gazette at Baltimore, the Washington Federalist, and in Mr. Cowan's paper at Balto.

By order,

NINIAN PINNEY, Clk.

Be it enacted, by the general Assembly of Maryland, That Henry Hall-Harwood be agent of this State,

to execute the trust and power reposed in him by virtue of this act from the first day of January, one thousand eight hundred and one, until the first day of January, one thousand eight hundred and two.

II. And be it enacted, That the said agent superintend the collection of all arrears and balances due from the several collections of the respective counties within this State, and the said agent is hereby authorized and required to call upon the treasurers of the respective shires for an accurate statement of all arrears and balances due from such collections, and such account shall be furnished by the said treasurers accordingly.

III. And be it enacted, That the said agent be authorized to superintend the collection of balances due to the State on the auditor's books or on open account; and the said agent shall have power to require payment of, and, if necessary, to sue for and recover the same; and the said agent, with the approbation of the governor and council, may make composition with any such debtors, and take bonds to the State, with sufficient security, and give time for payment, not exceeding two years from the first day of January, one thousand eight hundred and one.

IV. And be it enacted, That the said agent be authorized to superintend the collection of all monies due to the State for naval duties, fines, penalties, forfeitures and amerciaments, and forfeited recognizances, and ordinary, retailers and marriage licences, and to require payment, and (if necessary) sue for and recover the same; and the said agent may allow for insurances, and credit any money that the party is not chargeable with by law, and, for his information of the law, he may take the advice of the attorney-general in writing.

V. And be it enacted, That whenever there shall be occasion to expose to public sale the property of any collector, or his securities, by virtue of any execution already issued, or to be issued for this purpose, the said agent shall cause at least thirty days public notice to be given of such sale, and shall attend the same, and if it shall appear that there is danger of losing any part of the debt due to the State, and not otherwise, shall purchase any property so exposed to sale for the use of the State, in payment, or part payment, as the case may be, of the arrears due by the collectors whose property may be so purchased, and that no purchase authorized by this act shall be considered as made on behalf of the State, unless a public declaration to that effect be made by the agent or his deputy immediately after such sale and purchase; and any property so purchased for the use of the State, the said agent may again expose to public auction, on the most advantageous terms for the use of the State, and, if the same be sold on credit, which shall in no case exceed the term of two years, the said agent shall take bond, with good and sufficient security, to be approved of by the governor and council, to pay the purchase money of such property, and all bonds by him so taken shall be deemed, with an accurate list thereof subscribed by him, to be the property of the western shore, and shall be a lien upon the real property of such purchasers, and their heirs, from the respective dates, or so much thereof as is mentioned in the schedule thereto annexed.

VI. And be it enacted, That the said agent is hereby authorized to dispose of all confiscated British property remaining unsold, and take bonds to the State, with sufficient security, and give time for the payment thereof, not exceeding two years from the first day of January, one thousand eight hundred and one; and when the quantity of land in any one body submitted to such sale exceeds the quantity of fifty acres, such land shall be disposed of at public sale, of the time and place of which sale at least thirty days previous notice shall be given by public advertisement; and that at the time of any sale by virtue of this act, the said agent shall make known that he only sells the property of this State therein, and that the State doth not warrant the title to the same, or any part thereof, but that the purchaser must be in all respects at the risk of the purchaser.

VII. And be it enacted, That no payment in future by any officer or person indebted to the State shall be

western or eastern shore, or to the agent, or unless made to the clerk and sheriff of the several counties, in the cases where the said clerks and sheriffs are by law authorized to receive the same.

VIII. And be it enacted, That the agent shall have full power and authority, by and with the advice of the governor and council, in all cases of unliquidated debts, to take back any property heretofore purchased by any person and not yet paid for, in cases where the person so having purchased, and his securities, are not capable of paying for the same, and to compromise the same upon terms and principles of equity and justice, by and with the advice and consent aforesaid; and the agent is hereby required to lay a particular statement of his proceedings under this section before the next session of assembly.

IX. And be it enacted, That the agent, with the approbation and consent of the governor and council, be and he is hereby authorized and empowered to compromise any suit depending in chancery with any State debtor, upon any terms in their judgment calculated to promote the interest of the State, and to obtain the speedy receipt of the sums due.

X. And be it enacted, That if, under the terms of any compromise made as aforesaid, the property heretofore purchased shall be taken back and re-vested in the State, the same may be sold by the agent, and he is hereby authorized and empowered to sell the same at public sale, giving thirty days notice, on a credit of two years, payable, one half of the principal, and the whole interest annually, on the first day of December in each year; and the bonds, when taken, shall be returned to the treasury of the western shore, and reported to the general assembly at their session next ensuing the taking of such bonds.

XI. And be it enacted, That all cases in chancery, where no compromise under this act is effected, shall be placed under the direction of the agent, who is hereby authorized and required to call on the attorney-general to prosecute or defend the same to immediate final decision; and the governor and council are hereby authorized and empowered, at the request of the agent, in cases of difficulty, to aid the attorney-general, by employing any person to attend to surveys where necessary, or otherwise to assist in the prosecution or defence of said suits, which person or persons are to be paid out of the contingent fund of five hundred pounds; and the names of the persons to be employed, together with the sum allowed for their services, to be laid before the general assembly at their next session.

XII. And be it enacted, That if any bond debtor to the State for confiscated property purchased, or otherwise, shall neglect to make payment, agreeably to the condition of his bond, and sundry resolves of the general assembly, the said agent shall cause process to issue for the whole principal and interest then due, or shall proceed on any execution already issued, and served and suspended, as occasion may require, or under the directions and with the approbation of the governor and council, he is hereby authorized to delay any execution as long as they may think expedient and necessary.

XIII. And be it enacted, That the said agent be authorized to superintend the collection of all balances due on bond taken for taxes due before the first day of January, one thousand seven hundred and eighty-three; and the said agent shall also superintend the collection of all balances due on bonds intailed, or otherwise, for the emissions of paper money of seventeen hundred and sixty-nine, and seventeen hundred and seventy-three.

XIV. And be it enacted, That no process shall issue against any of the public debtors, unless by the direction of the said agent.

XV. And be it enacted, That the said agent shall have power to fix such days of sale of property taken by *ieri factis*, at the suit of the State, as he may think proper, always taking care to give at least thirty days public notice thereof, and the said agent shall also have power to suspend the sales, from time to time, as he may think most to the advantage of the State.

XVI. And be it enacted, That the said agent shall pay into the treasury, in specie, the amount of all specie by him received in the discharge of the duties of this act.

XVII. And be it enacted, That in all cases where bonds shall be taken in virtue of this act, the bonds shall be a lien on the real property of the obligors from the date thereof, or on so much of the said real property as the governor and council shall think sufficient, to be particularly mentioned in a schedule to be annexed to the said bond, in which case it shall be a lien on the property contained in such schedule, and no more, such bond and schedule to be lodged with the treasurer of the western shore.

XVIII. And be it enacted, That all bonds taken in virtue of this act shall remain the property of the obligors respectively, and the treasurer of the western shore shall, within one month after he receives

them, to be recorded in the office of the clerk of the general court of the western shore at the expense of the obligors; and a copy of the said record, certified under the hand and official seal of the said clerk, shall be as good evidence in any court of law or equity in this State as the original bond would be if it was produced; and if any of the obligors in any such bonds reside on the eastern shore, the said treasurer shall, within six months from the time he receives the same respectively, transmit to the clerk of the general court of the eastern shore, in the same manner as papers on public service are transmitted, a copy of such bonds and schedules, certified as aforesaid by the clerk of the general court of the western shore, to be recorded in the office of the clerk of the general court of the eastern shore, at the expense of the obligors, and, in such case, a copy of the said record, certified as aforesaid by the clerk of the general court of the eastern shore, shall be good evidence as aforesaid.

XIX. And be it enacted, That the said agent shall render to the treasurer of the western shore distinct quarterly accounts of his receipts of all money, certificates and bonds, in virtue of this act, and shall immediately thereupon pay and deliver the same to the said treasurer, who shall, in his annual report to the general assembly, state fully and particularly the money, certificates and bonds, by him received from the said agent, and the times when the same were received and accounted for.

XX. And be it enacted, That the said agent shall render a fair and full account of his several proceedings, under the authority of this act, to the general assembly at their next session, and within the first ten days after its commencement, in which account shall be specified, under distinct heads, his own receipts, and those of the treasurer, and of all transfers of stock upon which he may be entitled to commission, and in which shall also be contained a particular estimate of his commissions, shewing how and upon what the same arose due.

XXI. And be it enacted, That the said agent shall, within twenty days after the commencement of the next session of the general assembly, render to each branch of the legislature a fair and distinct account of the debts or sums of money due to the State, arranging the names of the debtors in alphabetical order, and give full and complete information of the manner in which, and the time when, each debt arose, and also the different steps and proceedings which have been taken by himself, or others, for the recovery thereof.

XXII. And be it enacted, That the said agent shall be allowed for his services the following commissions, to wit: For all payments actually made to either of the treasurers in virtue of this act, three per cent, and for all bonds taken by the said agent in virtue of this act, three per cent.

XXIII. And be it enacted, That the said agent, before he enters upon the execution of the duties of this act, shall give bond to the State, before the governor and council, in the penalty of sixty thousand dollars, with such security as the governor and council shall approve, for the faithful performance of the said duties, which bond shall be lodged with the treasurer of the western shore, and shall also take an oath, before the chancellor, that he will well and faithfully discharge the duties as agent, under the act, entitled, An act to appoint an agent for the year eighteen hundred and one, to the best of his skill and judgment; the certificate of which oath shall be annexed to, or endorsed on, the said bond.

XXIV. And be it enacted, That the agent be and he is hereby authorized and directed to collect any sum or sums of money due from persons residents without the State of Maryland, and, if necessary, sue therefor, and he is also authorized to employ counsel for the recovery of the same, and give such fee as he may think reasonable, and draw on the treasurer of the western shore therefor, who is hereby authorized to pay the amount of such order.

XXV. And be it enacted, That if the said agent shall not accept his appointment, or if after his acceptance he shall not give bond, and take the oath aforesaid, before the first day of February next, or shall die, the governor and council are hereby authorized and requested to appoint a fit and proper person in his place, who shall have and execute all the authorities and powers vested in the said agent by this act, such person first giving security and taking the oath aforesaid.

XXVI. Provided always, and be it enacted, That the said agent shall not be entitled to any commission upon any monies arising from fines, forfeitures, amerciaments, ordinary, retailers, marriage, hawkers and pedlars licences, unless in cases where the same shall not be paid by the sheriff and clerks respectively to the treasurer within one month after the time prescribed by law, and unless the said agent shall thereafter receive the same from the said officers respectively, and







After the information had been received an express  
from Hartford, in 30 days passage, arrived at  
Baltimore, with the same despatch, together with the  
American treaty, which was proclaimed. Their effi-  
cacy also brought information of the nomination of ci-  
vian Leffler as prefect of Grand Cayenne—he was for-  
merly lieutenant at Grenada, and well known as a  
worthy character.

February 3.  
Captain Haun, George Logan, and Presley Carr  
Lane, commissioners appointed by the governor of  
this state to confer with the legislature of Delaware,  
on the canal for joining the Schuylkill and Dela-  
ware rivers, have performed that duty: the result  
favourable to the project.

Captain Lemuel Welton, of the sloop Washington,  
writes to his owner in this city, that the plea on  
which the English captured the Washington, was in  
consequence of part of her cargo consisting of figs,  
raisins and almonds (Spanish produce) declined con-  
tra-band by a late order from Great-Britain.

February 5.  
The ship Delight, of New-Bedford, arrived at  
New-York on Tuesday from Hamburg. Captain  
Welden of this ship informs, that he left Cuxhaven  
the 5th of December, and that about ten days before  
the king of Prussia marched 15,000 troops into Cux-  
haven, where they remained, and serious apprehen-  
sions were entertained that they would proceed in a  
few days against Hamburg. In order, however, to  
prevent this, the city of Hamburg had made an offer  
of 1,000,000 marks. When capt. W. left Ham-  
burg no answer had been made to this offer.

The Hamburg papers by this arrival are only to  
November 26.

The schooner Factor arrived at New-York from  
the Cape, brings intelligence of Toussaint having  
marched against the Spanish part of Hispaniola, with  
12,000 troops, where the disaffected blacks, lately  
commanded by Rigaud, had taken refuge; and who  
had several times committed depredations on the pro-  
perty of the well disposed inhabitants.

The frigate President, capt. Truxton, arrived at  
St. Kitts on the 1st of January, from a cruise, all  
well.

**DOVER, (Del.) January 30.**  
I do myself the pleasure to send you a short sketch  
of the principles upon which the law for opening a  
communication between the waters of the Chesapeake  
and Delaware, passed the legislature of this state,  
yesterday.

Generally, this law is like the one passed by the  
legislature of Maryland. The principal exceptions  
are these: First, whenever, and so long as the net  
profits arising from the tolls, shall amount to ten per  
centum, per annum, or more, the company are to  
pay into the treasury of this state, one tenth part of  
the net profits, annually, in half yearly payments,  
for ever: secondly, the rates of tolls fixed by the act  
are not to be lessened without the assent of the le-  
gislation of this state: thirdly, the law is to be of no  
force or effect until the state of Pennsylvania passes  
a law to authorise an agent to be appointed on the  
part of this state to copy all such title papers as relate  
to any lands within this government, which cannot  
be removed without injuring the records of the office  
in which the same may be; and such parts thereof as  
can be separated without damage to the records or  
papers of the office; the agent is to be permitted to  
take the originals: fourthly, the law is to be of no  
effect until the legislature of Pennsylvania shall repeal  
such parts of her quarantine laws, as require a longer  
time for the admission into the port of Philadelphia,  
of goods, wares, &c. which have been unladen with-  
in this state, than if such goods, &c. had been carried  
directly on to the port of Philadelphia.

There was some opposition to this law. The yeas  
and nays were taken as follow:

YEAS—Messrs. E. Adams, Brush, Clark, Green,  
Horsley, Long, Ridgely, Robinson, Rodney, Siming-  
ton, Waller, Way, and Wolf.

NAYS—Messrs. Emerson, Molliston, Sorden, and  
Warner.

The legislature of this state adjourned this day.

**WASHINGTON, February 3.**  
We understand that the president of the United  
States has summoned the senate to meet at the senate  
chamber on Wednesday the 4th of March next.

February 4.  
**FRENCH TREATY.**

Yesterday the senate of the United States ratified  
the convention between the French republic and the  
United States suspending the 2d article, and limit-  
ing the convention to eight years.

On the question of ratification there were only nine  
dissentients.

The nomination of Roger Griswold as secretary of  
war has been approved by the senate. It is under-  
stood that Mr. Griswold will not accept the appoint-  
ment.

**BALTIMORE, February 5.**  
**SMALL-POX.**

We learn from Halifax, that a general inoculation,  
for the small-pox, has been lately permitted  
there; and that the mortality has been very con-  
siderable, particularly among children. One letter  
mentions eight hundred deaths, infants and adults,  
and that one family lost seven persons.

[Boston paper.]  
Receipt to make hay-tea, for horses or cattle.  
Boil a handful of hay in three gallons of water,  
and so in proportion: or, pour boiling water on hay,  
and give the tea cold. But in case of neck.

and, it may be given warm. See Baltimore's views  
of the operations of Sanguet, whose theories have  
commenced as highly important. Mrs. Billingley  
thinks that one hundred of hay is thus made equal in  
efficacy to ten, given as is common.

February 6.  
Extract of a letter from Cape-Francois, dated Janu-  
ary 6, to a gentleman in Baltimore.

"There was an embargo laid on American vessels  
in this port, but a schooner arriving from L'Orient  
in 26 days, bringing the treaty with America, the  
embargo was taken off. Toussaint's army, 3000  
men, let off yesterday from this to take possession of  
the north (Spanish) part of this island—it has fur-  
nished to him."

Extract of a letter, dated city of Washington, 3d Fe-  
bruary, 1801.

"The convention with France is ratified, with the  
rejection of the second article, and an additional ar-  
ticle limiting it to eight years."

Captain Jones, arrived at New-York, informs that  
the British have not evacuated Curacao, and that  
the island was never more healthy than when he left  
it.

Mr. Van Rensselaer, contrary to a former asser-  
tion, has, at the instance of a large and powerful num-  
ber of his fellow-citizens, consented "to sacrifice his  
private inclinations to the wishes of his friends," and  
has consented "to be a candidate at the next electi-  
on for governor" of New-York.

Extract of a letter from one of the most respectable  
mercantile houses in Lisbon to his correspondent  
in Providence, dated Nov. 14, 1800.

"It has been notified to the merchants, that the  
wheat in the stores will not reach further than Febru-  
ary; at the same time that England is sending here  
10,000 troops, part of which are already arrived, and  
it is well known that they cannot spare any thing for  
their support. Under these circumstances we can  
safely recommend shipments of either wheat, flour or  
Indian corn.

Wheat, 3 dollars		
Corn, 1 1/2	per bushel.	
Beans, 4		
Flour, 17		
Pork, 18	per barrel.	
Beef, 12		
Butter, 1/2		
Bees wax, 1/2	per pound.	
Fish, 6		
Rice, 8 1/2	per quintal.	
Pipe staves, 120 per long thousand.		

February 7.  
The legislature of South-Carolina has passed an act  
to prevent negro slaves and other persons of colour,  
from entering the said state; the act to remain and  
continue in force for three years.

On Tuesday the 17th day of February next will be  
SOLD, at PUBLIC SALE, at MOUNT CAL-  
VERT, (the late dwelling plantation of JOHN  
BROWN, deceased,) about four miles from Upper-  
Marlborough,

**THE PERSONAL ESTATE** of the said de-  
ceased, consisting of negroes, (among whom is  
a valuable carpenter) horses, cattle, sheep, and hogs;  
also some good household and kitchen furniture, and  
plantation utensils of every kind. The sale to com-  
mence at 1 o'clock, and continue from day to day  
till all is sold. Twelve months credit will be given  
on the purchaser's giving bond, with approved se-  
curity.

AGNESS BROWN, Administratrix,  
JOHN H. BROWN, Administrator.

January 16, 1801. *W. D. Brown*

Will be SOLD, at PUBLIC SALE, on Wednes-  
day the 25th day of March next, if fair, if not the  
first fair day, at the late dwelling house of HENRY  
RIDGELY, deceased, on the Head of Magoth river,

**ALL the PERSONAL PROPERTY** of the de-  
ceased, consisting of some valuable stock of all  
kinds, household and kitchen furniture, farming uten-  
sils, and two sets of blacksmith's tools. The above  
property will be sold for CASH only. The sale to  
begin at 9 o'clock.

RACHEL RIDGELY, Executrix.

February 5, 1801. *W. D. Brown*

**THIS** is to give notice to the creditors of  
JOSHUA GROVES, an insolvent debtor of  
Anne-Arundel county, that the subscriber hath been  
by the chancellor appointed trustee for their benefit,  
and that the chancellor hath limited and appointed  
the 25th day of April next, before which day they  
are to bring in and declare their claims to me, the  
subscriber.

SOLOMON GROVES, Trustee.

January 19, 1801. *W. D. Brown*

**A SLOOP,**  
To be sold, or exchanged for negro  
BOYS,

**S**HE measures twenty tons per register, is com-  
pletely fitted, built entirely of mulberry, locust  
and cedar, and now about three years old. Applica-  
tion to be made to the subscriber.

WILLIAM JOHNSON.

Squirrel Neck, February 2, 1801. *W. D. Brown*

**NEW CONVERSATION CARDS.**  
In prose and verse—for sale at my Office.

In CHANCERY, February 2, 1801.

Rebecca Dalany, executrix of Daniel Dalany, fur-  
nishing evidence.

Charles Lewis Seigfried and Charlotte his wife.  
THE object of the bill filed in this cause is, that  
the complainant may have a decree to be paid  
out of the real estate of Alexander Frazer, deceased,  
now belonging to Charlotte Seigfried, the above de-  
fendant, the sum of two hundred and twenty pounds  
sterling, with interest from the 1st day of January,  
1775, which sum is due by a bond dated on the 2d  
day of November, 1774, and executed by the said  
Alexander Frazer, and Mark Frazer his security,  
to Daniel Dalany, John Ridout, and Daniel of St.  
Thomas Jenner, trustees for Elizabeth Lowndes. The  
bill states, that the defendants reside out of the state  
of Maryland; it is thereupon, on the motion of the  
complainant, ordered and adjudged, that they cause a  
copy of this order to be inserted in the Maryland Ga-  
zette three times before the first day of March next,  
to the intent that the defendants may have notice of  
the present application, and of the substance and ob-  
ject of the bill, and that they may be warned to ap-  
pear in this court, in person, or by solicitor, on or  
before the first day of July next, to shew cause, if  
any they have, why a decree should not pass as  
prayed.

Test. **SAMUEL H. HOWARD,**  
Reg. Cur. Can.

In CHANCERY, February 3, 1801.  
Joseph Court,  
against

John K. Smith, Mary Smith, Dennis A. Smith,  
Lydia Smith, Gilbert H. Smith, William Smith,  
Alexander H. Smith, and Joseph Byus,  
and the attorney-general.

**THE** object of the bill is to obtain a sale of the  
equitable in trust in certain lands purchased by  
a certain Thomas Dobbins of Gilbert H. Smith, for  
the payment of a debt due from Dobbins to the  
complainant. The bill states, that the said Dobbins  
purchased of the said Gilbert H. Smith certain lands  
in Anne-Arundel county, called Gover's Fun, Knigh-  
ton's Purchase, and Broughton Ashley, that he ob-  
tained a bond for the conveyance, and executed his  
bond for the purchase money; that he was indebted  
to the complainant in the sum of £.403 16 11, for  
money by him paid on the purchase aforesaid; that  
Dobbins has died intestate, leaving no known heir  
capable of inheriting or taking the said lands, and  
without leaving sufficient personal estate for the pay-  
ment of his debts contracted within this state; that  
the said Gilbert H. Smith is also dead intestate,  
leaving the defendants, or some of them, his heirs at  
law; it is thereupon, on the complainant's motion,  
adjudged and ordered, that he cause a copy of this  
order to be inserted three times in the Maryland Ga-  
zette before the end of the present month, to the in-  
tent that the heir, if any there be, of the said Dob-  
bins, or any other person interested in the lands pur-  
chased as aforesaid, may have notice of this bill, and  
of the subject and object thereof, and may appear,  
on or before the first day of July next, to shew cause  
wherefore a decree should not pass as prayed.

Test. **SAMUEL H. HOWARD,**  
Reg. Cur. Can.

**THE** subscriber being desirous to settle with all  
persons who are indebted to him on account of  
dealing in his store, in the city of Annapolis, has de-  
posited his books in the hands of RICHARD H. HAR-  
WOOD, attorney at law, for the purpose of instituting  
suits against all persons who shall not discharge their  
respective accounts, on or before the fifteenth day of  
March next, after which time no longer indulgence  
can be given.

WILLIAM CATON.  
January 28, 1801. *W. D. Brown*

**THE** subscribers intend to petition the next Anne-  
Arundel county court for a commission to mark  
and bound a tract of land called and known by the  
name of LITTLE PINEY NECK, being and lying in  
the county aforesaid, on the South side of Magoth  
river.

**RICHARD K. WATTS,**  
**PHILIP H. WATTS,**  
**GEORGE WATTS.**

February 3, 1801.

By an order of the orphans court of Anne-Arundel  
county will be SOLD, at PUBLIC SALE, on  
the 19th day of February next, if fair, if not the  
first fair day, at Mr. JOSEPH WATKINS's store,

**FIVE NEGROES**, consisting of men, women and  
children, the estate of RUTH LANE, late of  
Anne-Arundel county, deceased, on six months credit,  
the purchasers giving bond, with good and sufficient  
security.

**WILLIAM DRURY,** } Administra-  
**SAMUEL DRURY,** } tors.

January 29, 1801. *W. D. Brown*

Notice is hereby given,  
**THAT** the subscriber intends to petition the next  
Cecil county court for a commission to mark  
and bound, agreeably to an act of assembly, entitled,  
An act for marking and bounding lands, passed in the  
November session, 1786, and the supplements thereto,  
the following tracts of land, viz. St. XAVIER'S; St.  
JONATHAN; part of WORRELL MANOR, part of WOOD-  
BRIDGE, and part of ARDMORE, all being and lying  
in Cecil county, near the Head of St. Aubin's creek,  
commonly called Little Bohemia, held and owned by  
the Corporation of the Roman Catholic Clergy.

**FRANCIS BRESTON,** Agent  
for the Corp. R. C. C.

///

Albany, December 2, 1800.



A LIST of the names of TRACTS and numbers of LOTS of LAND, in Allegany county, held by persons who are residents of said county; the amount of taxes thereon respectively during the year eighteen hundred, and 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 the chargeable amount of the same.

Names of Persons.	Names of tracts and No. of Lots.	Tax due.
Zachariah Allen	479, 751	1 5
William Alexander and K. Long	14071	2 1
Catharine Boyer	208, 345, 426	1 1 2
Wm. Bell, J. Steinmiz and Tho. Jones	Clifton and Sportman's Fields	1 1 2
Benjamin Black	151	1 5
Michael Boyer	297, 436	1 5
Thomas Bodley	1307	1 5
John Burnham	1168, 1397	2 10
Enoch Bailey	541, 409, 422, 1275	2 10
Richard Dorley	438	2 10
Thomas Donaldson	1397, 1134, 4157, 4156, 123, 859, 84, 130, 3098, 2088, 2032, 11, 1165, 1325, 1125, 1168, 459, 1012, 250, 1131, 439, 443, 30, 2500, 25, 1900, 440, 444, 442, 189, 447, 311, 448, 3049, 3038, 3166, 909	1 2 11
John Doyle	Walnut bottom and Castle Hill	2 1
Dennis Dorley	Chance and Royal Charlotte	2 1
George French	Water Works	2 1
George Graham	1135, 174, 825, 976, 1122, 1151, 876, 1838, 109	6 3
Samuel Godman	1939	8 1
John Guyer	1124	8 1
Angelina Gambrell	3194, 3195, 3196, 3197	2 10
Archibald Golder	273	8 1
Levi Hughes	Part of the Granary	6 1
James G. Howard	296 lots	10 3 7
Edward Jones	Kingan's Discovery	1 2
Thomas Johnson and James Greenleaf	2 Sancha Pancha	3 4
John Kington	Partnership	1 8 3 5
James Martin	Chance	3 0
Ebenezer Macky	Spruce Spring and Durham	16 8
William M. Manadier	2397, 2022, 310, 811	2 10
James Greenleaf	1003, 4096, 4097, 1734, 3046	3 6
Mitchel Robinson	Mili Seat and Felicity	14 7
Samuel Norwood	1 Granary and 2 Sancha Pancha	12 6 1
John Orme	165, 1413, 2029, 1244, 850, 6	3 6
Raphael Peale	Part Bear Creek Meadows	10 11 1
John Pollard	Governor's Neglect	1 8 8
John B. Ragant	Part Roby's Delight	11 7
Seiby and Cook	Orme's Attention	1 5 2 1
Gustavus Scott	Chefaut Grove	17 0
	Now or Never	1 2 1
	2487	2 7
	Hard Struggle	1 2 11
	Locust Ridge Reforveyed	1 6 14
	Refurvey on Recourse	2 1 1
	Castle Hill	1 7
	416, 2550, 359, 487, 929, 417, 2594, 2596, 2597, 2598, 2397, 2022, 310, 811	4 2
	25, 37, 38, 55, 57, 70, 72, 58, 81, 89, 94, 109, 119, 126, 154, 162, 163, 165, 170, 175, 180, 181, 184, 190, 196, 216, 217, 220, 230, 236, 250, 278, 316, 320, 337, 360, 382, 385, 358, 401, 404, 407, 413, 403, 448, 449, 451, 452, 456, 481, 488, 495, 802, 827, 846, 883, 896, 923, 932, 946, 951, 952, 963, 982, 989, 991, 1008, 1009, 1014, 1017, 1037, 1044, 1069, 1083, 1097, 1100, 1111, 1112, 1118, 1121, 1132, 1156, 1161, 1173, 1174, 1183, 1184, 1187, 1196, 1119, 1201, 1200, 1220, 1245, 1277, 1280, 1295, 1259, 1300, 1310, 1312, 1342, 1381, 1384, 1408, 1417, 1422, 1425, 1426, 1433, 1442, 1444, 1462, 1463, 1465, 1469, 1475, 1478, 1496, 1501, 1502, 1508, 1536, 1537, 1538, 1552, 1582, 1590, 1593, 1597, 1598, 1602, 1616, 1624, 1691, 1694, 1695, 1702, 1711, 1712, 1718, 1721, 1730, 1741, 1762, 1766, 1793, 1748, 1714, 1789, 1802, 1819, 1821, 1844, 1849, 1865, 1887, 1894, 1895, 1914, 1926, 1929, 1931, 1938, 1944, 1964, 2016, 2038, 2081, 2085, 2369, 2398, 2517, 2529, 2543, 2548, 3008, 3034, 3043, 3047, 3060, 3092, 3100, 3119, 3125, 3129, 3161, 3164, 3167, 3171, 1326, 1136, 1325, 3066, 4045, 208, 1005, Three Springs, 2 lots, 216, 402, 167, 170, 810, 290, 1010, 1814, 1122, Road Lick and Sugar Camp, Chance, Bull Pasture, 5 acres land, 2 houses and lots in Western Port, 8 lots in ditto, Part of William and Joseph's Amendment, 1 lot in town Cumberland, 2 ditto, 1 ditto, 1 ditto, Fort Lip Refurvey, Republican, Flowery Meads, Part Hoffman's Prospect, Long Meadows, Partnership Refurvey, Independence and Honest Miller, Part of St. George, Refurvey on St. George, Galloway's Perces, Vineyard, Duncan's Mistake, Sally's Chance, Jan lot, Cow Pasture	6 11 10 1 2 1 8 1 5 4 2 2 10 6 3 3 0 3 9 2 4 1 2 10 0 6 8 1 5 1 8 1 8 11 11 15 0 9 7 1 0 1 11 9 9 15 8 3 4 7 1 3 3 5 0 4 7 1 9 4 8
Samuel Selby, 3d		
James Miller		
Thomas Blackstone		
Robert G. Maynard		
John A. Summer		
John Thompson		
James Shaw		
John Willson		
James West, jun.		
John Frizzle		
Thomas Johnson		
Samuel Jay		
Joseph James		
Henry Myers		
Pearl and Rogers		
Abel Sargent		
William and Jos. Scott		
Thomas J. Beatty		
Henry Booser		
James M'Pherson		
Joseph Tomlinson		
Thomas Beatty		
Peter Herfio		
James Kenny		
Richard Kingley		
Conrad Young		
Nicholas Galloway		
James Martin		
James Bluffe		
Robert Jacob		

NOTICE is hereby given, that unless the county tax, and other legal charges, due on the lands forefald, are paid to the collector of Allegany county, on or before the 15th day of June next,

the lands forefald, or such part thereof as may be necessary to pay the same, 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 KELL BROWN, CL.

December 10, 1800.

A LIST of LETTICES remaining in the Fall of 1800.

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December 10, 1800.

A LIST of LETTICES remaining in the Fall of 1800.

(LVIth Year.)

MAR

In COUNCIL, December 10, 1800. ORDERED, That the act, relating to the form of the bond to be taken of the several counties, all to appoint an agent for the year, and one, be published on the term of eight weeks, in the Annapolis, the Federal Gazette, Washington Federalist, and in the Nation.

By order,

NINIAN

ACT to appoint an agent for the year, and one, be published on the term of eight weeks, in the Annapolis, the Federal Gazette, Washington Federalist, and in the Nation.

That Henry Hall Harwood, to execute the trust, and power to him, and one, be published on the term of eight weeks, in the Annapolis, the Federal Gazette, Washington Federalist, and in the Nation.

one thousand eight hundred and one, and one, be published on the term of eight weeks, in the Annapolis, the Federal Gazette, Washington Federalist, and in the Nation.

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## MARYLAND GAZETTE.

T H U R S D A Y, FEBRUARY 19, 1800.

In COUNCIL, December 20, 1800.

ORDERED, That the act, entitled, An act providing the form of the bond to be hereafter given by the clerk of the several counties of this State, and An act to appoint an agent for the year one thousand eight hundred and one, be published once in each week, for the term of eight weeks, in the Maryland Gazette at Annapolis, the Federal Gazette at Baltimore, the Washington Federalist, and in Mr. Cowan's paper at Balon.

By order,

NINIAN PINKNEY, Clk.

As ACT to appoint an agent for the year one thousand eight hundred and one.

**B**E it enacted, by the general Assembly of Maryland, That Henry Hall Harwood be agent of this State, to execute the trust and power reposed in him by virtue of this act from the first day of January, one thousand eight hundred and one, until the first day of January, one thousand eight hundred and two.

**II.** And be it enacted, That the said agent superintend the collection of all arrearages and balances due from the several collections of the respective counties within this State, and the said agent is hereby authorized and required to call upon the treasurers of the respective shires for an accurate statement of all arrearages and balances due from such collectors, and such account shall be furnished by the said treasurers accordingly.

**III.** And be it enacted, That the said agent be authorized to superintend the collection of balances due to the State on the auditor's books or on open account, and the said agent shall have power to require payment of, and, if necessary, to sue for and recover the same; and the said agent, with the approbation of the governor and council, may make composition with any such debtors, and take bonds to the State, with sufficient security, and give time for payment, not exceeding two years from the first day of January, one thousand eight hundred and one.

**IV.** And be it enacted, That the said agent be authorized to superintend the collection of all monies due to the State for naval duties, fines, penalties, forfeitures and amerciaments, and forfeited recognizances, and for ordinary, retailers and marriage licences, and to require payment, and (if necessary) sue for and recover the same; and the said agent may allow for insolvency, and credit any money that the party is not chargeable with by law, and, for his information of the law, he may take the advice of the attorney-general in writing.

**V.** And be it enacted, That whenever there shall be occasion to expose to public sale the property of any collector, or his securities, by virtue of any execution already issued, or to be issued for this purpose, the said agent shall cause at least thirty days public notice to be given of such sale, and shall attend the same, and if it shall appear that there is danger of losing any part of the debt due to the State, and not otherwise, shall purchase any property so exposed to sale for the use of the State, in payment, or part payment, as the case may be, of the arrearages due by the collectors whose property may be so purchased, and that no purchase authorized by this act shall be considered as made on the part of the State, unless a public declaration to that effect be made by the agent or his deputy immediately after such sale and purchase; and any property so purchased for the use of the State, the said agent may again expose to public auction, on the most advantageous terms for the use of the State, and, if the same be sold on credit, which shall in no case exceed the term of two years, the said agent shall take bond, with good and sufficient security, to be approved of by the treasurer of the western shore, from the purchasers of such property, and all bonds by him so taken shall be deposited, with an accurate list thereof subscribed by him, in the treasury of the western shore, and shall be a lien upon the real property of such purchasers; and their heirs, from the respective dates, or so much thereof as is mentioned in the schedule thereto annexed.

**VI.** And be it enacted, That the said agent is hereby directed to dispose of all confiscated British property that remains unsold, and take bonds to the State, with sufficient security, and give time for the payment thereof, not exceeding two years from the first day of January, one thousand eight hundred and one; and that when the quantity of land in any one body sold in such sale exceeds the quantity of fifty acres, such land shall be disposed of at public sale, of the time and place of which sale at least thirty days previous notice shall be given by public advertisement; and that at the time of any sale by virtue of this act, the said agent shall make known that he only sells the right of this State therein, and that the State doth not guarantee the title to the same, or any part thereof, but that the purchase must be in all respects at the risk of the purchaser.

**VII.** And be it enacted, That no payment for future by any citizen or person indebted to the State shall be valid and effectual, unless made to the treasury of the

western or eastern shore, or to the agent, or unless made to the clerk and sheriff of the several counties, in the cases where the said clerks and sheriffs are by law authorized to receive the same.

**VIII.** And be it enacted, That the agent shall have full power and authority, by and with the advice of the governor and council, in all cases of uninstalled debts, to take back any property heretofore purchased by any person and not yet paid for, in cases where the person to having purchased, and his securities, are not capable of paying for the same, and to compromise the same upon terms and principles of equity and justice, by and with the advice and consent aforesaid; and the agent is hereby required to lay a particular statement of his proceedings under this section before the next session of assembly.

**IX.** And be it enacted, That the agent, with the approbation and consent of the governor and council, he and he is hereby authorized and empowered to compromise any suit depending in chancery with any State debtor, upon any terms in their judgment calculated to promote the interest of the State, and to obtain the speedy receipt of the sums due.

**X.** And be it enacted, That if, under the terms of any compromise made as aforesaid, the property heretofore purchased shall be taken back and re-vested in the State, the same may be sold by the agent, and he is hereby authorized and empowered to sell the same at public sale, giving thirty days notice, on a credit of two years, payable, one half of the principal, and the whole interest annually, on the first day of December in each year; and the bonds, when taken, shall be returned to the treasury of the western shore, and reported to the general assembly at their session next ensuing the taking of such bonds.

**XI.** And be it enacted, That all cases in chancery, where no compromise under this act is effected, shall be placed under the direction of the agent, who is hereby authorized and required to call on the attorney-general to prosecute or defend the same to immediate final decision; and the governor and council are hereby authorized and empowered, at the request of the agent, in cases of difficulty, to aid the attorney-general, by employing any person to attend to surveys where necessary, or otherwise to assist in the prosecution or defence of said suits, which person or persons are to be paid out of the contingent fund of five hundred pounds; and the names of the persons so employed, together with the sum allowed for their services, to be laid before the general assembly at their next session.

**XII.** And be it enacted, That if any bond debtor to the State for confiscated property purchased, or otherwise, shall neglect to make payment, agreeably to the condition of his bond, and sundry resolves of the general assembly, the said agent shall cause process to issue for the whole principal and interest then due, or shall proceed on any execution already issued, and served and suspended, as occasion may require, or, under the directions and with the approbation of the governor and council, he is hereby authorized to delay any execution as long as they may think expedient and necessary.

**XIII.** And be it enacted, That the said agent be authorized to superintend the collection of all balances due on bond taken for taxes due before the first day of January, one thousand seven hundred and eighty-three; and the said agent shall also superintend the collection of all balances due on bonds installed, or otherwise, for the emissions of paper money of seventeen hundred and sixty-nine, and seventeen hundred and seventy-three.

**XIV.** And be it enacted, That no process shall issue against any of the public debtors, unless by the direction of the said agent.

**XV.** And be it enacted, That the said agent shall have power to fix such days of sale of property taken by *forti facias*, at the suit of the State, as he may think proper, always taking care to give at least thirty days public notice thereof, and the said agent shall also have power to suspend the sales, from time to time, as he may think most to the advantage of the State.

**XVI.** And be it enacted, That the said agent shall pay into the treasury, in specie, the amount of all specie by him received in the discharge of the duties of this act.

**XVII.** And be it enacted, That in all cases where bonds shall be taken in virtue of this act, the bonds shall be a lien on the real property of the obligors from the date thereof, or on so much of the said real property as the governor and council shall think sufficient, to be particularly mentioned in a schedule to be annexed to the said bond, in which case it shall be a lien on the property contained in such schedule, and no more, such bond and schedule to be lodged with the treasurer of the western shore.

**XVIII.** And be it enacted, That all bonds taken in virtue of this act shall express the county in which the obligors respectively reside, and the treasurer of the western shore shall, within one month after he receives them respectively, cause them, with the schedule an-

nexed to them, to be recorded in the office of the clerk of the general court of the western shore at the expense of the obligors; and a copy of the said record, certified under the hand and official seal of the said clerk, shall be as good evidence in any court of law or equity in this State as the original bond would be if it was produced; and if any of the obligors in any such bonds reside on the eastern shore, the said treasurer shall, within six months from the time he receives the same respectively, transmit to the clerk of the general court of the eastern shore, in the same manner as papers on public service are transmitted, a copy of such bonds and schedules, certified as aforesaid by the clerk of the general court of the western shore, to be recorded in the office of the clerk of the general court of the eastern shore, at the expense of the obligors, and, in such case, a copy of the said record, certified as aforesaid by the clerk of the general court of the eastern shore, shall be good evidence as aforesaid.

**XIX.** And be it enacted, That the said agent shall render to the treasurer of the western shore distinct quarterly accounts of his receipts of all money, certificates and bonds, in virtue of this act, and shall immediately thereupon pay and deliver the same to the said treasurer, who shall, in his annual report to the general assembly, state fully and particularly the money, certificates and bonds, by him received from the said agent, and the times when the same were received and accounted for.

**XX.** And be it enacted, That the said agent shall render a fair and full account of his several proceedings, under the authority of this act, to the general assembly at their next session, and within the first ten days after its commencement, in which account shall be specified, under distinct heads, his own receipts, and those of the treasurer, and of all transfers of stock upon which he may be entitled to commission, and in which shall also be contained a particular estimate of his commissions, shewing how and upon what the same arose due.

**XXI.** And be it enacted, That the said agent shall, within twenty days after the commencement of the next session of the general assembly, render to each branch of the legislature a fair and distinct account of the debts or sums of money due to the State, arranging the names of the debtors in alphabetical order, and give full and complete information of the manner in which, and the time when, each debt arose, and also the different steps and proceedings which have been taken by himself, or others, for the recovery thereof.

**XXII.** And be it enacted, That the said agent shall be allowed for his services the following commissions, to wit: For all payments actually made to either of the treasurers in virtue of this act, three per cent. and for all bonds taken by the said agent in virtue of this act, three per cent.

**XXIII.** And be it enacted, That the said agent, before he enters upon the execution of the duties of this act, shall give bond to the State, before the governor and council, in the penalty of sixty thousand dollars, with such security as the governor and council shall approve, for the faithful performance of the said duties, which bond shall be lodged with the treasurer of the western shore, and shall also take an oath, before the chancellor, that he will well and faithfully discharge the duties as agent, under the act, entitled, An act to appoint an agent for the year eighteen hundred and one, to the best of his skill and judgment; the certificate of which oath shall be annexed to, or endorsed on, the said bond.

**XXIV.** And be it enacted, That the agent be and he is hereby authorized and directed to collect any sum or sums of money due from persons residents without the State of Maryland, and, if necessary, sue therefor, and he is also authorized to employ counsel for the recovery of the same, and give such fee as he may think reasonable, and draw on the treasurer of the western shore therefor, who is hereby authorized to pay the amount of such order.

**XXV.** And be it enacted, That if the said agent shall not accept his appointment, or if after his acceptance he shall not give bond, and take the oath aforesaid, before the first day of February next, or shall die, the governor and council are hereby authorized and requested to appoint a fit and proper person in his place, who shall have and execute all the authorities and powers vested in the said agent by this act, such person first giving security and taking the oath aforesaid.

**XXVI.** Provided always, and be it enacted, That the said agent shall not be entitled to any commission upon any monies arising from fines, forfeitures, amerciaments, ordinary, retailers, marriage, hawkers and pedlars licences, unless in cases where the same shall not be paid by the sheriff and clerks respectively to the treasurer within one month after the time prescribed by law, and unless the said agent shall thereafter receive the same from the said officers respectively, and the same pay to the said treasurer.



A LIST of the names of TRACTS and numbers of LOTS of LAND, in Allegany county, held by persons not residents of said county, the amount of taxes thereon respectively due for the year eighteen hundred, and 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 same.

Names of Persons.	Names of tracts and No. of Lots.	Tax due.
Zachariah Allen	473, 751	1 5
William Alexander and K. Long	1402,	8 1/2
Catharine Boyer	298, 345, 326,	2 1
Wm. Bell, J. Steinmiz and Tho. Jones	Clifton and Sportman's Fields,	1 1 2
Benjamin Black	15,	8 1/2
Michael Boyer	297, 436,	1 5
Thomas Bodley	1307,	8 1/2
John Burnham	1168, 1397,	1 5
Enoch Bailey	341, 469, 422, 1275,	2 10
Richard Dorsey	438,	8 1/2
Thomas Donaldson	1397, 1134 4157, 4156, 123, 859, 84, 130, 3098,	
	2088, 3032, 11, 1165, 1325, 1125, 1168, 469,	
	1912, 250, 1131, 439, 443, 30, 2500, 25, 1900,	
	440, 444, 442, 189, 447, 311, 448,	
	3049, 3038, 3166,	
	909,	
John Doyle	Walnut bottom and Castle Hill,	
Dennis Dorsey	Chance and Royal Charlotte,	
George French	Water Works,	
George Graham	1135, 174, 825, 976, 1122, 1151, 876, 1838, 109,	
Samuel Godman	1930,	
John Guyer	1124,	
Augustine Gambrell	3194, 3195, 3196, 3197,	
Archibald Golder	273,	
Levi Hughes	Part of the Granary,	
James G. Howard	296 lots,	
Edward Jones	King's Discovery,	
Thomas Johnson and James Greenleaf	2 Sancha Pancha,	
John Kingan	Partnership,	
James Martin	Chance,	
Ebenezer Macky	Spruce Spring and Durham,	
William M. Manadier	2397, 2022, 310, 811,	
James Greenleaf	1603, 4096, 4097, 1734 3046,	
Mitchel Robinson	Mill Seat and Felicity,	
Samuel Norwood	1 Granary and 2 Sancha Pancha,	
John Orme	165, 1413, 2029, 1244, 850,	
Raphael Peale	6,	
John Pollard	Part Bear Creek Meadows,	
John B. Ragant	Governor's Neglect,	
Selby and Cook	Part Roby's Delight,	
Gustavus Scott	Orme's Attention,	
	Chestnut Grove,	
	Now or Never,	
	2487,	
	Hard Struggle,	
	Locust Ridge Refurveyed,	
	Refurvey on Recourse,	
	Castle Hill,	
Samuel Selby, 3d		
James Miller	416, 2550, 359, 487, 919, 417,	
Thomas Blackstone	2594, 2596, 2597, 2598,	
Robert G. Maynard	2397, 2022, 310, 811,	
John A. Summer	25, 37, 38, 55, 57, 70, 72, 58, 81, 89, 94, 109,	
	119, 126, 154, 162, 163, 165, 170, 175, 180,	
	181, 184, 190, 196, 216, 217, 220, 230, 236,	
	250, 278, 316, 320, 337, 360, 382, 385, 358,	
	401, 404, 407, 413, 403, 448, 449, 451, 452,	
	456, 481, 488, 495, 802, 827, 846, 883, 896,	
	923, 932, 946, 951, 952, 963, 982, 989, 991,	
	1008, 1009, 1014, 1017, 1037, 1044, 1069,	
	1083, 1097, 1100, 1111, 1112, 1118, 1121, 1132,	
	1156, 1161, 1173, 1174, 1183, 1184, 1187, 1196,	
	1119, 1201, 1209, 1220, 1245, 1277, 1280, 1293,	
	1259, 1300, 1310, 1312, 1342, 1381, 1384, 1408,	
	1417, 1422, 1425, 1426, 1433, 1442, 1444, 1462,	
	1463, 1465, 1469, 1475, 1478, 1496, 1501, 1502,	
	1508, 1536, 1537, 1538, 1552, 1582, 1590, 1593,	
	1597, 1598, 1602, 1616, 1624, 1691, 1694, 1695,	
	1702, 1711, 1712, 1718, 1721, 1730, 1741, 1762,	
	1766, 1793, 1748, 1714, 1789, 1802, 1819, 1821,	
	1844, 1849, 1865, 1887, 1894, 1895, 1914, 1926,	
	1929, 1931, 1938, 1944, 1964, 2016, 2038, 2081,	
	2085, 2369, 2398, 2517, 2529, 2543, 2548, 3008,	
	3034, 3043, 3047, 3060, 3092, 3100, 3119, 3125,	
	3129, 3161, 3164, 3167, 3171,	
	1326, 1136, 1325,	
	3066,	
	4045,	
	208, 1005,	
	Three Springs,	
	2 lots,	
	216, 492, 167, 170, 810, 290, 1010, 1834, 1121,	
	Road Lick and Sugar Camp,	
	Chance,	
	Bull Pasture,	
	5 acres land,	
	2 houses and lots in Western Port,	
	8 lots in ditto,	
	Part of William and Joseph's Amendment,	
	1 lot in town Cumberland,	
	2 ditto,	
	1 ditto,	
	1 ditto,	
	Fort Lip Refurvey,	
	Republican,	
	Flowery Meads,	
	Part Hoffman's Prospect,	
	Long Meadows,	
	Partnership Refurvey,	
	Independence and Honest Miller,	
	Part of St. George,	
	Refurvey on St. George,	
	Gaffaway's Perces,	
	Vineyard	
	Duncan's Mistake,	
	Sally's Chance,	
	1 am lost,	
	Cow Pasture,	
John Thompson		
James Shaw		
John Willson		
James West, jun.		
John Frizzle		
Thomas Johnson		
Samuel Jay		
Joseph James		
Henry Myers		
Pearl and Rogers		
Abel Sargent		
William and Jos. Scott		
Thomas J. Beatty		
Henry Booser		
James M'Pherson		
Joseph Tomlinson		
Thomas Beatty		
Peter Herhie		
James Kenny		
Richard Ridgely		
Conrad Young,		
Nicholas Gaffaway,		
James Martin		
James Blaire		
Robert Jacob		

NOTICE is hereby given, that unless the county tax, and other legal charges, due on the lands aforesaid, shall be paid to WILLIAM M'MANON, collector of Allegany county, on or before the 15th day of June next,

the lands so charged as aforesaid, or such part 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 ARRL BROWN, CLK.  
December 10, 1800.

A LIST of LETTERS remaining in the Post-Office, Annapolis, January 1, 1801.

MARY BRICE, John Brice, James Brown (2), Sarah Brewer (2), Ellandor Belt, care of Richd. Brice, Nicholas Brewer, John S. Betton, Mr. Boycar, Richard Brown, James Boyd, Philip Bruce, Annapolis; Joseph Burgefs, Anne Arundel county; Jeremiah T. Chafe (3), John Callahan, Edward Calvert, Robert Conn, care of William Alexander, Wm. Cooke, Samuel Chew, John Craggs, Annapolis; major Richard Chew (2), Herring Bay; Gabriel Duvall, Walter Dorsey, John B. Duckett, John Doughty, Hendlay Donington, care of Samuel Maynard or Frederick Cramar, Annapolis; George Elicutt, Anne Arundel county; William Foxcroft, Robert Freeland, Annapolis; John Gwion, John Galway, John M. Gantt, John Gippo, Samuel Godman (3), Thomas Graham, Annapolis; Alexander Hanson, William Hammond, Zeb. Hol. lingworth, John Horst, Annapolis; Ann Hawkins, London town; Richd. Harrison, Cedar Grove; Eliza Hopkins (2), South river; Edward Hall, William Hall, West river; Mr. Iams, Annapolis; Henry Johnson (2), near Annapolis; John Leigh, Mrs. Lalandelle, Alexis Lemmon, John Lamb, Annapolis; Samuel Lewis, near Annapolis; James A. Magruder, Luther Martin (2), Richard Mackubin (3), William M'Mahan, care of Philip B. Key, William M'Parlin, care of Mr. Faris, Catherine M'Daniels, James Mattison, Enoch J. Millard, Annapolis; Samuel Miller, George Mitchell, Anne Arundel county; Thomas Norris, West river; Elias Notall, Anne Arundel county; John Puviance, Matthew Parrish, Annapolis; Ridgely & Evans, William Rawlings, Annapolis; Mrs. Smith, at Mr. Carroll's, rev. Thos. Scott, Turner & Smith, Annapolis; William Swann (2), White Hall; Caleb Seppington, Anne Arundel county; James Thomas, William Thompson, Annapolis; Edward Timmons (2), near Annapolis; Thos. Tilyard, Herring Bay; Henry Tyler, Anne Arundel county; John Welch, late Sheriff, Gideon White, Annapolis; Joseph Watkins (2), Elizabeth Wootton, Charles Waters, near Annapolis; Ruth Watkins, Anne Arundel county.

S. GREEN, D. P. M.

Persons sending for any of the above letters are requested to send the money, or they will not be delivered.

#### TO BE RENTED,

For the term of sixteen months, THAT commodious DWELLING HOUSE in which captain S. Godman formerly resided and at present occupied by the subscriber, together with a large lot and garden. The premises are in good repair, and possession will be given immediately. For terms apply to the subscriber, or to SAMUEL RIBOUT, Esq; of Annapolis. January 1, 1801. W. D. ADDISON.

This is to give notice,

THAT the subscriber, of the city of Baltimore hath obtained from the orphans court of Anne Arundel county, in Maryland, letters of administration de bonis non, on the personal estate of JOHN HENRY MACCUBBIN, late of Anne Arundel county, deceased, all persons having claims against said deceased are hereby warned to exhibit the same, with the vouchers thereof, to the subscriber, at or before the 17th day of June next, they may otherwise by law be excluded from all benefit of the said estate. Given under my hand this 24th day of November, 1800.

N. BRICE, Administrator D. B. N. of John H. Maccubbin.

JUST PUBLISHED, And to be sold at the Printing-Office, Price, One Dollar,

## The LAWS

OF MARYLAND, Passed November Session, 1800.

THE subscriber hereby forewarns all persons from hunting, or trespassing in any manner whatever, on HILL'S DELIGHT, near Annapolis, as he is determined to put the law in force against all such offenders. JOSEPH LEONARD. November 11, 1800.

ANNAPOLIS: Printed by FREDERICK and SAMUEL GREEN.

(LVIII YEAR.)

MAR

In COUNCIL, December ORDERED, That the act, describing the form of the bond to the clerks of the several counties, to appoint an agent for the year hundred and one, be published on the term of eight weeks, in the Annapolis, the Federal Gazette, Washington Federalist, and in the Nation.

By order, NINIAN

An ACT to appoint an agent for eight hundred and

BE it enacted, by the general That Henry Hall Hatwood to execute the trust and power re- tate of this act from the first day of land eight hundred and one, unt- aury, one thousand eight hundred

II. And be it enacted, That the tend the collection of all arrears from the several collectors of within this state, and the said ap- rised and required to call upon respective shores for an accurate s- ges and balances due from such c- count shall be furnished by the f- logy.

III. And be it enacted, That th- rised to superintend the collecti- the state on the auditor's book and the said agent shall have pow- of, and, if necessary, to sue for a- and the said agent, with the ap- vernor and council, may make- such debtors, and take bonds i- ficient security, and give time- ceeding two years from the first- thousand eight hundred and one.

IV. And be it enacted, That th- rised to superintend the collecti- in the state for naval duties, fines- and armaments, and forfeite- for ordinary, retailers and mar- require payment, and (if neces- cover the same; and the said ag- volencies, and credit any mone- chargeable with by law, and, the law, he may take the advi- meral in writing.

V. And be it enacted, That w- occasion to expose to public fa- collector, or his securities, by v- already issued, or to be issued for- agent shall cause at least thirty- be given of such sale, and shall- if it shall appear that there is d- of the debt due to the state, an- purchase any property to expose- the state, in payment, or par- may be, of the arrearages due- property may be so purchased, authorized by this act shall be- the part of the state, unless a p- effect be made by the agent or- after such sale and purchase; a- ched for the use of the sta- again expose to public audic- taneous terms for the use of the- be sold on credit, which sha- term of two years, the said ag- good and sufficient security, o- treasurer of the western shore- each property, and all bonds by- posited, with an accurate list th- in the treasury of the western- upon the real property of su- securities, from the respective- of as is mentioned in the sche-

VI. And be it enacted, Tha- directed to dispose of all co- that remains unfold, and take- sufficient security, and give- thereof, not exceeding two y- January, one thousand eigh- that when the quantity of la- left to such sale exceeds th- such land shall be disposed- time and place of which sal- vious notice shall be given- and that at the time of any- the said agent shall make kn- right of this state thereto, a- guaranty the title to the fam- that the purchase must be in- the purchaser.

VII. And be it enacted, T- by any officers or person ind- valid and effectual, unless u-



# MARYLAND GAZETTE.

T H U R S D A Y, F E B R U A R Y 19, 1861.

In COUNCIL, December 29, 1860.

**ORDERED,** That the act, entitled, An act prescribing the form of the bond to be hereafter given by the clerks of the several counties of this State, and An act to appoint an agent for the year one thousand eight hundred and one, be published once in each week, for the term of eight weeks, in the Maryland Gazette at Annapolis, the Federal Gazette at Baltimore, the Washington Federalist, and in Mr. Cowan's paper at Balton.

By order,

NINIAN PINKNEY, Clk.

*An ACT to appoint an agent for the year one thousand eight hundred and one.*

**BE it enacted,** by the general Assembly of Maryland, That Henry Hall Harwood be agent of this State, to execute the trust and power reposed in him by virtue of this act from the first day of January, one thousand eight hundred and one, until the first day of January, one thousand eight hundred and two.

**II. And be it enacted,** That the said agent superintend the collection of all arrearages and balances due from the several collectors of the respective counties within this State, and the said agent is hereby authorized and required to call upon the treasurers of the respective shores for an accurate statement of all arrearages and balances due from such collectors, and such account shall be furnished by the said treasurers accordingly.

**III. And be it enacted,** That the said agent be authorized to superintend the collection of balances due to the State on the auditor's books or on open account; and the said agent shall have power to require payment of, and, if necessary, to sue for and recover the same; and the said agent, with the approbation of the governor and council, may make composition with any such debtors, and take bonds to the State, with sufficient security, and give time for payment, not exceeding two years from the first day of January, one thousand eight hundred and one.

**IV. And be it enacted,** That the said agent be authorized to superintend the collection of all monies due to the State for naval duties, fines, penalties, forfeitures and amerciaments, and forfeited recognizances, and for ordinary, retailers and marriage licences, and to require payment, and (if necessary) sue for and recover the same; and the said agent may allow for insolvencies, and credit any money that the party is not chargeable with by law, and, for his information of the law, he may take the advice of the attorney-general in writing.

**V. And be it enacted,** That whenever there shall be occasion to expose to public sale the property of any collector, or his securities, by virtue of any execution already issued, or to be issued for this purpose, the said agent shall cause at least thirty days public notice to be given of such sale, and shall attend the same, and if it shall appear that there is danger of losing any part of the debt due to the State, and not otherwise, shall purchase any property so exposed to sale for the use of the State, in payment, or part payment, as the case may be, of the arrearages due by the collectors whose property may be so purchased, and that no purchase authorized by this act shall be considered as made on the part of the State, unless a public declaration to that effect be made by the agent or his deputy immediately after such sale and purchase; and any property so purchased for the use of the State, the said agent may again expose to public auction, on the most advantageous terms for the use of the State, and, if the same be sold on credit, which shall in no case exceed the term of two years, the said agent shall take bond, with good and sufficient security, to be approved of by the treasurer of the western shore, from the purchasers of such property, and all bonds by him so taken shall be deposited, with an accurate list thereof subscribed by him, in the treasury of the western shore, and shall be a lien upon the real property of such purchasers; and their securities, from the respective dates, or so much thereof as is mentioned in the schedule thereto annexed.

**VI. And be it enacted,** That the said agent is hereby directed to dispose of all confiscated British property that remains unsold, and take bonds to the State, with sufficient security, and give time for the payment thereof, not exceeding two years from the first day of January, one thousand eight hundred and one; and that when the quantity of land in any one body subject to such sale exceeds the quantity of fifty acres, such land shall be disposed of at public sale, of the time and place of which sale at least thirty days previous notice shall be given by public advertisement; and that at the time of any sale by virtue of this act, the said agent shall make known that he only sells the right of this State thereto, and that the State doth not guarantee the title to the same, or any part thereof, but that the purchase must be in all respects at the risk of the purchaser.

**VII. And be it enacted,** That no payment in future by any officer or person indebted to the State shall be valid and effectual, unless made to the treasurer of the

western or eastern shore, or to the agent, or unless made to the clerks and sheriffs of the several counties, in the cases where the said clerks and sheriffs are by law authorized to receive the same.

**VIII. And be it enacted,** That the agent shall have full power and authority, by and with the advice of the governor and council, in all cases of uninstalled debts, to take back any property heretofore purchased by any person and not yet paid for, in cases where the person so having purchased, and his securities, are not capable of paying for the same, and to compromise the same upon terms and principles of equity and justice, by and with the advice and consent aforesaid; and the agent is hereby required to lay a particular statement of his proceedings under this section before the next session of assembly.

**IX. And be it enacted,** That the agent, with the approbation and consent of the governor and council, be and he is hereby authorized and empowered to compromise any suit depending in chancery with any State debtor, upon any terms in their judgment calculated to promote the interest of the State, and to obtain the speedy receipt of the sums due.

**X. And be it enacted,** That if, under the terms of any compromise made as aforesaid, the property heretofore purchased shall be taken back and re-vested in the State, the same may be sold by the agent, and he is hereby authorized and empowered to sell the same at public sale, giving thirty days notice, on a credit of two years, payable, one half of the principal, and the whole interest annually, on the first day of December in each year; and the bonds, when taken, shall be returned to the treasury of the western shore, and reported to the general assembly at their session next ensuing the taking of such bonds.

**XI. And be it enacted,** That all cases in chancery, where no compromise under this act is effected, shall be placed under the direction of the agent, who is hereby authorized and required to call on the attorney-general to prosecute or defend the same to immediate final decision; and the governor and council are hereby authorized and empowered, at the request of the agent, in cases of difficulty, to aid the attorney-general, by employing any person to attend to surveys where necessary, or otherwise to assist in the prosecution or defence of said suits, which person or persons are to be paid out of the contingent fund of five hundred pounds; and the names of the persons so employed, together with the sum allowed for their services, to be laid before the general assembly at their next session.

**XII. And be it enacted,** That if any bond debtor to the State for confiscated property purchased, or otherwise, shall neglect to make payment, agreeably to the condition of his bond, and sundry resolves of the general assembly, the said agent shall cause process to issue for the whole principal and interest then due, or shall proceed on any execution already issued, and served and suspended, as occasion may require, or under the directions and with the approbation of the governor and council, he is hereby authorized to delay any execution as long as they may think expedient and necessary.

**XIII. And be it enacted,** That the said agent be authorized to superintend the collection of all balances due on bond taken for taxes due before the first day of January, one thousand seven hundred and eighty-three; and the said agent shall also superintend the collection of all balances due on bonds installed, or otherwise, for the emissions of paper money of seventeen hundred and sixty-nine, and seventeen hundred and seventy-three.

**XIV. And be it enacted,** That no process shall issue against any of the public debtors, unless by the direction of the said agent.

**XV. And be it enacted,** That the said agent shall have power to fix such days of sale of property taken by *ieri factas*, at the suit of the State, as he may think proper, always taking care to give at least thirty days public notice thereof, and the said agent shall also have power to suspend the sales, from time to time, as he may think most to the advantage of the State.

**XVI. And be it enacted,** That the said agent shall pay into the treasury, in specie, the amount of all specie by him received in the discharge of the duties of this act.

**XVII. And be it enacted,** That in all cases where bonds shall be taken in virtue of this act, the bonds shall be a lien on the real property of the obligors from the date thereof, or on so much of the said real property as the governor and council shall think sufficient, to be particularly mentioned in a schedule to be annexed to the said bond, in which case it shall be a lien on the property contained in such schedule, and no more, such bond and schedule to be lodged with the treasurer of the western shore.

**XVIII. And be it enacted,** That all bonds taken in virtue of this act shall express the county in which the obligors respectively reside, and the treasurer of the western shore shall, within one month after he receives them respectively, cause them, with the schedule an-

nexed to them, to be recorded in the office of the clerk of the general court of the western shore at the expense of the obligors; and a copy of the said record, certified under the hand and official seal of the said clerk, shall be as good evidence in any court of law or equity in this State as the original bond would be if it was produced; and if any of the obligors in any such bonds reside on the eastern shore, the said treasurer shall, within six months from the time he receives the same respectively, transmit to the clerk of the general court of the eastern shore, in the same manner as papers on public service are transmitted, a copy of such bonds and schedules, certified as aforesaid by the clerk of the general court of the western shore, to be recorded in the office of the clerk of the general court of the eastern shore, at the expense of the obligors, and, in such case, a copy of the said record, certified as aforesaid by the clerk of the general court of the eastern shore, shall be good evidence as aforesaid.

**XIX. And be it enacted,** That the said agent shall render to the treasurer of the western shore distinct quarterly accounts of his receipts of all money, certificates and bonds, in virtue of this act, and shall immediately thereupon pay and deliver the same to the said treasurer, who shall, in his annual report to the general assembly, state fully and particularly the money, certificates and bonds, by him received from the said agent, and the times when the same were received and accounted for.

**XX. And be it enacted,** That the said agent shall render a fair and full account of his several proceedings, under the authority of this act, to the general assembly at their next session, and within the first ten days after its commencement, in which account shall be specified, under distinct heads, his own receipts, and those of the treasurer, and of all transfers of stock upon which he may be entitled to commission, and in which shall also be contained a particular estimate of his commissions, shewing how and upon what the same arose due.

**XXI. And be it enacted,** That the said agent shall, within twenty days after the commencement of the next session of the general assembly, render to each branch of the legislature a fair and distinct account of the debts or sums of money due to the State, arranging the names of the debtors in alphabetical order, and give full and complete information of the manner in which, and the time when, each debt arose, and also the different steps and proceedings which have been taken by himself, or others, for the recovery thereof.

**XXII. And be it enacted,** That the said agent shall be allowed for his services the following commissions, to wit: For all payments actually made to either of the treasurers in virtue of this act, three per cent. and for all bonds taken by the said agent in virtue of this act, three per cent.

**XXIII. And be it enacted,** That the said agent, before he enters upon the execution of the duties of this act, shall give bond to the State, before the governor and council, in the penalty of sixty thousand dollars, with such security as the governor and council shall approve, for the faithful performance of the said duties, which bond shall be lodged with the treasurer of the western shore, and shall also take an oath, before the chancellor, that he will well and faithfully discharge the duties as agent, under the act, entitled, An act to appoint an agent for the year eighteen hundred and one, to the best of his skill and judgment; the certificate of which oath shall be annexed to, or endorsed on, the said bond.

**XXIV. And be it enacted,** That the agent be and he is hereby authorized and directed to collect any sum or sums of money due from persons residents without the State of Maryland, and, if necessary, sue therefor, and he is also authorized to employ counsel for the recovery of the same, and give such fee as he may think reasonable, and draw on the treasurer of the western shore therefor, who is hereby authorized to pay the amount of such order.

**XXV. And be it enacted,** That if the said agent shall not accept his appointment, or if after his acceptance, he shall not give bond, and take the oath aforesaid, before the first day of February next, or shall die, the governor and council are hereby authorized and requested to appoint a fit and proper person in his place, who shall have and execute all the authorities and powers vested in the said agent by this act, such person first giving security and taking the oath aforesaid.

**XXVI. Provided always, and be it enacted,** That the said agent shall not be entitled to any commission upon any monies arising from fines, forfeitures, amerciaments, ordinary, retailers, marriage, hawkers and pedlers licences, unless in cases where the same shall not be paid by the sheriffs and clerks respectively to the treasurer within one month after the time prescribed by law, and unless the said agent shall thereafter receive the same from the said officers respectively, and the same pay to the said treasurer.



**NOTICE TO STATE DEBTORS.**  
THE agent requests all debtors to the State of Maryland to discharge their respective balances on or before the first day of March next, immediately thereafter all lawful means will be taken to enforce payment, and all penalties incurred by the delinquent clerks and sheriffs will be exacted. This notice, it is sincerely hoped, will be attended to, it will save the debtors a considerable expence, and the officer the disagreeable task of enforcing the collection. Process will certainly be commenced, without respect to persons, on the second day of March next against every delinquent.

HENRY H. HARWOOD, Agent.  
Annapolis, January 5, 1801.

**S A L E M, February 2.**

*Latest news from India!*

Captain Joseph Ropes, who arrived at this port on Wednesday night last from India, has politely favoured us with the following important intelligence: He visited Madras and Sumatra. He left Madras on the 30th of August, previously to which, the expedition under admiral Rayner, said to have been designed against Manilla or Batavia, had been countermanded, and the troops and stores had been re-landed from the transports, in consequence of very alarming disturbances in the Myfore country, where an enterprising officer, formerly in the service of Tippoo Sultan, had collected an army, consisting of 30,000 men, and had surprised a fort, which the English held in that country, and had destroyed every soul in the fort, supposed to be 1000 men. The capitol of Myfore is near Seringapatam, and the country was part of the dominions which Hyder Ally shared with the nabob of Arcot. It is 623 English miles from Bombay, 306 from Madras, and 1218 from Calcutta.

Captain Ropes arrived at the Cape of Good Hope in company with the British packet Apollo, and the captain of the packet informed him, that he left Madras on the 11th September, and that the officer in the Myfore country had had three engagements with the English army, in all of which the English had been successful. But that the officer of the late Tippoo still continued to recruit his forces, and was considered as a very formidable enemy.

The disturbances between the English and the Caffres at the Cape of Good Hope still continue. 1500 English troops were out against the Caffres in the back country, when capt. Ropes left the Cape.

**B O S T O N, February 3.**

From unquestionable authority we are authorized to say, that judge Washington is writing the life of the father of our country. Many particulars, hitherto unknown, will be disclosed in this deeply interesting work, which will increase our admiration and love even of WASHINGTON. A considerable time must elapse before it will be given to the public.

**N E W - Y O R K, February 5.**

[The public were informed, in this paper on Monday last, that the convention with France had been transmitted by the French government to Guadalupe, and had been proclaimed there.—From the following circular letter (which we received yesterday by captain Wallace, of the brig Nancy, from St. Thomas) it appears that the agency are taking the necessary measures for carrying into effect those articles in which it is more immediately concerned; adding, we presume, from a conviction that the convention will be ratified by the president and Senate of the United States.]

**[C I R C U L A R.]**

Port Liberty, 11th Nivose, (Dec. 31) 9th year of the French republic, one and indivisible.  
The agents of the consuls of the French republic to the windward islands.

To the administrators of the marine and war administrators of the department, municipal agents, civil and commercial judges, justices of the peace, commissaries of the government near the administrative and judicial bodies, military commanders, commandants of ports, captains of armed vessels, &c. &c.

A convention, citizens, has been solemnly promulgated, which re-establishes between the French republic and the United States of America the accustomed relations of friendship and commerce.

Already two articles of this convention (the 4th and 17th, are obligatory on the two contracting nations.

The intention and the orders of the government of the republic, notified to the agency of the consuls by the minister of the marine and the colonies, are citizens that the disposition of those articles (a copy of which is subjoined) be executed with the greatest punctuality.

[Here follow abstracts of the 4th and 17th articles of the convention.

Every one of you, citizens, in that which concerns you, are to require, oversee, procure or maintain, with the utmost exactitude, the strict execution of all these points. This injunction engages all your responsibility.

All the Americans, whom the fate of war may have brought into Guadalupe or its dependencies, are to be instantly released.

In case of the absence of the persons interested in reclaiming the American property captured since the signing of the treaty, and not yet definitively condemned, &c. The public ministry are to take charge of the business for the persons absent; and to put them in the way of obtaining, either on the part of

the captors or the government, the satisfaction to which they may be entitled.

In case of the arrival at Guadalupe or its dependencies, &c. of any prizes captured from the Americans, the commissaries of the government, delegates, or prize commissioners, are immediately to intervene, and to adopt every measure for preserving the interest of whoever may have a right to it.

All captains of privateers and letters of marque are bound, on pain of losing their commissions, besides incurring the other penalties, damages, &c. to conform themselves to the spirit of the convention of the 8th Vendemiaire, and particularly to the 4th and 17th articles.

Copies of the said articles, and of the present circular letter, will be this day annexed to the commissions of all vessels of war and letters of marque.

All privateers and letters of marque now at sea, which may touch at Guadalupe or its dependencies, &c. shall be provided with the same documents by the chiefs of the war-office, or by the delegates or commissaries, who will take a receipt for the same on the back of their commissions.

You may conceive, citizens, how much damage the non-observance of these dispositions, may cause to the public treasury, as well as to the owners, captains, and securities of the privateers and letters of marque.—Yourself, citizens, have the greatest interest in preventing this non-observance.

The functionary who by prevarication or negligence shall suffer the least infraction of the clauses which have been just made known, will most certainly be responsible in his person and property.

You will have to render an account, citizens, each in your several stations, for the execution of the said clauses, at every opportunity; and we repeat to you that your responsibility in this respect is very serious.

**Health and Fraternity.**

JEANNET, BRESSEAU.

By the agents of the consuls,

EDM. MAUDUIT, Sec. Gen.

The trustees of the Humane Society of Massachusetts, have voted a gold medal, of the highest value the institution allows them to bestow, to capt. George Crowninshield, jun. as a memorial of his spirited conduct in diving to the bottom of the river at Salem, and miraculously preserving the life of a boy, of 12 years of age.

**February 9.**

Arrived, schooner Virago, Fuller, Port-Liberty, (Guadalupe) 21 days, sugar and coffee, addressed to Thomas Stagg, jun. This schooner was bound to Curacao from this port, captured by a French privateer, and sent into Port-Liberty; she was liberated the next day after the convention between France and America was received there. Capt. Fuller had permission to dispose of his cargo, and take in one of the produce of the island.

**PHILADELPHIA, February 11.**

**COMMUNICATION.**

It is suggested to the merchants and underwriters, that a meeting, should be immediately called for the purpose of preparing a memorial to the government on the subject of the recent and extraordinary captures by British privateers in the West-Indies.

The United States, commodore Barry, has arrived at Antigua, from a cruise.

**S A V A N N A, January 23.**

Extract of a letter, of a late date, from a gentleman in Wilmington, North-Carolina, to his friend in this city.

"Wilmington has been four times within these 20 days attempted to be destroyed by fire, designedly and artfully, in defiance of a vigilant guard, as well by day as night. It appears that the villains whether white or black, or both, are determined to burn the town; for while the guard are watching one place, fire is discovered at another; fortunately all the attempts have been hitherto in time discovered, so that the fires were extinguished before they had spread far. The horrid intention seems to be that of plunder, by the places in which the fires had been kindled, being best calculated to cause the greatest destruction possible. The attempts have generally been in those buildings, that have never been yet burnt, and by far the fullest of goods.

"Two days since while the court was examining certain vagrant characters, fire was cried at 10 o'clock in the day, which had just then been but into a cellar and piazza, among several cords of wood, straw, &c. Accidental discoveries, have as yet, prevented great destruction; but how long we shall remain safe, is very uncertain; little or no business is done, a strict guard is kept; but little sleep is had; and those who retire to bed, expect to be awakened by scenes of desolation. At the several places where the fire broke out, have been found, combustibles of tow, oakum, splinters of light wood and dried moss. White persons are suspected, as the first in the infernal plot, but it is supposed that blacks are employed to aid and carry into effect the mischief, and every eye and ear is exercised to discover the perpetrators."

**N O R F O L K, February 3.**

The United States schooner Experiment, captain Sterett, anchored in our harbour yesterday—she has had 13 days passage from St. Domingo. We learn by her that general Toussaint had arrived with his army within a few miles of that city, and had demanded its surrender to him; it was expected to be given up in a few days.

By an arrival from the Cape, we also have received information of general Toussaint's determination to

take possession of the whole of the Spanish part of the island of St. Domingo.

The late arrête of general Toussaint, levying 30 per cent. on all exports and imports, has been found too heavy a burthen on the commerce of the island, and he has dropped 10 per cent. on the imports.

**B A L T I M O R E, February 9.**

It appears from the report of the treasurer of the state of New-York, that the amount of receipts for the last year, ending the 8th January, 1801, is \$11,759 dollars 96 cents—and the amount of payments for the same time, is \$15,559 dollars and 33 cents. Balance now in the treasury, 1,414 dollars 23 cents.

For the encouragement of population, the legislature of the territory northwest of the Ohio, have passed "An act to provide for the maintenance and support of illegitimate children."

**February 10.**

The following gentlemen have been admitted as counsellors in the supreme court of the United States:

James A. Bayard, Esq; of the state of Delaware.

Arthur Shaff, Esq; of the state of Maryland.

Philip B. Key, Esq; of the state of Maryland.

John T. Mason, Esq; of the state of Maryland.

Robert W. Peacock, Esq; of the city of Washington.

A. Woodard, Esq; of the state of New-York.

Edward Livingston, Esq; of the state of New-York.

[Geo. T. Musuem.]

The British have lately opened a trade with the Maldives, which are small islands S. W. of Ceylon.

A singular circumstance of parricide was lately discovered in the department of Herault in France. A man of the name of Tabary was shot by his own son as they returned at night from a tavern. To the crowd assembled by the report, the murderer said, that his father had been assassinated by three men, unknown, and that he had received a sabre wound across the fingers in defending him. The people seeing his bloody hand, and the father being lifeless, he passed without suspicion. But on going to the hospital next day, the surgeon found that his was not a sabre wound but one from a fire-arm. This led to further inquiry, when it was found that the murderous weapon had burst in his hand. He confessed his guilt, and was executed.

The committee of the senate to whom was referred the bill of the government of the district of Columbia have made a report, according to which the second section is to be struck out and a number of new sections inserted. The first of these sections provides that the district be divided into two counties, and that the river be considered as in both counties.

2. That there be a circuit court, which shall consist of one chief judge and two assistant judges, who shall have power to appoint a clerk of the court in each of the counties.

3. This court shall hold four sessions annually in each county.

4. This section defines how far the cognizance of the court shall extend.

5. There shall be a marshal of the district who shall have the same powers and perform the same duties as the marshals of the United States.

6. There shall be appointed an attorney of the United States for the said district.

7. The chief justice shall receive a salary of — dollars, and the assistant judges — dollars from the treasury of the United States.

8. Such number of justices of peace shall be appointed as the president of the United States shall think expedient.

9. On this side of the river there shall be a judge of the orphan's court and in the county of Alexandria the circuit court shall have the powers of the county court, general court and chancery in all testamentary cases.

**February 11.**

There are now living in the town of New-Milford (Connecticut) two persons who have seen three centuries, being born in the 17th, lived through the 18th, and now see the 19th. One is Mr. Nedley, born at New-Rochelle, state of New-York, of the French protestants who settled there. The other is Mrs. Heames, who emigrated hither from the state of Rhode-Island. The husband of her youth died there seven years ago, aged 94 or 95. The living of the above persons has been always coarse and simple, and for many years they have been town's poor. They are now able to walk with considerable firmness, and the powers of their minds are not wholly abated. [N. Y. paper.]

**February 12.**

The United States ship Maryland, capt. Rogers, now lying at Baltimore, has, we understand, been ordered to be held in readiness for the purpose of carrying the ratified treaty to France—we could not learn who was appointed to be the bearer, but hear Mr. Jefferson was consulted on the occasion. The Maryland will sail in about 8 days.

[Alexandria paper.]

**COW POX.**

Extract of a letter from Dr. Lettson, of London, to Dr. Barton, of Boston.

"Vaccine inoculation is becoming more and more general in England, and on the European continent;—about 16,000 have had the disease, if disease it can be termed, without any case of fatality, and about 3000 have been inoculating again with the common small-pox, without conveying any disease; so that probably soon no other than the cow-pox, will be admitted here.—I imagine a fatal case will never occur, as there is rarely more than one pustule.

**February 13.**

The editors have received the

their stenographer

WASHINGTON

The house adjourned at 12 o'clock to attend the opening of the president and vice-president, by the vice-president to be as follows:

Thomas Jefferson

John Burr

John Adams

Charles Cotesworth Pinckney

John Jay

The house of representatives met in their own chamber and proceeded to the election of the U. States. Eight ballots were taken, when the house adjourned.

The result was, 8 for Mr. Jefferson

6 for Mr. Burr

2 divided—to wit: Vermont

P. S.

I have waited the whole of the day, in anxious expectation of the result in the ballot for president, and have not had permission to go in.

The state of the ballot was

8 for Mr. Jefferson

6 for Mr. Burr

2 divided, viz. Maryland

And this ballot has been taken. No hopes are entertained by me of accommodation.

The ballot is still going on, and blankets began to come, and visit to-morrow morning.

At the request of the speaker, the house remained open till six o'clock this evening, when the votes stood precisely as follows:

Yours, with respect

THOMAS

February 11

February 12th,

The house continued its sitting this morning, when the ballot was taken at twelve o'clock.

The house met at 12 o'clock, and adjourned about one hour—polling in to-morrow 11.

The result now is the same as

Jefferson 8

Burr 6

Divided 2

The house have balloted twice the same.

No hopes are entertained by me for some days.

[A letter dated yesterday, the house met that day at the hour of twelve, as before; when the result was the same.]

**Annapolis, Fe**

**ELECTION OF MR.**

By a gentleman arrived yesterday, we are informed that the house of representatives, after balloting for a president, elected Mr. Jefferson, Esquire, was elected President for four years from the 4th of March next. We are also informed, that on Maryland and Delaware, in mentioned under the Baltimore paper.

The following lines were written at Annapolis, addressed to a friend in New-York.

GO, hapless maid, since

Invades thy tender breast

For ever from his sight

Who triumphs o'er thy

In desert shades, unknown

Securely may'st thou roam

Time will thy virgin heart

And bring the wanderer

Yet should Old Time be

His memory to efface,

And from thy fancy blot

Thou first saw N\*\*\*\*

Then try what reason's

Can to thy succour give

Of power the troubled

And long lost peace retri

Let her thy evening foot

On her alone depend,

Thy ill plac'd passion fly

Thy future good attend

So may'st thou wretched

And cheerful ease resum

No longer to that grief

That seiz'd thy early bli

**Six Cents**

RAN away from the subscriber, an apprentice, named BEALE. If he brings home said boy, shall be paid no charges.

Annapolis, February 18,



February 13.

The editors have received the following letter from their stenographer, dated

WASHINGTON, Feb. 11.

The house adjourned at 12 o'clock to the senate chamber to attend the opening and counting the votes for president and vice-president, which were reported by the vice-president to be as follows:

Thomas Jefferson	73
John Burr	73
John Adams	64
Charles Cotesworth Pinckney	63
John Jay	1

The house of representatives then returned to their own chamber and proceeded to ballot for a president of the U. States. Eight ballots were made by four o'clock, when the house adjourned for one hour.

The result was, 8 for Mr. Jefferson  
6 for Mr. Burr

Two divided—to wit: Vermont and Maryland.

P. S. 10 o'clock at night.

I have waited the whole of the day till this moment, in anxious expectation and hopes of a decision in the ballot for president, and vice-president. I have not had permission to go into the house, but

The state of the ballot at this time is,

8 for Mr. Jefferson

6 for Mr. Burr

2 divided, viz. Maryland and Vermont.

And this ballot has been taken seventeen times over. No hopes are entertained by members on either side of accommodation.

The ballot is still going on. I staid till the beds and blankets began to come, and shall make my early visit to-morrow morning.

P. S. February 12.

At the request of the speaker, the post-office has remained open till six o'clock this morning, at which time the votes stood precisely as before.

Yours, with respect,

THOMAS CARPENTER.

February 14.

February 12th, at night.

The house continued its sitting until eight o'clock this morning, when the balloting was postponed till twelve o'clock.

The house met at 12 o'clock and continued in session about one hour—postponing the ballot again till to-morrow 11.

The result now is the same as before, viz.

Jefferson 8

Burr 6

Divided 2

The house have balloted twenty-eight times! every time the same.

No hopes are entertained by either side of a decision for some days.

[A letter dated yesterday at 2 o'clock, says the house met that day at the hour above stated, and balloted twice, as before; when it adjourned again to meet this day at the same hour.]

## Annapolis, February 19.

ELECTION OF MR. JEFFERSON.

By a gentleman arrived yesterday from the city of Washington, we are informed, that on Tuesday last, in the house of representatives of the United States again balloting for a president, THOMAS JEFFERSON, Esquire, was elected President of the United States for four years from the fourth of March next. We are also informed, that on that ballot the states of Maryland and Delaware, in addition to the states mentioned under the Baltimore head, voted for Mr. Jefferson.

The following lines were written by a young lady of Annapolis, addressed to her friend in the same place.

GO, hapless maid, since powerful love  
Invades thy tender breast,  
For ever from his sight remove  
Who triumphs o'er thy rest.  
In desert shades, unknown to fame,  
Securely may'st thou roam;  
Time will thy virgin heart reclaim,  
And bring the wanderer home.  
Yet should Old Time be void of power,  
His mem'ry to efface,  
And from thy fancy blot the hour  
Thou first saw N\*\*\* face;  
Then try what reason's sovereign balm  
Can to thy succour give,  
Of power the troubled breast to calm,  
And long lost peace retrieve.  
Let her thy evening footsteps guide,  
On her alone depend,  
Thy ill plac'd passion she'll deride,  
Thy future good attend.  
So may'st thou wonted peace of mind,  
And cheerful ease resume,  
No longer to that grief resign'd  
That seiz'd thy early bloom.

## Six Cents Reward.

RAN away from the subscriber, on Tuesday the 3d instant, an apprentice to the shoe-making business, named BEALE HOWARD. Whoever brings home said boy shall receive the above reward, but no charges.

WILLIAM BREWER.

Annapolis, February 18, 1801.

Anne-Arundel. WHEREAS William Alexander, collector of the tax for the county aforesaid, hath this county, for day returned to the commissioners of the tax of said county, the following list of lands in said county, on which there is no personal property to pay the said taxes, to wit:

Names of Lands.	Amt. tax.	Names of Persons.
House and lot in Annapolis,	4 14 6	Elizabeth Bordley's heirs.
House and lot in ditto,	3 19 6	Doct. John Daniel.
House and lot in ditto,	0 11 6	Henry and Rezin Davidge.
House and lot in ditto,	0 16 6	Richard Tootell.
Part Fowler's Range,	0 10 8	Priscilla Fowler.
Part Duvall's Range,	1 13 3	Stephen Steward.
Part Howard's Fancy,	0 10 4	Samuel Chafe.
Part Rockhold's Purchase, part Point Lookout, and part of Best Success,	0 18 11	Joseph Hawkins.
Land, name unknown, part Yates's Inheritance, and part Howard's Range,	1 10 8	Hockley Company.
Part Hog Neck,	0 6 9	James Cooksey.
Little Timber Neck,	0 13 8	George Collins.
Part Milford,	0 5 4	Nathan Hall.
Part Mountain Wales,	0 17 4	James Meekelheus.
Part Neal's Delight,	0 8 6	John Mobberly.
Part Bite the Biter, and Hammond and Gift,	0 2 9	James Tolson.
Blooming Plains,	4 19 11	Isaac Pollock.
Part Additional Defence,	0 19 9	John M'Donald.
Part Worthington's Range,	0 14 1	Beale Israel.
Part Half Pone,	1 2 6	John Barlow, sen.
Part Rebecca's Lot,	0 10 10	Peter Bond's heirs.
Part Invasion, part Conclusion, and What's Left,	1 16 1	John Brown, of Adam, heirs.
Victory and Eagle's Tower,	0 6 9	John Brown, shoe-maker.
Part Invasion and Any Thing,	1 12 9	Vachel Barnes.
Part Hebron, and part Batchelor's Choice,	1 0 10	Valentine Brown.
Carter's Rock's, and Patapco Mill Seat,	2 10 3	John Cornelius.
Yates's Contrivance, and Cockey's Neglect,	2 19	Edward Dorsey, of John, heirs.
Land formerly assailed to John Sterett,	4 14 6	Samuel Sterett.
Part sundry tracts,	1 6 1	William Shipley, sen. heirs.
Land at Elk-Ridge Landing,	1 8 9	Dennis Griffith, or the heirs of Joshua Griffith.
Land at Elk-Ridge Landing,	0 1 5	Charles Ridgely's heirs.
Land and improvements at ditto,	2 8 11	William Urquhart.
Part Stamp Act Repealed,	0 13 6	Samuel Dodge.
Part Support to Small Quantity,	0 7 2	Mary Leatherwood.
Part Weedy Glade,	1 5 9	William Smith.
Part Stamp Act Repealed,	0 10 2	Sufanna Stansbury.
Cheney's Purchase,	0 10 2	Elizabeth Day.
Taylor's Settlement,	16 10 1	Benjamin Galloway.
Town Hill,	1 10 9	Solomon Sparrow.
Lot in London-town,	0 2 9	William Biggs.
Lots in ditto,	0 8 2	John Clarvo.
Land, name unknown,	1 8 11	Priscilla Simmons.
Philk's Rest,	0 6 9	Thomas Todd.
Part Dawson's Chance, Forked Creek, Chance,		
Ashley's Adventure, Friendship, Foothold, Brushy Bottom, part Dawson's Chance, Lucky Point, Brushy Neck, and other lands, names unknown,	10 6 11	James Lloyd.
Hunt's Chance,	8 13 6	Mary Evans.
Hunt's Chance,	1 1 4	Charles Williamson.
Grammar's Parrott,	1 18 6	Nathan Smith.
Hill's Purchase,	1 8 1	Ann Vernon.
Lands, name unknown,	7 16 2	Johanna Plummer.

NOTICE is hereby given, that unless the county charges aforesaid are paid within thirty days after the publication of this notice, that the said lands, or such part thereof as will be sufficient to pay the tax and cost thereon, will be sold, to the highest bidder, agreeably to the directions of the act of assembly, entitled; An act for the more effectual collection of the county charges in the several counties of this state.

By order,

NICH. HARWOOD, Cl. C. T. A. A. County.

February 14, 1801.

## Seven hundred and six acres of LAND FOR SALE.

By virtue of a decree of the honourable chancellor of Maryland, will be SOLD, at PUBLIC SALE, on Tuesday the 17th day of March next, at 11 o'clock, on the premises, on a credit of 6 and 12 months, the purchaser or purchasers giving bonds, with approved securities, with legal interest from the day of sale,

TWO tracts of LAND, containing about seven hundred and six acres, situate and lying in Anne-Arundel county, State of Maryland, to wit:

### One TRACT,

Containing about five hundred acres, distant from the city of Annapolis fifteen miles, from the city of Baltimore twenty, and the city of Washington twenty-two miles. There are about one hundred and fifty acres cleared, and enclosed under a good fence, with some small improvements, and an orchard. The soil is well adapted to corn, rye, wheat or tobacco. The remaining three hundred and fifty acres are in wood, part of which is heavily timbered, consisting of oak, hickory, chestnut, and a great proportion of valuable pine, which might be converted into very excellent plank and scantlings, at a small expense, having the advantage of several saw mills in the neighbourhood, and the convenience of navigable water, within six miles, to a good market.

Also,

### One other TRACT,

Containing about two hundred and six acres, situate and lying on the small branch of Patuxent, distant from the former about two miles, from the city of Annapolis sixteen, and the city of Baltimore and Washington twenty-one miles. There are about one hundred acres cleared and enclosed, with some small improvements; the soil is well adapted to corn, wheat, rye or tobacco. Several acres are made into meadow, and a considerable quantity more might be made into very excellent meadow at a small expense. The remaining one hundred and six acres are in wood, and part of which is heavily timbered, consisting of oak, hickory, poplar, &c.

The subscriber presumes there needs nothing more be said in favour of this valuable property, as those

inclined to purchase will view it previous to the day of sale.

The above property may be seen by applying to Mr. Thomas Croft, living near the premises.

The sale to commence at the latter place.

BENJAMIN HALL MULLIKIN, Trustee.

February 6, 1801. Geo. Harwood 22/6

By virtue of a decree of the High Court of Chancery the subscriber will SELL, at PUBLIC SALE, on the premises, on Friday the thirteenth day of March next, at twelve o'clock, if fair, if not the first fair day,

ALL the right, title, and estate of SAMUEL SHEKELS, late of Anne-Arundel county, deceased, in and to all that tract or part of a tract or parcel of LAND, called SHEKELS CHANCE, lying in Anne-Arundel county aforesaid, and said to contain one hundred and sixty-four acres and three eighths of an acre of Land, situated about eighteen miles from the city of Annapolis, six from Elliott's tavern, formerly Rawlings's, and near Mount Pleasant ferry. The terms of sale are, that the purchaser shall give bond to the trustee, with approved security, for the payment of the purchase money, with interest from the day of sale, within twelve months thereafter.

Feb. 10. RICHARD H. HARWOOD.

By virtue of sundry writs of venditioni exponas, to me directed from the county and general court, will be SOLD, at PUBLIC SALE, on Monday the 23d day of March next, at Mr. John Warfield's tavern, where the election of the 5th district of Anne-Arundel county is held,

ALL that valuable tract or parcel of LAND, called WORTHINGTON'S RANGE, and a tract called ALTOGETHER, containing in the whole 242 acres, more or less; also twelve negroes, consisting of men, women, and children, with sundry horses, cows, and sheep; the above is taken as the property of NICHOLAS WATKINS, sen. to satisfy debts due Richard Harwood, for the use of Francis T. Clements, Elizabeth Dorsey, Nicholas Watkins, of Thomas, Philip and Joshua Griffith, for the use of Henry Howard, and for officers fees due for the years 1798 and 1799. The sale will commence at 11 o'clock, for READY CASH.

JOHN WELCH, Late Sheriff of Anne-Arundel county.

Feb. 17.



MAR

In CHANCERY, February 2, 1801.  
 Rebecca Dulany, executrix of Daniel Dulany, surviving trustee,  
 against

Charles Lewis Seigfried and Charlotte his wife.

THE object of the bill filed in this cause is, that the complainant may have a decree to be paid out of the real estate of Alexander Frazier, deceased, now belonging to Charlotte Seigfried, the above defendant, the sum of two hundred and twenty pounds sterling, with interest from the 1st day of January, 1775, which sum is due by a bond dated on the 2d day of November, 1774, and executed by the said Alexander Frazier, and Mark Frazier his security, to Daniel Dulany, John Ridout, and Daniel of St. Thomas Jenifer, trustees for Elizabeth Lowndes. The bill states, that the defendants reside out of the state of Maryland; it is thereupon, on the motion of the complainant, ordered and adjudged, that they cause a copy of this order to be inserted in the Maryland Gazette three times before the first day of March next, to the intent that the defendants may have notice of the present application, and of the substance and object of the bill, and that they may be warned to appear in this court, in person, or by solicitor, on or before the first day of July next, to shew cause, if any they have, why a decree should not pass as prayed.

Test. 3X SAMUEL H. HOWARD,  
 Reg. Cur. Can.

In CHANCERY, February 3, 1801.

Joseph Court,  
 against

John K. Smith, Mary Smith, Dennis A. Smith,  
 Lydia Smith, Gilbert H. Smith, William Smith,  
 Alexander H. Smith, and Joseph Byus,  
 and the attorney-general.

THE object of the bill is to obtain a sale of the equitable trust in certain lands purchased by a certain Thomas Dobbins of Gilbert H. Smith, for the payment of a debt due from Dobbins to the complainant. The bill states, that the said Dobbins purchased of the said Gilbert H. Smith certain lands in Anne-Arundel county, called Gover's Fun, Knighton's Purchase, and Broughton Ashley, that he obtained a bond for the conveyance, and executed his bond for the purchase money; that he was indebted to the complainant in the sum of £.403 16 11, for money by him paid on the purchase aforesaid; that Dobbins has died intestate, leaving no known heir capable of inheriting or taking the said lands, and without leaving sufficient personal estate for the payment of his debts contracted within this state; that the said Gilbert H. Smith is also dead intestate, leaving the defendants, or some of them, his heirs at law; it is thereupon, on the complainant's motion, adjudged and ordered, that he cause a copy of this order to be inserted three times in the Maryland Gazette before the end of the present month, to the intent that the heir, if any there be, of the said Dobbins, or any other person interested in the lands purchased as aforesaid, may have notice of this bill, and of the subject and object thereof, and may appear, on or before the first day of July next, to shew cause wherefore a decree should not pass as prayed.

Test. 3X SAMUEL H. HOWARD,  
 Reg. Cur. Can.

THE subscriber being desirous to settle with all persons who are indebted to him on account of dealing in his store, in the city of Annapolis, has deposited his books in the hands of RICHARD H. HARWOOD, attorney at law, for the purpose of instituting suits against all persons who shall not discharge their respective accounts, on or before the fifteenth day of March next, after which time no longer indulgence can be given.

WILLIAM CATON.

January 28, 1801. 3

THE subscribers intend to petition the next Anne-Arundel county court for a commission to mark and bound a tract of land called and known by the name of LITTLE PINEY NECK, being and lying in the county aforesaid, on the South side of Magothy river.

RICHARD K. WATTS,  
 PHILIP H. WATTS,  
 GEORGE WATTS.

February 3, 1801.

Notice is hereby given,

THAT the subscriber intends to petition the next Cecil county court for a commission to mark and bound, agreeably to an act of assembly, entitled, An act for marking and bounding lands, passed in the November session, 1786, and the supplements thereto, the following tracts of land, viz. St. XAVIERUS, St. IGNATIUS, part of WORREL MANOR, part of WOODBRIDGE, and part of ASKMORE, all being and lying in Cecil county, near the Head of St. Austins creek, commonly called Little Bohemia, held and owned by the Corporation of the Roman Catholic Clergy.

FRANCIS BEESTON, Agent  
 for the Corp. R. C. C.

Annapolis, December 2, 1800.

A SLOOP,

To be sold, or exchanged for negro BOYS,

SHE measures twenty tons per register, is completely fitted, built entirely of mulberry, locust and cedar, and now about three years old. Application to be made to the subscriber.

WILLIAM JOHNSON.

Squirrel Neck, February 2, 1801. 3

Will be SOLD at PUBLIC SALE, on Wednesday the 25th day of March next, if fair, if not the first fair day, at the late dwelling house of HENRY RINGBURY, deceased, on the Head of Magothy river,

ALL the PERSONAL PROPERTY of the deceased, consisting of some valuable stock of all kinds, household and kitchen furniture, farming utensils, and two sets of blacksmith's tools: The above property will be sold for CASH only. The sale to begin at 9 o'clock.

RACHEL RIDGELY, Executrix.

February 5, 1801. 2

THIS is to give notice to the creditors of JOSHUA GROVES, an insolvent debtor of Anne-Arundel county, that the subscriber hath been by the chancellor appointed trustee for their benefit, and that the chancellor hath limited and appointed the 25th day of April next, before which day they are to bring in and declare their claims to me, the subscriber.

SOLOMON GROVES, Trustee.

January 19, 1801. 2

THE subscriber presents his most respectful compliments to those indebted to him, and earnestly solicits payment of their respective balances; he pleads poverty with great truth, and assures them, that nothing less than payments from them will enable him to comply with the indispensable obligation he is under of paying his just debts.

FREDERICK GREEN.

TO THE PUBLIC.

BEING very desirous to close the business of the late firm of YATES and CAMPBELL, I have assigned the greatest part of my private property, to secure the payment of every dollar owing by the said firm, as will appear by the following certificate of Gabriel Wood and Edward Harris, Esquires, and therefore take the liberty of notifying to the public, that I mean to resume the vendue business in February next, at the old auction room, at the corner of Baltimore and Frederick-streets, and solicit the patronage of my former employers, and the public generally, under a full assurance that my utmost abilities (in that line) shall be exerted for their interest; and all accounts settled with punctuality and dispatch, by their Most obedient,  
 Humble servant,  
 THOMAS YATES.

Baltimore, January 10, 1801.

AT a meeting of the creditors of Yates and Campbell, at Mr. James Bryden's, the 8th of December last, it appeared from the infolencies of many of Yates and Campbell's debtors, that there would not be partnership property sufficient to pay the claims against the said firm, and that Mr. Yates's property would be eventually answerable for the deficiency.

The creditors then present took the circumstances under consideration, and proposed to give Mr. Yates an indulgence of time for the payment of the debts due by Yates and Campbell, provided he, the said Yates, would secure the full payment of the debts, by an assignment of property, agreeable to a list he then produced, which proposals Mr. Yates readily agreed to, and has since conveyed the same (in trust) for the security of the creditors generally.—And Mr. Yates signifying his intention of resuming the vendue business, we conceive it a justice due him, to declare that his conduct in the arrangement made for the final adjustment of all claims against the partnership of Yates and Campbell, merit our approbation, and we believe, the creditors generally.

G. WOOD, } Trustees for the creditors of  
 E. HARRIS, } Yates and Campbell.

N. B. The engagements which Mr. Yates has made for the settlement of Yates and Campbell's business, makes it necessary to inform the debtors to the said concern, that suits will be commenced (without respect to persons) to the ensuing courts, unless their balances are adjusted and settled with Mr. Yates previous thereto.

GABRIEL WOOD,  
 EDWARD HARRIS.

Twenty Dollars Reward.

RAN away from the subscriber, on the 20th of November, a negro man named JEM, he is about 20 years of age, 5 feet 8 inches high, smooth face, large flat nose, big mouth, and thick lips; had on when he went away, a cloth coloured cambiet coat, a pair of new white kersey breeches, and a new of-nabrig shirt. He has two sisters who are the property of Mr. George Wallace and Mr. Richard Marshall, living between Magothy river and the Bodkin Point, he was in that neighbourhood for ten days or a fortnight after leaving home, and then had on an old blue coat. Whoever takes up the said negro, and secures him in Annapolis, or any other goal, so that I get him again, shall receive the above reward.

JOHN GALLOWAY.  
 West river, December 16, 1800.

THE partnership of RIDGELY and EVANS having this day been dissolved by mutual consent, all persons having claims against said firm are requested to present them to JOSEPH EVANS, who is duly authorized to receive and pay all debts due to and from said firm; those indebted to the firm aforesaid, by notes or bonds, are requested to make payment, and those indebted on open account are desired to call and pay the same, or give their notes or bonds, (with security, if required) on or before the first day of January, 1801. 15 RIDGELY and EVANS.

A LIST of LETTERS remaining in the Post Office, Annapolis, January 1, 1801.

MARY BRICE, John Brice, James Brown (2), Sarah Brewer (2), Eleanor Belt, care of Richard Pierce, Nicholas Brewer, John S. Sutton, Mr. Boyers, Richard Brown, James Boyd, Philip Bruce, Annapolis; Joseph Burgess, Anne-Arundel county.

Jeremiah T. Chase (3), John Callahan, Edward Calvert, Robert Conn, care of William Alexander, Wm. Cooke, Samuel Chew, John Craggs, Annapolis; major Richard Chew (2), Herring Bay.

Gabriel Duvall, Walter Dorsey, John B. Duckett, in Doughy, Hendlay Donninton, care of Samuel Maynard or Frederick Cramar, Annapolis.

George Ellicott, Anne-Arundel county.

William Foxcroft, Robert Freeland, Annapolis.

John Gwinn, John Galway, John M. Gantt, John Gilpin, Samuel Godman (3), Thomas Graham, Annapolis.

Alexander Hanson, William Hammond, Zeb. Hollingsworth, John Hurst, Annapolis; Ann Hawkins, London-town; Richd. Harrison, Cedar Grove; Eliza Hopkins (2), South river; Edward Hall, William Hall; West river.

Mr. Iams, Annapolis; Henry Johnson (2), near Annapolis.

John Leigh, Mrs. Lalandelle, Alexis Lemmon, John Lamb, Annapolis; Samuel Lewis, near Annapolis.

James A. Magruder, Luther Martin (2), Richard Mackubin (3), William M. Mahan, care of Philip A. Key, William M. Parlin, care of Mr. Faris, Catharine M. Daniel, James Mattison, Enoch J. Millard, Annapolis; Samuel Miller, George Mitchell, Anne-Arundel county.

Thomas Norris, West river; Elias Nutall, Anne-Arundel county.

John Purviance, Matthew Parrish, Annapolis.

Ridgely & Evans, William Rawlings, Annapolis.

Mrs. Smith, at Mr. Carroll's, rev. Thos. Scott, Turner & Smith, Annapolis; William Swann (2), White Hall; Caleb Sappington, Anne-Arundel county.

James Thomas, William Thompson, Annapolis; Edward Timmons (2), near Annapolis; Thos. Tilyard, Herring Bay; Henry Tyler, Anne-Arundel county.

John Welch, late Sheriff, Gideon White, Annapolis; Joseph Watkins (2), Elizabeth Wootton, Charles Waters, near Annapolis; Ruth Watkins, Anne-Arundel county.

S. GREEN, D. P. M.

Persons sending for any of the above letters are requested to send the money, or they will not be delivered. 2

TO BE RENTED,

For the term of sixteen months,

THAT commodious DWELLING-HOUSE in which captain S. Godman formerly resided, and at present occupied by the subscriber, together with a large lot and garden. The premises are in good repair, and possession will be given immediately. For terms apply to the subscriber, or to SAMUEL RIDGELY Esq; of Annapolis.

January 1, 1801.

W. D. ADDISON.

This is to give notice,

THAT the subscriber, of the city of Baltimore, hath obtained from the orphan's court of Anne-Arundel county, in Maryland, letters of administration de bonis non, on the personal estate of JOHN HENRY MACCUBBIN, late of Anne-Arundel county, deceased, all persons having claims against said deceased are hereby warned to exhibit the same, with the vouchers thereof, to the subscriber, at or before the 17th day of June next, they may otherwise by law be excluded from all benefit of the said estate. Given under my hand this 24th day of November, 1800.

3X N. BRICE, Administrator D. B. N.  
 of John H. Maccubbin.

JUST PUBLISHED,  
 And to be sold at the Printing-Office,  
 Price, One Dollar,

The LAWS

OF

MARYLAND,

Passed November Session, 1800.

THE subscriber hereby forewarns all persons from hunting, or trespassing in any manner whatever, on HILL'S DELIGHT, near Annapolis, as he is determined to put the law in force against all such offenders.

JOSEPH LEONARD.

November 11, 1800. X

Will be Rented,

If immediately applied for,

MY plantation on the north side of Severn river, formerly occupied by Mr. JAMES WHARFORD.

For terms apply to 3X JOHN HESSELIUS.

Primrose-Hill, near Annapolis.

ANNAPOLIS:

Printed by FARRINGTON and GREEN.

In COUNCIL, December 1800. ORDERED, That the act, scribing the form of the bond to the clerks of the several counties act to appoint an agent for the year hundred and one, be published in the term of eight weeks, in the Annapolis, the Federal Gazette, Washington Federalist, and in the Nation.

By order,

NINIAN

An ACT to appoint an agent for eight hundred and one.

BE it enacted, by the general assembly, That Henry Hall Harwood to execute the trust and power re of this act from the first day of August eight hundred and one, until the first day of August eight hundred and two, one thousand eight hundred and one.

II. And be it enacted, That the tend the collection of all arrears from the several collectors of the within this state, and the said agent shall be required to call upon the respective sheriffs for an accurate statement and balances due from such collectors shall be furnished by the sheriff.

III. And be it enacted, That the said agent shall be required to superintend the collection of the state on the auditor's books, and the said agent shall have power, of, and, if necessary, to sue for and recover the said agent, with the approval and council, may make such debtors, and take bonds of sufficient security, and give time exceeding two years from the first day of August eight hundred and one.

IV. And be it enacted, That the said agent shall be required to superintend the collection of the state for naval duties, fines, and amercements, and forfeited or ordinary, retailers and married women, and (if necessary) require payment, and the said agent shall be required to call upon the respective sheriffs for an accurate statement and balances due from such collectors shall be furnished by the sheriff.

V. And be it enacted, That the said agent shall be required to superintend the collection of the state for public lands, and the said agent shall be required to call upon the respective sheriffs for an accurate statement and balances due from such collectors shall be furnished by the sheriff.

VI. And be it enacted, That the said agent shall be required to superintend the collection of the state for public lands, and the said agent shall be required to call upon the respective sheriffs for an accurate statement and balances due from such collectors shall be furnished by the sheriff.

VII. And be it enacted, That the said agent shall be required to superintend the collection of the state for public lands, and the said agent shall be required to call upon the respective sheriffs for an accurate statement and balances due from such collectors shall be furnished by the sheriff.

VIII. And be it enacted, That the said agent shall be required to superintend the collection of the state for public lands, and the said agent shall be required to call upon the respective sheriffs for an accurate statement and balances due from such collectors shall be furnished by the sheriff.



## MARYLAND GAZETTE.

THURSDAY, FEBRUARY 26, 1801.

In COUNCIL, December 29, 1800.

**ORDERED**, That the act, entitled, An act prescribing the form of the bond to be hereafter given by the clerks of the several counties of this State, and An act to appoint an agent for the year one thousand eight hundred and one, be published once in each week, for the term of eight weeks, in the Maryland Gazette at Annapolis, the Federal Gazette at Baltimore, the Washington Federalist, and in Mr. Cowan's paper at Radon.

By order,

NINIAN PINKNEY, Clk.

*An ACT to appoint an agent for the year one thousand eight hundred and one.*

**BE it enacted**, by the general Assembly of Maryland, That Henry Hall Harwood be agent of this State, to execute the trust and power reposed in him by virtue of this act from the first day of January, one thousand eight hundred and one, until the first day of January, one thousand eight hundred and two.

**II. And be it enacted**, That the said agent superintend the collection of all arrearages and balances due from the several collectors of the respective counties within this State, and the said agent is hereby authorized and required to call upon the treasurers of the respective shires for an accurate statement of all arrearages and balances due from such collectors, and such account shall be furnished by the said treasurers accordingly.

**III. And be it enacted**, That the said agent be authorized to superintend the collection of balances due to the State on the auditor's books or on open account; and the said agent shall have power to require payment of, and, if necessary, to sue for and recover the same; and the said agent, with the approbation of the governor and council, may make composition with any such debtors, and take bonds to the State, with sufficient security, and give time for payment, not exceeding two years from the first day of January, one thousand eight hundred and one.

**IV. And be it enacted**, That the said agent be authorized to superintend the collection of all moneys due to the State for naval duties, fines, penalties, forfeitures and amerciaments, and forfeited recognizances, and for ordinary, retailers and marriage licences, and to require payment, and (if necessary) sue for and recover the same; and the said agent may allow for interest, and credit any money that the party is not chargeable with by law, and, for his information of the law, he may take the advice of the attorney-general in writing.

**V. And be it enacted**, That whenever there shall be occasion to expose to public sale the property of any collector, or his securities, by virtue of any execution already issued, or to be issued for this purpose, the said agent shall cause at least thirty days public notice to be given of such sale, and shall attend the same, and if it shall appear that there is danger of losing any part of the debt due to the State, and not otherwise, shall purchase any property so exposed to sale for the use of the State, in payment, or part payment, as the case may be, of the arrearages due by the collectors whose property may be so purchased, and that no purchase authorized by this act shall be considered as made on the part of the State, unless a public declaration to that effect be made by the agent or his deputy immediately after such sale and purchase; and any property so purchased for the use of the State, the said agent may again expose to public auction, on the most advantageous terms for the use of the State, and, if the same be sold on credit, which shall in no case exceed the term of two years, the said agent shall take bond, with good and sufficient security, to be approved of by the treasurer of the western shore, from the purchaser of such property, and all bonds by him so taken shall be deposited, with an accurate list thereof subscribed by him, in the treasury of the western shore, and shall be a lien upon the real property of such purchasers, and their securities, from the respective dates, or so much thereof as is mentioned in the schedule thereto annexed.

**VI. And be it enacted**, That the said agent is hereby directed to dispose of all confiscated British property that remains unsold, and take bonds to the State, with sufficient security, and give time for the payment thereof, not exceeding two years from the first day of January, one thousand eight hundred and one; and that when the quantity of land in any one body subject to such sale exceeds the quantity of fifty acres, such land shall be disposed of at public sale, of the time and place of which sale at least thirty days previous notice shall be given by public advertisement; and that at the time of any sale by virtue of this act, the said agent shall make known that he only sells the right of this State thereto, and that the State doth not convey the title to the same, or any part thereof, but that the purchase must be in all respects at the risk of the purchaser.

**VII. And be it enacted**, That no payment in future by any officer or person indebted to the State shall be made to the treasurer of the

western or eastern shore, or to the agent, or unless made to the clerks and sheriffs of the several counties, in the cases where the said clerks and sheriffs are by law authorized to receive the same.

**VIII. And be it enacted**, That the agent shall have full power and authority, by and with the advice of the governor and council, in all cases of uninstalled debts, to take back any property heretofore purchased by any person and not yet paid for, in cases where the person so having purchased, and his securities, are not capable of paying for the same, and to compromise the same upon terms and principles of equity and justice, by and with the advice and consent aforesaid; and the agent is hereby required to lay a particular statement of his proceedings under this section before the next session of assembly.

**IX. And be it enacted**, That the agent, with the approbation and consent of the governor and council, be and he is hereby authorized and empowered to compromise any suit depending in chancery with any state debtor, upon any terms in their judgment calculated to promote the interest of the State, and to obtain the speedy receipt of the sums due.

**X. And be it enacted**, That if, under the terms of any compromise made as aforesaid, the property heretofore purchased shall be taken back and re-vested in the State, the same may be sold by the agent, and he is hereby authorized and empowered to sell the same at public sale, giving thirty days notice, on a credit of two years, payable, one half of the principal, and the whole interest annually, on the first day of December in each year; and the bonds, when taken, shall be returned to the treasury of the western shore, and reported to the general assembly at their session next ensuing the taking of such bonds.

**XI. And be it enacted**, That all cases in chancery, where no compromise under this act is effected, shall be placed under the direction of the agent, who is hereby authorized and required to call on the attorney-general to prosecute or defend the same to immediate final decision; and the governor and council are hereby authorized and empowered, at the request of the agent, in cases of difficulty, to aid the attorney-general, by employing any person to attend to surveys where necessary, or otherwise to assist in the prosecution or defence of said suits, which person or persons are to be paid out of the contingent fund of five hundred pounds; and the names of the persons so employed, together with the sum allowed for their services, to be laid before the general assembly at their next session.

**XII. And be it enacted**, That if any bond debtor to the State for confiscated property purchased, or otherwise, shall neglect to make payment, agreeably to the condition of his bond, and sundry resolves of the general assembly, the said agent shall cause process to issue for the whole principal and interest then due, or shall proceed on any execution already issued, and served and suspended, as occasion may require, or, under the directions and with the approbation of the governor and council, he is hereby authorized to delay any execution as long as they may think expedient and necessary.

**XIII. And be it enacted**, That the said agent be authorized to superintend the collection of all balances due on bond taken for taxes due before the first day of January, one thousand seven hundred and eighty-three; and the said agent shall also superintend the collection of all balances due on bonds installed, or otherwise, for the emissions of paper money of seventeen hundred and sixty-nine, and seventeen hundred and seventy-three.

**XIV. And be it enacted**, That no process shall issue against any of the public debtors, unless by the direction of the said agent.

**XV. And be it enacted**, That the said agent shall have power to fix such days of sale of property taken by *fiat facias*, at the suit of the State, as he may think proper, always taking care to give at least thirty days public notice thereof, and the said agent shall also have power to suspend the sales, from time to time, as he may think most to the advantage of the State.

**XVI. And be it enacted**, That the said agent shall pay into the treasury, in specie, the amount of all specie by him received in the discharge of the duties of this act.

**XVII. And be it enacted**, That in all cases where bonds shall be taken in virtue of this act, the bonds shall be a lien on the real property of the obligors from the date thereof, or on so much of the said real property as the governor and council shall think sufficient, to be particularly mentioned in a schedule to be annexed to the said bond, in which case it shall be a lien on the property contained in such schedule, and no more, such bond and schedule to be lodged with the treasurer of the western shore.

**XVIII. And be it enacted**, That all bonds taken in virtue of this act shall express the county in which the obligors respectively reside, and the treasurer of the western shore shall, within one month after he receives them respectively, cause them, with the schedule an-

nexed to them, to be recorded in the office of the clerk of the general court of the western shore at the expense of the obligors; and a copy of the said record, certified under the hand and official seal of the said clerk, shall be as good evidence in any court of law or equity in this State as the original bond would be if it was produced; and if any of the obligors in any such bonds reside on the eastern shore, the said treasurer shall, within six months from the time he receives the same respectively, transmit to the clerk of the general court of the eastern shore, in the same manner as papers on public service are transmitted, a copy of such bonds and schedules, certified as aforesaid by the clerk of the general court of the western shore, to be recorded in the office of the clerk of the general court of the eastern shore, at the expense of the obligors, and, in such case, a copy of the said record, certified as aforesaid by the clerk of the general court of the eastern shore, shall be good evidence as aforesaid.

**XIX. And be it enacted**, That the said agent shall render to the treasurer of the western shore distinct quarterly accounts of his receipts of all money, certificates and bonds, in virtue of this act, and shall immediately thereupon pay and deliver the same to the said treasurer, who shall, in his annual report to the general assembly, state fully and particularly the money, certificates and bonds, by him received from the said agent, and the times when the same were received and accounted for.

**XX. And be it enacted**, That the said agent shall render a fair and full account of his several proceedings, under the authority of this act, to the general assembly at their next session, and within the first ten days after its commencement, in which account shall be specified, under distinct heads, his own receipts, and those of the treasurer, and of all transfers of stock upon which he may be entitled to commission, and in which shall also be contained a particular estimate of his commissions, shewing how and upon what the same arose due.

**XXI. And be it enacted**, That the said agent shall, within twenty days after the commencement of the next session of the general assembly, render to each branch of the legislature a fair and distinct account of the debts or sums of money due to the State, arranging the names of the debtors in alphabetical order, and give full and complete information of the manner in which, and the time when, each debt arose, and also the different steps and proceedings which have been taken by himself, or others, for the recovery thereof.

**XXII. And be it enacted**, That the said agent shall be allowed for his services the following commissions, to wit: For all payments actually made to either of the treasurers in virtue of this act, three per cent. and for all bonds taken by the said agent in virtue of this act, three per cent.

**XXIII. And be it enacted**, That the said agent, before he enters upon the execution of the duties of this act, shall give bond to the State, before the governor and council, in the penalty of fifty thousand dollars, with such security as the governor and council shall approve, for the faithful performance of the said duties, which bond shall be lodged with the treasurer of the western shore, and shall also take an oath, before the chancellor, that he will well and faithfully discharge the duties as agent, under the act, entitled, An act to appoint an agent for the year eighteen hundred and one, to the best of his skill and judgment; the certificate of which oath shall be annexed to, or endorsed on, the said bond.

**XXIV. And be it enacted**, That the agent be and he is hereby authorized and directed to collect any sum or sums of money due from persons residents without the State of Maryland, and, if necessary, sue therefor, and he is also authorized to employ counsel for the recovery of the same, and give such fee, as he may think reasonable, and draw on the treasurer of the western shore therefor, who is hereby authorized to pay the amount of such order.

**XXV. And be it enacted**, That if the said agent shall not accept his appointment, or if after his acceptance he shall not give bond, and take the oath aforesaid, before the first day of February next, or shall die, the governor and council are hereby authorized and requested to appoint a fit and proper person in his place, who shall have and execute all the authorities and powers vested in the said agent by this act, such person first giving security and taking the oath aforesaid.

**XXVI. Provided always, and be it enacted**, That the said agent shall not be entitled to any commission upon any monies arising from fines, forfeitures, amerciaments, ordinary, retailers, marriage, hawkers and pedlers licences, unless in cases where the same shall not be paid by the sheriffs and clerks respectively to the treasurer within one month after the time prescribed by law, and unless the said agent shall thereafter receive the same from the said officers respectively, and the same pay to the said treasurer.



# NOTICE TO STATE DEBTORS.

THE agent requests all debtors to the State of Maryland to discharge their respective balances on or before the first day of March next, immediately thereafter all lawful means will be taken to enforce payment, and all penalties incurred by the delinquent clerks and sheriffs will be exacted. This notice, it is sincerely hoped, will be attended to, it will save the debtors a considerable expence, and the officer the disagreeable task of enforcing the collection. Process will certainly be commenced, without respect to persons, on the second day of March next against every delinquent.

HENRY H. HARWOOD, Agent.

Annapolis, January 5, 1801.

## N A S S A U, (N. P.) January 7.

On Monday last arrived two of general Bowles's Indians, and six white men, who inform, that nothing but an almost entire want of ammunition prevents him from succeeding in totally reducing that country. Notwithstanding repeated accounts in the American papers that the Indians were almost disaffected, it is absolutely a fact that the whole nation is entirely devoted to him.

## S A L E M, February 9.

By the schooner Hannah, which arrived at Marblehead, on Saturday last, in 61 days from Bilbao, we learn that the fever at Cadiz continued to rage violently; that 800 had died in a week;—and that no American vessel was permitted to an entry until she had performed quarantine forty days.

By captain Endicott, from Havana, we are informed that captain Gould, of this port had arrived at that place, from New-Providence, where he was carried in, and released, the captors paying charges, and capt. Gould incurring an expence of 500 dollars in procuring the release of his vessel. The pirates of New-Providence, have orders, capt. G. reported, to send in every American vessel they meet, for examination.

## W I N D H A M, (Con.) February 6.

A very singular and sorrowful accident, we are informed, occurred in Alford last week—Some young children being at play in a house, one of them, to hide from the rest, got into an empty barrel which happened to be handy. It seems the father of the child had just placed the barrel in that situation, in order to scald it, and had on the fire a kettle of boiling water for the purpose—and while the child lay in its concealment, listening to the footsteps of its play mates, unsuspecting of any greater danger than being discovered by them, the father, unconscious of any fatal mischief, poured the whole boiling contents of the kettle on the child! We will not attempt to describe the agonies of the parent, on this occasion—they were great undoubtedly, and the feeling heart needs no assistance from description. It is sufficient to say the child did not survive the accident but a few moments.

## N E W - Y O R K, February 13.

Extract of a letter from Philadelphia, to the editors, dated Feb. 11.

"There was a general clamour last evening at the coffee-house, against the conduct of the Providence privateers. Some gentlemen thought it would be advisable to call a meeting of the merchants and underwriters for the purpose of sending a memorial to congress. It was mentioned by an extensive underwriter, that the different offices of this city had received news this day of captures to the amount of 500,000 dollars."

From Guadaloupe.

The Stonington (Connecticut) paper of the 10th inst. informs, that advices from Guadaloupe, received by the ship Defiance, in 16 days passage, announce, that a French frigate arrived at the latter place from France, with orders from the governor, to dismiss all the Americans in confinement and release their vessels, if captured after the signing of the convention, and to order the privateer's men not to capture any more, in consequence of which large numbers were released.

It is also stated that a French gentleman, by the name of Jubert, had arrived at Martha's Vineyard, in the brig Franklin, from Guadaloupe, was appointed a minister resident, by the French government, to the United States. Monf. Jubert confirms the above account of dispatches being received at Guadaloupe, and the release of the American prisoners there.

A French commissioner from Guadaloupe to our government, we are informed, passed through this city on Wednesday morning, on his way to the city of Washington—he came via Newport, R. I.

## P H I L A D E L P H I A, February 17.

Kotzebue, it is stated in a late London paper, upon a false accusation, had been banished to the eastern extremity of Siberia, which borders on the empire of China. A great many people of consequence interceded in his favour with Paul I. and among others the Prussian envoy to the court of Petersburg. This intercession was not without effect, for Paul soon after issued orders for the recall of Kotzebue, and desired that every attention should be shown him on his journey back. In nineteen days Kotzebue performed upon sledges, a journey of 480 German miles, 920 Russian miles. He arrived in good health at Petersburg, where he found his wife and children whom Paul had sent for from Revel. Kotzebue is preparing to bid a final adieu to Russia.

## February 19.

From one correspondent at New-York.

## February 17.

Extract of a letter, dated Nassau, New-Providence, January 28th, 1801.

By captain Cowperthwaite, I take the opportunity of informing you of my being here. The schooner and cargo were libelled on the 17th, trial to come on the 7th of February. I make not the least doubt, the dry goods will be confiscated as Spanish manufacture, and very likely the flour as French property. As these are the principles upon which they will no doubt act, I am inclined to believe the schooner will be acquitted. It is however uncertain. The harbour is now full of American vessels, and they are daily bringing in more. In general, vessel and cargo are condemned.

"This morning arrived here the schooner Regulator, capt. Campbell, in 26 days from Cape-Francois. A French gentleman who came passenger in the schooner informs of the arrival there of a French schooner of twelve guns, in 28 days from L'Orient, with the news of the congress at Luneville moving to Paris—there was every prospect of a peace between Austria and France. Count Cobentzel, with the Russian minister, had also arrived at Paris, and one from England expected.

"The brig Twins, Scott, and schooner Cornelia, from Baltimore, also arrived here this morning. There is a ship below from Hamburg. She most probably is the bearer of important news."

Extract of a letter from a respectable house in Bourdeaux, to a merchant in this city, dated December 24th, 1800.

"I have the pleasure to inform you, that since the conclusion of peace, between France and America, produce of your country has risen enormously; for instance Georgia upland cotton is now 93 cents your money, and very scarce, as also all other produce proportionable; but, especially cotton, owing to the expectation of peace with all the European powers. I am in hopes that your government will ratify our treaty without delay, it being very well composed and interesting to both countries, which would consequently be a renewal of the long suspended intercourse and an inducement for you to make a shipment to this market.

Extract of a letter from Lancaster, dated February 18, 1801.

"This day both houses of the legislature of this state met in the representatives chamber, and proceeded to the election of a senator to represent this state in the senate of the United States, in the room of William Bingham. The first vote stood thus, George Logan had 45—Peter Muhlenburg 45—and William Jones 1. On the second vote, Peter Muhlenburg had 46, George Logan 45—accordingly Mr. Muhlenburg was declared duly elected."

## N O R F O L K, February 10.

Extract of a letter from St. Bartholomews, to a mercantile house in this town, dated January 9, 1801—received by the schr. Mary, capt. Cole.

"Peace between the United States and France has been proclaimed three days ago at Guadaloupe, St. Martins and St. Eustatia; a corvette arrived at the former place with the official accounts from France in 36 days. We can traverse the ocean with a little more safety than heretofore."

Another letter dated the 19th Jan. says,

"All our cruisers are called in by commodore Barry, who arrived here a few days ago, and took command of the windward station. It is imagined he has received the official account from America. Several American vessels within this week past have been carried into St. Martins, but were immediately liberated. It is generally reported here that Guadaloupe has been declared in a state of siege by the British."

## G E O R G E - T O W N, February 13.

The amount of direct tax paid by the several states on the 30th of September last was as follows:

	Dls.	Cts.
By New-Hampshire,	42,892	95
Massachusetts,	72,000	
Rhode-Island,	5,332	21
Connecticut,	109,772	8
Vermont,	3,436	50
New-Jersey,	59,050	54
Pennsylvania,	62,336	18
Delaware,	18,000	
Virginia,	6,493	42
Tennessee,	1,980	52

From the other six states nothing had been received, and in some of them the valuation has not been completed.

## W A S H I N G T O N, February 20.

Yesterday the senate confirmed the nomination of James A. Bayard, as minister plenipotentiary to the French republic.

We understand that Mr. Bayard will decline the appointment.

The senate yesterday passed unanimously the bill that originated in the house of representatives for extending the privilege of franking to John Adams.

On Monday the 34th ballot was taken, the result the same as before.

Next ballot postponed till to-morrow at 12 o'clock.

On the 17th the 35th ballot was taken at 12 o'clock, and the result the same as before.

At one o'clock the 36th ballot was taken, and was conclusive in favour of Mr. Jefferson.

On this ballot there were ten states for Mr. Jefferson, viz. Vermont, New-York, New-Jersey,

Pennsylvania, Maryland, Virginia, North-Carolina, Georgia, Kentucky, and Tennessee.

Four states for Mr. Burr, viz. Rhode-Island, New-Hampshire, Connecticut, and Massachusetts.

Two states voted by blank ballots, viz. Delaware and South-Carolina.

In the instance of Vermont Mr. Morris withdrew.

In that of South-Carolina, Mr. Huger, who is understood previously uniformly to have voted for Mr. Jefferson, also withdrew from a spirit of accommodation, which enabled South-Carolina to give a blank vote.

And in the instance of Maryland, four votes were for Jefferson and four blank.

The following is the general state of the votes before the last ballot.

New-Hampshire, 4 for Burr, viz. Mr. Foster, Mr. Sheafe, Mr. Tenney and Mr. Freeman.

Massachusetts, 11 for Burr, viz. Mr. S. Lee, Mr. Otis, Mr. N. Read, Mr. Shepard, Mr. Thacher, Mr. Wadsworth, Mr. Williams, Mr. Bartlett, Mr. Mattoon, Mr. J. Reed, Mr. Sedgwick.

Three for Mr. Jefferson, viz. Mr. Bishop, Mr. Varnum, Mr. Lincoln.

Rhode-Island, 2 for Burr, viz. Mr. Champlin, and Mr. J. Brown.

Connecticut, 7 for Burr, viz. Mr. C. Goodrich, Mr. E. Goodrich, Mr. Griswold, Mr. Dana, Mr. J. Davenport, Mr. Edmond, Mr. J. C. Smith.

Vermont, 1 for Mr. Jefferson, viz. Mr. Lyon.

One for Burr, viz. Mr. Morris.

New-York, 6 for Mr. Jefferson, viz. Mr. Bailey, Mr. Thompson, Mr. Livingston, Mr. Elwood, Mr. Van Cortlandt, Mr. J. Smith.

Four for Mr. Burr, viz. Mr. Bird, Mr. Glen, Mr. Cooper, Mr. Platt.

New-Jersey, 3 for Mr. Jefferson, viz. Mr. Kitchell, Mr. Condit, Mr. Linn.

Two for Burr viz. Mr. F. Davenport, Mr. Inty.

Pennsylvania, 9 for Mr. Jefferson, viz. Mr. Galatin, Mr. Gregg, Mr. Hanna, Mr. Leib, Mr. Smilie, Mr. Muhlenburg, Mr. Heister, Mr. Stewart, Mr. R. Brown.

Four for Burr, viz. Mr. Waln, Mr. Kittera, Mr. Thomas, Mr. Woods.

Delaware, 1 for Mr. Burr, viz. Mr. Bayard.

Maryland, 4 for Mr. Jefferson, viz. Mr. S. Smith, Mr. Dent, Mr. Nicholson, Mr. Christle.

Four for Mr. Burr, viz. Mr. J. C. Thomas, Mr. Craik, Mr. Dennis and Mr. Baer.

Virginia, 14 invariably for Mr. Jefferson, viz. Mr. Nicholas, Mr. Clay, Mr. Cabell, Mr. Dawson, Mr. Eggleston, Mr. Goode, Mr. Gray, Mr. Holmes, Mr. Jackson, Mr. New, Mr. Randolph, Mr. A. Trigg, Mr. J. Trigg, Mr. Tazewell.

Five for Mr. Burr on some ballots, (2 of whom on the first ballot voted for Mr. Jefferson,) viz. Mr. Evans, Mr. H. Lee, Mr. Page, Mr. Parker, Mr. Powell.

North-Carolina, 6 invariably for Jefferson, viz. Mr. Alston, Mr. Macon, Mr. Stanford, Mr. Swan, Mr. R. Williams, Mr. Spaight.

Four for Mr. Burr on some ballots, (3 of whom on the first ballot voted for Mr. Jefferson,) viz. Mr. Henderson, Mr. Hill, Mr. Dickson, Mr. Grove.

South-Carolina, Mr. Sumter being sick has not attended, but will attend, at every hazard, the moment his vote can be of any avail. The individual votes of the representatives of this state are not accurately known. But it is generally believed that Mr. Burr votes for Mr. Jefferson, and Mr. Rutledge, Mr. Pinckney and Mr. Harper vote for Mr. Burr. Mr. Nott's vote is doubtful. He has gone home.

Georgia, 1 for Mr. Jefferson, viz. Mr. Tallamont—Mr. Jones, who is dead, would have voted the same way.

Kentucky, 2 for Mr. Jefferson, viz. Mr. Davis and Mr. Fowler.

Tennessee, 1 for Mr. Jefferson, viz. Mr. Claiborne.

[Nat. Int.]

## B A L T I M O R E, February 19.

The Reading paper of the 6th inst. says, "We learn by a gentleman immediately from Northumberland, that Connecticut claimants are flocking into this state by hundreds, and sit down on vacant and other lands to which they pretend a claim under the charter of the Susquehanna company."

February 20.

On Tuesday the president of the United States nominated to the senate the honourable Mr. Bayard, as minister on the intended mission to France.

February 21.

Copy of a letter from JOHN ADAMS, Esquire, to the secretary of state.

Washington, February 10, 1801.

Dear Sir,

Enclosed is a "Newburyport Herald," in which is quoted "a letter from John Adams, dated at Amsterdam, 13 December, 1780." "To Thomas Cushing, lieutenant-governor of Massachusetts." The letter had been for some years past reprinted and quoted in many American pamphlets and newspapers as genuine, and imposes on many people by its length and imputing to me, sentiments inconsistent with the whole tenor of my life, and all the feelings of my nature. I remember to have read the letter in the English newspapers soon after it was published, at which time the same English papers teemed with letters, long, tedious, flat and dull, in the name of Dr. Franklin, the most concise, sprightly and entertaining writer of his time. The doctor's necessity of doing, because every reader of common sense and taste knew them to be such from their

and nonsense.

Yours &c.

J. A.

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Yours &c.

J. A.

The letter in my name I declare I never wrote any letter in the name of John Adams, dated at Amsterdam, 13 December, 1780, to Thomas Cushing, lieutenant-governor of Massachusetts. This declaration I pray you to publish, and you have my consent to do so.

I am, Sir,

With great esteem,  
Your most obedient  
Humble servant,

The secretary of state.

Extract from the Newburyport Herald, dated December, 1780, to Thomas Cushing, lieutenant-governor of Massachusetts.

"It is true, I believe, and North showed a disposition to be diverted from its representations of the American in conjunction with their coadjutors to us indeed, on but I think their career might have been stopped if the executive official in a point which I do not at first, namely, to fine, imprudential to the cause, without foreseeing the evil that would have wished to have stopped it—my own brother, if he had been my enemy in this contest."

Pursuant to a decree of the H. will be OFFERED for AUCTION, on the 16th 11 o'clock, A. M. at Mr. city of Annapolis, for the natives of THOMAS JENI said city, deceased,

AN excellent two story HOUSE, in the said necessary out buildings, an good yard, the whole enclosed wall. The terms will be made.

THOMAS

N. B. The above property private sale, and the terms of sale to be made to the trustee, in before the day above mentioned.

Annapolis, February.

THE subscriber returns to the public in general that he has met with success in this city, he has lately laid the best timber, and can supply carts, ploughs, cider mills, spinning-wheels, and short notice; he likewise Windsor chairs, with elegant are hopes, by his punctuality, to merit the patronage

N. B. The above articles terms for cash. Orders from thankfully received, and put Annapolis, February 19,

THE creditors of WILLIAM insolvent debtor of A requested to meet at Mr. W on Saturday the 14th day of claims properly authenticated their dividend; and as the given on certain property Henry Hall, deceased, that it is hereby requested that some person for them, to fail mortgage in order to co

JOHN

February 24, 1801.

Twenty Dollars

BROKE gaol on Saturday two mulatto men, one by the name of WILLIAM years of age, committed to the hands of Thomas Norman and BROOKS, about the guilty of much disorderly conduct of major William Br. Whoever takes up said ne JAMES HUNTER, the gaolers them, so that I get the above reward, or TEN of them.

HENRY

February 24, 1801.

Twenty Dollars

BROKE gaol on Saturday negro man by the name of age, 5 feet 6 or 8 inches very remarkable scars or marks on a round blue jacket and dirty. Whoever takes him in Anne-Arundel TEN DOLLARS, and

HENRY

February 24, 1801.







...plans to commence of