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MARYLAND GAZETTE

T H U R 8 D A Y, JANUARY 7, 1802.

ANNAPOLIS, January 7.

On Thursday left the general affembly of this flate adjourned, the house of delegates to the first Monday in October, and the fenate to the first Monday in November next, after having passed the following laws, viz.

No. 1. An ACT to enable the court of appeals to

continue certain caufes. 2. An ACT to fettle and afcertain the falary of

members of the council for the enfuing year. S. An ACT to prevent fwine from going at large in the town of Salifbury, in Somerfer and Worcester

4. An ACT to enable the Zion church congregations to faith and complete their house of public worhip in Baltimore county?

5. An ACT to open a road from John and Haac Hearn's mill, in Worcesher county, to intersect the main road leading from Salifbury to Blackfoots

6. An ACT for changing part of the divisional road between Somerset and Worcester counties. 7. An ACT for the relief of Benjamin Ward, of

Printe-George's county?

8. An ACT to authorife the continuance of cer-

tain causes in the court of appeals.

9. An ACT to alter the times of holding the tounty courts in Frederick and Washington counties. 10. An ACT to open a road from Hancock-town, in Washington county, by William Tong's mill, to interfed a road from Cumberland, in Allegany coun-

ty, to Sidling hill creek.
11. An additional supplement to the act, entitled, An all for creeking a public school in Frederick

12. A Supplement to an act, entitled; An act to appoint commissioners to fell and dispose of certain saids belonging to Stepney parish, in Somerfet county, and to apply the money arising from the sales

181 An ACF to repeal the fourth section of an act of assembly, entitled, An act for the advancement of justice, passed at October session, one thousand seven hundred and fixty-three:

14. An ACT further, extending the time for making returns of certain tertificates and plots

15. An ACT to alter the times of the feffion of Baltimore county court, of the court of over and termines and gaol delivery for Baltimore county, and

of the court of appeals.

16. An ACT for the relief of Joseph Forman.

17. A Supplement to the act, entitled, An act to establish and regulate a market in Charles-town, in Charles county, and to prevent persons from suffering goats, hogs and geefe, to go at large in the faid town.

18. An ACT to open a road in Saint-Mary's

19. A Supplement to an act, entitled, An act for the relief of Joseph Forman.

20. An ACT to lay out a road from Aquila Tarman's tavern to Thomas Cockey's mill, and from faid mil to the road called the Deer Park Road.

21. An AGT authoriting the levy court of Waths ington county to lay out a road from Elizabeth-town; nington, by Barnet's fording, to the Pennfylvania line.

22. An ACT to empower the levy court of Prince-George's county to affels a fum of money for he purpose therein mentioned

23. An ACT to incorporate a company for build-ing bridges over the great falls and little falls of Gun-ponder in Baltimore county, and Winter's run, in Harford county.

24. An ACT for the relief of the representatives of Nicholas Merryman, late of Baltimore county, de-

25. An ACT to alter and change the names of Mary Smock, Robert Smock, John Smock and Anne ock, of the city of Baltimore, into the name of

26. An AOT to extend the powers of the levy court of Allegany county, relative to rouds in faid

27. An ACT anthorifing a lottery to raife a fum of money for improving the navigation of the eastern

of money for improving the navigation of the eastern banch of Patowinack river.

28. A Further impolement to an act to streighten and amend the public toads in Harford county, and to repeal the act of assembly therein mentioned.

29. A Further impolement to the act, entitled, An act for the draining of a marsh and branch known by the name of the Long Marsh, lying in Oucen-Anne's and Caroline counties.

30. An ACT to authorise the levy court of Saint-Mary's county to leave a sum of money for the rent a tirch office.

31. An ACT to authorise the levy court of Marford county to alless and levy a face of 12 and 16 and 16

32. An ACT respecting the public roads in Washington county.

33. An ACT to authorife commissioners to review the roads leading from the mouth of Monocacy to George-town and the city of Baltimore, through the

lands of Levin Luckett, in Montgomery country 34. An ACT to lay out and open a road from John Orme's plantation, to interfed the main road leading from William Darne's to Montgomery court-

35. A Supplement to un act, entitled, An act to incorporate the Baltimore equitable fociety for infilring houses from loss by fire:

36. A Further supplement to an act, entitled, An act to authorise and empower the lovy court of Montgomery county to affets and levy a sum of money on the assessment thereof for the purpose of building a new gaol in said county.

37. An ACT to authorise the persons therein named to build a methodist meeting-house on the pub-

lic ground in Cheffer-town, in Kent county.

S8. An ACT to pay the civil lift and other expences of sivil governments 39. A Supplement to the act, entitled, An act to alter the times of holding the county courts of Fre-

derick and Washington counties: 40. An ACT to empower the juffices of the levy court of Charles county to affest and levy annually a

a fum of money for the purpose therein mentioned. of the poor of Montgomery county.
42. A Supplement to an act, entitled, An act for the speedy recovery of small debts, and to repeat the

eighth fection thereof, palled at November fession, feventeen hundred and ninety-one. 43. A Supplement to the act, entitled, An act for

the relief of the poor of Caroline county:

44. An ACT for the benefit of Alexander Laing,
of Talbot county.

45. An ACT to incorporate a company for establiffing a turnpike road from the burnt mill, about one mile below the mouth of George's creek, on the

Patowmack river, to the nearest western pavigations
46. An ACT, to enable John Sprigg Belt; James
Walker and Archibald Dorley, to complete the collection of the county tax in certain districts in Anne-Arundel county.

47. An ACT incorporating a fociety for the main-

tenance and education of poor female children, by the name of the Female Humane Affociation Charity

48. An ACT authoriting the laying out a certain road in Frederick county.

49. An ACT to appoint and authorife commissioners to review and lay out the road therein mentioned, in Harford county.

50. An ACT for the relief of Patrick Dwier, of the city of Baltimore.

51. An ACT to incorporate the Roman catholic congregation worthipping at Saint-Joseph's church, in Saint-Mary's county. 52. An ACT to incorporate a company to open a

turapike road from Fort Cumberland to the western fide of the Laurel hill, at or near Unionstown.

53. An ACT to correct an error in a certain deed therein mentioned. 54. An ACT relating to the public roads in the fe-

veral counties therein mentioned. 55. A Supplement to an act, entitled, An act to establish and incorporate a medical and chirurgical faculty or fociety in the flate of Maryland.

56. An ACT to open a road from below a point of rocks in the Catoctin mountain to widow Kemp's

57. An ACT declaring a certain road in Kent

ss. An ACT, entitled, A further additional supplement to an act, entitled, An act to fireighten and amend the feveral public roads in several counties, and for other purpoles therein mentioneds

59. An ACT authoriting commissioners to make alterations in the election districts, and the places of holding elections in the feveral counties therein mentioned.

60. An ACT for the relief of Betty Venables, executrix of Benjamin Venables, late of Somerfet county, deceafed. 61. An AGT for draining part of a branch called the Unicorn Branch, lying in the upper part of

62. A Supplement to an act, entitled, An act for regulating the mode of staying execution, and repealing the acts of assembly therein mentioned, and for

other purpofes. 63. An ACT to regulate the inspection of tobacco.
64. A Supplement to the act, entitled, An act to
provide for the appointment of commillioners for the
regulation and improvement of Cambridge, in Dorcholes court, and to all this and results a market
in faul team.

65. An ACT annulling the martiage of John Crift, of Frederick county, and Sufanna his wife.
66. An ACT relative to the bonds to be hereafter

given by the treasurers of the respective theres.

67. An ACT to extend the powers of the trustees.

of the poor of Montgomery county.
68. An ACT for the relief of John Fairbank, of

Anne-Arundel county. 69. An ACT for the relief of Hugh Coyle, of

Frederick county:

70. An ACT to prevent the oblimation of the na-vigation of the western branch of Patusent river. 71. An ACT authorising the removal of prisoners in certain cafesi

72. An ACT authoriting the truftees of Charlotte-Hall school to lay off a town in Saint-Mary's county, by the name of Charlotte's Ville, and to dispose of the lots therein by lottery.

73. An ACT to correct a militale in the beginning of lot number three thouland two hundred and eighty-leven of the land lying weltward of Fort Cum-

74. An ACT relative to the administration of justice in this state, and to repeat the acts of affembly therein mentioned.

75. An ACT to repair the old or build a new poor-house in Anne-Arundel county.

76. An ACT to creek a town in Montgomery county, and for other purpoles.

77. An AGT to repeal an act, entitled, An act to lay out several tumpike roads in Baltimere county; and the several supplements thereto, and for other

78. A Supplement to an act, entitled, An act to alter and change the names of Charles Ridgely Carnan, and others, according to the will of captain Charles Ridgely, of Baltimore county, deceafed.

79. An ACT for the relief of John Leef, of Bal-

timore county.

80. An ACT to authorife the appointment of vifitors of the gool in Baltimore county.

81. A Further supplement to the act, entitled, An act for the opening of Second-freet in the city of 82. An ACT for the relief of Elizabeth Towns fend, and the heirs of Levin Townsend, of Wor-

cefter county. 83. A Further supplement to the act, entitled, An act relating to the public roads in Somerfet county.

84. A Further supplement to the act, entitled An

act to provide for the administration of justice in cases of crimes and misdemeanors in the city and county of Baltimore.

85. An ACT to lay out a road from William's Port to the Pennfylvania line.

86. An ACT respecting public notaries in this state.
87. An ACT to authorise the justices of the levy court of Baltimore county to lay and impose the tax therein mentioned.

88. An ACT to authorife the judges of elections for the third district in Caroline county to change the place of holding elections in the faid diffrict.

89. An ACT to streighten and amend the road

leading from Leonard-town, in Saint-Mary's county; to Newport, in Charles county:

and form of government as relate to voters and the qualifications of voters. 91. An ACT to enable the levy court of Anne-

Arundel county to affeis and complete the levy of faid county for the year eighteen hundred and one.

92. A Further supplement to an act; entitled, An act permitting the proprietors of lots binding on the water at the west end of the bason in Baltimore. town to extend and improve the fame. 93. An ACT for erecting a lazaretto on the waters

of Patapico for the reception of perfons infected with malignant contagions offeafes.

194. A Supplement to an act, entitled, An act re-fpecting the public roads in Allegany county, passed at November session, one thousand seven hundred and ninety-eight.

95. An ACT to correct a militake in the act therein mentioned.

96. An ACT respecting the proceedings on a com-mission issued out of Prince-George's county court concerning a tract of land called Part of Good Lucks 97. An MOT respecting Ten Feet lane, in the

city of Baltimore. 98. An ACT respecting the register of wills for

Calvert county!

quelearms canal company:

100. An ACT to appoint commissioners to examine, survey and lay out, the road therein mentioped.

101. An At T to appoint a truffee to take care of that part of the Indian fund in Dorchester county which was laid off for, and occupied by, a content

102. An ACT to revive, continue and make per-

103. An ACT relative to the flock of the bank of England belonging to the flate of Maryland. ing to the rector, governor, trustees and visitors, of King William schools in the city of Amapolis, in the vilitors and governors of Saint John's college

106. An ACT to continue the act of affembly

therein mentioned.

106. An ACT for the payment of the journal of 107. An ACT for the benefit of Sarah Ruffel

Contee, Anne Lee, Eleanor Benson, and Margaret

108. An ACT for the relief of fundry infolvent of peers, and lord Lilford, feconds it. debtors.

109. An ACT respecting free negroes. presentatives of Francis Mary Delalandelle.

> NEW-YORK, December 28. LATEST FROM LONDON.

Yesterday afternoon arrived the ship Betley, from Liverpool. By Mr. Barfe, who came paffenger, the editors of the New-York Gazette have been favoured with the (London) Sun, to the evening of the 29th of October, five days later than former accounts; the most important of their contents they take the earliest opportunity of laying before their readers.

HANAU, October 17. A Swabian Gazette speaks of several secret articles in the preliminaries of peace between France and England, of which it pretends to give the following: " Spain, in lieu of Trinidad, thall receive the island of St. Lucia-the cession of the Spanish part of St. Domingo (hall be recalled, and Louisiana be ceded instead to the French republic-the possession of Piedmont by the French-the king of Tuscany, the Cifalpine, Liguriam Helvetic, and Batavian republics, together with the fovereignty to be founded for the late stadtholder, shall be acknowledged by England. the Batavian republic shall receive indemnifications in Belgium, and the late German countries on the Left Bank of the Rhine, for the ceffion of Ceylon. In tafe the definitive treaty should not be concluded, there shall be a three years armiltiec between France and England, on the footing of present possession."

> London, October 29. HIS MAJESTY'S SPEECU.

This day his majefty went in the usual state to the house of peers, and being seated on the throne with the accustomed solemnities, the house of commons attending at the bar, opened the session of parliament with the following most gracious speech:
My Lords and Gentlemen,

I have the fatisfaction to acquaint you, that the important negotiations in which I was engaged at the close of the last session of parliament, are brought to a favourable conclusion. The differences with the northern powers have been adjusted by a convention wirh the emperor of Ruffia, to which the kings of Denmark and Sweden have expressed their readiness to accede. The effential rights for which we contended, are thereby fecured, and provision is made, that the exercise of them shall he attended with as little moleftation as possible to the subjects of the contracting parties.

Preliminaries of peace have also been ratified be-tween me and the French republic; and I trust that this important arrangement, whilft it manifelts the justice and moderation of my views, will also be found conducive to the fubfiantial interests of this country, and honourable to the British character.

Copies of these papers shall be forthwith laid before you, and I earnestly hope that the transactions to which they refer, will meet with the approbation

of my parliament. Gentlemen of the House of Commons, I have directed fuch estimates to be prepared for the various demands of the public fervice, as appear to me to be best adapted to the situation in which we are now placed. It is painful to me to reflect, that provision cannot be made for defraying the expences which must unavoidably be continued for a time, in different parts of the world, and for maintaining an adequate peace establishment, without large additional fupplies. You may, however, be affured, that all possible attention shall be paid to such economical arrangements as may not be inconsistent with the great object of effectually providing for the fecurity

of all my dominions.

My Lords and Gentlemen,
I cannot sufficiently describe the gratification and
comfort I derive from the relief which the bounty of
Divine Providence has afforded to my people, by the
abundant produce of the late harvest. In contemplating the fituation of the country at this important conjuncture, it is impossible for me to refrain from expressing the deep sense I entertain of the temper and fortitude which have been manifested by all descriptions of my faithful subjects, under the various and complicated difficulties with which they have to contend. The diffinguished valour and eminent fervices of my forces by fea and land, which at no period have been forpaffed: the unprecedented ex-ertions of the militia and fencibles, and the zeal and perfeverance of the volunteer corps of cavalry and infantry, are entitled to my warmeft acknowledgements: and I am perfuaded that you will join with me, in reflecting with peculiar fatiafaction on the naval and military operation.

tion to Egypt, which has been marked throughout by atchievements, tending in their confequence, and by their example, to produce lasting advantage and honour to this country. It is my first and most fervent prayer, that my people may experience the reward they have so long merited, in a full enjoyment of the blessings of peace, in a progressive increase of the hational commerce, credit, and resources, and above all, in the unsulfactors of of their religion. the undiffurbed possession of their religion, laws and liberties, under the fafeguard and protection of that conflitution, which it has been the great object of all our efforts to preferve, and which it is our most facred duty to transmit unimpaired to our descend-

Lord Belton moves the address to-day in the house

In the house of commons, ford Lovaine moves the address, and col. Woodhouse seconds it.

The grand debate upon the preliminaries of peace is expected to take place on Tuefday next. Upon that occasion, ford Romney is expected to move the address, and lord Limerick to second. In the house of commons, lord Francis Ofborne is expected to move, and Mr. Lee to Tecond.

We can politively flate that the marquis Cornwallis with his fuite will depart for France on Sunday next. The noble plenipotentlary, as has been already stated to the public, goes first to Paris, but we understand he will not remain there above two or three days, when he will repair to Amiens. It is not expected that the definitive treaty will take much time in being brought to a fatisfactory conclusion.

> BOSTON, December 211 LATE FROM FRANCE.

A gentleman who came pallenger in the Nancy; captain Beebe, arrived at Sagg-Harbour, L. I. from Bourdeaux, informs, that he left that place on the 5th November, at which time an armament was fitting out from Brest and other places, for St. Domingo, and were to fail by the 3d or 4th November, on board of which were to be embarked 40,000 men. That it was reported; a frigate had failed for America with orders to make contracts for the supply of the troops after their arrival in the West-Indies; and to inform the government of the United States, that the island would be declared in a state of blockade. That the definitive treaty of peace was not then figned, but expected by many that it would be on the 8th November, the day fixed on for the celebration of peace throughout all France; for which occasion great and splendid preparations were making. He also informs, that the news of the fale of the thip Trumbull, and other American veffels in France, was true; but that in consequence of their new owners not being able to procure French papers for them, the demand, at those prices, had ceased; though further applications would be made to government to effect that purpofe.

NEW-YORK, December 29. A letter from St. Kitts, received in this city, dated the 2d inft. fays, that a new French governor has arrived at Martinique in the French frigate La Ponce; and that general La Crosse was at Dominique waiting for troops, in the expectation of taking possession of Guadaloupe.

BALTIMORE, January 1. Amount of flour inspected within the city of Baltimore, from the first of October, 1801, to the first of January 1802.

108,433 barrels of flour 5,491 half barrels

824 barrels of rye flour 184 barrels of Indian meal 19 hogsheads ditto

Total amount of flour inspected within the city of Baltimore, from the first January, 1801, to the first

349,749 barrels of flour 19,604 half barrels of do. 13,817 barrels of rye flour

34,107 barrels of Indian meal 2,895 half barrels ditto 50 hogfheads ditto

Published by order, Ro. H. MOALE, register of the city of Baltimore.

January 1, 1802. xtract of a letter from an officer on board the United States frigate Philadelphia, to his friend in

"I regret extremely, that I have to announce to you the lofs of lieut. Clagget and Mr. Willis, midshipman, and eight of our best men. The commodore having oceasion to fend dispatches to our conful at Gibraltar, Chagget was dispatched on that fervice, with a midshipman and nine men. On their return the boat upfet, in confequence of a fudden flaw of wind, and only one of her crew escaped; the fur-vivor reports, that lieut. Clagget, not being able to

of books for the library of that body, and that the

humber of volumes received therefor amounts to 740, a catalogue of which has been published for the use of the members.

January 2.

Large mines of Prat, a substitute for wood have been discovered the past leason in feveral sea-port towns bordering on the found; in the state of Connecticut. It is said this substance is in general use in a number of places, and can be procured at half the price of wood. The mines of it are inexhaultible and a number of the inhabitants of feveral towns have become interested in the business, and propose to procure peat for their only fuel the next winter, which will tend greatly to reduce the price of wood. COMMUNICATION.

We understand the five Indian chiefs, who left us feveral days ago, on their way to the federal government, had a conference with the society of Friends in this city in which the Little Turtle; and his brother chief, Five Medals, expressed themselves as considerable length: We are informed their speeches were taken down in short hand, by Mr. Gerard T. Hopkins, of this city.—We hope, if they are not of a private nature, the public will shortly be gratified with a perusal of them—as from the tharacter of these chiefs, as great orators, particularly the Little Turtle, they must be interesting.

General Moyfe, was tried by a military commiffion, at Cape-Francois, on the 11th November, 1801, for conspiracy against the public safety, and disobedi-ence of the orders of Toussaint Louverture, governor of St. Domingo. He was found gullty, and sentenced to death. The sentence was approved by Toussaint on the 12th Novembers

COMMERCIALLY IMPORTANT. We understand that the conful-general of the French republic, for the United States, has received orders to grant French registers to American vestels, purchased and owned by citizens of the French re-[M. T. pop.]

From different letters, received from Cape-Francois it appears that the news of peace was received there at the beginning of the last mouth, and had easied the molt lively tenfations of joy. One of the letters also informs us that general Moyle, one of the authors of the late massacre of the whites, was shot at Port-de-Paix, the latter end of November. [N. T. Moniteur.]

In CHANCERY, January 5, 1801.

is also adjudged and ordered, that the faid HENRY RIDGELY, of Henry, appear before the chancellor, in the chancery-office, on the twenty-fifth day of May next, for the purpole of answering such interrogatories as may be proposed to him by his creditors, and that by having a copy of this clause in-ferted in the Maryland Gazette three times before the 25th of this month, he give notice to his creditors to attend at the fame time and place,

True copy, W. Carten Teft. SAMUEL H. HOWARD. Reg. Cur. Can.

TOTICE is hereby given, that the orphans court of Anne-Arundel county will fit on every Tuesday and Saturday, for the purpose of granting letters of administration on deceased persons estates, paffing accounts, making distribution, fettling guardians accounts, and all other matters relative to deceased's estates, the register of wills having the power, will, on any other day, receive inventories and grant letters testamentary.

By order, JOHN GASSAWAY, reg. wills A. A. county.

FROM the great injury which Mrs. ELEZABETH G. CONTER has fullained on her farm, in Southriver neck, I do hereby forewarn every person or perfons from hunting on faid farm, either with dog or gun, as I am determined to put the law in force against every offender.

GASSAWAY RAWLINGS, Truftee for Elizabeth G. Contee. January 4, 1802.

Purfuant to an order of the orphans court of Anne-Arundel county, will be SOLD, at PUBLIC SALE, at the late dwelling of SUSANNA PITTS, deceased, on Severn river, opposite the Indian Landing, on Friday the 8th day of January next, if fair, if not the first fair day, for CASH,

HREE NEGROES, till they are thirty-one

boys. The fale to commence at eleven o'clock. 3X CHAR December 16, 1801, CHARLES PITTS, Executor.

NOTICE.

for Willis fwam as long as his strength enabled him, and caught hold of one of the men, who, sinding they must both perish, disengaged himself, and faw Mr. Willia go down in a few seconds; the man was taken up by one of the guard boats, in great extremity.

"The loss of these valuable young men is a circumstance greatly to be samented; they shood high in reputation, and promised to be a credit to their feiends, and an bonour to their country."

By a report made to congress it appears that of books for the library of that body, and that the Saint-Mary's county, December 14, 1491.

Saint-Mary's county, December 14, 1891.

Anne-Arundel coun WHEREAS ty, hath this day re the tax for faid count pay the county taxes, House and lot in Rezin Davidge.
House and lot in di House and lot in di

House and lot in c Farmer's Field, 5 Philk's Reft, 0 7 Part Dawfon's Ch Afhley's Adventure, Bottom, part Dawfon Neck, other lands, no Part Holland's Ch

Part Yates, Inheri land, name unknown. Part Duncan's Ch Part ditto and N

Hawkins. Part Murphy's Lot Part Rockhold's Pe part Best Success, 1 Hopkin's Lot, 0 Part Grindstone, 1 Part Fowler's Run Part Duvall's Ban Beard's Point Las gels Choice, 4 4 9, Chancy's Reft and

fanna French. Clark's Inheritance Part Hickory Hi part Burgels Choice, ly, and Mount Mile Lot in London-to Lands, names unker Shekell's Chance, Batchelor's Choice

Beans and Bacon, Lands, names unkr Anne-Arundel M Grammer's Parrot Hill's Purchafe, Hunt's Chance, 1 Lands at Elk-Ri Griffith's heirs. Land formerly a William Urquharts Part Hebron, and

Valentine Brown. Part Invasion an Part Half Pone, Part Invation, por 1 18 8, John Brow Part Howard's Cramblit.

Carter's Rocks, John Cornelius, John's Lookout, Land formerly Samuel Sterett. Part fundry trad Part Partnership

John W. Burges. Part Second Ad part Warfield's Ran Part Neal's Delig Part Merriken's 2 3 5, Thomas M Part Bite the 6 2 11, James To Rockey Spring, Part Worthingto Part Manfell's

18 7, Samuel C. Point Lookout I Its to be or not Mulgrove's Co Blooming Plains Andover, and partition's

Part Additional Part Stampt Ac Part Support to Part Weedy Gl Part Stampt A Stansbury.

Part Lookout, Yates Contrivan Edward Desfey, o NOTIGE is he harges aforefaid a oblication of the sel parts thereof and colls thereon, agreeably to the satisfied, Au act

WHEREAS WILLIAM ALEXANDER, collector of the tax for Anne-Arundel county, hath this day returned to the commissioners of the tax for said county the following list of lands in fad county, on which there is no perfonal property to pay the county taxes, to wit! House and lot in Annapolis, O 12 4, Henry and Rezin Davidge. House and lot in ditto, 1 14 5, Margaret Pryse. House and lot in ditto, 1 0 8, Moles Maccubbin, House and lot in ditto, 0 19 10, Elizabeth Mid-Farmer's Field, 5 3 5, John Gillifs,
Philk's Reft, 0 7 3, Thomas Todd,
Part Dawfon's Chance, Forked Creek, Chance,
Athley's Adventure, Friendhip, Footbold, Brufhy
Bottom, part Dawfon's Chance, Luckey Point, Brufhy Neck, other lands, names unknown, 11 2 3, James Part Holland's Choice, O 17 5, William Boyer's Part Yates Inheritance, part Howard's Range, land, name unknown, 1 12 11, Hockley Company, Part Duncan's Chance, 0 11 11, Thomas Haw-Part ditto and Murphy's Lot, 6 11 6, James Hawkins. Part Murphy's Lot, O 11 8, Rezin Hawkins. Part Rockhold's Purchafe, part Point Lookout, and part Best Success, 1 0 5, Joseph Hawkins. Hopkin's Lot, 0 18 3, Benjamin Ricketts. Part Grindstone, 1 3 3, Margaret Sappingtoni Part Fowler's Range, O 11 5, Prifcilla Fowler. Part Duvall's Bange, O 19 9, Stephen Steward. Beard's Point Lands, Iiams's Purchale, and Bur-Chancy's Reft and Wade's Increase, 1 1 1, Sufanna French. Clark's Inheritance, 3 15 3, John Groves. Part Hickory Hills and Franklin's Enlargemen part Burgels Choice, Middle Plantation, Covel's Folly, and Mount Milery, 6 2 5, Thomas King. Lot in London-town, No. 51, 0 2 11, William Lands, names unknown, 8 6 8, Johanna Plummer's Shekell's Chance, O 18 2, Francis Effex. Batchelor's Choice, 0 2 9, William Gover. Beans and Bacon, 6 4 11, Samuel Hamilton. Lands, names unknown, 1 11 1, Prifcilla Simmons. Anne-Arundel Manor, O 12 10, Richard Shekell. Grammer's Parrott, 2 1 4, Nathan Smith. Hill's Purchase, 1 10 2, Anne Vernon. Hunt's Chance, 1 16 0, Mary Evans. Lands at Elk-Ridge Landing, 1 10 10, Joshua Griffith's heirs. Land formerly affeffed to D: Griffith, 2 12 5, William Urquharta Part Hebron, and part Batchelor's Choice, 1 2 4, Valentine Brown. Part Invalion and Any Thing, 1 15 2, Vachel Part Half Pone, 0 11 8, John Barlow, fen. heirs. Part Invalion, part Conclution, and What's Left, 1 18 8, John Brown, of Adam, heirs. Part Howard's Refolution, 0 17 6; Michael Carter's Rocks, and Patapico Mill Seat, 2 14 0; John Cornelius. John's Lookout, 1 8 4, Catharine Gardner. Land formerly affelled to John Sterett, 5 1 6, Samuel Sterett. Part fundry tracts, 1 8 9, William Slupley, fen. Part Partnership and Snowden's Manor, 1 6 8, Part Second Addition to Snowden's Manor, and part Warsteld's Range, i 19 2, Elizabeth Dickinson. Part Neal's Delight, 0 9 1, John Mobberly. Part Merriken's Fancy, and part Nancy's Fancy; 2 3 5, Thomas Marriott. Part Bite the Biter, and Hammond and Gift, 2 11, James Tollon.
Rockey Spring, 0 17 6, Joseph Harden.
Part Worthington's Range, 0 15 1, Beale Ifrael.
Part Manfell's United Friendship, and Bellmont, 18 7, Samuel Chafe. Point Lookout Enlarged, 1 7 0, Luke Davist.
Its to be or not to be, 1 0 4, Hugh Finley.
Mulgrove's Connection, 1 11 1, Samuel Muf-Blooming Plains, 5 7 4, Ifaac Pollock. Andover, and part Walker's Inheritance, 9 16 1, Thomas Harrison's beirs. Part Additional Defence, 1 1 2, John M'Donald, Part Stampt Act Repealed, 0 14 6, Samuel Dodges, Part Support to Small Quantity, 0 7 8, Mary Leatherwood. Part Weedy Glade, 1 7 8, William Smith, Balt. Part Stampt Act Repealed, 0 10 11, Sufannz

A LIST of the names of tracks and number of lots of land, in Allegany county, held by perfons not refidents of faid county, the amount of the taxes thereon respectively due for the year eighteen hundred and one, and the names of the perfons 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. Persons Names | Names of land, &c. | Taxes du Zathariah Allen Catharine Boyer Valentine Bro-298, 315, 326 ther Michael Beyer Thomas Bodley 1307 104 Thomas Black-2594, 2596, 2597, istone 2598 Shawney War 226, 80, 4094, 3127, Archibald Chif-12 holm 4034 George Cooke William Coo Bottom 2534 Richard Dorfey 4.38 John Doyle 3049, 3038, 3166 Uriah Forrest Orme's Mistake Orme's Trouble The General's With 14 lots in Western - Port Part Water Works Samuel Godman 12 Archibald Golder 1124 10 Augustine Gambrill -101 1930 Levi Hughs 3194, 3195, 3196 3197 Thomas Hewitt 909 101 James G. Howard . Samuel Jay 216, 492, 167, 170, 810, 290, 1010, 1834, 1121 Thomas Johnson Promised Land 3 4 4 2 Thomas and Anné Peace and Plenty 3 18 Part Spruce Spring 320 lots wellward of Cumberland 13.17 Edward Jones Part of Granary 135,21,4036, 1935, 56, 131, 932, Elifha Jarrett 2536, 241, 1267 John Kingan Kingan's Discovery Lloyd and Paca Small Meadows 9 6 Hunting Ground Brick Bones Rich Glade William Miley 1293, 1294, 3115 Gilbert Murdoch 885, 931 . . 416, 2550, 359, James Miller-487, 929, 417 Robert G. May-2397, 2022, 310, 811 John Orme Mill Seat and Felicity 65, 1413, 2029, John Pollard 165, 1244, 850 Walter Roe Danghill .. 12 John Randle 2363, 2364, 2366, 2365 950, 945, 885, 1950, Thomas B. Ran-1130, 130 2060, 2061, 2062, Mitchell Robin-Samuel Selby, 3d Locust Ridge Refürved, refurvey on Recourie, Caftle 4 16 105 Hill John Schley 1237. 10 ames Shaw 3066 T 15 9 Gustavus Scott's Governor's Neglect 19 41 1 FF 5 Roby's Delight heirs Orme's Attention 1 2 Chefnut Grove Now or Never 1 7 Hard Struggle 12 Benjamin Stod-1 12 Mount Pilgah Roby's Delight and dert Ray's Discovery New Carthage 15 91 Orme's Discovery Mount Pleafant 4 11 Orme's Choice 13 1 Pleafant Ridge 5 18 6 Park Mount Etna 4 11 The Diadem Cherry tree Meadows Mill Seat 1 10 2 Pink of Allegany First Venture 6 11 Republic 10 18 0 14 10 Addition 3435, 3882, 3883, 3884, 3885, 3886; 3440, 3449, 3450, 3451, 3432, 3454, 3455, 3456, 3458, 3459, 3461, 3462,

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mace Turner

John William James West, jun.	2081, 1005	10
Richard Corbus	1 house and los Wes	
And the state of	tern Port, 2 flate	
Committee of the Second	lots be all to be alle	3 5 0
George Every	Colemne	1 9
Thomas Johnson	2 lots	3 6
Honore Martin	Refurey on Hamp-	TECHNIC POLICE
	flead Park	13 3
Henry Myers	Chance	4118
Abel Sargeant	5 acres land, 2 houses	and the state of
	and lots, 8 lots	The state of the s
Banksmin Black	Western Port	1 2 31
Benjamin Black Benton Jacques	Parker's Neglect	31
Edward Langly	Bottom 4021	043 6
	Brodhag's Coal mine	
Thos. J. Beatty	1 lot in Cumberland	1 10
Peter D. Evec-	The state of the s	
mon	4 lots in Cumberland	25 4 4
James M'Pher-	1965年 1965年 1955年	THE RESERVE
fon	1 lot in Cumberland	2 1
Robert Selby's	State of the state	136.5
heirs v	1 lot in Cumberland	2 1
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fon William	1 lot in Comberland	1 7
Charles Beatty	Jacob's Ladder	10 5
George Reiley	Red-bird Thicket	5 104
Comment Design	1464, 290, 94, 95	10 mm 3/4 6
James Beatty	Refurvey on Elle lick	to the second
The Kanada	The Request	State of the last
11000	Loft Glove	1000
Nathan Gregg	New Addition	18 7
John C. Jones	Horfe Pasture	100
A CONTRACTOR OF THE PARTY OF TH	TARRET BROWN	a Company
NOTICE is	hereby given, that unless	the county

due on the lands aforesaid, shall be paid to WILLIAM M'MARON, Esq; collector of Allegany county, on or before the first Monday in June next, the lands, so charged as aforefaid, or fuch part thereof as may be necessary to raise the fum due thereon, stiall bo fold to the higest bidder, for the payment of the

By order of the commissioners of the tax for Allegany county,
AQUILA A. BROWNE; Ch.
November 27, 1801.

NOTICE is hereby given, that the subscriber in-tends to apply to the next Charles county court for a commission to mark and bound a trad of land, called Groven's Porker, lying in the county aforefaid, agreeably to the directions of an act of af-fembly, entitled, An act for marking and bounding lands, paffed at November fession, 1786.

. December 22, 1801. 2 JOHN BRENT.

To be SOLD,

By order of the orphians court of Anne-Arundel county, at Mr. ELLIOTT's tavern, on Friday the 15th day of January next, if fair, if not the first

fair day after,

A LL the flock of ANNE LANE, deceafed, confifting of fome good work oxen, cows, young
cattle, &c. also fome household furniture, one bed, tables, &c. The terms will be made known on the day of fale, by

JEROM PLUMMER, Administrator. N. B. All persons having claims against the estate of Anne Lane, deceased, are once more warned to exhibit them to the fubscriber, legally authenticated, on or before the day of fale above mentioned, they may otherwise be excluded from all benefit of faid effate. Given under my hand this twenty-third day of December, 1801.

Mr. GUICHARD, R ESPECTFULLY informs his friends, and the public in general, that he intends to open his FENCING-SCHOOL on the first of January. For terms apply at his lodging, at Mrs. CLAUDE'S. 3X

NOTICE

THE subscriber having furnished himself, at a very considerable expence, with an handsome and commodious STAGE, with excellent horses, for the conveyance of passengers, with their baggage, proposes, on the first Thursday in March next, to proposes, on the first Thursday in March next, to commence a line between the city of Annapolis and George-town, leaving Mr. Caton's tavern, in the city of Annapolis, every Thursday morning, pass through Bladensburg, and strive at the Union tavern in George-town the time evening; leave the Union tavern, in George-town the time evening; leave the Union tavern, in George-town the contraver on Saturday morning, and by the fame rout arrive in the city of Annapolis in the evening; from this establishment he fatters himfelf he shall contribute considerably to public convenience, which, added to his afficinity and good conduct, he hopes will ensure him the patronage of a duct, he hopes will enfure him the patronage of a generous publica 3%

Annapolis, December 23, 1801.

Printing-Office, Annapolis. PATALENTS are earnestly solicited from all persons indebted to this office, and in a particular manner from those debters who reside in the city of Annapolic, and in Anne-Arundel county. Necessity alone induces this second application, and it is success boped it will be noticed, and attended

Part Lookout, and Good Will to his Lordship, 1 3 10, Anthony Musgrove, of Samt.

Yates Contrivance, and Cockey's Neglect, 3 3 3, Edward Desiry, of Juo. heirs.

NOTICE is hereby given, that unless the county charges aforesaid are paid within thirty days after the publication of this notice, that the faid lands, or such parts thereof as will be ford, to the highest bidder, agreeably to the directions of the act of assembly, assisted, Au act for the more effectual collection of the sounty charges in the E-veral counties of this state.

By order, Part Lookout, and Good Will to his Lordship,

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d furnitue, EL ABELL, at the late Terms, fix rionable dil-

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GIDEON WHITE, HAS RECEIVED, AND FOR SALE, From L.E.E's and Co. Patent and Family medicine ftore, Baltimore.

A fresh supply of the following valuable medicines: HAMILTON's WORM DESTROYING LOZENGES. Four years have scarcely elapsed fince the intro-duction of HAMILTON's WORM DESTROY-

ING LOZENGES into general use, yet in this short period upwards of one hundred and twenty thousand persons of both sexes, of every age, and in every situation have received benefit from this extraordinary remedy, in various complaints arising from worms, and from obstructions in the stomach and bowels.

This medicine, which is as innocent and mild, as it is certain and efficacious in its operation, cannot injure the youngest infant, or the most delicate pregnant lady, should no worms exist in the body; but will, without pain or griping, cleanse the flomach and bowels, removing whatever is foul or offensive within, particularly that flimy humour from whence worms and many fatal diforders proceed.

Children generally take this medicine with eagermels; having a pleasing appearance, and an agreeable tafte.

A dose of this medicine given occasionally will effectually prevent the vomiting and purging of chil-dren, a dreadful diforder which annually destroys whon fands of the infant part of our cities. It is like-wise the mildest and most certain remedy known, and has reftored to health and frength a great number when in an advanced stage of this fatal complaint. Particular and plain introctions are given for every part of the necessary treatment in such cases.

The celebrity acquired by the Worm Lozenges, particularly in the state of Maryland, renders the further publication of certificates in their favour, an unnecessary expense.

HAMILTON'S

ESSENSE AND EXTRACT OF MUSTARD,

A fate and effectual remedy for the rheumatisms, gout, palicy, sprains and bruiles, white swellings, old ftrains and relaxations, numbrefs and weakness of the joints, stiffness of the neck, pains of the fide, headache, fwelled faces, frozen limbs, and every fimilar complaint. It prevents chilblains, or chopped hands, and the ill effects of getting wet and dank in the

The extract is celebrated for removing cold and windy complaints in the flomach and bowels, flying pains and other fpaimodic affections.

The testimony of thousands and daily experience, fufficiently prove the superiority of the above medicine over all others in the cure of the maladies we have enumerated.

HAMILTON'S ELIXIR.

A Tovereign remedy for colds, obstinate coughs, afthmas, catarrhs, fore throats and approaching confumptions.

To parents who may have children affliced with the HOOPING COUGH, this discovery is of the farst magnitude, as it affords immediate relief, checks the progress and in a short time entirely removes the most cruel disorder to which children are liable; the Elixir is perfectly agreeable and the dole fo imall, what no difficulty arifes in taking it.

> DR. HAMILTON's GRAND RESTORATIVE

IS recommended as an invaluable medicine, for the speedy relief and permanent cure of the various complaints which refult from diffipated pleafures-juvenile indiferetions relidence in climates unfavourable the conflitution the immoderate use of tea, frequent atoxication, or any other destructive intemperance to the unfkilful or excessive use of mercury-the discases peculiar to females, at a certain period of life-bad layings in, &c. &c.

In cases of extremity where the long prevalence and obstinacy of disease has brought on a general impoverishment of the system, excessive debility of the whole frame, and a waiting of the flesh which no nourithment or cordial could repair, a perfeverance in the use of this medicine has performed the most affornishing cures.

DR. HAHN'S ANTI-BILIOUS PILLS. The operation of these pills is perfectly mild, so as to be used with fafety by persons, in every situation,

and of every age. They are excellently adapted to carry off superfluous bile, and prevents its morbid fecretions; to re-flore and mend the appetite; to procure a free per-fipiration, and thereby prevent colds, which are often attended with fatal confequences; a dose never fails to remove a cold, if taken on its first appearance. They are celebrated for removing habitual coftiveness, lickness at the stomach, and severe head-ache, and

ought to be taken by all persons on a change of climate.

THE SOVEREIC'N DINTMENT

Which is warranted an infallible remedy at one application, and may be u fed with perfect fafety by pregnant women, or on a fants a week old, not containing a particle of mer cury, or any dangerous in-gredient whatever, and v.s not accompanied with that tormenting imart whis h attends the application of other remedies.

A forereign reto edy for all diferies of the eyes, whether the effects of natural weakness or of agei-

stent, decadly misoving inflammations, deflumous of rheum, dullness, itching, and films on the eyes, never failing to cure those maladies which frequently succeed the small-pox, meazles, and severs, and wonder-fully strengthening a weak sight. Hundreds have experienced its excellent virtues, when nearly deprival of sight.

TOOTH-ACHE DROPS.

The only remedy yet discovered which gives im-mediate and lasting relief in the most severe inftances.

> THE ANODYNE ELIXIR. For the cure of every kind of head-ache:

THE DAMASK LIP-SALVE

Is recommended (particularly to the ladies) as an legant and pleafant preparation for chopped and fore lips, and every blemith and inconvenience occasioned by colds, fevers, &c. fpeedily refloring a beautiful roly colour and delicate foftness to the lips.

> THE RESTORATIVE POWDER FOR THE TEETH AND GUMS:

This excellent preparation comforts and firengthens the gums, preferves the enamel from decay, and cleanies and whitens the teeth, abforbing all that acrimonious flime and foulness, which fuffered to accumulate, never fails to injure and finally ruin them.

THE PERSIAN LOTION, So celebrated amongst the fashionable throughout

Europe, As an invaluable cosmetic, perfectly innocent and fafe, free from any corrolive and repellent minerals, (the basis of other lotions) and of unparattelled efficacy, in preventing and removing cutaneous blemifles of the face and fkin of every kind, particularly freckles, pimples, inflammatory redness, scurfs, tetters, ringworms, sunburns, prickly heat, premature wrinkles, &c.

The Persian Lotion operates mildly, without impeding that natural, infentible perspiration which is effential to the health-Yet its falutary effects are speedy and permanent, rendering the skin delicately foft and fmooth, improving the complexion and re-floring the bloom of youth. Never failing to render an ordinary countenance beautiful, and an handsome one more fo.

> DR. HARN'S TRUE and GENUINE GERMAN CORN PLASTER.

An infallible remedy for corns, speedily removing them root and branch, without giving pain.

CHURCH'S GENUINE COUGH DROPS.

INFALLIBLE AGUE and FEVER DROPS. Thousands can tellify of their being cured by these drops, after the bark and every other medicine has roved ineffectual; and not one in an hundred has had occasion to take more than one, and numbers not half a bottle.

Extract of a letter from Dr. Henry C. Soper. " Kent county, Delaware.

"I have given the ague drops to a humber of patients this fall, and with conftant fuccess; in some obstinate cases they acted like a charm; the disease yielding in a day or two to this remedy, after refifting the bark for months, and when they had been thrown in, in the largest doses."

For the cure of venereal complaints.

The patent Indian Vegetable Specific, prepared by Dr. Leroux.

GOWLAND'S LOTION.

ANDERSON'S PILLS, &c. &c.

Those who wish to purchase any of the above ticles are cautioned against the imposition of inferior medicines, and to inquire for them only of Mr. Gideon White.

Wholesale purchasers allowed a liberal profit by addreffing to Rd. Lee, and Co. Baltimore.

A LL persons indebted to the estate of Mrs. MARY DULANY, deceased, or to WAL-TER DULANY, Efq; late of this city, are requested to make immediate payment to the fubscriber, those who have claims against either of the above will produce them, legally authenticated, to

R. K. WATTS. 'Annapolis, December 8, 1801.

To be KENTED, THAT commodious dwelling-house, lately occupied by WALTER DULANY, Efq; in this city, to which belongs an excellent garden, good lots for clover, out houses, &c. For terms apply to,
R. K. WATTS.

Ten Dollars Reward.

RAN away from the subscriber, a negro woman named MILLEY, about twenty-two years of age, and sive feet high, is likely, and of a yellowish complexion; she has been seen at her mother's, near Mr. Ridout's mill, on the north side of Severn river, where it is likely sie will be harboured. The above reward will be given for bringing her home, or se.

SETH SWEETSER, Annapolis, October 20, 1801.

NEW GOODS.

opening at the fubicriber's flore, opposite Messrs, Turner and Smith, Church-street,

B ROAD and second cloths, Bath coatings, plains, balf-thicks, rose and match-coat blankets, carpets, &c. fancy cords, velverets, corduroys, thicksets, swandowns, &c. red, yellow, and white flannels, blue, green, brown, and black bombasets and striped wildbores, moreens, durants and Joans, dimities, muslins, humhums, calicoes, flowls, black and fancy pattent'd filk handkerchiefs, men and womens worsted and cotton hofe, men and boys hats, Irish linens, from 3s. to 7s. 6d. per yard, German dowlas, ticklenburgs, ofnabrigs, &cci

A very extensive affortment of the best manufactured tin wares, warranted good, Japanned ditto. Likewife mafters of veffels and planters supplied in ten minutes with slops, warranted well made, and at the most reduced prices. As the subscriber constantly keeps up a very general affortment of blank books of all fizes, school ditto, paper, wax and wasers, playing cards. &c.

GROCERIES. Antigua spirit, New-England rum, French brandy, Holland's gin, whiskey, hyson, hyson-skin and foul chong teas, loaf, lump and brown fugars, pepper, powder and shot, tobacco, and snuff, all of which he offers for fale on the lowest terms, and flatters himself they will give general fatisfacti n. STYPHEN CLARK.

October 21, 1801.

N confequence of a report which has been circulated respecting my leaving this place, I take this method of informing my friends in particular, and the public in general, that I mean to carry ou the tanning busines as usual, and at the same place. I am now prepared to receive hides to tan from those who will please to favour me with their custom, on the following terms, to wit i Hides at 15% each, or one half for the other, kip-skins at 11/5 each, and east-skins at 5/71, and will purchase at the market price, as will fuit. I hope my former attention will merit a continuance of the favour of my customers, and it fhall be my conflant endeavour to give general fatif-faction. W. W. NORMAN. N. B. The above leather will be fuilhed in the

neatest manner for shoe-makers and all other of my customers.

Annapolis, October 24, 1801.

NOTICE,

THE partnership of TURNER and SMITH being dissolved on the 21st ult. all persons indebted to the firm are requested to make payment to the subscriber, who is authorised to settle the same, and those having claims against the faid firm are defired to present them for payment.

ROBERT A. SMITH.

Annapolis, October 5, 1801.

Slave in Custody.

OMMITTED to Saint-Mary's county gaol, on 4 the 12th of Scatember, 1801, as a runaway, a negro man, about forty years of age, by the name of FRANK, about five feet fix inches high, very black, and has loft part of bis fore teeth, fays be belongs to a Kinsey Giddins, of Montgomery comty; his cloathing an ofnabrig fbirt, and country cot-ton troufers, an old red pluft waiflcoat, one old red ftriped ditto, an old hat and shoes. His master is requefted to pay his fees and take him away, or he will be fold as the law directs.

FRANCIS MILLARD, Sheriff of Saint-Mary's county. 13

September 19, 1801.

COMMITTED to Anne-Arundel county gael A on the fourth day of September laft, a negro, man by the name of TOM, as a runaway, who last he is free, and is from the State of Virginia; this fellow is about 5 feet 8 inches high, speaks broken English, and appears to be about 40 years of age; his cloathing a coarse cloth coat, a green and yellow cotton callico ditto, ofnabrig shirt and trousers, a pair of coarse shoes and stockings, no other apparel. The owner is requested to come and take him away, and pay all charges, or he will be fold for his prifon fees. HENRY HOWARD, Sheriff of

Anne-Arundel county. 13 October 1, 1801.

OMMITTED to my cuflody, on the 7th inft fays he ran away from a Mrs. GRAY, of Baltimore-town, in the sang of the year 1800; Peter appears to be 18 or 20 years of age, about five feet on high, flender made, has loft all the toes from his left foot, and part from his right, fays he was brought from the West-Indies when small by a captain Fak, and left with the above-mentioned Mrs. Gray; his cloathing is a Russa sheeting shirt, striped nanken coat, stuff jacket, old coarse hat. His owner, if any, is requested to take him away, otherwise he will be

fold for his prifon fees, and other charges.

O RHOMAS PRICE, Sheriff of Charles county. October 20, 1801.

ANNAPOLIS

I deliver by TREDERSON GREEN.

(LVIIth YEA

MA

Laws of

PASSED NOVEM

Ma ACT relative to th this state, and to repe B E IT ENACTED,

fre diffricts, to be numb lows; that is to fay, S. George's and Charles countil; Catcil, Kent, tounties, shall be the fee Baltimore and Harford diftrict ; Caroline, Dor cester counties, shall be counties, shall be the fit
and be it enacted,
held in each county with
commence and be Beld Mary's county on the a August; in Galvert cou in April and September on the first Mondays Charles county on the t August; in Caseil county and fest Monday in At third Monday in March her; in Queen-Anne's May and fourth Monday se the fourth Monday November; in Anne-Mondays in April ar in June, and third Motord country on the s August; in Caroline to March and second Mor Monday in Octobers is tond Mondays in May tounty on the feconit August; in Wathingto Frederick county on and first Monday in A on the first Mondays is

> this state, two persons knowledge, residents were appointed, (who ou Associate Justices had justices shall hold the fame manner of flate and out otherwit And be it enacted, diffrict final be compo-diffrict in which each affactite justices app feetively; and that chief juffice alone, or have, possess and excelent and distinct mow on and ducies, now comey county courts of this siter excepted, and the to the general ander the fame regarder be allowed by repeat court, and and charge the grant for on any pretenting for witherlies to atto of contempt to the

> is Allegany county of

And be it enacted, someil be authorifed

commission, for each o

of integrity, experience who shall relide in t

pointed, (who finall be Julies of the County appoint and committee

of contempt to iffu non-attendance, and fworn to the grand or indictment from

MARYLAND GAZETTE

HURSDAY, JANUARY 14, 1802.

Laws of Sparpland.

PASSED NOVEMBER SESSION, 1801.

de ACT relative to the administration of justice in this state, and to repeat the acts of assembly there-

BE IT ENACTED, by the General Assembly of Maryland, That this flate finall be divided into lows; that is to fay, Saint-Mary's, Calvert, Princel-George's and Charles counties, shall be the first diftrid; Cacil, Kent, Queen-Anne's and Talbot counties, thall be the fecond diffrict; Anne-Arundel, Baltimore and Harford counties, shall be the third district; Caroline, Dorchester, Somerset and Wor-cester counties, shall be the fourth district; and Washington, Frederick, Montgomery and Allegany counties, shall be the fifth district.

and be it enacted, That county courts shall be held in each county within the faid districts, and shall commence and be field as follows, to wit: Saint-Many's county on the first Mondaya in March and August; in Galvert county on the fourth Mondays in April and September; in Prince-George's county on the first Mondays in April and September; in Charles county on the third Mondays in March and August; in Cacil county on the first Monday in March and ark Monday in August; in Kent county on the third Monday in March and fecond Monday in October; in Queen-Anne's county on the first Monday in May and fourth Monday in October; in Talbot county se the fourth Monday in May and fecond Monday in November; in Anne-Arundel county on the third Mondays in April and September; in Beltimore county on the first Monday in February, first Monday in June, and third Monday in November; in Flur-ford county on the shird Mondays in March and August; in Caroline county on the first Monday in March and second Monday in October; in Dorchester county on the third Monday in March and fourth Monday in October; in Somerfet county on the second Mondays in May and November; in Worcefter county on the second Mondays in February and August; in Washington county on the third Monday in February and third Monday in August; in Freerick county on the first Monday in February and first Monday in August; in Montgomery county on the first Mondays in March and November; and is Allegany county on the third Monday in April and therd Monday in October.

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riff of

And be it enacted. That she governor and the sound be authorified and requested to appoint and sommission, for each of the said diffricts, one person of integrity, experience, and found legal knowledge, who shall refide in the district for which he is appointed, (who that! be flyled in the commission Chief Julier of the County Courts in feeth diffrict,) and to appoint and commission, in each of the counties of this flate, two perions of integrity, experience and knowledge, relidents of the county for which they were appointed, (who shall be flyled in the commission of the ou Affociate Justices of the County Court of the sounty for which they shall be appointed;) and the faid justices shall hold their commission during good behaviour, and may be removed for mistichaviour in the same manner of the chancellor and the judges may be removed, agreeably to the constitution of this

flate and met otherwife.

And be it engeled, That the county courts in each diffrict shall be composed of the chief justice of the district in which each county shall be, and of two affectively; and that the full county court, or the chief juffice alone, or the two affectate juffices, shall have, possess and execute, the same power, jurisdicticommy courts of this state, except in the cases herestate excepted, and an appeal or writ of error stall
lie to the general court, in the fame manner, and in
under the fame regulations, as is now or shall herealies to showed by law from the county courts to the
truetal court and adjourn the faid court, and empanner
and charge the grand jury, and direct process to ifse on any presentment or indictment found in the
lad court, or on any petition or complaint exhibited
to the said court, and he may direct subpanas to issue
for simelies to attend the laid court, or attachments
of contempt to issue against wirnesses or jurors for
non-attendance, and he may direct subpanas to be
from to the grand jury, and receive any presentment
of indictment from the grand jury, and take recogmanagers for the appearance of, witnesses, or any
person presented or indicted and be may commit any
terian presented or indicted and be may commit any
terian presented or indicted and be may commit any
terian presented or indicted for want of security, and
he may direct independent or be appearance of witnesses, or any county courts of this flate, except in the cafes here-

frients to be entered against persons brought in on executions, and may take special bail in any came existing, or that may exist, in the court of which he is
associate, and may also, in court fitting, accept the
surrender by the principal of himself in discharge of
his bail, and by the bail of the principal in discharge
of himself, and take new ball, or commit for want of
bail, and take recognizances for the appearance and
security of any person or persons who have filed or
may file petitions for freedom; provided always, that
nothing herein contained shall extend to alter or
change the powers of the court of over and terminer change the powers of the court of over and terminer and gaol delivery for Baltimore county, or to give to the county court of Baltimore criminal jurifdicti-

And be it enacted, That all acknowledgments of theeds hereafter made for the conveyance of land before any chief justice of a district, within his diffrict, or any affociate justice, within his county, shall be as good and valid in law as if the lame was made before any judge of the general court, or before two juffices of the peace, any law, urage or cultom, to the contrary notwithitanding.

And be n endeted, That the faid courts thall have

power, in the trial of actions at law, on motion made at the first court after the appearance court, supported by assidavit, that the same is not intended for delay, and due notice thereof being given, to require the parties to produce copies, certified by a judice of the peace, of all fuch parts of all books or writings in their possession or power as contain evidence pertinent their possession or power as contain evidence pertinent to the issue, or to answer any bill for discovery only which may be filed by the second court after the appearance court, in cases and under circumstances where they might be compelled to produce the said original books or writing, or answer such bill of discovery, by the ordinary rules of proceeding in chancery; and if a plaintiff shall fall to comply with any such order to produce such books or writings, or answer such bill of discovery, it shall be lawfur for the said courts, on motion, to give the like judgment for the desendant as in cases of nominit; and if a defendant shall fall to comply with such order to produce books or writings, or to answer any bill for discovery only, it shall be sawful for the laid courts, ohmotion as aforesaid, to give judgment against him, her or them, by default; provided, that any plaintiff or desendant may, in compliance with any rule for producing extracts of such books or papers, bring into court the original books or papers.

court the original books or papers.

And be it enacted, That neither the chief juffice of any diffrict, or any of the affociate juffices, after their appointment and qualification, of any register of wills, shall act as an attorney or solicitor in any court of law or equity in this state during the time that they shall respectively act as such.

And be it endeted, That no action to be commenced in any county court appointed in virtue of this act shall continue longer than the end of the first court after the imparlance court, unless by con-fent of parties, at the discretion of the court, or such cause as the saw may allow for the continuance of fuits beyond the time limitted, shall appear to the

fatisfaction of the court, And be it enacted, That in all tafes where fuits may hereafter be brought by any perion or perions, nonrelidents of this state, or who may remove out of the state atter the bringing of such suit or fuits, the defendant or defendants against whom such suit may be commenced, or his, her or their attorney, may be commenced, or his, her or their attorney, may lay a rule, at or before the trial court, on fuch plaintiff or plaintiffs, or his, her or their attorney, to give fecurity for all cofts and charges that the fail defendant or defendants may be put to in case such plaintiff or plaintiffs shall be nonfulted, or judgment be given against them, and in case of non-compliance with such rule, judgment of nonsuit shall be entered; provided nevertheless, that if any defendant or defendants shall lay a rule on any plaintiff or plaintiffs for security for costs at the trial court, that then and in such case the court granting said rule may, at the instance or motion of the plaintiff or plaintiffs; by his, her or their counsels, in their discretion, continue said cause until the next term.

brought, and it shall be entered upon the record that such suit is brought for the use of any other person or persons, and the plaintist or plaintists in such action shall discontinue or strike off his, her or their said action, or be nonsuit thereon, or in tase there shall be a judgment or verdick in savour of the defendant or desendants, the party or parties for whose use the action was instituted shall be answerable for the legal costs of suit, and may be proceeded against by attachment against the person or property of such party or parties for the recovery of the same in the same manner as it he, the of they had been entered by rule of court the security for such costs of suit.

flate to be averlied out of the county where he or the

itate to be arrelted out of the county where he or the noth felicle, by wrate of any copies as respondential, or capies as satisfacientism, for any debt, damage or colt, until the merit or coroner of the county where fuch defendant that relide malt have returned a not est intential on a copies as respondential, or capies as respondential, or capies as as intential on a copies as respondential, or capies as as as a respondential, or capies as as a respondential, or capies as as a respondential, or the fall person against the desendant.

And be it entered, That if any person be arrelted upon a capies off respondential, contrary to the intent of the act, the planning in the faid action that there is nonline, and pay the desendant his or her regionable costs and charges, to be adjudged him or her by the court from whence sich process insed and if any person be taken in extension contrary to the directions hereby the court from whence sich process insed execution much shall discharge min or her from his or her imprisonment; provided always, that nothing in this act contained shall extend to the benefit of advantage of any person who shall ablead from justice in the county where they live, but that for persons may be arrested in any county wherever they may be found:

And be it morred, Thir after the commencement And be it encered. This after the commencement of this act no commission shall liftue to any person, except to the said several chief suffices and amboliate suffices, to be a justice of any county county burt, but only to be a justice of the peace of fach county; and upon the issuing of any commission, the justices appointed therein shall assemble, as soon as convenient, at the court house of their county, and quality as heretosore, but if any of the persons appointed are absent at the time of meeting, they may qualify at any time before any one of them who have before qualified.

qualified:

And be it inacted, That every jurice appointed and commissioned in virtue of this act shall, before he acts as fuch, take the oaths of identy and support to the state, as required by the constitution and layer thereof, provided he harn not before taken the family and also the oath of justice as required by the set of February Tellion, seventien handred and reventified, thapter siver

And he is embered. That if the thief justice of anyfounty court, appointed and commissioned in virtue of this act, shall refuse to act, or after acceptance shall relign, die, remove out of his district, or be rendered uncapable to act, or if any afformed passing, appointed and commissioned in virtue of shis act. Thall results to act, or after acceptance shall refuse to act, or after acceptance shall refuse, with the county, the governor for the time being, with the advice and content of the council, is hereby act thorsised and requested to appoint and commission and

the advice and confent of the council, is hereby and thorised and requested to appoint and commission another fit and proper person to fill such vacancy.

And be it endeted, That every chief justice of any county court; appointed and commissioned in virtue of this act, shall have, within the district for which he shall be appointed, all the powers and justice the bearing and determining in the case of small delets out of the court; and every associate justice, appointed and commissioned in virtue of this act, shall have, within the county for which he shall be appointed, all the powers and jurisdiction of a justice of the peace out of court, except only as to heating and determining in the task of small debts out of court, and sitting as a justice of the peace in the left. and fitting as a justice of the peace in the levy

And be it enacted, That the faid ellief justice, or either of the affociate justices, may, but of court, direct the clerk to enter judgments by confession, or non sum informatus, and such judgment shall be as legal and valid as if entered in court during sta

fitting.

And be it enacted, That every chief justice appointed and commissioned in virtue of this act, or will and be it enacted. That every chief justice appointed and committeed fit virtue of this act, or established committee to virtue of this act, fight receive as a compensation for his fervices, as follows, viz. For the first district, as the rate of one thousand three hundred delications minimal for the second district, at the rate of one thousand district, at the rate of one thousand district, at the rate of one thousand four funding district, at the rate of one thousand four funding district, at the rate of one thousand four funding district, at the rate of one thousand three hundred dollars per minimal, for the bind and three hundred dollars per minimal, for the bind and three hundred dollars per minimal, for the bind and three hundred dollars per minimal, for the bind and three hundred dollars per minimal, for the bind and three hundred dollars per minimal, for the bind and three hundred dollars per minimal, that the bindred dollars per official and he is hereby authoritied and discloded to pay quarterly, out of any unappropriated in they which may be in the treasure, at each of the points in the edition of the other parts of the fathers. That we following taxes that he cannot be followed in the course of the following more is and proceedings in the course of the following more is and proceedings in the course of the following more is and proceedings in the course of the following more is and proceedings in the course of the following more is and proceedings in the course of the following more is and proceedings in the course of the following more is and proceedings in the course of the following more is and proceedings in the course of the following more is and proceedings in the course of the following the course of the following the course of the course of the course of the following the course of the course of the following the course of the

Seventy-five conte; on every other original writ; twenty-five cents; on every appeal, writ of error, habeas corpus cum causa or certiorari, one dollar; on every commission to mark and bound lands, one dollar. And be it enacted, That the faid taxes shall be paid

to the clerks of the respective county courts at the time of issuing the said process or commissions, or of entering the said appeals, or producing the said writs of error, habens carpus or certiorari, by the perfons applying for the faid process or commissions, or defiring the said appeal to be entered, or producing the faid writs of error, habeas corpus or certiorari, and shall be allowed and taxed in the costs of suits; and the clerk of every county shall, every fix months, settle his accounts, on oath or assirmation, with the treasurer of his respective shore, and shall pay the sum adjusted to the said treasurer; and every county elerk may retain at the rate of three per cent, for his trouble in receiving and paying the faid fees according to this act; and it shall be the duty of the faid respective clerks, at or before the close of each respective term, and before the returns required by this act shall be made to the said respective treasurers, to present a true, plain and correct list of the several taxes imposed upon the said process and law proceedings, and receivable by them, to the justices of their respective courts, for their examination and approbaaron, and if, upon the examination of such lift, and the correction thereof, if necessary, the same shall be approved, the same shall be subscribed by them, or by the chief justice alone, or by the affociate justices, and the gross amount of taxes therein conained shall be certified immediately thereafter by the faid chief justice, or by the affociate justices, to the reasurer of their respective shore; and every lift so ibscribed shall be returned, and the amount of taxes therein contained shall be paid, within the space of afteen days after the subscription thereof as aforefaid, by the faid clerks to the respective treasurers; and if any of the faid clerks shall refuse or neglect to prefent a true, plain and correct lift of the faid taxes, in manner aforefaid, or to return the fame as herein before directed to the faid respective treasurers, every fuch clerk shall forfeit and pay the sum of one bundred dollars for every offence.

And be it enacted, That the justices of the levy sourt for the feveral counties, at the time of laying their county affeliment for the year eighteen hundred and two, and every year thereafter, shall afcertain the amount of the money collected in their county from the tax herein before imposed, by a certificate from the clerk of their county, and thereupon the faid justices, after deducting the fum so paid by their clerk, fhall lay fuch fum on their county as will make up the deficiency of the fum payable by their sounty as aforeflaid, towards the annual allowance to the chief justice of their district, and a commission the chief justice of their district, and a commission of fix per cent. for collection; and if there shall be any surplus of the money paid into the treasury by the clerk of any county, beyond what will pay the quota of such county, the said surplus shall be applied so the nie of the said county, and the same shall be paid by the treasurer to the order of the justices of the levy court.

And be it enacted, That the respective levy courts thall, sometime, in the month of May next, and in

thall, fometime in the month of May next, and in the fame month in every year for ever thereafter, appoint the judges of the leveral elections to be held within this flate, and that the judges so appointed shall have the lame power and authority, and subject to the same penalties, as the judges heretofore appointed by the county courts; provided, that nothing herein contained shall extend to the cities of Baltimore or Aunapolis.

And be it enacted, That fo much of the act to regulate elections as authorife the feveral county courts to appoint judges of elections, be and the fame is hereby repealed.

And be it enacted, That the clerk of every county shall yearly, on or before the first day of April, certify synder his hand and feal of office, the amount of the affelfable property in his county, and lodge one cersificate thereof with the clerks of each county in his diffrict, under the penalty of fifty dollars.

And be it enacted. That the levy courts for the ferected to transmit to the treasurer of their respective shores a certificate of the amount levied for the allewance to the chief justice of their district, and also a copy of the collector's bond appointed to collect the fame, and also the amount put into each collector's hands for collection, where there are more than one col-

lector appointed in any one county to collect the fame.

And be it enacted, That all monies levied by the Justices of the levy court in the feveral counties of this state towards paying the falaries of the said chief justices, shall hereaster be paid by the sheriffs or collection. The said the said the said to the collection or clerk shall not pay the money intrusted to his collection by virtue of this act to the treasurer of his respective shore the said to the said to said the said to the treasurer of the respective shore days after the same shall become due tue of this act to the treasurer of his respective shore within thirty days after the same shall become due, it shall be lawful for the said treasurer to file an attested copy of such collector's bond, or a proved account of the sum due from such clerk, in the general court of the eastern and western shore respectively, and the clerk of the general court shall immediately thereupon issue a capitar ad respondendum against such collector and securities, or against such clerk, returnable to the next succeeding court, and judgment or trial shall be had at the first term, without any important shall see as and thereupon collector shall issue as delays, and thereupon collector shall issue as delays, and thereupon collector shall issue

ST. DOMING,O.

Entract of a letter from a very respectable source, to a merchant in this city, received by the Severn, dated

Nantes; November 3, 1801. a Letters from Breft announce, that a courier has brought there an order to dispatch, without delay, all the vessels that may be in readiness, to carry about 8000 troops, who are in that neighbourhood, to St. Domingo. Others from Paris state, that the counsellor of Rate, Benefeth, is to proceed to the fame ifland, as vice-conful; general Le Clerc, a brod ther-in-law to Buonaparte, as captain-general; general Rochambeau, as commander of the land forces, having under his orders the generals Desfourneaux and Boudet, with from 20 to 30,000 troops.

" Madame Buonaparte is authorifed by her hufband to announce to all the colonists, that they may, with confidence, open their hearts to joy and com-fort, as every thing will be food reftored to good order in that colony and most probably the expedition to St. Domingo will fraceed, without any ef-[Sans Coup Feror".] fulion of blood.

> WASHINGTON CITY. SENATE OF THE UNITED STATES.

Friday, January 8. A meffage was received from the prefident of the United States by Mr. Lewis, his fecretary; which was not read, being apparently on executive bulinels. Mr. Brackenridge moved that the senate proceed to the confideration of the prefident's mellage, deli-

vered at the commencement of the feffion. Agreed to. Gen. Mason called for the reading of the message,

which was in part read; when the further reading of the whole document was fuspended, and that part only read, which relates to the judiciary fyftem. Upon which Mr. Brackenridge from Kentucky, rose, and stated that two days ago he had given no-tice that on this day he would submit to the consi-

deration of the fenate two refolutions respecting the udiciary establishment of the United States. As, however, those resolutions were not necessarily connected, and as they might be diffinely difcusted, he would at present confine himself to moving the first refolution; without, however, foreclosing to himfelf the right of fubmitting the fecond after the disposition of the first. He therefore moved, that the act passed last fession respecting the judiciary establishment of the United States, be repealed.

[This is the act which created 16 new circuit judges.]

The motion was feconded by general Maion. After the resolution was read by the president,

Mr. Brackenridge faid, he did not defire to precipitate a vote on the question. But having given no-tice two days since of his intention to move this refolution, he was himself prepared, if other gentlemen were prepared, to offer his sentiments on the subject. But if this were not the case, if gentlemen were not prepared to enter into a discussion of a point of such importance, he was not anxious for immediate confideration.

Mr. Tracy observed that the ordinary mode of procedure in fenate had been to refer in the first instance, each substantive member of the president's message to a select committee. But though this was the usual course, yet he selt in no way hossile to any mode of doing business, which should be most agreeable to the gentleman from Kentucky, or to the house. With an adherence to the ordinary course, he would have been better pleased, for the substantial reason, that by a reference of the subject to a select committee, on receiving a report, the mind of the house would be drawn more precisely to the points involved in it, than could be expected from a refolution fo loofe as the prefent, which could only give rife to verbal discussions.

Another course of procedure had not been unusu that of obtaining leave to bring in a bill; in which event, the fame refult defired by Mr. Tracy would be infured, viz. the reference of the bill to a com-

Mr. J. Mason differed from the gentleman from Connecticut. He believed the mode, now pursued, was perfectly correct, and conformable to a principle, adopted this fession, that the senate was to be considered as in a committee of the whole on the prefident's meffage, whenever taken up. Nor did he dif-cern the necessity, in a body so select as this, of refering each subject to a select committee. But as the subject is extremely important, and some gentle-men seemed unprepared for the discussion, he moved its postponement till Friday.

Mr. Brackenridge said, that though he had given

notice, in his opinion fufficient, of his purpole, yet, not wishing a precipitate discussion, he would agree to the defired delay.

The consideration of the resolution was then de-

ferred to Friday next.

BALTIMORE, January 5.
Another insurrection at Guadaloupe.

Arrived yesterday schooner Exchange, capt. Vi-bert, from Guadaloupe. Left it on the 11th, at, which time Point-Petre, and the whole of the island, was in confusion, another insurrection having taken, place there, which, had it not been fortunately discovered at the moment, would have involved the to-

The former having lent a helping hand in the revail lution which had just been affected, expected a total emancipation from their masters; but not finding that event confirmed or even contemplated in the proclamation of the yellow general, Pelage, they had determined to atchieve their own liberty, through the blood of Pelage and his party. For this purpose 11,000 were to have been organized on the night succeeding that on which the plot was discovered to have burnt the towns—and to have murdered every man, woman and child, of Pelage's party! At that very moment only when it could possibly have been defeated, was the plot discovered by a black woman, who was the kept mile of a white man, when four of the ring-leaders were apprehended.

Notwithstanding the bloody project had been discovered, and for the present warded off, yet every thing was apprehended from the vengeance and ferocity of the blacks, and all was in the utmost consulton. In

the blacks, and all was in the utmost confusion. In fuch hafte was the island deferted by these who could get off, that the Exchange came away on the 11th get off, that the Exchange came away on the with only two hands on board. An English and a French frigate were at that time off the island, cause french frigate were at that time off the island, cause in Accounts had also been tioning vellels not to go in. Accounts had also been received that general McDonald, with 18,000 men, had failed for the windward, and general Rocham beau, with 40,000, for the leeward iflands.

We are informed, that a gentleman just arrived from the West-Indies, brings intelligence of the arfrom the West-Indies, orings to the first rival there of a French fleet, confishing of 45 fail, with troops defined for Guadaloupe.

[Republican.]

FOR SALE.

THE Subscriber will SELL, at PRIVATE SALE, on a liberal credit, and give immediate pollettion, his property on West river, containing be-

is a great proportion of wood, two valuable timothe meadows, and a great variety of young fruit tree; this land is well calculated to divide into two litts, having two comfortable dwelling houses on it, with every necessary improvement. A further description is deemed unnecessary. Also may be led with faid land, a valuable stock of horses, mules, eattle, sheep, &c. and a few negroes. He will also fell three bundred acres of land in the forest of Prince-George's, it being one of the richest spots in that county; this land is well improved, in high cultivation, a great proportion of wood, and upwards of fifty seres of meadow land, lying about eight miles from Waftington, and four from Blades fourg. For further

To be SOLD, at PUBLIC VENDUE, to the highest hidder, for CASH, on Saturday the fixth

West river, January 6, 1802

day of February next,

HE subscriber's plantation whereon he now lying in Anne-Arundel county, on South river, half a mile above Quyan's ferry, fever from Annapolis, twenty-one from the city of Washington, and twenty-eight from Baltimore, containing one hundred and feventy-fix acres, more or lefs, there are on the premiles a strong tobacco inspection house, with sheds, prizes, weights and scales, all in complete order for the reception and inspection of tobacco, a good wharf, sufficient for loading and unloading of vessels, also a strong dwelling-house, with a cellar, three well sinished rooms, and are place above stairs, paled yard and garden, a kitchen, two tobacco houses, stable, corn house, and all other necessary out house. corn house, and all other necessary out houses, a good apple orchard, two fprings of excellent water; there is a great quantity of wood and timber, among which are a number of valuable cheftust and Jocost trees, and also the great convenience of fish and wild fowl in their respective seasons; it is a fland for the mercantile butiness, to equal any in the county. Possession, and a good and indisputable title, will be given immebeing paid down.

The subscriber will take a new likety negroes in

THOMAS BEARD, Jun. part payment. Beard's Point, January 11, 1802.

NOTICE.

Pursuant to an order of the orphans court of Prince-George's county, will be EXPOSED to PUBLIC SALE, in the town of Upper-Marlborough, on the fourth day of February next,

A LL the personal property of JAMES HIN of horses, cattle, hogs, corn, and household furniture. A credit of fix months will be allowed, upon the purchaser giving hand another g chafer giving bond, with approved fecurity.

January 13, 1802.

REMOVAL. THE subscriber has this day removed his STORE to the adjoining house, lately in the occupation of Thomas Hanwoon, Esquire; he is thankful to those who have horetofore favoured him with their dealings, and folicits a continuance.

JONATHAN PINKNEY. January 12, 1802.

on the blend of Severn, taken up as a first,

fuch clerk, for such sum as by the judgment of the

iffand.

The rebels in the prefent infurrection were the may have him again of proving gountry blacks against the whites and mulattees, ing charges.

IN CHANCER ORDERED, That the 15th day of July, this day filed, of cert WILLIAM SMALLWOO and confirmed, unless co if this order he infert direc times during the The faid report fi

Part of Christian Tem Manor, First part of Sempso Supply, ad part of ditto, Thomas Town; Thomas Town's help, Cole or Coleby, Whitland, Pritchard, Wild Goofe Chaces Small Profit, Mafe More, Howland, Part of Hopewell, Nelfon's Progrefs, Telt.

In CHANCE ON application to city of Annapolis, pro last fession, on the t schedule of his prope so far as he can asce annexed to his petition being a person known time, and to have bee set, a citizen of this and the faid Edward] his petition, having p due to them, according of two thirds of the of paffing the faid ac ordered, that the faid copy of this order to during the present me to appear in the ches the twentieth day pole of recommending their benefit, on the there taking the oat Test. SAMU

> N (On the 21ft of nex fair d SEVERAL value corn, meal, &cc. the Efq; late of Saint

Reg.

fale to commence dwelling of faid Ab to day until all th months credit, bon and judgment cred Saint-Mary's

In CHAN TT is also adju chancellor, in the day of May next, interrogatories as n ditors, and that by erted in the Mary

25th of this month to attend at the far True cop Telt.

TOTICE IN A Tuefday and Sar letters of adminit pamny accounts, ar scaled's citates, th will, on any other Atters teltamentar

> G. Courks or neck, I do from hunting

ORDERED, That the fales made by Jones Campsell and Henry H. Charman, on the 15th day of July, 1799, as flated in their report this day filed, of certain lands, belonging to gen. WILLIAM SMALLWOOD, deceased, shall be ratified and confirmed, unless cause to the contrary be shewn before the 10th day of March next, provided a copy of this order be inferted in the Maryland Gazette times during the present mouth. direc times during the present month.

The faid report flates the fales as follow: Acres, rds. ps. per acre.

Part of Christian Temple 273 3 0 at [.6 Manor, First part of Sempson's 240 0 07 Supply, 2d part of ditto, 0 23 6.6 5 191 0 0 Thomas Town, 21 2 20 Thomas Town's help. 352 3 113 £.6 2 Cole or Coleby, Whitland, 233 0 0 £.4 19 6 313 3 33 406 245 0 22 37/6 Pritchard, Wild Goofe Chaces Small Profit, 124 1 37 Mafe More, Howland, Part of Hopewell, 73 1 6 37/6 348 50 0 0 Nelfon's Progrefs, SAMUEL H. HOWARD; Telt.

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LL

In CHANCERY, January 9, 1802.

ON application to the chancellor, by petition in writing, of EDWARD J. PRYSE, of the city of Annapolis, praying the benefit of the act for the relief of fundry infolvent debtors, passed at the last fethon, on the terms therein mentioned, and a schedule of his property, and a list of his creditors, so far as he can ascertain the same, on oath, being mexed to his petition, and the faid Edward J. Pryfe being a perion known to the chancellor to be at this time, and to have been at the time of passing the faid set, a citizen of this state, and of the United States; and the said Edward J. Pryse, at the time of presenting his petition, having produced to the chancellor the affent, in writing, of so many of his creditors, as have dee to them, according to the lift aforefaid, the amount of two thirds of the debts due by him, at the time of paffing the faid act; it is thereupon adjudged and ordered, that the faid Edward J. Pryfe, by caufing a copy of this order to be inferted in the Maryland Gazette, once in each of three fuecessive weeks; during the present month, give notice to his creditors to appear in the chancery office, at eleven o'clock, on the twentieth day of February next, for the purpole of recommending some person to be trustee for their benefit, on the said Edward J. Pryse's then and there taking the oath prescribed for delivering up his Teit. SAMUEL HARVEY HOWARD.

Reg. Cur. Gan.

NOTICE.

On the 21st of next month, if fair, if not the first fair day, will be SOLD,

CEVERAL valuable MEGROES, of different ages, a quantity of honfehold goods and furniture, sorn, meal, &c. the property of SAMUEL ABELL, Efq; late of Saint-Mary's county, deceafed: The fale to commence at 10 o'clock, A. M. at the late dwelling of faid Abell, and to be continued from day to day until all the property is fold. Terms, fix months credit, bond, with good fecurity, expected, and judgment creditors allowed a proportionable dif-

Saint-Mary's Aunty, December 14, 1801.

In CHANCERY, January 5, 1801. T is also adjudged and ordered, that the faid shancellor, in the chancery-office, on the twenty-fifth day of May next, for the purpole of answering such interrogatories as may be proposed to him by his creditors, and that by having a copy of this clause in-25th of this month, he give notice to his creditors to attend at the same time and place.

True copy, Telt.

SAMUEL H. HOWARD. Reg. Cur. Can.

OTICE is hereby given, that the orphans court of Anne-Arundel county will fit on every Tuelday and Saturday, for the purpose of granting letters of administrations of administration will, on any other day, receive inventories and grant atters teltamentary,

By order,
JOHN GASSAWAY, reg. wills
A. A. county.

FROM the great injury which Mrs. ELIZABETH G. CONTEX has instanced on her farm, in South-riser neck, I do hereby forewarn every person or persons from hunting on faid farm, either with dog or gun, as I am determined to put the law in force spied every effect.

Notice is hereby given.

That the subscriber, of Anne-Arundel county, hath obtained from the orphans court of Prince-George's county, letters of administration de bonis non on the citate of STALEY NICHOLS, late of Prince-George's county, decrafed, all persons having claims against the said estate are hereby requested to bring them in, legally authenticated, and all persons indebted to said estate are requested to make unmediate payment, to

VACHEL GATTHER, Administrator de bonis non-December 21, 1801.

CAME to the subscriber's plantation, on the north side of Severn river, in July last, a red HEIFER, between 3 and 4 years old, has a small piece off the left ear, her two fore feet white about the hoofs, hind legs white, the is now with calf. The owner may have her again on proving property, and paying charges.

December 21, 1801; 3X SARAH TODDI-

THOMAS SHAW. HAS RECEIVED, AND OFFERS FOR SALE

At his flore, near the Stadt-House, A fmall quantity of plated ware, vis-VAL and octagon tea-pots,

ditto coffee pots ditto Goblets Caftors, Patent candlefticks; Common ditto, Sunffers and fnuffer trays, Salts: Alfo, Reeves's patent water colours in boxes Camel's bair and black lead pencils; Pallets and colour tyles,

India ink and rubber,

Cafes of instruments. Morocco puries, pocket books and thread cafes, writing and letter paper, quills; wafers, &c. ink stands, ink-powder, pounce boxes and pounce, back-gammon tables, quadrille boxes, dice boxes and dice, ladies dreffing glaffes and dreffing boxes; tea caddies, caddy shells, and decanter stands.

A few pair of handsome brass andirons, shovels, tongs, coal hods, Japanned plate warmers and knife trays, wire fenders with brass tops, paper and Japanned tea boards.

A fmall affortment of hollow glass ware, confisting of decanters, tumblers; wines, punch glaffes, rum-

Entry and chamber lamps, with boxes of wicks;

locks, hinges, bolts; ferews, nails, &c.

A few cheap clothes and callimers, which, with fundry other articles, will be disposed of on reasonable terms.

Annapolis, November 25, 1801! . 6

NOTICE,

THE partnership of LUSBY and TUCK is this N. B. WILLIAM TUCK respectfully informs

his friends, and the public, that he still carries on the cabinet business in this city, and hopes by his atten-Annapolis, Corn-Hill-fireet, October 6, 1801.

IUST RECEIVED. And for SALE at the Printing-Office, Price, three eighths of a dollar.

GREAT ERROR

American Agriculture Exposed, HINTS FOR IMPROVEMENT

By THOMAS MCORE, Of Montgomery county, State of Maryland.

LUSBY AND DAVIS, Cabinet-Makers, Cornhill-street, ANNAPOLIS.

D ESPECTFULLY inform their friends, and the in the house lately occupied by Mr. Joseph Brew-ER, where any person may be furnished with mahogany and walnut furniture, on the fhortest notice; and moll reasonable terms.

Orders from the country will be thankfully received

October 20, 1801.

A LL persons indebted to the estate of Mrs.

MARY DULANY, deceased, or to WAL
TER DULANY, Est; late of this city, are requested
to make immediate payment to the subscriber, those
who have claims against either of the above will produce them, legally authoricated, to

R. K. WATTS.

Annapolis, December 8, 1801.

To be RENTED,

THAT commodious dwelling-house, lately occupied by WALTER DULANT, Esq; in this city, to

Twenty Dollars Reward.

P. AN away on the evening of the first instant, if the negro rean called CHARLES, a there blank fellow, thirty-five years of age, firong and active, broad shoulders, large face, note, mouth, and thick sips, marked in the face by the small-pase; his left ear is much smaller than the right; he walks remarkably wide, and turns his toes very much in. He went off about this time last year, and was out nine months, employed by, and taken in the house of, a free negro, who rents land of Samuel Ward, near Herring creek church, who knew him to be my slave; he had a quick way of speaking, and a remarkable down look when spoken to. It is presumed be will make for the Federal City or Baltimore, and will endeavour to past for a free man, and probably will endeavour to pass for a free man, and probably will take the name of, and may obtain a pass from some free negro. A reward of twenty dollars will be paid for taking and securing him at either of the above cities, or ten dollars is taken a less distance with reasonable expences if delivered to Joseph

Anne-Arundel county July 20, 1801.

NEW GOODS.

opening at the subscriber's store, opposite Messrs. Turner and Smith, Church-street,

Meilrs. Turner and Smith, Church-treet,
Annapolity.

A general affortment of FALL and WINTER
GOODS, among which are,
B ROAD and fecond cloths, Bath coatings, plains,
balf-thicks, role and match-coat blankets, carpets,
&c. fancy cords, velverets, cordureys, thickfets, fwandowns, &c. red, yellow, and white flannels, blue, gran,
brown, and black bombafets and friped widdhores,
moreens, durants and Joans, dimities, mullins, humhums, calicoes, flawls, black and fancy pattent d hums, calicoes, thawls, black and fancy pattent'd filk handkerchiefs, men and womens worsted and cot-ton hofe, men and boys hats, Irish linens, from 3s. to 7s. 6d. per yard, German dowlas, ticklenburgs, ofnabrigs, &c.

A very extensive affortment of the best manufactured tin wares, warranted good, Japanned ditto. Likewife mafters of vessels and planters supplied in ten minutes with slops, warranted well made, and at the most reduced prices. As the subscriber constantly keeps up a very general affortment of blank books of all fixes, school ditto, paper, wax and wasers, play-ing cards. &c.

GROCERIES Antigua spirit, New-England rum, French brandy, Holland's gin, whiskey, hylon, hylon-skin and sou-chong teas, loaf, lump and brown sugars, pepper, powder and shot, tobacco, and snuff, all of which he offers for fale on the lowest terms, and statters huntels.

they will give general fatisfaction. STYPHEN CLARK October 21, 1801

N consequence of a report which has been cirand the public in general, that I mean to carry on the taining busines as usual, and at the fame place. I am now prepared to receive hides to tan from those who will please to favour me with their custom, on the following terms, to wit: Hides at 15% each, or one half for the other, kip-fkins at 11/3 each, and calf-fkine at 5/74, and will purchase at the market price, as will fuit. I hope my former attention will merit a continuance of the favour of my customers, and it fhall be my conflant endeavour to give general factor faction. W. W. NORMAN.

N. B. The above leather will be fuithed in the neatest manner for shoe-makers and all other of my Annapolis, October 24, 1801.

NOTICE.

THE partnership of TURNER and SMITH, being dissolved on the 21st ult. all persons indebted to the firm are requested to make payment to the subscriber, who is authorised to fettle the fame, and those having claims against the faid firm are defired to present them for payment.

HOBERT A. SMITH:

Annapolis, October 5, 1801.

Slave in Custody. OMMITTED to Saint-Mary's county gaol, on A the 12th of September, 1801, as a runaway, a negro man, about forty years of age, by the name of FRANK, about five feet fix inches high, very black, and has loft part of his fore teeth, fays he belongs to a KINSET GIDDINS, of Montgomery counfor his clearline on the state of the country control troulers, an old red plush waistcoat, one old red striped ditto, an old hat and shoes. His master is requested to pay his fees and take him away, or he will be fold as the law directs.

FRANCIS MILLARD, Sheriff of

Saint-Mary's county. September 19, 1801.

Ten Dollars Reward.

RAN away from the subscriber, a negro wound mamed MILLEY, about twenty-two years of age, and five fret bigb, it likely, and of a veillowiff complexion; the has been feen at her mother's, bear Mr. Hidgat's mill, on the north fide of Severe river, where it is likely the will be barboured. The above reward will be given for bringing her home, or fa-

Elizaboth G. Contest RE WATTS.

Annapolis October 20, 1891.

WHEREAS WELLIAM ALEXANDER, lots of fand, in Allegany county, held by per-Construct refide taxes thereon hath this day returned to the commissioners of the tast for faid county the following lift of lands in faid county, on which there is no perform property to undred and fpectively obt House and lot in Amapolis, O 12 4, Henry and perforal prop Rozin Davidge.
House and lot in ditto, 1 14 5, Margaret Pryse. House and lot in ditto, 1 0 8, Moses Maccubbins Moule and lot in ditto, 0 19 10, Elizabeth Mid-Persons Nan Zachariah A Farmer's Field, 8 3 5, John Gillifs.
Philk's Reft, 0 7 3, Thomas Fodd.
Part Dawfon's Chance, Forked Greek, Chance, Catharine Be Valentine ther Athley's Adventure, Friendship, Foothold, Brushy Bottom, part Dawfon's Chance, Luckey Point, Brushy Michael Boy Thomas Bodl Thomas Bla Neck, other lands, names unknown, 11 2 3, James iffone Archibald Part Holland's Choice, 0 17 5, William Boyer's holm Part Yates Inheritance, part Howardts Range, Iand, name unknown, 1 12 11, Hockley Company. George Cook Part Duncan's Chance, 0 11 11, Thomas Haw-William Coe Richard Dor Part ditto and Murphy's Lot, O'11 6, James John Doyle Uriah Forrel Part Murphy's Lot, O 11 8, Rezin Hawkins.
Part Rockhold's Purchafe, part Point Lookout, and
part Best Success, 1 0 5, Joseph Hawkins.
Hopkin's Lot, O 18 3, Benjamin Ricketts.
Part Grindstone, 1 3 3, Margaret Sappington.
Part Fowler's Range, O 11 5, Priscilla Fowler.
Part Duvall's Range, O 19 9, Stephen Steward.
Reard's Point Lands, Jiams's Purchase, and Burgels Choice, 4 4 9, John Beard.
Chaney's Rest and Wade's Increase, 1 1 1, Su-Samuel God Archibald G Augustine C brill Levi Hughs Thomas H Clark's Inheritance, 3 15 3, John Groves.

Part Hickory Hills and Franklin's Enlargement, part Burgels Choice, Middle Plantation, Covel's Folly, and Mount Milery, 6 2 5, Thomas King.

Lot in London-town, No. 51, 9 2 11, William James G. I ard Samuel Jay Thomas Jol Lands, names unknown, 8 6 8, Johanna Plummer. Shekell's Chance, 0 18 2, Francis Effex. Batchelor's Choice, 0 2 9, William Gover. Beans and Bacon, 6 4 11, Samuel Hamilton. Peace and Plenty Part Spruce Spring 320 lots weltward of 13 17 84 Cumberland Lands, names unknown, 1 11 1, Prifcilla Simmons, Anne-Arundel Manor, 0 12 10, Richard Shekell, Edward Jones Part of Granary 135,21,4036, 1935, 56, 131, 932, 2536, 241, 1967 Grammer's Parrott, 2 1 4, Nathan Smith.
Hill's Purchafe, 1 10 2, Anne Vernon.
Hunt's Chance, 1 16 0, Mary Evans.
Lands at Elk-Bidge Landing, 1 10 10, Johna Elifha Jarrett John Kingan Lloyd and Paca Kingan's Dascovery Land formerly affelled to D. Griffith, 2 12 5, Small Meadows 17 9 Hunting Ground Brick Bones Rich Glade 14 64 Part Hebron, and part Batchelor's Choice, 1 2 4, 1293, 1294, 3115 William Miley Part Invalien and Any Thing, 1 15 2, Vachel Gilbert Murdoch 885, 931 James Miller 416, 2550, 359, 487, 929, 417 Part Half Pohe, O 11 8, John Barlow, fen. heiri. 2397, 2022, 310, Part Invalion, part Conclution, and What's Left, 1 18 3, John Brown, of Adam, beirs. Part Howlard's Resolution, 0 17 6, Michael Cramblit. Robert G. May nard Mill Seat and Feli-John Orme 165, 1413, 2029, John Pollard Carter's Rocks, and Patapleo Mill Seat, 2 14 0; 1244, 850 John Cornelius Donghill 1 12 6 John's bookout, 1 8 4; Catharine Gardner. Walter Ros John Randle 2363, 2364, 2366, 3365 Samuel: Sterett. 950, 945, 885, 1950, 1130, 930 2060, 2061, 2062, Part fundry tradis; 1 8 9; William Slupley, fen. Thomas B. Ran-Mitchell Robins Pert. Parthership and Snowden's Manor, 1 6 8; 2067 John W. Burgets. Locust Ridge Re-furved, refurvey on Part Second Addition to Snowden's Manor, and part Warfield's Range, 1 19 2, Elizabeth Dickinfont Part Neal's Delight, 0 9 1, John Mobberly.

Part Merriken's Fancy, and part Nancy's Fancy, Samuel Sclby, 3d Recourle, Caftle Hill ohn Schley 1237 3 3 5, Thomas Marriott. 3066 ames Shaw Figure Bite the Biter, and Hammond and Gift, Governor's Neglect Roby's Delight 1 15 Gultivus Scott's 2 2011, James. Tolfon. Rockey Spring, O 17 6, Joseph Harden. Part Worthington's Runge, Olds 1, Beale Ifrael. Part Manfell's United Friendship, and Bellmont, heire -1 Orme's Attention Chefnut Grove Now or Never 18 7, Samuel Chafe. Print Lookout Enlarged, 1 7 0, Luke Davis.
Its to be or not to be; 1 0 4, Hugh Finley.
Mufgrove's Connection, 1 11 1, Samuel Muf-2487 A. 95 1 130 Hard Struggle 1 12 Benjamin Stod-Mount Pilgah 1 12 Roby's Delight and Ray's Difcovery dert Blooming Plains, 5 7 4, Rist Pollock.
Andover, and pare Walker's Interfrance, 9 16 1, 1 14 10 New Carthage Thomas Harrison's beirs.

Part Additional Defence, 1 1 2, John M Donald.

Part Stampt Act Repealed; 0 14 6, Samuel Dodges.

Part Support to Small Quantity, 0 7 8, Mary Orme's Discovery 1 4 11 Mount Pleafant Orme's Chalco Pleafant Ridge \$ T8 Part Weedy Glade, 1 75, Withiam Smith, Bart.
- Part Stampt Act Repealed, 0 10 11, Sufanna Mount Etna The Diadem Cherry tree Meadows Mill Seat 1 10 Part Lookout, and Good Will to his Lordinip,

1 3 10, Anthony Muigrove, of Samh

Yates Contrivance, and Cockey's Neglect, 3 3 3,
Edward Dorley, of Juo. heirs.

NOTICE is hereby given, that unless the county
charges aforefaid are paid within thirty days after the
publication of this notice, that the faid lands, or
lock parts thereon as will be fulficient to pay the tax
and colls thereon, will be fold, to see highest bidder,
agreeably to the directions of the act of affembly
cutitled. An act for the more effectual collection of Pink of Allegany
First Venture
Republic
Addition
3435, 3882, 3883, 10 18 0

one; one; argeals arcon b party charge	and the names of the year and the names of the de with the payment of the can be found in Allegrands with, the fame.	the fame, itid, and no any county	George Evory Thomas Johnson Honore Martin Henry Myers	tern Port, 2 state lots Colemine 2 lots Refurvey on Hamp- stead Park Chance	1
mes.	Names of land, &c.	Taxes dues	Abel Sargeant	5 acres land, 2 houses	T1 1 7 7 7
llen I	75	101	1 - 1500	Weftern Port	1 2 31
over	298, 315, 336		Benjamin Black	Parker's Neglect	
Bro-	worth town in a start		Denton Jacques	Bottem	allers and the
(4)	931		Edward Langly	4021	State of the last
es ·	297, 496	1 9	T 1	Brodhag's Coal mine	1 10
ley	1307	104	Thos. J. Beatty	1 lot in Cumberland	
lack-	2595, 2596, 2597,		Peter D. Eveca	4 lots in Cumberland	Mary Age
E 5 7	2598	1 12 11	mon	A CONTRACTOR OF THE PROPERTY O	
Chif-	Shawney War	. 12 11.	James MePher-	1 lot in Cumberland	2.7
200	226, 80, 4094, 2127,	4 44	Robert Selby's	, toc in connectimin	FELTAL SIG
1. 15	4084	8 6	heirs	1 for in Cumberland	The second
ke	Bottom	104	Joseph Tomlin-		5 2 NE
C	2534	10	fon	I lot in Cumberland	1 7
fey	3049, 3038, 3166	2 7	Charles Beatty	Jacob's Ladder	10 5
n	Orme's Mistake	9 2	George Reiley	Red-bird Thicket	5 105
142.5	Orme's Trouble	8 31		1464, 290, 94, 95	3 8
100	The General's Wifh	15 31	James Benty	Refervey on Elk lick	4
100	14 lots in Western	1 1 4		The Request	
/	Port	13 64	7 17	Joseph's Folly	the transfer of the
dman	Part Water Works	12 21		Loft Glove	16 7
older	11124	104	Nathan Gregg	New Addition	
Gam-		101	John C. Jones	Horfe Palture	tions of
	1 1930	101	MOTTER L	hereby given, that nish	C .t.
	3494, 3196, 3196,		MOTIOE II	of advertising, and other	legal shows
	3197	104		aforefaid, Jhall be paid	
Lewitt	909		M'MAHON. E	of collector of Allega	By county, on
How-	273	101	or before the fi	rft Monday in June ne	MT. the lands.
	216, 492, 167, 170,			orefaid, or fuch part t	
1.4	810, 290, 1010,		be necessary to	raife the fum doe the	ereon, thall be
1	1834, 1121	7 10	fold to the hig	rest billder, for the pay	vancat of the
hnfon		4 3 4	fame.	The sales of the sales	LAS ALPERA
-	Thomas and Anne	6 4 4	. By orde	of the commissioners of	f the tax
11	Peace and Dienty	3 18 44		llegarly county.	CALL DE LA LOUGH

John William

LIST of the names of tracts and number of

OTICE is hereby given, that the subscriber in-tends to apply to the next Charles county court for a commission to mark and, bound a track of land, called GLOVER'S POINT, lying in the county aforefaid, agreeably to the directions of an act of affembly, entitled, An act for marking and bounding lands, passed at November session, 1786.

JOHN BRENT.

AQUILA A. BROWNE, CIL.

December 22, 1801. 3

November 27, 1601.

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To be SOLD,

By order of the orphans cours of Anne-Arundet county, at Mr. ELLIOTT's tavern, on Friday the 15th day of January next, if fair, if not the first fair day after,

ALL the flock of ANNE LANE, deceased, confishing of fome good work oxen, cows, young cattle, &c. also some household furniture, one bed, tables, &c. The terms will be made known on the day of fale, by JEROM PLUMMER, Administrator.

N. B. All persons having claims against the estate of Anne Lane, deceased, are once more warned to exhibit them to the subscriber, legally authenticated, on or before the day of sale above mentioned, they may otherwise be excluded from all benefit of said of December, 1801.

NOTICE.

HE fubscriber having furnished himself, at a very confiderable expence, with an handfoline and commodious STAGE, with excellent hories, for the conveyance of paffengers, with their baggage, propoles, on the first Thursday in March next, to commence a line between the city of Annapolis and George-town, leaving Mr. Caton's tavern, in the city of Annapolis, every Thursday morning, pale through Bladensburg, and arrive at the Union tavern in George-town the same evening; leave the Union tavern, in George-town on Saturday morning, and by the same rout arrive in the day of Annapolis in the evening; from this clabblishment be flatters himself the shall contribute considerably to public convenience, and the convenience of the shall contribute considerably to public convenience, and the shall convenience of th generous public.

JOHN SMITH. Annapolis, December 23, 1801.

Printing-Office, Annapolist PAYMENTS are earnestly solicited from all persons indebted to this office, and in a particular manner from these debters who reside in the city of Annapolis, and in Anna-Arundel county. Necessity alone induces this second application, and it is succeed, and intented

Printed by Pawagatena

ANNAPOL

Laws of

PASSED NOVEMBE

As ACT relative to the a this state, and to repeal in mentioned.

[Concluded fr

ND BE IT ENACTE A respective county co ty of fifty dollars for eve the month of November y ince of this act, make o copies of the levy lift allow respective levy courts again taining the feveral chargefulled on their respective hall be transmitted to the the other copy thereof to of delegates, for the in

Membly.

And be it enacted, That inted and commissioned receive, as a compensation of four dollars for every d of his office, and the faid in the affeffment of his co

And, whereas by divers of the county courts aredo fundry matters and thi be held in certain months and in many inftances th time of holding the faid Be it enacted, That in all by this act directed to from those mentioned in any of them, it shall be county courts, to be co at fuch time in each year ent, either at their court ed court.

And, whereas the office

the peace are confideral

counties of this state, an person who dedicates his should receive a reasonab on for his fervices, Be i may be lawful for the and afforiate justices, in fate, to afk and receive by this act for fervices e ble, and fuch fees fhal party against whom judy wit: For iffuing a warra half cents; for each fun nesses applied for at the half cents; venire to cents; capias ad satisfa cents ; fieri facias, two facias, twelve and an defendant's appearance, every superfedeas, each cents; every oath or a account, fix cents ; eve and an half cents; com cents; releasement, tw rant of attachment, t on valuation of orphan mm thereon, feventy a jury in a forcible en cents; taking inquifit dollars; warrant of taking acknowledgmen twenty-five cents, incli ledging at the fame tim ledgment, twelve and bond, twenty-five cent

general or county acoustic correct and an half cents; uffice twenty-five cer-bond, each justice twe And be it enacted, and every justice of th probats, affidavits, ments to be executed when required, excep

And be it enacted. oressociate justice, be an oath, that he will ceive any greater fee office as justice of the this act; and if any by colour of 1

of deeds.

NICH HARWOOD, CAL

3884, 3885, 3886, 3440, 3449, 3450,

3451, 3452, 3464. 3455, 3456, 3458,

3459, 3461, 3462,

MARYLAND GAZETTE.

T H U R S D A Y, JANUARY 21, 1802.

Laws of Maryland.

PASSED NOVEMBER SESSION, 1801.

An ACT relative to the administration of justice in this state, and to repeal the acts of assembly there-in mentioned.

[Concluded from our last.]

AND BE IT ENACTED, That the clerks of the respective county courts shall, under the penalty of fifty dollars for every omission or neglect, in the month of November yearly, during the continuance of this act, make out and transcribe two fair copies of the levy list allowed by the justices of the respective levy courts against the said counties, containing the several charges and sums levied and assessed on their respective counties, one copy whereof shall be transmitted to the clerk of the senate, and the other copy thereof to the clerk of the house of delegates, for the information of the general assembly.

affembly.

And be it enacted, That each affociate justice, appointed and commissioned in virtue of this act, shall receive, as a compensation for his services, the sum of sour dollars for every day he shall attend the duty of his office, and the said allowance shall be affessed in the affessement of his county.

And, whereas by divers acts of affembly the justices of the county courts are authorised and enjoined to do fundry matters and things at the county courts to be held in certain months in the said acts mentioned, and in many instances there is an alteration of the time of holding the said county courts by this act, Be it enacted, That in all cases where the courts are by this act directed to be held in different months from those mentioned in the said acts of assembly, or any of them, it shall be lawful for the justices of the county courts, to be commissioned in virtue of this act, to do and perform all such matters and things at such time in each year as they shall think convenient, either at their court in course, or at an adjourn-

the first

eflate ed to eated, they of faid and day

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a partile in the

And, whereas the office and duties of justices of the peace are confiderably increated in the feveral counties of this flate, and it is reasonable that every person who dedicates his time or labour to the public should receive a reasonable and adequate compensations for his services, Be it enacted, That it shall and may be lawful for the feveral justices of the peace, and afforiate justices, in the feveral counties of this fate, to ask and receive the fees allowed and limitted by this act for fervices expressed in the following tabe, and fuch fees shall be taxed and paid by the party against whom judgment shall be rendered, to wit: For iffuing a warrant for debt, twelve and an half cents; for each furnmons, including all the witneffes applied for at the fame time, twelve and an half cents; venire to fammon freeholders, twenty cents; capias ad satisfaciendum, twelve and an half tents; fieri facias, twelve and an half cents; scire focias, twelve and an half cents; recognizance for defendant's appearance, twelve and an half cents; every supersedeas, each justice twelve and an half cents; every oath or affidavit, fix cents; probat of account, fix cents; every judgment rendered, twelve and an half cents; commitment, twelve and an half cents; releasement, twelve and an half cents; warrant of attachment, twenty-five cents; attendance on valuation of orphans estates, per day two dollars; remm thereon, feventy-five cents; venire to fummon a jury in a forcible entry and detainer, seventy-five cents; taking inquifition and return thereon, four dollars; warrant of restitution, seventy-five cents; taking acknowledgment of any deed, each justice twenty-five costs, including all the persons acknowledging at the fame time; taking any other acknowedgment, twelve and an half cents; taking appeal bond, twenty-five cents; taking a bail-piece to the general or county county awasty fire zeros; promy fiventy-five cents; certificates of firays, thirty-feven and an half cents; taking infectors bonds, each uffice twenty-five cents; probat of county clerk's bond, each justice twenty-five cents.

And be it enacted, That it shall be the duty of all and every justice of the peace to write and prepare all probats, assidavits, supersedeas, and other instruments to be executed by them in virtue of this law, when required, except in cases of acknowledgment

And be it enacted. That every justice of the peace, or allociate justice, before he acts as such, shall take an oath, that he will not, directly or indirectly, reveave any greater see or reward for any thing in his office as justice of the peace than what is allowed by this act; and if any affociate justice, or justice of the peace, by colour of his office, shall receive any see or

any affociate justice, or justice of the peace, shall receive any greater see or reward for any Tervice mentioned in this act than is hereby allowed, he shall forfeit one hundred dollars for every such offence, but such justice shall not be liable to prosecution shall be committed, and not elsewhere; provided near twelve months from the time of the offence committed.

And be it enacted, That all causes, pleas, process and proceedings, relative to any cause, civil or criminal, which shall be returnable to, or depending before, the several county courts of this state, when this act shall commence, shall be returned to the several county courts constituted by this act, at the times herein before appointed for the holding of each court, and shall be heard, tried and determined therein, in the same manner as if no change had been made in the said courts; and all writs issuing out of any of the said county courts shall be tested in the name of the chief justice, and in case of his death, resignation or disqualification, before a new appointment, in the name of the associate justice sirst named in the commission, and all writs shall be returnable on the days appointed by this act,

And be it enacted, That all commitments and recognizances for all felonies, crimes, offences or mifdemeanors, committed in the feveral counties, and triable by law in the county courts, shall be returned to the justices appointed in virtue of this act, by the justice making such commitment or taking such recognizance, on the first day of holding the county court of their county; and all sheriffs, clerks, and all other civil officers, shall execute and perform the same offices and duties, under the same penalties as they are now obliged by law to perform and execute them in the county courts as now established.

And, whereas the great convenience of trials of facts in the feveral counties of this state would be considerably increased by farther abridging the original jurisdiction of the general court; therefore, Be in enacted, That from and after the first day of March next, no action of trespass for injury done to the person or personal property of the plaintist, replevin, debt, covenant, account or on the case, shall be brought in the general court, unless the real debt or thing in demand, or damages affessed, exceeds the sum or value of four hundred dollars current money, and if any such action shall be thereafter brought in the general court, and it shall appear to the court that the real debt or thing in demand, or damages affessed, doth not amount to the sum or value of sour hundred dollars current money, the plaintist shall be nonsuit, and pay costs to the defendant.

And be it enacted, That the second section of an act, entitled, An act concerning jurisdiction, be and the same is hereby repealed.

And be it enacted, That from and after the faid first day of March next, no suit or action, which may thereafter be commenced or brought in any county court, shall, before judgment, be removed by or on behalf of the plaintiff or plaintiffs in such suit or action, to the general court, unless the plaintiff or plaintiffs could, after the said first day of March next, have originally commenced such suit in the general court, on penalty of such plaintiff or plaintiffs suffering a nonseit, and paying costs to the defendant; and any defendant or defendants shall have it in his, her or their power, at any time before issue joined, to remove, in the manner heretofore provided by law, such cause or suit from the county court to the general court, in which the real debt or thing in demand, or damages claimed, exceeds the sum of two bundred dollars current money, any law to the contrary notwithstand-

And be it enacted, That no action of ejectment, waste, partition, dower, trespass quare clausum fregit, trover, or replevin, brought or to be brought in any court of law in this state, shall abate by the death of either of the parties to such action, but upon the death of either of the parties, the action shall be continued, and the heir, devisee, executor or administrator, or other person interested on the part of the deceased party, may appear to such action, and in case the heir, devisee, executor, administrator, or other proper persons to prosecute or defend such action, as the case may be, do not appear to such action at the term at which the death is suggested, the surviving party, whether plaintiff or defendant, may proceed to make proper parties to such action, according to the provisions of the act, entitled, An act to alter and amend the law in certain cases.

And be it enacted, That from and after the passage of this act, the judges of the general court for the western and eastern shores respectively, shall not be capable to take cognizance of, or hold any jurisdiction over, any treasons, misprisions of treason, murders, felonies or insurrections, but all treasons, misprisions of treason, murder, felonies and insurrections, shall

fions of treaton, murder, felonies and infurrections, shall be committed, and not elsewhere; provided nevertheless, that on the application of any party indicted for any treaton, milprifion of treaton, murder, felony or infurrections, in the county court, to the general court, or in vacation to one of the judges thereof, on a fuggestion, in writing, that a fair and impartial trial cannot be had in the court where any fuch profecution may be depending, it shall be lawful for the faid general court, or judge, to direct the clerk of their court, on their respective shore, to iffue a writ of habeas corpus to the juffices of the county court, or court of over and terminer and gaol delivery for Baltimore county, wherein fuch person may be indicted, for bringing up of fuch person, and for the removal of the profecution depending against fuch person, and on the transmission thereof, and on the appearance of such person, the said judges of the general court shall thereupon take cognizance thereof, and proceed to hear and determine the same, and pass fentence and judgment therein according to law; and in like manner, on any application made to the judges of the general court, on the part of the flate, on a fuggestion, in writing, that a fair and impartial trial cannot be had in the county court, or court of over and terminer and gaol delivery for Baltimore county, where the profecution mentioned in fuch forgression shall be depending, it shall be lawful for the faid judges to direct as aforefaid a writ of habeas corpus to the justices of the said county court for bringing up such person, and for the removal of such profecution, and on the transmission thereof, and the appearance of the person prosecuted, the judges of the general court shall take cognizance thereof, and proceed to hear and determine the fame, and pals fentence and judgment therein according to

And be it enacted, That from and after the passage of this act, it shall not be lawful for any sheriff of any county on the western or eastern shore respectively to summon any person as a grand juror to the general court; and said sheriffs respectively shall hereafter summons four persons qualified according to law as petit jurors only to the general court, any law to the contrary notwitstanding.

the contrary notwitstanding.

And, whereas the constitution and form of government bath not prescribed the number of judges of which the court of appeals shall be constituted, and the same ought hereafter to be fixed by law; therefore, Be it enacted, That in case of the death, resignation, disqualification or removal, of any of the judges of the court of appeals, the vacancy occasioned thereby shall not be filled up, and the said court of appeals shall thereafter consist of three persons, qualified according to the constitution and form of government, and they, or any two of them, shall have power to hear and determine all cases of errors and appeals, as sully, and in the same manner, as errors and appeals have heretofore been heard and

determined.

And be it enacted, That when and after the faid court of appeals shall consist of three judges, as herein before provided, in case of the death, resignation, disqualistication, or removal out of the state, of any of said judges, the governor and council shall proceed forthwith to appoint a sit and proper person, qualisted according to the constitution, to fill up such vacancy, so that the said court may always thereafter be composed of three judges.

And be it enacted, That the judges of the court of appeals, or any three of them, until the number thereof shall decrease to three, as herein before provided, shall have power to hear and determine all cases of errors and appeals, in the same manner, and as fully, as errors and appeals have been heretofore heard and determined.

And be it enacted, That from and after the twentieth day of January next, all process to be issued from the reveral county courts of this state shall be tested in the name of the chief justice of the district in which the same shall issue, until the chief justices to be appointed in virtue of this act shall have qualified under their respective commissions.

And be it enacted, That an act of affembly, passed at November session, seventeen hundred and maety-six, entitled; An act for the better administration of justice in the several counties of this state, and the several supplements thereto, and also the fourth section of an act passed at November session, in the year seventeen hundred and ninety, entitled, An act for the better administration of justice in the several counties of this state, be and the same are hereby repealed.

pealed.

And be it enacted, That this act shall commence upon the twentieth day of January next, and continue and be in force until the first day of January.

NORWICH, (Con.) January 6.

Captain Lord, who arrived here last week, in 33 days from Point-Petre informs, that four days previous to his leaving that port, an American vessel arrived there, which had spoken, off Descada, sive English line of battle ships, direct from Europe, bound to St. Domingo, to act in concert with the French, in dispossessing Toussaint of the government of the island. Captain Lord also mentions, that although tranquillity was in some degree restored, yet the whites were fearful of surther trouble, and many of them kept their trunks, papers, &c. on board the American shipping, ready for a start, in case it should be necessary.

PHILADELPHIA, January 8. FROM OUR CORRESPONDENTS.

"NEW-YORK, January 7.

"This moment the ship Atlantic, Rols, of your port, arrived here in 57 days from Bristol. Mr. Dawson, with English and French dispatches for government, came passenger. There is no news of importance. The French expedition for the West-Indies had not failed—nor had Mr. Livingston arrived. Long debates in the British parliament on the peace—some of which you will have tomorrow."

January 11.

In the night of the 3d of October, the day on which the preliminaries of peace with England were published, a very remarkable conjunction was observed of the planets Saturn, Jupiter, Venus, and the Moon, near that beautiful star Regulus. The celebrated astronomer Messier gave an account of this interesting phenomenon in the sitting of the National Institute on the 28th.

[Lon. pap.]

January 12. Commercially Important.

A letter from the Havanna to a respectable house in New-York, received by the Thetis, states, that the port of Havanna is shut against American vessels bringing any thing but slaves and sugar-boilers."

On the 17th inft. in the bouse of representatives of the United States, a bill was reported for the protection of American commerce and seamen in the Mediterranean, empowering the president fully to equip and employ such vessels of the United States, as he may deem requisite; that they be authorised to capture Tripolitan vessels; and that the president be authorised to commission private vessels for the same purpose.

BALTIMORE, January 12.

The celebrated general Moreau, accompanied by an interpreter, arrived in London on the 3d of November.

The brig Almyra, arrived yesterday from Martinique, brought dispatches for the president of the United States. From the circumstance of one of the sealed parkets having on it a direction to the postmaster to forward immediately by express, we pressume its contents are of importance.

January 14.

The debate on the appointment of the representation was finally decided on the 6th inft. in the house of representatives of the United States. The yeas and nays being insisted on, there appeared for the ratio of 33,000, on the passing of the bill, 85, against it, 4—the nays were J. Davenport, T. Morris, G. K. Van Ransellaer, and B. Walker.

The Indian chief, Little Turtle, and others, were on the floor of congress on Thursday last. Objects very interesting to them are in contemplation.

The legislature of Delaware is now in fession, and the question of the validity of the late election for governor in that state is before a committee of both houses.

Lord Whitworth is appointed ambassador to France. His lordship will repair to Paris immediately after the ratification of the definitive treaty.

January 15.

An English paper says, "it was in agitation in the conful's cabinet at Paris, to fend general Rechambeau to Amiens, to meet marquis Cornwallis, these statesmen having had a previous acquaintance in the negotiations at York-town, Virginia."

The crop of wine in France has been very bad. By a letter from Bourdeaux we are informed; that an owner of vincyards, who was in the habit of making annually two hundred tuns of wine, has only made eight this year, and the failure is general.

RUMOUR

States this morning that commodore Date has been captured by a number of Tripolitan gallies, who boarded him in a calm, as he lay off their port. This account comes by the Norfolk packet, arrived this morning, the passengers in which received it from a vessel which went into Hampton Road as they came out. A circumstance so improbable should have so confirmation strong, before credit be placed in it.

Annapolis, January 21.

To the honourable HENRY HOLLINGSWORTH, a member of the newly-elected senate of Maryland. SIR.

AS the fession of the general assembly is now at an end, I feel myself at liberty to remark with freedom upon your publication of the 24th ult. in the Maryland Gazette.

It is admitted that I read in the public marketplace, the following celebre of concrets, dated 20th

Resolved, That Henry Hollingsworth, deputy quarter-master-general, be and hereby is suspended, and that some other person be appointed to transact the business of that department.

Resolved, That the deposition of Robert Anderson, respecting the supposed torgery of his name to a receipt offered as a voucher in support of the accounts of Henry Hollingsworth, be transmitted to the executive authority of the state of Maryland, in order that such proceedings may be had against the person or persons concerned therein, as may be agreeable to the laws of the state, at the expence of the United States.

I did not read the following copy of Mr. Hanfon's report:

SIR.

I have perused the papers relative to the case of colonel Henry Hollingsworth, and can find no grounds for instituting a criminal prosecution. The charge against him is for forging and publishing a receipt, with an intent to defraud, or for publishing the receipt knowing it to be forged: there is some evidence in the depositions tending to prove the latter, but not a tittle to justify the former: and as the transaction was in Philadelphia, the courts of this state can have no jurisdiction.

After delivering my opinion of the law, I hope your excellency will not think I have exceeded the line of duty, when I declare, that at the request of colonel Hollingsworth, with whom I have a very flight acquaintance, and not the remotest connexion, I have perused a variety of letters, certificates and accounts: the result of the inquiry is, that I confider him as a man, who, for a considerable length of time, has been harrassed by a species of persecution, grounded on an accusation, of which an impartial examination could not fail to acquit him.

I have the honour to be, Your excellency's most obt. fervant, A. C. HANSON.

His excellency Thos. Sim Lee, Efq;
Governor of Maryland.
Annapolis, Dec. 19, 1780.

I did not read the resolve of congress of the 21st of November, 1782:

Resolved, That congress are satisfied with the report of the honourable Alexander Contee Hanson, Esq; one of the judges of the general court of the state of Maryland, on the case of Henry Hollingsworth, referred to him by the executive of the said state, in pursuance of the act of congress, of the 20th July, 4780; and that the complaint against the said H. Hollingsworth be dismissed.

I do not resollect to have ever feen either Mr. Hanson's report or the last resolve of congress, until the meeting at Annapolis, although I had frequently heard them spoken of, but always in such a manner as to convince me that they had in no degree done away the impression on the public mind, that you were guilty of publishing the receipt knowing it to be forged. Let us examine how far they exculpate you. Mr. Hanson indeed requits you of the forgery but admits there was some evidence to prove you guilty of the publication knowing it to be forged, and on the perufal at your request, of a variety of letters, certificates and accounts, feems to think that on an impartial examination you could not fail of being acquitted. But what is the language of congress? very different indeed. They are fatisfied with Mr. inn's report; not by any means convinced of your innocence. Will it be believed that the report, with your affiduous and fycophantic attentions, could have been near two years upon the tables of congrefs, had there been no helitation on the propriety of affenting to it?

If they had confidered you as a man injured by the infamy with which their journals had branded you, ought they not, would they not have haftened to do you justice by a stronger expression of your innocence, or obliterating for ever, every trace of your crime? Would they for near two long years have hung you up to be stung by the envenomed tongue of malice, and pointed at by the finger of scorn? In fine, it is evident to every intelligent reader that you escaped the punishment annexed to one of the most infamous offences in fociety, from a defect in our judicial and political fystems. The offence was committed in Philadelphia; you were a citizen of Maryland; our laws.had no juritdiction of offences committed in Pennfylvania, nor did there exist any provision by which you could be remanded to the place where the offence was committed. Congress had no cognizance of any fuch offence-they had no yourself have been content with such a discharge ? Fo conscious restitude and indignant virtue, the path to be purfued was plainly pointed out: go to Philadelphia; wave every exception to the jurifdiction of the court; infiff on a public trial and reft on your innocence for an honourable acquittal. But that was not the path for you to purfue; your best friends at the time suspected you could not tread in it with fafety, and your subsequent conduct confirmed it. Why did you keep for many years after in your fer-vice and treat with particular kindness, the favourite clerk who, as you told your friends, forced the re-ceipt?—did he do it by your commadd? If yes, you are as criminal as if you had forged it yourfelf—If not, as an honest man you should have discharged him in an hour. Take it either way, as respects your guilt, it is not of much consequence, as you knew of the formery: and I leave it to some " and rises to

scars to accommisse occurrent the morar curpicate di

a forgery, and the publication knowing it to be forged.

Another public transaction of nearly equal basenels has fince displayed in flrong colours, your fitnels for public truft-whilft in the quarter-mafter's department, confiderable fums of money were from time to time advanced you on account; when your accounts were in the course of settlement, there appeared against you upon the public books a charge of two hundred and fifty thousand dollars, equal, by the scale of depreciation, to about ten thousand pounds specie -The draft on which you had received this money was produced by the accounting officers, without a receipt upon it; you immediately denied the receipt of the money: you for feveral days attended the effice, and obstinately disputed the point; you insisted that your books were right," that " they never erred," that " so large a sum could not have escaped your recollection," that " it must have checked itself." After a diligent fearch by the officers, the receipt, which had been taken on a separate piece of paper, and by in your own hand writing, and corresponded precisely with the entry in the public books. This discovery of the receipt was concealed from you for several days, during which the officers enjoyed a very ludicrous farce at your expence, as you regularly at-tended and became more obstinate in disputing the point. At length the fatal receipt is produced; the culprit stands arrayed in confusion, shame and guilt!!! but, Proteus like, foon changes, and very honeftly gets clear of the embarraffment by observing, that " he would not deny his own hand writing," that "the omission must have proceeded from the negli-gence of one of his clerks;" although the inflant betore " it was impossible he should be mistaken," " his books never erred," " the sum was too large for him to forget," it must have checked it-elf."-Mark gentle reader! The colonel, as the receipt in his own hand writing proved, had received the money himfelf; and was still attended by his favourite clerk through the whole of this transaction, which took place many years after his fuspension.

In your narrative of my conduct at Annapolis, confiderable stress feems to be laid upon my reading the refolve of congress in the public market. It is perhaps necessary to explain the reason of it. I went to the market upon private bufinels of confequence; my attention was foon arrested by the collection of a croud, in which mixing, I discovered two gentlemen engaged in a political conversation, in which I was infentibly led to take a part. One of them, at prefent a member of the executive council of the flate, justified the conduct of the council in the late change of officers, &c. which they have made, and grounded his vindication on the recommendation of the members of the legislature, who from the confidence with which the people had entrusted them, it might be prefumed, could best judge who were the properest characters to be removed, and who to be appointed. When it is known and recollected that I had been dismissed but a few days before from office, and no doubt by the intrigues of yourfelf and colleagues from the county, it will not be believed that I should very readily acquiefce in the polition that you were the best judges of my merits in office; of course I denied it; and to prove how far you were qualified to recommend proper characters, thought it necessary to read the resolve of congress, by which you had been so disgracefully suspended, which I happened to have in my pocket.—I did not go to the market with any expectation of using it, but with equal truth and candour declare, that I left my house on Susquehanna, determined to make it as public as possible before my return. Until you were elected a member of the new fenate, I do not recollect that on any occasion, but in confidential conversation, 1 ever fpoke of the circumstances, and had not " curst ambition" entired you to accept an honourable post in our government, it is highly probable that all recollection of them would foon have been effaced-That they were generally forgotten throughout the flate, who doubted when your election was announced? Who otherwise would ever believe that a majority of the electors of the fenate would say upon their oaths, that you were one of fifteen of the wisest and most virtuous men in the state. Had you been content to move in private life, obscured by the clouds of former offences, you would never have been noticed; but promotion placed you upon a dangerous pinnicle, and the higher the elevation, the greater the danger. The day you accepted your feat in the fenate, you became, in jacobinic language, a fervant of the people, and the people, as you know, have for some time past been in the habit of examining the conduct of their upper servants with much freedom. With you jacobins, the fcruting has not been confined to their public faults; private vice has been the favourite theme; you certainly then have no reason to complain of me, who have left your private vices at Elkton and its neighbourhood, where they are fully

To the ingenuous I submit the charge of malevolence. Convinced of colonel Holling worth's unfitness for a feat in the senate, I thought it a duty to
disclose the facts on which that conviction was founded, that all good men might be warned of our danger, and the better prepared to encounter it. The
times are critical and wayward, and demands industrious real and perseverance. In these I at least
feel no disposition to abate, and shall glory in every
opportunity of exposing the deformity of men who
are founding their aggrandizement upon the ruins of
their country.

By virtue of a decree fr Court of Chancery, t PUBLIC AUCTION

RICHARD CHEW, A confifting of abou acres of land, in one bo county, lying on the Ch mouth of Herring Bay, fifty from Baltimore, of Washington; this any on the Chesapeake pasturage, has a large and the greatest abundand for thip building t peake may be had on healthy, and as beautif bay, a good harbour, the land afford the gre fifh, crabs, oyfters, an ments are valuable, co brick dwelling-houfe; modious paffage on each laid off with falls, a go fituation of this land m wishing to purchase, a whoie product of the thence by water, and markets of Annapolis a A more minute defer

ty is thought unnecella purchase can view the Richard Chew, who re lemon L. Chew, who. The terms of fale are chafers shall either pa purchase money on the with security for the chancellor's ratification after return of the i truftee, for the refidu given, with fecurity, the chancellor, payabl ments; and on the re chase money, the Subsc will give, grant, bar purchaser or purchaser land fold to them, a and estate therein and Chew, or his heirs, or or under them. It i cellor, that the credi have not yet exhibited in the court of chanc before the first day of

JOSEP January 15, 1802.

THE VISITORS of Saturday the fixth da the proposals of any become a teacher in fi January 14, 1802.

NOTICE is ber intends to appropriate for a committee land called Swinsen agreeably to an act and provided.

January 18, 1802

THE subscriber court of Charl administration on the GARDINER, late persons having claim warned to exhibit the to the subscriber, or next, they may ot all benefit of the satisfactory.

TAKEN up on now refiding 200AT, with a red ftern, the is 13 feet inches wide. The proving property and

January 18, 180

Slave COMMITTED the 12th of a negro man, about of FRANK, about black, and has loft longs to a Kinsky by; his cloathing a ton troufers, an old friped ditto, an old quefted to pay his to be fold as the law

ROCKIETO FARIN, JEROSAN

By virtue of a decree from the honourable the High Court of Chancery, the subscriber will SELL, at PUBLIC AUCTION, on Tuesday the 23d of February next, at the mantion of the late major

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RICHARD CHEW, LL the real eftate of the faid Richard Chew. A confifting of about twelve hundred and twenty acres of land, in one body, fituate in Anne-Arundel county, lying on the Chefapeake Bay, and forms the mouth of Herring Bay, twenty miles from Annapolis, fifty from Baltimore, and thirty-five from the city of Washington; this land is as rich and fertile as any on the Chelapeake, affords the most luxuriant pasturage, has a large proportion of meadow land, and the greatest abundance of fire wood and timber, and for ship building the best timber on the Chesapeake may be had on this land; the fituation is healthy, and as beautiful a prospect as any on the bay, a good harbour, and the waters lying around the land afford the greatest abundance of excellent filh, crabs, oysters, and wild fowl. The improvements are valuable, confifting of a large two flory brick dwelling-houfes with four rooms and a commodious passage on each floor, with excellent cellars under the whole house, a large and elegant garden, laid off with falls, a good kitchen, and almost every other necessary out house. The very convenient fituation of this land must be obvious to every person withing to purchale, as the wood, timber, and the whoie product of the land, can be removed from thence by water, and that in a few hours, to the markets of Annapolis and Baltimore.

A more minute description of this valuable property is thought unnecessary, as any person wishing to purchase can view the fame, by applying to Doct. Richard Chew, who refides thereon, or to Mr. Philemon L. Chew, who lives within a few miles of it. The terms of fale are, that the purchaser or purchafers shall either pay down one lixth part of the purchase money on the day of sale, or give bond with fecurity for the payment of the fame on the chancellor's ratification, which will be in four weeks after return of the fale is to him made by the truftee, for the refidue a bond, or bonds, are to be given, with fecurity, on interest, to be approved by the chancellor, payable in two equal annual payments; and on the receipt of the whole of the purchase money, the subscriber, by a good deed indented, will give, grant, bargain, fell, and confirm to the purchaser or purchasers, his, her, or their heirs, the land fold to them, and all the right, title, interest, and estate therein and thereto, of the faid Richard Chew, or his heirs, or any person claiming by, from, or under them. It is further ordered by the chancellor, that the creditors of the faid deceased, who have not yet exhibited their claims, shall file the fame in the court of chancery, with the vouchers thereof, before the first day of June next.

JOSEPH WILKIN January 15, 1802.

NOTICE.

THE VISITORS of Anne-Arundel county FREE School propole to meet, on the premiles, on Saturday the fixth day of February next, to receive the proposals of any person or persons that wishes to January 14, 1802.

NTOTICE is hereby given, that the subscriber IN intends to apply to the next Calvert county court for a commission to mark and bound a tract of land called Swinsen's REST, lying in faid county, agreeably to an act of affembly in fuch cafe made and provided.

IZABETH DARE. January 18, 1802. 10119 NOTICE.

HE subscriber hath obtained from the orphans court of Charles county, in Maryland, letters of administration on the personal estate of RICHARD GARDINER, late of Charles county, deceafed; all persons having claims against the faid estate are hereby warned to exhibit the fame, with the vouchers thereof, to the subscriber, on or before the first day of August next, they may otherwise by law be excluded from all benefit of the faid estate. Given under my hand this 19th day of Chuary, 1802.

ALOYSIA GARDINER.

AKEN up on Sandy Point, by the subscriber, now reliding in Annapolis, a man ROW-ADAT, with a red flern, a ring bolt in her head and ftern, the is 13. feet nine inches long, and 5 feet 4 inches wide. The owner may have her again, by proving property and paying charges.

JOSEPH CARROLL January 18, 1802.

Slave in Cuftody. NOMMITTED to Saint-Mary's county gaol, on the 12th of September, 1801, as a runaway, negro man, about forty years of age, by the name of FRANK, about five feet fix inches high, very black, and has loft part of his fore teeth, fays he belongs to a KINSEY GIDDINS, of Montgomery county; his cloathing an ofmabrig thirt, and country cotton troufers, an old red pluth waittoot, one old red friped ditto, an old hat and thoes. His mafter is requefted to pay his fees and take him away, or he will be fold as the law directs.

FRANCIS MILLARD, Sheriff of Salve Mone's country

FOR SALE.

THE fubscriber will SELL, at PRIVATE SALE, on a liberal credit, and give immediate possession, his property on West river, containing between four and five hundred acres of land, on which is a great proportion of wood, two valuable timothy meadows, and a great variety of young fruit trees; this land is well calculated to divide into two lots, having two comfortable dwelling-honles on it, with every accellary improvement. A further description is deemed unnecessary. Also may be had with said land, a valuable stock of borses, mules, cattle, sheep, &c. and a few negroes. He will also sell three hundred acres of land in the forest of Prince-George's, it being one of the richelt spots in that county; this land is well improved, in high cultivation, a great proportion of wood, and upwards of fifty acres of meadow land, lying about eight miles from Washington, and four from Bladensburg. For further particulars inquire of EDWARD HALL West river, January 6, 1802.

To be SOLD, at PUBLIC VENDUE, to the highest bidder, for CASH, on Saturday the fixth day of February next,

HE fubicriber's plantation whereon he now lives, known by the name of BEARD's POINT, lying in Anne-Arundel county, on South river, half a mile above Quynn's ferry, feven from Annapolis, twenty-one from the city of Washington, and twenty-eight from Baltimere, containing one bundred and feventy-fix acres, more or lefs, there are on the premiles a strong tobacco inspection house, with sheds, prizes, weights and scales, all in complete order for the reception and inspection of tobacco, a good wharf, fufficient for loading and unloading of veffels, also a ftrong dwelling-house, with a cellar and store room, 3 well finished rooms, and fire place above stairs, paled yard and garden, a kitchen, two tobacco houses, stable, corn house, and all other necessary out houses, a good apple orchard, two fprings of excellent water; there is a great quantity of wood and timber, among which are a number of valuable chefunt and locust trees, and also the great convenience of fish and wild fowl in their respective seasons; it is a stand for the mercantile bufiness, to equal any in the county. Possession, and a good and indisputable title, will be given immediately to the purchaser, upon the whole of the money being paid down.

The subscriber will take a few likely negroes in THOMAS BEARD, Jun. part payment. Beard's Point, January 11, 1802.

NOTICE.

Pursuant to an order of the orphans court of Prince-George's county, will be EXPOSED to PUBLIC SALE, in the town of Upper-Marlborough, on the fourth day of February next,

A LL the personal property of JAMES HIN: TON, late of said county, deceased, consisting of horses, cattle, hogs, corn, and household firmiture. A credit of fix months will be allowed, upon the purthafer giving bond, with approved fecurity.

RD. W. BRASHEARS, Administrator. January 13, 1802.

REMOVAL.

THE subscriber has this day removed his STORE to the adjoining house, lately in the occupation of THOMAS HARWOOD, Esquire; he is thankful to those who have heretofore favoured him with their dealings, and folicits a continuance.

JONATHAN PINKNEY. January 12, 1802.

Twenty Dollars Reward.

RAN away on the evening of the first instant, a negro man called CHARLES, a short black fellow, thirty-five years of age, ftrong and active, broad shoulders, large face, noie, mouth, and thick lips, marked in the face by the fmall-pox; his left ear is much fmaller than the right; he walks remarkably wide, and turns his toes very much in. He went off about this time last year, and was out nine months, employed by, and taken in the house of, a free negro, who rents land of Samuel Ward, near Herring creek church, who knew him to be my flave; he has a quick way of speaking, and a remarkable down look when spoken to. It is prefirmed he will make for the Federal City or Baltimore, and will endeavour to pass for a free man, and probably will take the name of, and may obtain a pass from, fome free negro. A reward of twenty dollars will be paid for taking and fecuring him at either of the above cities, or ten dollars if taken a less diffance, with reasonable expences if delivered to Joseph Taylor, or W. BROGDEN.

Anne-Arundel county, July 20, 1801.

LL persons indebted to the estate of Mrs. MARY DULANY, deceased, or to WAL-TER DULARY, Efq; late of this city, are requested to make immediate payment to the subferiber, those who have claims against either of the above will produce them, legally authenticated, to

To be RENTED, THAT commodious dwelling-house, lately occupied by WALTER DULANY, Eig; in this city, to which belongs an excellent garden, good lots for clover, out houses, &cc. For terms apply to, R. K. WATTS.

In CHANCERY, January 5, 1802. RDERED, That the fales made by John CAMPBELL and HENRY H. CHAPMAN, on the 15th day of July, 1799, as stated in their report this day filed, of certain lands belonging to gen. WILLIAM SMALLWOOD deceased, shall be ratified and confirmed, unless cause to the contrary be shewn before the 10th day of March next, provided a copy of this order be inserted in the Maryland Gagette three times during the present month.

The faid report flates the fales as follow: Acres. rds. ps. per acre.

Part of Christian Temple Manor, 273 3 0 at £.6 First part of Sempson's Supply, 2d part of ditto, 240 0 07 0 23 9 Thomas Town, 191 0 0 Thomas Town's help, 2 20 21 Cole or Coleby, 352 3 117 Whitland, 76 0 38 5 Pritchard. 233 0 0 Wild Goole Chace, 313 3 33 37/6 Small Profit. 345 0 22 Mafe More, 124 1 3 Howland, 348 1 22 Part of Hopewell, 72 1 6 Nelfou's Progrefs, 50 0 0 SAMUEL H. HOWARD, Teft. Reg. Cur. Can.

In CHANCERY, January 9, 1802. N application to the chanceller, by petition in writing, of EDWARD J. PRYSE, of the city of Annapolis, praying the benefit of the act for the relief of fundry infolvent debtors, passed at the last fession, on the terms therein mentioned, and a schedule of his property, and a list of his creditors, fo far as he can alcertain the fame, on oath, being annexed to his petition, and the faid Edward J. Pryfe being a person known to the chancellor to be at this time, and to have been at the time of passing the faid act, a citizen of this state, and of the United States, and the faid Edward J. Pryfe, at the time of prefenting his petition, having produced to the chancellor the affent, in writing, of fo many of his creditors, as have due to them, according to the lift aforefaid, the amount of two thirds of the debts due by him, at the time of passing the said act; it is thereupon adjudged and ordered, that the faid Edward J. Pryle, by caufing a copy of this order to be inferted in the Maryland Gazette, once in each of three fuecessive weeks, during the prefent month, give notice to his creditors to appear in the chancery office, at eleven o'clock, on the twentieth day of February next, for the purpose of recommending some person to be trustee for their benefit, on the said Edward J. Pryse's then and there taking the oath prescribed for delivering up his

SAMUEL HARVEY HOWARD. Reg. Cur. Can.

In CHANGERY, January 5, 1801. IT is also adjudged and ordered, that the faid HENRY RIDGELY, of Henry, appear before the chancellor, in the chancery-office, on the twenty-fifth day of May next, for the purpose of answering such interrogatories as may be proposed to him by his creditors, and that by having a copy of this clause inferted in the Maryland Gazette three times before the 25th of this month, he give notice to his creditors to attend at the fame time and place.

True copy, Teft 3 SAMUEL H. HOWARD. Reg. Cur. Can.

OTICE is hereby given, that the orphans court of Anne-Arundel county will fit on every Tuesday and Saturday, for the purpose of granting letters of administration on deceased persons estates, passing accounts, making distribution, fettling guar-dians accounts, and all other matters relative to deceased's estates, the register of wills having the power, will, on any other day, receive inventories and grant letters tellamentary.

By order, JOHN GASSAWAY, reg. wills A. A. county.

ROM the great injury which Mrs. ELIZABETH G. CONTEE has fustained on her farm, in Southriver neck, I do hereby forewarn every person or pergun, as I am determined to put the law in force against every offender.

GASSAWAY RAWLINGS, Truffee for Elizabeth G. Contee. January 4, 1802.

N consequence of a report which has been circulated respecting my leaving this place, I take this method of informing my friends in particular, and the public in general, that I mean to carry on the tanning busines as usual, and at the same place. I am now prepared to receive bides to tan from those, who will pleafe to favour me with their cuftom, on the following terms, to wit: Hides at 15% each, or one half for the other, kip-fkins at 11/3 each, and calf-fkins at 5/7 , and will purchase, at the market price, as will fuit. I hope my former attention will merit a continuance of the favour of my cuftomers, and it shall be my constant endeavour to give general fatif-faction. W. W. NORMAN.

N. B. The above leather will be finished in the neatest manner for shoe-makers and all other of my customers.

R. K. WATTS.

MAS.

Anne-Arundel county, fct.

WHEREAS WILLIAM ALEXANDER, lots of land, in Allegany county, held by perfons not relidents of faid county, the amount of the sollector of the tax for Anne-Arundel county, hath this day returned to the commissioners of the tax for faid county the following lift of lands in faid county, on which there is no personal property to pay the county taxes, to wit: House and lot in Annapolis, O 12 4, Henry and Rezin Davidge. House and lot in ditto, 1 14 5, Margaret Pryse. House and lot in ditto, 1 0 8, Moses Maccubbin. Honse and lot in ditto, 0 19 10, Elizabeth Middleton. Farmer's Field, 5 3 5, John Gillifs. Philk's Reft, 0 7 3, Thomas Todd. Part Dawfon's Chance, Forked Greek, Chance, Afhley's Adventure, Friendship, Foothold, Bruthy Bottom, part Dawfon's Chance, Luckey Point, Brushy Neck, other lands, names unknown, 11 2 3, James Lloyd. Part Holland's Choice, 0 17 5, William Boyer's heirs. Part Yates Inheritance, part Howard's Range, land, name unknown, 1 12 11, Hockley Company. Part Duncan's Chance, 0 11 11, Thomas Hawkins. Part ditto and Murphy's Lot, 0 11 6, James Hawkins. Part Murphy's Lot, 0 11 8, Rezin Hawkins. Part Rockhold's Purchase, part Point Lookout, and Part Best Success, 1 0 5, Joseph Hawkins. Hopkin's Lot, 0 18 3, Benjamin Ricketts. Part Grindstone, 1 3 3, Margaret Sappington. Part Fowler's Range, 0 11 5, Priscilla Fowler. Part Duvall's Range, 0 19 9, Stephen Steward. Beard's Point Lands, Iiams's Purchase, and Burgels Choice, 4 4 9, John Beard. Chaney's Rest and Wade's Increase, 1 1 1, Sufanna French. Clark's Inheritance, 3 15 3, John Groves. Part Hickory Hills and Franklin's Enlargement, part Burgess Choice, Middle Plantation, Covel's Folly, and Mount Mifery, 6 2 5, Thomas King. Lot in London-town, No. 51, 0 2 11, William Lands, names unknown, 8 6 8, Johanna Plummer. Shekell's Chance, 0 18 2, Francis Effex. Batchelor's Choice, 0 2 9, William Gover. Beans and Bacon, 6 4 11, Samuel Hamilton. Lands, names unknown, 1 11 1, Priscilla Simmons. Ahne-Arundel Manor, 0 12 10, Richard Shekell. Grammer's Parrott, 2 1 4, Nathan Smith. Hill's Purchase, 1 10 2, Anne Vernon. Hunt's Chance, 1 16 0, Mary Evans. Lands at Elk-Ridge Landing, 1 10 10, Joshua Griffith's heirs. Land formerly affeffed to D. Griffith, 2 12 5, William Urquhart. Part Hebron, and part Batchelor's Choice, 1 2 4, Valentine Brown. Part Inval on and Any Thing, 1 15 2, Vachel Gilbert Murdoch James Miller Barnes. Part Half Pone, O 11 8, John Barlow, fen. heirs. Part Invalion, part Conclusion, and What's Left, Robert G. May-1 18 8, John Brown, of Adam, heirs. Part Howard's Refolution, 0 17 6, Michael Carter's Rocks, and Patapico Mill Seat, & 14 0, John Cornelius. John's Lookout, 1 8 4, Catharine Gardner. Land formerly affeffed to John Sterett, 5 1 6, Samuel Sterett. Part fundry tracts, 1 8 9, William Slupley, fen. Part Partnership and Snowden's Masor, 1 6 8, John W. Burgefs. Part Second Addition to Snowden's Manor, and part Warfield's Range, 1 19 2, Elizabeth Dickinson. Part Neal's Delight, 0 9 1, John Mobberly. Part Merriken's Fancy, and part Nancy's Fancy, 3 3 5, Thomas Marriott. Part Bite the Biter, and Hammond and Gift, 0 2 11, James Tolfon. Rockey Spring, 0 17 6, Joseph Harden. Part Worthington's Range, 0 15 1, Beale Ifrael. Part Manfell's United Friendthip, and Bellmont, 3 18 7, Samuel Chafe. Point Lookout Enlarged, 1 7 0, Luke Davis. Its to be or not to be, 1 0 4, Hugh Finley. Musgrove's Connection, 1 11 1, Samuel Mus-Blooming Plains, 5 7 4, Ifaac Pollock. Andover, and part Walker's Inheritance, 9 16 1, Thomas Harrison's heirs. Part Additional Defence, 1 1 2, John McDonald. Part Stampt Act Repealed, 0 14 6, Samuel Dodges. Part Support to Small Quantity, 0 7 8, Mary Leatherwood. Part Weedy Glade, 1 7 6, William Smith, Balt. Part Stampt Act Repealed, 0 10 11, Sufanna Stanfbury. Part Lookout, and Good Will to his Lordship, 3 10, Anthony Mulgrove, of Saml. Yates Contrivance, and Cockey's Neglect, 3 3 3, Edward Dorfey, of Jno. heirs.

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 parts thereof as will be sufficient to pay the tax and costs thereon, will be fold, to the highest bidder, agreeably to the directions of the act of assembly, entitled. An act for the more effectual collection of

taxes thereon respectively due for the year eighteen hundred and one, and the names of the persons respectively chargeable with the payment of the fame, the taxes thereon being now due and unpaid, and no perfonal property can be found in Allegany county liable for, or chargeable with, the same. Perfons Names. | Names of land, &cc. | Taxes due. Zachariah Allen 298, 315, 326 Catharine Boyer Valentine Bro-101 931 ther Michael Boyer 297, 436 104 Thomas Bodley 1307 2595, 2596, 2597, Thomas Black 3 2598 iftone Shawney War 1 12 11 Archibald Chif-226, 80, 4094, 3127, holm -4034 George Cooke Bottom 10 William Coe 2534 10 Richard Dorfey 438 3049, 3038, 3166 John Doyle 9 2 Orme's Mistake Uriah Forrest 8 Orme's Trouble The General's Wish 15 3 14 lots in Western 13 Port 2 Part Water Works 12 Samuel Godman * 10全 Archibald Golder 1124 John C. Jones | Horse Pasture Augustine Gam-101 1930 brill 3194, 3195, 3196, Levi Hughs 3197 Thomas Hewitt James G. How-216, 492, 167, 170 Samuel Jay 810, 290, 1010, 7 10 1834, 1121 4 3 4 Thomas Johnson Promifed Land 5 4 -2 Thomas and Anne Peace and Plenty 3 18 12 3 Part Spruce Spring 320 lots wellward of 13 17 81 Cumberland 7 64 Part of Granary Edward Jones 135, 21, 4036, 1935 Elisha Jarrett 56, 131, 932, 9 8 2536, 241, 1267 Kingan's Discovery John Kingan 9 01 17 Lloyd and Paca Small Meadows Hunting Ground Brick Bones 9 2½ 14 6½ Rich Glade William Miley 2 1293, 1294, 3115 885, 931

LIST of the names of tracts and number of

Mill Seat and Feli-John Orme 18 city 1413, 2029, John Pollard 165, 1244, 850 1 12 Dunghill Walter Roe 2363, 2364, 2366, 2365 950, 945, 885, 1950, Thomas B. Ran-- 1130, 130 2060, 2061, 2062, 5 21 Mitchell Robin-2067 Samuel Sciby, 3d Locust Ridge Refurved, refurvey on Recourle, Caftle 4 16 10 Hill 1237 ohn Schley 10 3066 ames Shaw 1 15 9 Governor's Neglect Gustavus Scott's Roby's Delight 19 4 heirs Orme's Attention 1 11 5 Chefnut Grove 1 1 Now or Never 1 7 2487 1 12 Hard Struggle 1 12 7 Mount Pifgah Benjamin Stod-Roby's Delight and Ray's Discovery

416, 2550, 359,

487, 929, 417

811

nard

2397, 2022, 310,

1 14 10 New Carthage 5 Orme's Discovery 15 Mount Pleafant 4 11 13 1 Orme's Choice 9 Pleafant Ridge 18 Park 4 11 Mount Etna 2 The Diadem 1 10 2 Cherry tree Meadows Mill Seat 3 7 6 7 Pink of Allegany First Venture 6 11 Republic 10 18 14 10 Addition 3435, 3882, 3883, 3884, 3885, 3886, 3440, 3449, 3450, 3451, 3452, 3454. 3455, 3456, 3458, 3459, 3461, 3462,

01

104

2615, 2616, 2618

And the second s	TOTA	3 9
George Every	Colemine	1 9
Thomas Johnson	3 lots	3 6.
Honore Martin	Refureey on Hamp- ftead Park	13 3
Henry Myers	Chance	4 8
Abel Sargeant	5 acres land, 2 houses	10 mm
	and lots, 8 lots	CALL TO SE
	Western Port	1 2 34
Benjamin Black	Parker's Neglect	3
Denton Jacques	Bottom	3 6
Edward Langly	4021	2 - 12 - 14 - 15 - 15
	Brodhag's Coal mine	1 10
Thos. J. Beatty	1 lot in Cumberland	2 1
Peter D. Evec-		A 45 H a - 8
'mon	4 lots in Cumberland	4 7
James M'Pher-	1	The second second
fon	1 lot in Cumberland	2 1
Robert Selby's	No.	STATE OF LAND
heirs .	1 lot in Cumberland	2 1
Joseph Tomlin-		
fon	1 lot in Cumberland	1 7
Charles Beatty	Jacob's Ladder	10 5
George Reiley	Red-bird Thicket	5 10
	1464, 290, 94, 95	3 6
James Beatty	Refurvey on Elk lick	
	The Request	1
	Joseph's Folly	
	Loft Glove	16 7
Nathan Gregg	New Addition	7 1

1 house and lot Wes-

tern Port, 2 ftate

John Willson

ames West, jun.

Richard Corbus

NOTICE is hereby given, that unless the county tax, proportion of advertiling, and other legal charges, due on the lands aforefaid, shall be paid to WILLIAM M'MAHON, Eig; collector of Allegany county, on or before the first Monday in June next, the lands, fo charged as aforefaid, or fuch part thereof as may be necessary to raise the fum due thereon, thall be fold to the higest bidder, for the payment of the

By order of the commissioners of the tax for Allegany county, AQUILA A. BROWNE, CIL. November 27, 1801.

OTICE is hereby given, that the subscriber in-tends to apply to the next Charles county court for a commission to mark and bound a tract of land, called GLOVER'S POINT, lying in the county aforefaid, agreeably to the directions of an act of alfembly, entitled, An act for marking and bounding lands, paffed at November fession, 1786. JOHN BRENT.

December 22, 1801. TAME to the subscriber's plantation, on Severa river, about the first of December last, a small red and white HEIFER, two or three years old, marked with a crop and flit in the right ear, and a crop in the left. The owner is defired to come and

CHARLES PITTS. December 16, 1801. 3

NOTICE.

prove his property, pay charges, and take her away.

HE partnering being diffolved on the 21ft ult, all persons indebted to the firm are requested to make payment to the subscriber, who is authorised to settle the same, and those having claims against the faid firm are defired to prefent them for payment.

Annapolis, October 5, 1801.

NOTICE.

HE fubscriber having furnished himself, at a and commodious STAGE, with excellent horses, for the conveyance of passengers, with their baggage, proposes, on the first Thursday in March next, to commence a line between the city of Annapolis and George-town, leaving Mr. Caton's tavern, in the city of Annapolis, every Thursday morning, pass through Bladensburg, and arrive at the Union tavem in George-town the same evening; leave the Union tavern, in George-town on Saturday morning, and by the fame rout arrive in the city of Annapolis in the evening; from this establishment he flatters him-felf he shall contribute considerably to public conve-nience, which, added to his assiduity and good conduct, he hopes will enfure him the patronage of a generous public. JOHN SMITH. Annapolis, December 23, 1801.

Printing-Office, Annapolis. PAYMENTS are earnessly solicited from all persons indebted to this office, and in a particular manner from those debtors who reside in the city of Annapolis, and in Anne-Arundel county. Necessity alone induces this second application, and it is sincerely hoped it will be noticed, and attended to

AMNAPOLIS: Printed by FREDERICK and SAMUEL MAK

Laws of E

PASSED NOVEMBEL

Supplement to an act, edy recovery of small eighth section thereof, po

BE IT ENACTEDS by not attend according to fur seace before whom fuch wi unded, shall and may enfo of by attachment of cont He before the justice of or fuch other justice of t fame shall be returned, wh equired to take cognizan my, at the discretion of before whom the same that termined, fine the offender twenty Chillings current every fuch offence, to be the charges of the county

And be it enacted, That whom fuch fine-fhallfafal of the offender to pa to the conftable to levy fa tution, on the offender's I the conftable receiving the to the justice by whom who shall, in every year, January, make return of fine over to the clerk of was recovered.

And be it enacted, The county tourts fhall make by them received to the j their respective counties

And be it enacted, The ad to which this is a fi feffion, feventeen hundre An act for the speedy rec tourt, be and the fame it

& Supplement to an ac lating the mode of sta the ucts of assembly other purposes:

BE IT ENACTED, tay of March next, no tate, before whom super dered by a single magis make return of any such the find county court, fo heald be recorded or the faid county, any la

Atd be it enacted, Thefore whom fuperfedens and after the faid twen my other justice of th and shall, at the request person authorised by or he execution by way of heri factas against the fecutities, or against of piratina of the time f

And be de enacted, pettive counties of c may hereafter be, duly coming to law, are ber to ferve and levy execu-prace on judgments ob-court, in the fame in as the theriff or them o to do, and to receive fervices; provided ne fables shall, before t duties required by this Maryland, with good penalty of two hunder proved of by the levy des performance of the alfo the duties and tru this act, whose duty find or entered on r allo, that nothing in the area to prohibit or price, in the refrechi

Com. Tax A. A. Co. Dec. 30, 1801.

entitled, An act for the more effectual collection of

the county charges in the feveral counties of this flate.

John Thompson f 1326, 1136, 1325 [

Thomas, and Sa-

MARYLAND GAZETTE.

T H U R S D A Y, JANUARY 28, 1802.

Laws of Barpland.

PASSED NOVEMBER SESSION, 1801:

Supplement to an act, entitled, An act for the speedy recovery of small debts, and to repeal the eighth section thereof, passed at November session, swenteen hundred and ninety-one.

BE IT ENACTEDS by the General Assembly of Maryland, That in all cases where witnesses do sot attend according to fummons, the justice of the sace before whom such witnesses ought to have attended, shall and may enforce obedience to his proof by attachment of contempt; to be made returna-We before the justice of the peace issuing the fame, or such other justice of the peace before whom the same shall be returned, who is hereby authorised and sequired to take cognizance thereof, and shall and my, at the discretion of such justice of the peace before whom the same shall be heard, tried and determined, fine the offender in any furn not exceeding twenty shillings current money of Maryland for twenty sigh offence, to be applied towards defraying the charges of the county wherein the same shall be

And be it enacted, That every justice of the peace by whom such fine-shall be imposed, shall, upon re-sold of the offender to pay the fame, iffue execution to the constable to levy said sine, with costs of exetation, on the offender's lands, goods or chattels, and the conftable receiving the faid fine shall pay the fame to the justice by whom such execution was issued, January, make return of every fuch fine, and pay the fine over to the clerk of the county wherein the fame

And be it enacted, That the clerks of the feveral county tourts shall make true return of all fuch fines by them received to the justices of the levy courts of their respective counties; to be by them applied as

and be it enacted, That the eighth fection of the all to which this is a supplement, passed November folion, seventien hundred and ninety-one, entitled, An act for the speedy recovery of small debts out of tourt, be and the same is hereby repealed.

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MUEL

H.

A Supplement to an act, entitled, An act for regulating the mode of staying execution, and repealing the ucts of assembly therein mentioned, and for other purposes:

BE IT ENACTED, by the Seneral Assembly of Margland That from and after the twentieth eay of March next, no justice of the peace of this tate, before whom superfedeas on any judgment ren-tered by a fingle magistrate bath been taken, shall make return of any luch superfedeas to the office of the faid county tourt, for the purpole that the fame fould be recorded or filed therein by the clerk of the faid county, any law to the confrary notwith-

And be it enacted, That any justice of the peace before whom superfedent shall or may be taken from and after the faid twentieth day of March next, or my other justice of the peace of faid county, may and shall, at the request of the plaintiff, or any other person authorised by or on behalf of faid plaintiff, ifbe execution by way of capids ad sutisfaciendum or feri facias against the principal debtor and his fecunities, or against either of them, after the exprating of the time fo mentioned in the faid super-

And be of enacted. That the conflables of the reclive counties of this filte, who have been, or may bereafter be, duly appointed and qualified actoning to law, are wereby anthorifed and empowered to ferre and levy executions iffued by a justice of the peace on judgments obtained for finall debts out of court, in the fame manner and by the fame process as the theriff or their deputies are by law authorised do, and to receive the fame fees that the faid theriffs are entitled by law to receive for the fame fervices; provided neverthelels, that the faid conhables shalt, before they proceed to discharge the duties required by this act, give bond to the flate of Maryland, with good and fufficient fecurity, in the resilty of two hundred and fiffy dollars, to be approved of by the levy court of the county, for the day performance of the duties of a conflable, and allo the duties and truft repoted in them by virtue of this act, whose duty it shall be to have the same this act, whole duty it shall be to have the same flet or emered on record by their cierks; provided allo, that nothing in this act contained shall be contained to prohibit or prevent the sheriff or their depute, in the respective counties, from executing or icrong executions issued by a justice of the peace for small debts out of court, when the same are put.

as by law they have been or now are authorised

And be is enacted, That where any judgment obtained before a fingle magistrate shall have continued for more than one year, and the faid judgment had not been paid or fatisfied, it shall and may be lawful for the justice before whom the faid judgments bad been obtained, or any other justice of the peace for faid county, to revive the same by a writ of scire facing, which shall be made returnable on a certain day not acceptant. day, not exceeding forty days from the time of issuing the tame; to the laid justice, or to any other justice of the peace of said county; and any constable, qualified as above mentioned, of the hundred, or of the faid county, is hereby authorifed and required to ferve such writ of seire facias, and make due return thereof on the return day mentioned in the faid writ, in the fame manner, and entitled to the fame fee; and liable to the fame penalty, as in the case of a warrant issued by a single magil-trate, according to law in such case made and pro-

And be it enacted, That it may be lawful for any conftable of the county qualified as aforefaid, to deliver at the county gaol, to the sheriff or gaoler of the faid county, any perfor committed by a fingle magistrate on a capias ad satisfaciendum, when the case may or doth to require, and that the said sheriff or his gaoler are bereby required and directed to take charge of such person, and the same in his enstody fafe keep, until fuch person or persons shall be duly discharged therefrom according to law.

And be it enacted, That this act shall continue to

be in force for and during the continuance of the act to which this is a supplement.

And be it enacted, That so much of the act to which this is a supplement as is contrary to, or in-consistent with, this act, be and the same is hereby re-

An ACT respecting public notaries in this state!
WHEREAS the establishment of public notaries has been found useful in all commercial

eountries, and it is proper by law to regulate their fees in current money of the United States.

Be it enacted, by the general assembly of Maryland, That after the thirty-first day of December inflant, the governor and council shall appoint and commission, in addition to the potaries public already appointed and commissioned in this state, a competent number of persons of known good character, integrity and abilities, as notaries public for the state of Maryland, to refide within fuch place or places within this state as the governor and council shall, in and by their respective commissions, direct; provided al-ways, that there shall not be at any time more than four notaries appointed and commissioned to relide within the city and county of Baltimore; and pro-vided alfo, that no person shall be commissioned as a notary who is not a citizen of the United States, and shall not have relided within this flate two years previous to his appointment.

And be it enacted, That the nothries public now or hereafter to be appointed and commissioned under the authority of this state, and every of them, shall have the power of administering oaths and affirmations according to law, in all matters belonging or incident to the exercise of their notarial office.

And be it enacted, That the faid notaries, and every of them, shall have the power to receive the proof or acknowledgment of all inflruments of writing relating to commerce or navigation, and fuch other writings as have been usually proved and acknowledged before notaries public, and also to make protells and declarations, and tellify the truth thereof, under their feels of office, concerning all matters by them done in virtue of their respective offices.

And be it enacted. That every of the faid notaries shall keep fair registers of all protests, and other offithall, when thereto required, give a certified copy of any record in his office auto any perfon or perfons applying for the fame, such person or persons paying the customary tees therefore

And be it enacted. That in case of the death, refiguation, disqualification or removal from office, of any of the said notaries, his or their registers and other public papers, shall be lodged, within fixty days next after such death, refiguation, disqualification or removal, in the office of the clerk of the county where he or they reside, who may bring and maintain actions of trover or detinue for the same, and such registers or public papers shall not; in any case, be liable to be seized or taken in execution for debt or for any demand whatsoever.

And be it enacted. That every notary shall provide a public notarial seal, with which he shall antisenticate his acts, instruments and attestations, on which seal shall be engraved such device as said notary may

name and office, of the notary using the fame, and the

And be it further enocited, That every notary on his appointment, and before he enters on the duties of his office, shall take and subscribe an oath, or affirmation, that he shall and will well and faithfully perform the duties of his office, as is prescribed to be taken by other officers of the government of this

And be it enacted, That the fees to be received by the notaries public shall be as follow: Drawing all proceedings not exceeding two sides, sifty cents; drawing all proceedings exceeding two sides, twenty tents per side; registering or copying proceedings, for every such side ten gents; presenting a bill of exchange for acceptance, if accepted and not afterwards protested for non-newscent one dellar, tresset. wards protested for non-payment, one dollar; present-ing a bill or note for payment, if paid when present-ed, one dollar; noting a bill for non-acceptance, if not protested for non-acceptance or non-payment, one dollar; protesting a bill or note, or the like, for non-acceptance or non-payment, one dollar and seventyfive cents; noting a marine protest, one dollar; af-fixing notarial feal, fifty cents; for every fearch, where no copy is made, twenty-five cests; administer-ing an oath or taking an acknowledgment, twelve and an half cents; and for all other acts and fervices in proportion to the aforefaid fees, to be paid at the time of doing the fame.

And be it enacted, That it shall be lawful for any notary public to do and perform fuch special acts proper to be done by a notary public to which he may be required, in any other county of this state than that for which such notary is appointed, but in all such cases, as well as in all cases where such notaries are required to go more than three miles from their place of actual relidence, such notary shall be allowed not exceeding twenty cents per mile.

SALEM, January 12.

The last year was rendered memorable to Greate Britain, by the incorporation of the "Royal Institution," the object of which is to apply the science of natural philosophy to the improvement of the useful arts, and the promotion of general happiness. The projector of this grand establishment is an American, count Runford—His patron, the king. It is under the direction of 150 subscribers at 50 subscribers at the country of the country guineas each; there are also 126 life subscribers at 10 guineas each; and 114 annual fublicribers at 2 uineas each. Five thousand pounds have been raised for the conftruction of a theatre, for public lectures, and a splendid and convenient house has been taken for the accommodation of the fociety. This " Royal Institution" is probably defigned as a rival to the far mous " National Inflitute" of France; [London paper.]

PHILADELPHIA, January 15. Extract of a letter, dated Lancaster, January 13th; 1802.

"A resolution respecting the removal of the seat of government, was this day discussed in the house of representatives and negatived; in favour of removal

41—against a removal 42;

"A bill for erecting a new inflitta system has been reported and made the order for a diffuse day. Several other subjects of confiderable importance will

be discussed in a few days."

January 19.

A letter from an officer on board the U. S. frigate
Philadelphia, dated at Algebras the Soth of October last, says, that they were taking on board the provisi-ons which had been sent out for them, and that they should leave that place in two days, with the convoy for Malaga, and from thence up the Mediterraneau. The frigate President was shortly to fail from Gib-raltar for the United States.

N G R F O L K, January 9:

By the brig William, capt. Oldner, we have received St. Vincent's papers of a late date; the following proclamation of g-neral Lacroffe is extracted from them; it is important, as if developes the in-tentions of the French government relative to Gua-

daloupe! The verbal accounts by this veilet are, that the Penfee frigate had left at Madeirs a fleet of 100 transports, and 6 British and 6 French fail of the line, full of French troops from France, on their way

On Wednesday last arrived here from Dominique, his majesty's ship Surinam, having on board two companies of the 1st W. India regiment for this island, under the command of captain Smelt. She brings the proclamation of gent Lacrosse (a copy of which we have given in this day's paper) declaring all performs acting under the present usurpers in Franciscope, to the West-Indies.

IN THE NAME OF THE FRENCH REPUBLIC.

The three chief magistrates, composing the govern-ment of the island of Guadaloups, and its depen-

To all the citizens of the faid colony,

While the first conful at the head of the armiel was labouring to procure peace for Europe, while his whole attention seemed to be taken up with the destruction of factions, and totally bent upon giving a regular impulse to the interior government of France, while affairs of the greatest importance obliged him to neglect or fet ande our colonies, nevertheless the island of Guadaloupe, which has always remained true to the mother country, was at the fame time the

time to the mother country, was at the lame time the object of his particular care.

The first consult unwishing to wait until a regulation was completed, sent you a captain-general with the necessary provisional powers to put a stop to all profecutions, and unjust proceedings, to see all usurpations restored, and to make every man enjoy the rights allowed by law.

On the 29th Germinal, an 10, (19th of April, 1801) the consults made a regulation for the government of Guadaloupe, by which three chief magistrates were established, with respective powers for the military, civil government and justice. the military, civil government and justice.

In confequence of this regulation, the first conful has appointed rear-admiral Lacroffe, captain-general, the counsellor of state Lescallier, colonial pre-fect, and the magistrate Goster, commissary of just

Captain Valteau, commanding the Pensee frigate of the republic, having a passport from the admiralty of England, brings the news of a general peace, the citizens, Lescallier and Coster, were passengers on board. Being informed of the infult done to the captain-general, and his expulsion from the colony, neither the faid magiltrates, nor the commanding of-facer of the frigate could think of landing in an island, where a few factious men have feduced the armed forces, and ftill make them act contrary to their duty; they have been obliged to feek for the captain-general in the neighbouring islands; they have at least found him at Roseau, in the island of Dominica, where captain Valteau has delivered him the dispatches of government.

The three aforefaid magistrates composing the legal government of Guadaloupe, and the two representa-tive powers of the French government, after having duly conferred together, have thought proper, collectively and each of them according to his attributions, to determine, regulate and order what fol-

Art, 1. The government of Guadaloupe shall provisionally relide at Dominica and the Saintes, with the consent and permission of the hon. Andrew Cochrane Johnstone, captain-general and governor in chief, in and over his Britannic majesty's island of Dominica, until the arrival of the fea and land forces which were, as the moment of the frigate's getting under weigh, ready to fail from France for these islands; and which enables them to foresee with certainty that the national authority will be respected; confequently all citizens who have remained faithful to the government, shall find at Dominica and the Saintes, Support and protection, and there only the military and civil officers and agents of all denominations can find the means of acting under regular orders.

2. Orders are given to all military officers of the fea and land forces, to all civil and municipal officers, commiffaries of government, officers of administration of the navy and colonies, to all treasurers, paymasters, store-keepers, directors and receivers of na-tional property and lands, farmers of plantations, and all accountable agents whatfoever; to all members of the courts of justice and ministerial officers of justice, who have been continued in their employments by the captain-general, or by him appointed and established, to continue their service, and to act only under the immediate orders and directions of the aforefaid three magistrates, under whose attributions they are to act; all and each of the faid officers and agents are by the present made answerable, perfonally and in their properties, prefent and to come, for all intractions and acts contrary to these or-

3. It is forbidden to all officers of administration of the navy to give paffes or permits either to thips of war, trading or coafting veffels, unless under the express condition of being first authorised by the captain-general and the colonial prefect respectively. In consequence of which, all captains or masters of Thips or veffels, of boats or barges of any kind, are given to understand that they might not or cannot put to fea without legal permits from the national authority, under the penalty of being arrefled in their persons, the forfeiture of their vessels and cargoes, and of being treated as disclaimed men, searobbers and pirates.

4. Any persons whatsoever persisting to continue in an employ either civil or military, without the confent of the present government, are declared guilty of treason against the mother country, and shall be prosecuted as such with all the severity directed by

the laws. that none of the foreign governments (all now allies or friends of the French republic) will acknowledge afformed authority; but that all of them will, on the contrary firite to contribute, by all the means they can employ, to re-effablish good order. They are national forces and authority. 5. Notice is given to all good and faithful citizens

Given at Roleau, in his Britannic majefly's ifland of Dominica, 6 Frimaire, an 10 (the 26th November, 1801.)

The captain-general, signed, LACROSSE, The colonial prefect, signed, LESCALLIER, The commissary of justice, signed, COSTER.

WASHINGTON, January 11. WHEREAS fundsy letters lately fent to and from the office, particular two from the polimafter-general, fealed with his official feal, one for Albany, New-York; and the other for Bucks Town, Maine; have been broken open before they were received by the persons to whom they were directed; and other letters of importance from officers of government, and from individuals, have been suppressed and in some instances withheld or delayed in late manner as to induce a belief of premeditated and fraudulent des fign. And as among the other injurious confe-quences of fuch atrocious conduct the innotent and the guilty are in a fate of incertainty, alike subject to sufficion and censure, I therefore, (being impli-cated with others) will pay a reward of one hundred dollars for information which shall convict any person or persons of the above mentioned offences, and two hundred dollars in each case of the said letters of the postmaster-general.

THOMAS MUNROE, P. M. Walhington.

January 13. The feveral editors in the United States may benefit the public by publishing the above.

January 18. The fenate have confirmed the greater part of the appointments made by the prefident during the recess; the remaining appointments are ftill under confideration.

There was a division on the nomination of Mr. Pinckney, as minister to Madrid.

The fecretary of state has received a letter from the conful at Havanna, which contains advice of the ports of Cuba being closed by proclamation on the 25th December last, to all American and other foreign veffels.

January 20.

The debate in the senate on the interesting subject of the judiciary has at length closed; and that body have decided, that it is expedient to repeal the act of the last fession, and have by implication also decided the constitutional power of the legislature to vacate all judicial appointment made under that part of the constitution, that authorises the erection of inferior

The decision will be a memorable one, as well from the importance of the point decided, as from the cool, dignified, and enlightened deliberation by which it was reached.

Estimate of the expences necessary for earrying into effect the convention between the United States of America and the French republic, of the 30th of

Sept. 1801.

For captures made prior to the date of the treaty on which no final condemnation had then paffed, and of which the property was brought into the United

For captures made subsequent to the date of the treaty, For captures, where the property was not

brought into the United States, nor any condemnation had, For cases of capture not at present known,

and for a possible excess of the indemnities to be paid above the estimate, say 19,723

70,351

cover the allowance to an agent at Paris to perform the office of foliciting the claims for restitution under the convention, has been included in the general esti-

mate for the fervice of the year 1802. The repairs put upon the corvette Berceau before her delivery to the French republic, are not included. in the above estimate :-- they amount to 32,839 dolls.

BALTIMORE, January 20.

We learn from Delaware that on the 14th inftant col. David Hall was, in the presence of both houses, declared by the speaker of the senate, to be duly elected governor of that flate, by a majority of 18 [Republican.] votes.

January 22. The following propoled amendments of the Federal constitution, have passed the legislature of Virginia, and the governor has been directed, without delay, to transmit them to the different state legislatures throughout the union, and to invite their cordial co-operation. The preamble states, that there are defects in the constitution, which have from their operation as heretofore experienced, excited the well founded fears of the people and the ftates individually, that certain principles, un-der the influence of those defects, were rapidly progreffing to the destruction of the liberty and happiness of the people at large; and in order ef-fectually to quiet those fears, they propose " to prune the constitution of its extiberances, which might ultimately lead to the introduction of aristo-

people into a flate of fecurity" they think this the proper time to make the amendments proposed ;

Whereas there are defects in the conflitution of the United States, which from their operation as heretofore experienced, have excited well founded fears to the people and the states individually, that certain principles under the influence of the defects alluded to were rapidly progretting, which were des fructive of the liberty and happiness of our sellow-citizens at large; and believing as we do, that a cor-rupt administration will at all times have in their power to give that direction which will most probably power to give that direction which will most probably ax upon the people a system of real oppression; in order effectually to quiet those sears, and to prune the constitution of its exuberances which may ultimately lead to the establishment of arislocracy or monarchy; these considerations induce the legislature of Virginia, to suggest to the fifter states, the propriety and necessary of amending the sederal compact, in a way, as to seture the invaluable rights which ought to attack to a republican form of government, they think the present the most proper time to commence think the present the most proper time to commence this highly important work, whilft they have fresh in their recollection the extreme danger from which they have emerged: and it is further their opinion if these defects should not be now corrected, that the mildness of the present administration will be such as to lull the people into a flate of fecurity, which will render any affairs of this kind fruitless and abortive, and that no further future attempt can fucceed until the people are forced into it by the hand of oppref-They therefore take the liberty to propole the

following amendments to the conflictation aforefaid.

First.—That from and after the next prefidential election, the prefident of the United States shall not be permitted to ferve a longer period than for four years fuccessively, and that he shall be ineligible until one complete term thall have interveneds

Secondly .- That the fenators of the United States shall in future be elected for three inflead of fire years, and that they shall be classed as heretofore, for

that one third may go out of office every year.

Thirdly—That the treaty making power shall be fo construed, as to give to the house of representatives of the United States a complete control over all treaties, whenever their agency shall be required to early such treaty into effect; and that all such treaties are to be confidered as not ratified or binding upon the government, until the fanction of the house of reprefentatives shall have been obtained, Fourthly .- That in all future elections of president

and vice-president of the United States the tharacters voted for shall be particularly defignated, by de-claring which is voted for as prefident, and which as

vice-prefident. The executive of this state are hereby directed, without delay, to transmit the foregoing amendmen to the different flate legislatures throughout the union, to invite their cordial co-operation.

January 23. The officers of the frigates Chefapeake, commodore Truxton, Confiellation and Adams, are ordered to repair immediately to the city of Washington, and to hold themselves in readiness to fail upon an expedition, it is prefumed for the Mediterranean.

[Phil. paper.]

IMPORTANT. A gentleman belonging to a respectable mercantile house of Alexandria, now in this town, received a letter from his partner last night, dated the 21st inst-which fays, "I am sorry to inform you Toussaint is no more. He has been caught by the blacks and burns alive." The letter mentions nothing further on the fubject; but from the gentleman's connexions in trade at Cape Francois, there is no doubt but his information is from the most unquestionable source. His letter probably came by the way of Norfolk, where captain Ferguson, whose packet left there on Tuesday last, states that the same report of Toussaint being burnt was current, though not generally cre-

Toussaint was probably way laid by some of Moyes's party in his usual tour from the Cape to Port Republican, which he mostly made without any guard. And as a retaliation for the death of their general, and to prevent, as they suspected, betraying them to the whites, it is not unlikely that they have inslicted

Should this news unfortunately be true, a ferocious relistance will be made to the troops embarked for that colony, and much blood will be flied before the blacks can be fubdued.

Notice is hereby given,

THAT the subscriber, of Anne-Arundel county, hath obtained from the orphans court of PrinceGeorge's county, letters of administration de bonis non on the effate of STALEY NICHOLS, laze of Prince-George's county, deceased, all persons having claims against the said estate are hereby requested to bring them in, legally authenticated, and all persons indebted to said estate are requested to make immediate payment.

VACHEL GATTHER, Administrator de bonis non. December 21, 1801.

CAME to the subscriber's plantation, on Severa river, about the first of December last, a small red and white HEIFER, two or three years old, marked with a crop and fit in the right ear, and a crop in the left. The owner is defired to some and

A LIST of LETTER fice, Annapolis, James Brown, Ifaia Thomas C. Bowie, James Bloodgood, Beveridge, Annapolis; Burke, James Belt, to Arandel county.

John Callahan, Th. Archibald Chitholm, Welfhe, William Cate lis; Margaret Cole; ca Mrs. Walter Dular Davall (4), Clement Annapolis; Richd, Da pear Pig Point; Nar Herring Bay; Christi West rivers

Capt. James Frisery ing, Annapolis. John Gwinn (4), J Jacob Giblon, Thoma Samuel H. Howar Hamilton, J. Carvill Holliday, Samuel Hu worth, Annapolis; Ar don-town; Richd, Ha Harwood, Saml. Henry Sally Jacobs, care of Philip Key, Philip Annapolis. Anne Levashe (2), jamin Lane, near Ann William Marbury Mackall (5), David (2), Mr. Maccubin, Murdoch, Thomas M

Perrott (2), Anne-Ar Allen Quinn, Anns Eliza Retallack, I lings, Geo. Ruffell, Hyde, Monf. Revel, Gaffaway Rawlings, Rebecca Severe, Thomas Smith, Dr. Wm. Alexander, Ber John Sterrett, Jedn Shorte, Annapolis ; Harriott Sellman, Jo Anne-Arundel county George Tyler, at

Roger Nelfon, Any

John Purviance, W

Tillard, Well rivet.
Mrs. Weens, Rol
fos, John Williams,
napols; Charles W Thomas Warthingto

Those persons send delivered.

N THE VISITORS SCHOOL Propo Saturday the fixththe proposals of any e a teacher in January 14, 1803

VOTICE is he intends to a commiff land called Swinse agreeably to an ac and provided. January 18, 180

THE fublcribe court of Cha ministration on th GARDINER, late persons having clair warned to exhibit th to the fubscriber, c next, they may of this 19th day of J

TAKEN up of now refiding BOAT, with a res flern, the is 13 fee inches wide. The proving property as

January 18, 18

Purfuant to an ore

nels of the present administration might bull the

CHARLES PALLS

Thomas C. Bowie, James Blake, John S. Betton, rev. John Bloodgood, care of Gideon White, John Beveridge, Annapolis; Lucy Battee (2), Elizabeth Burke, James Belt, fen. Samuel Banks (2), Adnez Arundel county.

John Callahan, Th. Callahan, Jonathan B. Carr, Archibald Chifholm, Mr. Callady, eare of John Welfhe, William Caton, Thomas Croxail, Annapolis; Margaret Cole, care of Thomas Tucker, Welt-

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Mrs. Walter Dulany, Francis Deakins, Gabriel Davil (4), Clement Dorfey (2), Henry Davidge, Annapolis; Richd. Darnall (2), Bennett Darnall (2), pear Pig Point; Nancy Davis, care of D. Weens, Herring Bay; Christian Deale, capt; John Deale,

Capt. James Frigery Solomon Frazier, John Flem-

ing, Annapolis.

John Gwinn (4), John L. Gibson, John Gibson,
Jacob Gibson, Thomas Glover, Annapolis.

Samuel H. Howard (4), Jane Howard, J. T.

Hamilton, J. Carvill Hall, Hase Harris, Clement
Holliday, Samuel Hughes, jun. Zebulon Hollings,
worth, Annapolis; Annie Hill, Anne Hawkins, London Britania, Richd, Harrison, Herring, Bay, Richard Harwood, Saml. Henry (2), Anne-Arundel county.
Sally Jacobs, care of Joseph Evans, Annapolis.
Philip Key, Philip Key, Sen. Edward Knowles,
Annapolis. don-town; Richd. Harrison, Herring Bay; Richard

Anne Levashe (2), James Low, Annapolis; Benz jamin Lane, near Annapolis.

William Marbury, J. R. Middleton, Walter Mackall (5), David McMechen, Wm. McMechen (2), Mr. Maccubin, care of Mr. Cumins, Gilbert Murdoch, Thomas McNeir, Annapolis.

Roger Nelfon, Annapolis. John Purviance, Wm. Polk, Annapolis; Thomas Perrott (2), Anne-Arundel county.

Allen Quinn, Annapolis. Eliza Retallack, Benj. Rumfey, William Rawlings, Geo. Ruffell, Johna Rawlings, care of John Hyde, Monf. Revel, Clement Richards, Annapolis; Gallaway Rawlings, near Annapolis,

Rebecca Severe, John Simkins, William Smith, Thomas Smith, Dr. Jas. E. Stonestreet, care of Wm. Alexander, Benedict Steuart, Dr. John Stewart, John Sterrett, Jedne Stroy, Peter Smock, Clem Shorte, Annapolis; Charles Stewart, London-town; Harriott Sellman, John Snowden, Caleb Sappington, Anne-Arundel county

George Tyler, at Dr. Stockett's, Anne-Arundel county; Nancy Thomas, Thos. Tucker, William Tillard, West rivet.

Mrs. Weems, Robert Wright, James B. Wilkin-for, John Williams, John Welfh, David Weft, An-nasels; Charles Warfield; near Mrs. Urquhart's; Thomas Warthington, fon of John, Anne-Arundel S. GREEN, D. P. M.

Those persons sending for any of the above letters are requested to send the money; or they will not be delivered.

NOTICE.

THE VISITORS of Anne-Arundel county FREE School propose to meet, on the premises; on sturday the fixth-day of February next, to receive the proposals of any person or persons that wishes to become a teacher in said school. January 14, 1802.

TOTICE is liereby given, that the fubicriber IN intends to apply to the next Calvert county land called Swinsen's Rest, lying in faid county, agreeably to an act of affembly in fuch cafe made ELIZABETH DARE. and provided. January 18, 1802.

NOTICE.

THE fublcriber hath obtained from the orphans court of Charles county, in Maryland, letters of administration on the personal estate of RICHARD GARDINER, late of Charles county, deceased; all persons having claims against the said estate are hereby warned to exhibit the same, with the vouchers thereof, to the subscriber, on or before the first day of August next, they may otherwise by law be excluded from all benefit of the faid estate. Given under my hand this 19th day of January, 1802. ALOYSIA GARDINER.

TAKEN up on Sandy Point, by the fubscriber, now refiding in Annapolis, a finall ROW-BOAT, with a red flern, a ring bolt in her head and flern, the is 13 feet nine inches long, and 5 feet 4 inches wide. The owner may have her again, by proving property and paying charges. JOSEPH CARROLL.

January 18, 1802.

NOTICE.

Pursuant to an order of the orphans court of Prince-George's county, will be EXPOSED to PUBLIC SALE, in the town of Upper-Marlborough, on

the fourth day of February next,

LL the personal property of JAMES HIN

TON, late of faid county, deceased, confissing horses, cattle, hogs, corn, and household furniture.

credit of fix mouths will be allowed, upon the pur-

RICHARD CHEW,

A LE the real effate of the faid Richard Chew;

A confifting of about twelve hundred and twenty acres of land, in one body; fituate in Anne-Arundel county, lying on the Chefapeake Bay, and forms the mouth of Herring Bay, twenty miles from Annapolis, fity from Baltimore, and thirty-five from the city of Wallington; this land is as rich and fertile as any on the Chefapeake, affords the most luxuriant pathurage, has a large proportion of meadow land, and the greatest abundance of fire wood and timber, and for thip building the best timber on the Chefapeake may be had on this land; the fituation is healthy, and as beautiful a profeect as any on the healthy, and as beautiful a prospect as any on the bay, a good harbour, and the waters lying around the land afford the greatest abundance of excellent fills, crabs, owsters, and wild fowl. The improvements are valuable, confisting of a large two story brick dwelling-house, with four rooms and a commodious passage on each floor, with excellent cellars under the whole house, a large and elegant garden, laid off with falls, a good kitchen, and almost every other necessary out house. The very convenient setation of this land must be obvious to every perfort withing to purchase, as the wood, timber, and the whole product of the land, can be removed from thence by water, and that in a few hours, to the

markets of Annapolis and Baltimore. A more minute description of this valuable property is thought unnecessary, as any person wishing to purchase can view the same, by applying to Doct. Richard Chew, who refides thereon, or to Mr. Philemon L. Chew, who lives within a few inites of it. The terms of fale are, that the purchaser or purchasers shall either pay down one fixth part of the purchase money on the day of sale, or give bond with security for the payment of the same on the chancellor's ratification, which will be in four weeks after return of the fale is to him made by the truftee, for the relidue a bond, or bonds, are to be given, with fecurity, on interest, to be approved by the chancellor, payable in two equal annual payments; and on the receipt of the whole of the purchase money, the subscriber, by a good deed indented, will give, grant, bargain, fell, and confirm to the purchaser or purchasers, his, her, or their heirs, the land fold to them, and all the right, title, interest, and estate therein and thereto, of the said Richard Chew, or his heirs, or any person claiming by, from, or under them. It is further ordered by the chancellor, that the creditors of the faid deceafed, who have not yet exhibited their claims, shall file the same in the court of chancery, with the vouchers thereof,

JOSEPH WILKINSON, Truftee,
January 15, 1802.

In CHANCERY, January 5, 1802. ORDERED, That the fales made by John CAMPBELL and HENRY H. CHAPMAN, on the 15th day of July, 1799, as stated in their report this day filed, of certain lands belonging to gen. WILLIAM SMALLWOOD, deceased, shall be ratified and confirmed, unless cause to the contrary be shewn before the 10th day of March next, provided a copy of this order be inferted in the Maryland Gazette three times during the prefent month.

. The faid report states the sales as follow:

to the state of the		rds. p	s. per acres
Part of Christian Temple	e		COLUMN THE REAL PROPERTY.
Manor,	273	3 0	at 6.6
First part of Sempson'		4 7 20	211-21-136
Supply,	240	0 0	1
2d part of ditto,	9	0 25	1
Thomas Town,	191	0 4	6.65
Thomas Town's help,	21	2 20	
Cole or Coleby,	352	3 11	12 200
Whitland,	76	0 38	£.6 2
Pritchard,	233	0 (6.4 19 6
Wild Goole Chace,	313	3 3	
Small Profit,	345	0 2	37/6
Mafe More,	124	1	31
Howland,	348	1 2	2
Part of Hopewell,	. 72	1	6 6.3 7 0
Nelfon's Progrefs,	50	0	0
T-0 - 54	MITTEL	LI	HOWADD

Twenty Dollars Reward.

Reg. Cur. Can.

RAN away on the evening of the first instant, a negro man called CHARLES, a short black fellow, thirty-five years of age, ftrong and active, broad shoulders, large face, nose, mouth, and thick lips, marked in the face by the small-pox; his left ear is much smaller than the right; he walks remarkably wide, and turns his toes very much in. He went off about this time last year, and was out nine months, employed by, and taken in the house of, a free negro, who rents land of Samuel Ward, near Herring creek church, who knew him to be my flave; he has a quick way of speaking, and a re-markable down look when spoken to. It is presumed he will make for the Federal City or Baltimore, and will endeavour to pass for a free man, and probably will take the name of, and may obtain a pass from, fome free negro. A reward of twenty dollars will be paid for taking and securing him at either of the above cities, or ten dollars if taken a less diffance, with reasonable expences if delivered to Joseph Taylor.

A LIST of LETTERS remaining in the Post-Office, Annapolis, December 31, 1801.

AMES H. ANGRUM, Annapolis.

James Brown, Itaish Baldershon, James P. Boyd,
James Brown, Itaish Baldershon, James P. Boyd,
Thomas C. Bowie, James Blake, John S. Betton,
Ty John Bloodgood, care of Gideon White, John
To be SOLD, at PUBLIC VENDUE, to the
linghest bidder, for CASH, on Saturday the first
day of February next,
The Callahan, John S. Betton,
The Callahan, John S. Betton,
The Callahan, John Bloodgood, care of Gideon White, John
To be SOLD, at PUBLIC VENDUE, to the
linghest bidder, for CASH, on Saturday the first
day of February next,
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day of February next,
The Callahan, John Bloodgood, care of Gideon White, John
To be SOLD, at PUBLIC VENDUE, to the
linghest bidder, for CASH, on Saturday the first
day of February next,
The Callahan Bloodgood, care of Gideon White, John
RICHARD CHEW,
A LL the real effact of the faid Richard Chew,
Country Burker, James Blake, John S. Betton,
The Callahan, John Bloodgood, care of Gideon White, John
Count of Chancery, the indication will see 23 do
RICHARD CHEW,
A LL the real effact of the faid Richard Chew,
A confishing of about twelve hundred and twenty
acres of land, in one body, fituate in Anna-Arundel
country, lying on the Chefspeake Bay, and forms the
mouth of Herring Bay, twenty miles from Annapolis,
from Bloodgood, care of Gideon White, John
RICHARD CHEW,
A LL the real effact of the faid Richard Chew,
A confishing of about twelve hundred and twenty
a mile above Quynn's ferry, Peven from Annapolis,
twenty-one from the city of Waltington, and twenty
a mile above Quynn's ferry, Peven from Baltimore, containing one hundred and
twenty-one from Baltimore, containing one hundred and
twenty-one f miles a strong tobacco inspection house, with sheds prizes, weights and scales, all in complete order for prizes, weights and feales, all in complete order for the reception and inspection of tobacco, a good wharf, sufficient for loading and unlbading of vessels, also a strong dwelling-house, with a cellar and store room, 3 well unished rooms, and sire place above stairs, paled yard and garden, a kitchen, two tobacco houses, stable, corn house, and all other necessary out houses, a good apple orchard, two springs of excellent water; there is a great quantity of wood and timber, among which are a number of valuable chesinus and locust trees, and also the great convenience of fish and wild fowl in their respective seasons; it is a stand for the mercantile bulinels, to equal any in the county. Polleffion, and a good and indispitable title; will be given immediately to the purchaler; upon the whole of the money being paid down:

The subscriber will take a few likely negroes in THOMAS BEARD, June 11 THOMAS BEARD, June 12 THOMAS BEARD, Jun part payment. Beard's Point, January 11, 1802.

In CHANCERY, January 9, 1802.

N application to the chancellor, by petition in writing, of EDWARD J. PRYSE, of the city of Annapelia, praying the benefit of the act for the relief of fundry infolvent debtors, paffed at the last session, on the terms therein mentioned, and a schedule of his property, and a list of his creditors, fo far as he can afcertain the fame, on oath, being annexed to his petition, and the faid Edward J. Pryle being a perfor known to the chancellor to be at this time, and to have been at the time of paffing the faid act, a citizen of this state, and of the United States, and the faid Edward J. Pryfe, at the time of prefenting his petition, having produced to the chancellor the al-fent, in writing, of so many of his creditors, as have due to them, according to the lift aforefaid, the amount of two thirds of the debts due by him, at the time of passing the said act; it is thereupon adjudged and ordered, that the said Edward J. Pryse, by causing a copy of this order to be inserted in the Maryland Gazette; once in each of three fuctesfive weeks, during the present month, give notice to his creditors to appear in the chancery office, at eleven o'clock, on the twentieth day of February next, for the purpole of recommending some person to be trustee for their benefit, on the taid Edward J. Pryse's then and there taking the oath prefcribed for delivering up his

SAMUEL HARVEY HOWARD. Reg. Cur. Can.

FOR SALE.

THE fubfcriber will SELL, at PRIVATE SALE, on a liberal credit, and give immediate pollession, his property on West river, containing between four and five hundred acres of land, on which is a great proportion of wood; two valuable.timothy meadows; and a great variety of young fruit trees; this land is well calculated to divide into two lots, having two comfortable dwelling-houses on it, with every necessary improvements. A further description is deemed unnecessary. Also may be had with faid land, a valuable stock of horses; mules, cattle, sheep, &c. and a few negroes. He will also fell three hondred acres of land in the forest of Prince-George's, it being one of the richeft fpots in that county; this land is well improved, in high cultivation, a great proportion of wood, and upwards of fifty acres of meadow land, lying about eight miles from Waffaington, and four from Bladenfourg. For further West river, January 6, 1802. particulars inquire of

REMOVAL

THE subscriber has this day removed his STORE to the adjoining house, lately in the occupation of TROMAS HARWOOD, Esquire; he is thankful to those who have heretofore favoured him with their

dealings, and folicits a continuance,
JONATHAN PINKNEY,
January 12, 1802.

NOTICE is hereby given, that the orphans court of Anne-Arundel county will lit on every Tuesday and Saturday, for the purpose of granting letters of administration on deceased persons estates, passing accounts, making distribution, settling guardians accounts, and all other matters relative to deceased to the county of the cealed's effatos, the register of will having will, on any other day, receive inventories and grant letters tellamentary.

By order, JOHN GASSAWAY, reg. wills A. A. county

FROM the great lajury which Mrs. Elizabeth G. Contre has inflained on her form, in South-fiver neck, I do hereby foreware every perion or persona from hunting on faid farm, either with dog on gun as I am determined to put the law in brea against every offender.

GASSAWAY RAWLINGS, Trubes for

Anne Avendel county, fct.	A LIST of the su
y, bath this day returned to the commissioners of the tax for faid county the following lift of lands in	lots of land, in fons not relidents of fa taxes thereon yelpective hundred and one, and
aid county, on which there is no periodal property to pay the county taxes, to wit: House and lot in Annapolis, O 12 4, Henry and	spectively chargeable a the taxes thereon being personal property can liable for, or chargeable
Rezin Davidge. House and lot in ditto, 1 14 5, Margaret Pryse. House and lot in ditto, 1 0 8, Moses Maccubbin. House and lot in ditto, 0 19 10, Elizabeth Mid-	Persons Names. Names.
Farmer's Field, 5 3 5, John Gillits.	Zachariah Allen 75 Catharine Boyer 295 Valentine Bros
Philt's Reft, 0 7 3, Thomas Todd. Part Dawfon's Chance, Forked Creek, Chance, Affiley's Adventure, Friendship, Foothold, Brushy Rottom, part Dawfon's Chance, Luckey Point, Brushy Neck, other lands, names unknown, 11 2 3, James Lloyd.	ther 93 Michael Boyer 29 Thomas Bodley 18 Thomas Black- iftone 25
Part Holland's Choice, 0 17 5, William Boyer's heirs Part Yates Inheritance, part Howard's Range,	Archibald Chif-Sh holm 22
Part Duncan's Chance, 0 11 11, Thomas Haw- kins. Part ditto and Murphy's Lot, 0 11 6, James	George Cooke Bo William Goe 25 Richard Dorfey 43 John Doyle 36
Hawkins. Part Murphy's Lot, 0 11 8, Rezin Hawkins. Part Rockhold's Purchase, part Point Lookout, and	Uriah Forrest Or
Part Bell Succels, 1 0 5, Joseph Hawkins. Hopkin's Lot, 0 18 3, Benjamin Ricketts. Part Grindstone, 1 3 3, Margaret Sappington. Part Fowler's Range, 0 11 5, Priscilla Fowler. Part Duvall's Range, 0 19 9, Stephen Steward. Beard's Point Lands, Iiams's Purchase, and Bur-	Samuel Godman Property of Archibald Golder 1 Augustine Gambrill 1 Jevi Hughs 3
gels Choice, 4 4 9, John Beard. Chaney's Rest and Wade's Increase, 1 1 1, Sufanna French. Clark's Inheritance, 3 15 3, John Groves.	0
Part Hickory Hills and Franklin's Enlargement, part Burgefs Choice, Middle Plantation, Covel's Fol- ly, and Mount Mifery, 6 2 5, Thomas King.	Samuel Jay
Lot in London-town, No. 51, 0 2 11, William Biggs. Lands, Hames unknown, 8 6 8, Johanna Plummer. Shekell's Chance, 0 18 2, Francis Effex.	Thomas Johnson 1
Batchelor's Choice, 0 2 9, William Gover. Beans and Bacon, 6 4 11, Samuel Hamilton. Lands names unknown, 1 11 1, Prifcilla Simmons	
Grammer's Parrott, 2 1 4, Nathan Smith. Hill's Purchase, 1 10 2, Anne Vernon.	Elisha Jarrett
Hunt's Chance, 1 16 0, Mary Evans. Lands at Elk-Ridge Landing, 1 10 10, Joshu Griffith's heirs. Land formerly affessed to D. Griffith, 2 12 s	Lioyu and Paca
William Urguhart. Part Hebron, and part Batchelor's Choice, 1 2 of Valentine Brown.	William Miley
Part Invalien and Any Thing, 1 15 2, Vach Barnes. Part Half Pone, 0 11 8, John Barlow, fen. heir	James Miller
Part Invasion, part Conclusion, and What's Left 1 18 8, John Brown, of Adam, heirs. Part Howard's Resolution, 9 17 6, Micha Cramblis.	nard el John Orme
Carter's Rocks, and Patapico Mill Seat, 2 14 John Cornellus. Tohn's Lookout, 1 8 4, Catharine Gardner.	Walter Roe
Land formerly affelled to John Sterett, 5 1 Samuel Sterett. Part fundry tracts, 1 8 9, William Slupley, fe	n. Thomas B. Ran-
Part Partnership and Snownen's Manor, 1 6 John W. Burgels.	ion
Part Second Addition to Snowden's Manor, a part Warfield's Range, 1 19 2, Elizabeth Dickinfo Part Neal's Delight, 8 9 1, John Mobberly. Part Metriken's Fancy, and part Nancy's Fanc	on.
2 3 5, Thomas Marriott. Part Bite the Biter, and Hammond and G	ift, James Shaw Gustavus Scott's
Rockey Spring, 0 17 6, Joseph Harden. Past Worthington's Range, 0 15 1, Beale Ifra Part Manfell's United Friendship, and Belling 3 18 7, Samuel Chase.	heirs nel: nt,
Point Lookout Enlarged, 1 7 0, Luke Davis. Its to be or not to be, 1 0 4, Hugh Finley. Mutgrove's Connection, 1 11 1, Samuel M	luf- Benjamin Stod-
Blooming Plains, 5 7 4, Isaac Pollock. Andover, and part Walker's Inheritance, 9 16 Thomas Harrison's beirs.	dete
Part Additional Defence, 1 1 2, John M'Don Part Stampt Act Repealed, 0 14 6, Samuel Dod Part Support to Small Quantity, 0 7 8, M	ges.
Part Weedy Glade, 1 7 6, William Smith, F. Part Stampt Act Repealed, 0 10 11, Sufa Stamping.	
Part Lookout, and Good Will to his Lord 1 S 10; Anthony Mufgrove, of Saml. Yates Contrivance, and Cockey's Neglect, 3	SECOND STATE OF THE RESERVE OF THE R
Edward Dorfey, of Juo. heirs. NOTICE is hereby given, that unless the co	unty r the
publication of this notice, that the faid lands fach parts thereof as will be fufficient to pay the and colls thereon, will be fold, to the highest bid	tak

me-Arundel county, fee,	A LIST of the	in Allegany county, held	imber of John William by per- James Weft, jun
THEREAS WILLIAM ALEXANDER,	fons not relidents of	faid county, the amoun	or ree Telcuste colons
hath this day returned to the committaners of	hundred and one.	Clively due for the year and the names of the pe	ilons (t
county, on which there is no perional property to	foectively chargeaff	le with the payment of teing now due and unpaid	the munel George Party
the county taxes, to wit:	perional property of	an be found in Allegan	
n Davidge.	liable for, or charge	cable with, the lame.	Henry Myers
oufe and lot in ditto, 1 14 5, Margaret Pryles, oufe and lot in ditto, 1 0 8, Moles Maccubbin.	Perfors Names.	Names of land, &c. T	axes duc. Abel Sargeant
ouse and lot in ditto, 0 19 10, Elizabeth Mid-	Zachariah Alten	75	101
armer's Field, 5 3 5, John Gillis.	Valentine Bros	298, 315, 324	2 7 Benjamin Blac Denton Jacque
hilk's Reft, 0 7 3, Thomas Todd. art Dawfon's Chance, Forked Creek, Chance,	ther	931	101 Edward Langl
ley's Adventure, Friendship, Foothold, Brushy tom, part Dawson's Ghance, Luckey Point, Brushy	Michael Boyer Thomas Bodley	297, 436 1807	10 Thos. J. Bea
k, other lands, names unknown, 11 2 3, James	Thomas Black-	2595, 2596, 2597,	Peter D. Ev
art Holland's Choice, 0 17-5, William Boyer's	Archibald Chif-	Shawney War 226, 80, 4094, 3127,	1 12 11 James MiPi
at Yates Inheritance, part Howard's Range,	holm	4034	4 41 Robert Selby
, name unknown, 1 12 11, Hockley Company.	George Cooke William Coe	Bottom 2534	3 6 heirs 10 1 Joseph Tom
Part Duncan's Chance, 0 11 11, Thomas Haw-	Richard Dorfey	438 3049, 3038, 3166	10 fon 2 7 Charles Beatt
Part ditto and Murphy's Lot, 0 11 6, James wkins.	John Doyle Uriah Forrest	Ofine's Miltake	9 24 George Reile
Part Murphy's Lot, O 11 8, Rezin Hawkins.		Orme's Trouble The General's Wift	15 31 James Beatty
Part Rockhold's Purchale, part Point Lookout, and t Bell Succels, 1 0 5, Joseph Hawkins.		14 lots in Western	15 6
Hopkin's Lot, 0 18 3, Benjamin Ricketts. Part Grindstone, 1 3 3, Margaret Sappington.	Samuel Godman	Part Water Works	12 , 21
Part Fowler's Range, O 11 5, Prifcilla Fowler.	Archibald Golder Augustine Gam-	1124	John C. John
Part Duvall's Range, 0 19 9, Stephen Steward. Beard's Point Lands, Iiams's Purchase, and Bur-	brill	1930 3194, 3195, 3196;	101 NOTICE
is Choice, 4 4 9, John Beard. Chaney's Rest and Wade's Increase, 1 1 1, Su-	Jevi Hughs	3194, 3195, 3196,	3 6 tax, proporti
nna French.	Thomas Hewitt		101 due on the l
Clark's Inheritance, 3 15 3, John Groves. Part Hickory Hills and Franklin's Enlargement.	, ard	273	104 or before the
rt Burgess Choice, Middle Plantation, Covel's Fol- and Mount Misery, 6 2 5, Thomas King.	Samuel Jay	216, 492, 167, 170, 1810, 290, 1010;	be necessary
Lot in London-town, No. 51, 0 2 11, William	Thomas Johnfor	1834, 1121	7 10 fold to the
Lands, Hames unknown, 8 6 8, Johanna Plummer	Thomas Journey	Thomas and Anne	5 4 2 By
Shekell's Chance, O 18 2, Francis Esfex. Batchelor's Choice, O 2 9, William Gover.		Peace and Plenty Part Spruce Spring	3 4 0
Beans and Bacon, 6 4 11, Samuel Hamilton.	was the said	320 lots wettward of Cumberland	13 17 8 November
Lands, names unknown, 1 11 1, Prifcilla Simmons Anne-Arundel Manor, O 12 10, Richard Shekell	. Edward Jones	Part of Granary	7 6 T
Grammer's Parrott, 2 1 4, Nathan Smith.	Elifba Jarrett	135, 21, 4036, 1935, 56, 131, 932,	HAS REA
Hill's Purchase, 1 10 2, Anne Vernon. Hunt's Chance, 1 16 0, Mary Evans.	a John Kingan	2536, 241, 1267 Kingan's Difcovery	8 9 A
Lands at Elk-Ridge Landing, 1 10 10, Joshu	Lloyd and Paca	Small Meadows	17 9 01 AVAL
Land formerly affested to D. Griffith, 2 12	5,	Hunting Ground Brick Bones	1 14 64 Go
Villiam Urquhart. Part Hebron, and part Batchelor's Choice, 1 2	4, wroteles notice	Rich Glade 1293, 1294, 3115	8 Cat 2 7 Pat
Part Invalion and Any Thing, 1 15 2, Vach	el Gilbert Murdoo	h 885, 931	1 9 Go
Barnes. Part Half Pone, O 11 8, John Barlow, fen. heir	James Muller	416, 2550, 359, 487, 929, 417	5 RI Sal
Part Invation, part Conclution, and What's Let	it, Robert G. Ma		
Part Howard's Refolution, 9 17 6, Micha	nard lel John Orme	Mill Seat and Feli-	Pallet
Cramblis. Carter's Rocks, and Patapico Mill Seat, 2 14	400 44 45	city 165, 1413, 2029	18 2 India
John Cornelius.	Walter Roe	1244, 850 Dunghill	1 12 6 writing a
John's Lookout, 1 8 4, Catharine Gardner. Land formerly affelled to John Sterett, 5 1	The second second second	2363, 2364, 2366	flands, in
Samuel Sterett. Part fundry tracts, 1 8 9, William Slupley, fe	The second second	2365 n- 950, 945, 885, 1950	3 6 gammon t
heim.	dle	1130, 130	5 25 caddy the
Part Partnership and Snowden's Manor, 1 6	fon	2067	1 3 6 tongs, co
Part Second Addition to Snowden's Manor, a part Warfield's Range, 1 19 2, Elizabeth Dickinfo	and Samuel Sciby,	3d Locust Ridge Re	
Part Neal's Delight, 8 9 1, John Mobberly.		Recourie, Caft	A fma
Part Metriken's Fancy, and part Nancy's Fan 2 3 5, Thomas Marriott.	John Schley	1237	10 mers and
Part Bite the Biter, and Hammond and G	ift, James Shaw Guftavus Scot	3066 Governor's Negle	Entry locks, his
Rockey Spring, O 17 6, Joseph Harden.	heirs	Roby's Delight Orme's Attention	19 41 A few
Part Worthington's Range, 0 15 1, Beale Hira Part Manfell's United Friendship, and Bellind	ont,	Chefnut Grove	1 1 2 ble terms
3 18 7, Samuel Chafe. Point Lookout Enlarged, 1 7 0, Luke Davis.		Now or Never	1 7 71 Annap
Its to be or not to be, 1 0 4, Hugh Finley.	e Paulamin C	Hard Struggle Mount Pilgah	1 12 41 1 12 7
Mufgrove's Connection, 1 11 1, Samuel M.	Iuf- Benjamin St dert	Roby's Delight a	nd
Blooming Plains, 5 7 4, Ifaac Pollock. Andover, and part Walker's Inheritance, 9 16		New Carthage	1 14 10
Thomas Harrison's beirs.	200	Orme's Discovery Mount Pleasant	15 91 At
Part Additional Defence, 1 1 2, John M'Don Part Stampt A& Repealed, 0 14 6, Samuel Dod	ges.	Orme's Choice	1 = 13 14
Part Support to Small Quantity, 0 7 8, N	lary	Pleafant Ridge Park	5 18 6
Pare Weedy Glade, 1 7 6, William Smith, I	Balt.	Mount Etna The Diadem	1 4 11
Part Scampt Act Repealed, 0 10 11, Suf		Cherry tree Meado	Ws 1-10-2
Part Lookout, and Good Will to his Lord	fhip,	Mill Scat Pink of Allegany	7 6 7 P
Yates Contrivance, and Cockey's Neglect, 3	3 3,	First Venture	10 18 0 PM
Edward Dorfey, of Juo. heirs. NOTICE is hereby given, that unless the co	unty	Addition	14.16 cular 1
sharges aforefaid are paid within thirty days after	r the	3435, 3882, 38 3884, 3885, 38	R3, city of
Such parts thereof as will be lufficient to pay the	e tak	3440, 3449, 34	50,
and cofts thereon, will be fold, to the highest be	dder,	3451, 3452, 34 3455, 3456, 34	58, 10.
entitled, An act for the more effectual collection country charges in the feveral countries of this	on of	3459, 3461, 34	104
By order,	Thomas and	d Sa- 2615, 2616, 26	18, Print
THE MINE WARMS TO C	Ik. round Tur	ner 1 2619	The state of the state of the state of
The state of the s	The second secon	The second secon	The second secon

n .	tern Port, 2 ftate	7
1	iote	5 0
George Every	Colemine	
o Thomas Johnson	2 lots	3.0
y Honore Martin	Refurvey on Hamp-	13 8
- Henry Myers	Chance	* 8
c. Abel Sargeant	5 acres land, 2 houses	is the day of
7 / L X 10 / L R L R	and lots, 8 lots	
0	Western Port	1 2 34
Benjamin Black	Parker's Neglect	31
1 Denton Jacques	Bottom	3.6
Of Edward Langly	4021	STATE STATE
9	Brodhag's Coal mine	1 10
Of Thos. J. Beatty	1 lot in Cumberland	2 1
Peter D. Evec-	harman and the	Charles Con
6 mon	4 lots in Cumberland	10000000
1 James M.Pher-	SECONDARY	and market
fon	1 lot in Cumberland	经 国际 1000000000000000000000000000000000000
41 Robert Selby's	1 lot in Cumberland	100 DE
6 heirs		Aller of the late of
The state of the s	1 lot in Cumberland	State War with
	Tacob's Ladder	10 5
The second second	Red-bird Thicket	5 10
21 George Reiley	1464, 290, 94, 95	1
31 James Beatty	Refurey on Elk lick	Carlotte Carlotte
of James Deatty	The Request	The Control of
61	Joseph's Folly	A GUY F Shiner
21	Laft Glove	1 16 7
104 Nathan Gregg	New Addition	7 1
John C. Jones	Horfe Pasture	8 1
101	-	2 2 Popul
	hereby given, that unl	els the county
	of advertiting, and other	
104 doe on the land	s aforefaid. fhall be paid	to WILLIAM

me on the lands aforefaid, shall be paid to WILLIAM MANON; Esq; collector of Allegany county, on the before the first Monday in June next, the lands, or hearged as aforefaid, or such part thereof as may be necessary to raise the sum due thereon, shall be old to the higest bidder, for the payment of the

By order of the commissioners of the tax for Allegany county, AQUILA A. BROWNE, Clk. November 27, 1801.

THOMAS SHAW, HAS RECEIVED, AND OFFERS FOR SALE, At his store, near the Studt-House,

A fmail quantity of plated ware, vis. OVAL and octagon tea-pots, ditto ditto coffee-pots, Goblets, Caftors, Patent candlesticks Common ditto, Souffers and fouffer trays, Salts. Alfor Recyes's patent water colours in boses, Camel's hale and black lead pencils, Pallets and colour tyles, India ink and rabber, Cases of instruments.

Morocco purfes, pocket books and thread cales, writing and letter paper, quills, wafers, &c. inteflands, ink-powder, pounce boxes and pannee, backgammon tables, quadrille boxes, diee boxes and dice,
ladies dreffing glaffes and dreffing boxes, tea caddies,
caddy shells, and decanter stands.

A few pair of handsome heafs andirons, shoves,
tongs, coal hods, Japanned plate warmers and knife
trays, wire fenders with brass tops, paper and Japanned tea boards.

A small effectment of helloweds warmers and shife

A fmall affortment of hollow glass ware, confishing

of decanters, tumblers, wines, punch glaffes, rummers and falts. Entry and chamber lamps, with boxes of wicks,

locks, hinges, bolts, fcrews, nails, &c. A few cheap clothes and caffirmers, which, with fundry other articles, will be disposed of on reasons-

Annapolis, November 25, 1801. JUST RECEIVED, And for SALE at the Printing-Office, Price, three eighths of a dollar.

ON XGREAT ERROR American Agriculture Exposed,

HINTS FOR IMPROVEMENT SUGGESTED. By THOMAS MCORE, Of Montgomery county, State of Maryland.

Printing-Office, Annapolis. PAYMENTS are earneftly folicited from all persons indebted to this office, and in a particular manner from those debtors who reside in the city of Annapolis, and in Anne-Arundel county. Necessity alone induces this second application, and it is sincerely hoped it will be noticed, and attended to

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LONDON GOVERNMENT P wallis, brought by Mell'rs veffel which brought the Paris papers to the 12th in The accounts of the Fe extremely grand. The stormy, but towards the at up and enabled the people on, the magnificence of t ancy and beauty of the i the bridges, and the Pla most conspicuous. The o novel and pleating. So noved up and down the and illuminated from her occurred during the whole Marquis Cornwallis wa the chief conful, with wh ference. He had been pr

Merry on Sunday to M.
dined. Never was any
more diffinguished honour fectful attention. "By way of precaut driven after five in the ex required that of lord G places deflined for the fet " Every where did he ferved without constraint. excited that attention wh riolity, which rather fer fame time a tellimony and to the fame of him

Apartments had been the Thuilleries to fee t different, aspects of that his excellency could fee A guard of honour is

hotel where his exceller paffes any of the guard-as they would for the cl On Wednelday mare dinner to Joseph Buonar general officers of the fi

His lordship is stated with his journey to Pari of the wearher. He fle the house taken for him congress. The morning being fine, the people of town to see him, and he necessity of appearing a turiolity and impatience

About two posts from his chariot and four, ecorted by 150 of th fervice. The magnific celerity with which th Monishment of the P notice of his exceller were lined with people. hotel, Grange Battelie most magnificent fuite modation of the emba

The expedition to S igour. Gen. Lecler He is to have under b Boudet, both of whom felves in Italy laft cam cers of great diffinction allo be extremely well

We understand from lieved general Rocham Touffaint, (if he refi

The French funds It is evident from t f parliament, that the feet coincidence of op ects of peace, and the circumstance alone is Great-Britain, and pr subjects, while it has nifration, which proto them henceforward

The treaties of per and the emperor of P

thips loft in the late