

SUPPLEMENT to the MARYLAND GAZETTE.

THURSDAY, NOVEMBER 30, 1786.

Upper-Marlborough, October 29, 1786.



STRAYED or stolen, from the subscriber, at Upper-Marlborough, on the 16th of September, a like grey HORSE, about fourteen hands and an half high, trots and gallops, neither docked nor branded, the end of his tail is white, which he carries very well, he was shod before a few days before he was missing. Any person that will bring him to me shall receive a reward of three guineas.

JOHN HALKERSTON.

October 18, 1786.

Wanted immediately, As an overseer,

A MAN that is well acquainted with the management of a number of negroes, and understands farming; none need apply that cannot be well recommended; with or without a family will be immaterial; good encouragement will be given to a man that understands his business. Inquire of the Printers.

NOTICE is hereby given, that the subscribers intend to petition the general assembly, at the ensuing session, for an act to appropriate so much of the money arising from the rents of the glebe lands of the parish of St. Margaret's, Westminster in Anne-Arundel county, as will discharge the arrears due for building the Chapel of Ease in said parish, and for which judgments have been recovered against them in Anne-Arundel county court.

VACHEL STEVENS, JOHN WALKER, RICHARD JACOB, WM. PUMPHRY.

EIGHT DOLLARS REWARD. November 7, 1786.



RAN away from the subscriber, living in Prince-George's county, on the third day of June last, a negro man named TOM, about 30 years of age, 5 feet 8 or 9 inches high, square made, full faced, of a yellowish complexion, has a scar on the left side of his face, his dress unknown; he was taken from my house in a clandestine manner some years ago by some persons employed for that purpose, from whom he made his escape, and was gone about two years and nine months, during which he passed by the name of Thomas Jenifer; the first year he says he lived with John Plummer, in Anne-Arundel county, near Mount Pleasant ferry; the remainder of the time he lived, he says, at a plantation on this side of London town, belonging to Mr. Steuart, from whence he was brought home; he pretends to have a wife at Benjamin Lane's, in Anne Arundel county, whose mother lives at Miss Mary Parker's, in Calvert county, at which place it is imagined he is harboured by the negroes. Any person who takes up the said negro and will bring him home to the subscriber, shall receive the above reward, paid by

JOSHUA BEALL. Montgomery county.



THERE is at the plantation of John B. Peerce, near the Sugarlands, taken up as a stray, a small sorrel MARE, about 14 hands high, has a long star in her forehead, branded on the near shoulder S, about four years old, shod all fours, has a hanging mane and switch tail, trots and gallops. The owner may have her again on proving property and paying charges.

Annapolis, November 1, 1786.

ALL persons having claims against Henry Jones, late of Anne-Arundel county, deceased, are requested to bring them in to the subscriber as soon as possible, as he is very desirous of ascertaining the amount, that he may proceed to the sale of the effects of the deceased, for the purpose of discharging all just claims, and all persons indebted to the deceased are requested to make payment.

THOMAS HARWOOD, executor of Henry Jones, deceased.

EIGHT DOLLARS REWARD. Montgomery county, November 12, 1786.



RAN away from the subscriber, on the sixth instant, living within six miles of the court-house, negro JAMES, a likely young fellow, about 24 years of age, and about 5 feet 8 or 9 inches high; had on when he went away a light coloured country tunic, a dark gray bearskin waistcoat, double breasted, a pair of old corduroy breeches, of a brig shirt, and felt hat. Whoever takes up the said slave and secures him in any gaol, so that his master gets him again, shall receive four dollars if ten miles from home, and if twenty or a greater distance the above reward, paid by

ALLEN BOWIE.

N. B. All masters of vessels are earnestly requested to have the said negro committed to gaol, should he offer to engage on board of their vessel.

W. GODDARD'S ALMANACK, For the Year of our Lord 1787, To be Sold at the Printing-Office.

Annapolis, 15th Nov. 1786.

Just imported in the ship Washington, capt Chapman, from London, and to be sold on the most reasonable terms by Ridgely and Evans, at their store situated on Cornhill-street, near the Dock, for cash or good bills or exchange on Messrs. Wallace, Johnson and Muir, London.

A N assortment of goods suitable to the season, amongst which are, superfine, second, and coarse cloths, double milled drab, bearskins, halthicks, knapt frize, pennistones, negro cottons, linseys, green baize, great coats, pea jackets, trouters, green, blue and mottled rugs, rose and striped blankets, calimancoes, durants, tammies, camblets, yard wide figured stuffs, crapes, serge denim, silk and stuff quilted petticoats, corduroys, lattinet, satin beaver, fustians, plain and striped velvets, mens and womens worsted and yarn stockings, mitted gloves, sailors caps, and a great many other articles not enumerated.

RIDGELY and EVANS.

P. S. We desire that all those who are indebted to us will be pleased to settle up their last year's accounts, that we may be enabled to make good our remittances.

R. and E.

Charles county, October 11, 1786.

WHEREAS a certain William Copher, of Washington county, sold Thomas Courtney Reeves, part of two tracts of land, called Betsy's Delight, containing sixty-two acres, and part of a tract called Mistake, containing forty-five acres, lying in Charles county; and the said lands by mistake were conveyed in the name of Thomas Charles Reeves, and since the said William Copher has moved off to Kentucky, but the said deed, for want of the proper name, being defective; this is to give notice, that I intend to apply to the next general assembly, praying an act may pass to give the same effect to the deed, as if the proper name had been mentioned, and likewise to have the said deed recorded agreeable to law.

THOMAS COURTNEY REEVES.

NOTICE is hereby given, that we intend to take the depositions of witnesses to establish the will of Notley Maddox, late of Charles county, deceased, and to establish our right to lands devised from him, on Monday the twenty-seventh day of November next, at the house of Robert D. Semmes, in Port-Tobacco-town, of which all persons concerned are desired to take notice.

HENRY MADDOCKE, NOTLEY MADDOCKE.

Port-Tobacco, September 16, 1786.

THIS is to give notice, that a petition will be presented to the next general assembly, that part of the main road which leads from Port-Tobacco to the old court-house, may be moved up a valley through the reverend Mr. Leonard Neale's plantation.

...; but when the... ble what was de... quence to the pur... at the holder, when... the first purchaser;... case, unless it be... after it had been... and lay differently... first sale. In the... le by Fitchet was... or, and under an... described by you;... rule of justice or... that because a... he said purchaser... all not be entitled... on whom he pur... I have always... entitled to every... tom he purchased... to your logic, a... id be claimed by... ed, because he... was paid by the... the circumstance... is to have any in... fer additional pri... mat on of them... the subject by the... fashionable me... d which you have... her unfit for your

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...ved and have paid... direction given to... s, to lay off the... parcels, which im... made, you have mo... tical situation of our... of your great exertions... to support the credit of the red money. Now, with every disposition to give all due credit to your wisdom in supposing, that sudden sales of property made upon bond, payable in three succeeding years, would in time of danger give credit to a money depending for its redemption on the success of the American cause, I cannot agree that your actions perfectly correspond with this theory. But we are now upon the subject of Nanticoke manor, and cer-

ward upon trial, it is found that the land lies in an entire different position, leaving out the soil and improvements which were the objects of purchase, I believe no person in the least acquainted with the rules of justice would say the purchaser should be obliged to take the property, in different circumstances from what he was led to suppose, at the price stipulated for the property intended to be bought.

...knew the description by which he sold the land, but suppose your word is to be taken before his oath, which certainly will not be done by any person the least acquainted with either, yet, I conceive, when the quantity of unprofitable ground so far exceeds what any man would have had an idea of, it only the probable quantity was mentioned, that it was just cause for setting the sale aside; a few acres more or less would have made no such difference as would

...affairs in the year 1781, and of your great exertions to support the credit of the red money. Now, with every disposition to give all due credit to your wisdom in supposing, that sudden sales of property made upon bond, payable in three succeeding years, would in time of danger give credit to a money depending for its redemption on the success of the American cause, I cannot agree that your actions perfectly correspond with this theory. But we are now upon the subject of Nanticoke manor, and cer-