

MUSIC and DANCING.

MESSIEURS REINAGLE and FRANCIS respectfully inform the ladies and gentlemen; that during their residence in Annapolis, they are desirous of employing their leisure time in attending a few scholars. For particulars apply at the theatre.

ALL persons having claims against the estate of col. JOHN THOMAS, late of Charles county, deceased, are requested to exhibit them, properly authenticated, to the subscriber, those who are indebted to the said estate are required to make immediate payment.

ANNE THOMAS, Administratrix
of col. JOHN THOMAS.

Charles county, July 1, 1799.

ALL persons having claims against the estate of CHARLES MACCUBBIN, late of the city of Annapolis, deceased, are requested to exhibit the same, legally attested, for payment, and all persons indebted to the said estate are requested to make immediate payment, to

SARAH MACCUBBIN, Administratrix.

Annapolis, July 9, 1799.

COMMITTED to my custody as a runaway, on the 10th instant, a negro man by the name of PHILL, who says that he is the property of BALDWIN TOLLIVER, living in Orange county, State of Virginia, and that he was bought of Travers Daniel; he is about 5 feet 10 inches high, about 35 years of age, and slim made; his clothing is an old hat, gray cloth jacket, faced with blue, oxford shirt, striped country cloth trousers, and old shoes, and has lost his fore teeth below. His master is desired to come and take him away in two months from the above date, or he will be sold for his prison fees and other expenses, according to law.

JOHN WELCH, Sheriff of
Anne-Arundel county.

June 24, 1799.

In CHANCERY, July 1, 1799.

Nicholas Beyer,
against

David Stripe, Christian Eury, and Catharine his wife,
William, Jacob, Polly, Warner, Sally and
Elizabeth Stripe.

THE object of the bill is to obtain to the complainant the legal title in 50 acres of land, lying in Frederick county, part of the reurvey on Stripe's Purchase, bought by him of Jacob Stripe, deceased, the ancestor of the defendants; the bill states, that David Stripe, one of the defendants, is the eldest son, and would be sole heir of the said Jacob Stripe, except for the operation of the act to direct descents; the bill further states, that all the defendants reside out of the state; it is thereupon, on motion of the complainant, ordered and adjudged, that he cause a copy of this order to be inserted at least once in each of three successive weeks in the Maryland Gazette before the 2d day of August next, to the intent that the defendants may have notice of the present application, and the substance and object of the bill, and may be warned to appear in this court in person, or by solicitor, on or before the 2d day of December next, to shew cause, if any they have, why a decree should not pass as prayed.

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

NOTICE is hereby given, that I intend to make application to the next Anne-Arundel county court for a commission to mark and bound my part of a tract or parcel of land called LYNCH'S PURCHASE, lying and being in the county aforesaid, agreeable to an act of assembly, passed in the year 1786, entitled, An act for marking and bounding of lands.

June 18, 1799.

JOSEPH HODGE.

The subscribers being appointed trustees for the purpose of selling and conveying so much of the real estate of the late deceased major-general SMALLWOOD as may be necessary to discharge his debts, will OFFER for SALE, on Monday the 15th of July next, if fair, if not the first fair day thereafter,

SUNDRY LANDS belonging to the estate of the said deceased, consisting of eight or ten thousand acres, lying in Charles county, and situate chiefly on the Mattawoman creek, within a very few miles of the Patowmack river; as those lands are composed of a variety of tracts or parcels of different contents and descriptions, it is not in the power of the trustees particularly to designate them in an advertisement, but it can be said with certainty that they are well adapted to planting and farming, abound in good water, and are well stocked with timber and wood, besides a number of them having the advantage of fisheries equal to any in Maryland. The sale will commence at a place on the Mattawoman creek, well known by the name of Brawner's Mill, at 12 o'clock, on the day above mentioned, and will be continued from day to day, until it is completed, as such places as may then be made known by the trustees. Purchasers will be required to give bond, with good security, to the trustees for the amount of the purchase money, the one half thereof payable, with interest, within one year, and the residue, with interest, within two years from the time of sale. Possession will be given on the first of January next, and deeds executed to the respective purchasers when the whole of the money is paid, and not before. The said lands will be sold in such tracts or parcels as may appear to the trustees best to answer the design of the sale, and every information respecting them given at the time of sale that may come to the knowledge of the trustees.

JOHN CAMPBELL,
HENRY H. CHAPMAN.

In CHANCERY, July 1, 1799

John Lookingbill,
against

David Stripe, Christian Eury, and Catharine his wife,
William, Jacob, Polly, Warner, Sally and
Elizabeth Stripe.

THE object of the bill is to obtain to the complainant the legal title in 229 acres of land, lying in Frederick county, part of the reurvey on Stripe's Purchase, purchased by him from Jacob Stripe, deceased, the ancestor of the defendants; the bill states, that David Stripe, one of the defendants, is the eldest son of Jacob Stripe, deceased, and would have been sole heir, except for the operation of the act to direct descents; the bill further states, that all the defendants reside out of the state; it is thereupon, on motion of the complainant, ordered and adjudged, that he cause a copy of this order to be inserted at least once in each of three successive weeks in the Maryland Gazette before the 2d day of August next, to the intent that the defendants may have notice of the present application, and of the substance and object of the bill, and may be warned to appear in this court in person, or by solicitor, on or before the 2d day of December next, to shew cause, if any they have, why a decree should not pass as prayed.

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

In CHANCERY, July 1, 1799.

John Sbriner,
against

David Stripe, Christian Eury, and Catharine his wife,
William, Jacob, Polly, Warner, Sally and
Elizabeth Stripe.

THE object of the bill is to obtain to the complainant the legal title in 101 acres of land, lying in Frederick county, part of the reurvey on Stripe's Purchase, bought by him of Jacob Stripe, deceased, the ancestor of the defendants; the bill states, that David Stripe, one of the defendants, is the eldest son of Jacob Stripe, deceased, and would have been his sole heir, except for the operation of the act to direct descents; the bill further states, that all the defendants reside out of the state; it is thereupon, on motion of the complainant, ordered and adjudged, that he cause a copy of this order to be inserted at least once in each of three successive weeks in the Maryland Gazette before the 2d day of August next, to the intent that the defendants may have notice of the present application, and the substance and object of the bill, and may be warned to appear in this court in person, or by solicitor, on or before the 2d day of December next, to shew cause, if any they have, why a decree should not pass as prayed.

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

In CHANCERY, July 1, 1799.

Adam Biss,
against

David Stripe, Christian Eury, and Catharine his wife,
William, Jacob, Polly, Warner, Sally and
Elizabeth Stripe.

THE object of the bill is to obtain to the complainant the legal title in 82 acres of land, lying in Frederick county, part of the reurvey on Stripe's Purchase, bought of Jacob Stripe, deceased, the ancestor of the defendants; the bill states, that David Stripe is the eldest son, and would have been sole heir, except for the operation of the act to direct descents; the bill further states, that all the defendants reside out of the state; it is thereupon, on motion of the complainant, ordered and adjudged, that he cause a copy of this order to be inserted at least once in each of three successive weeks in the Maryland Gazette before the 2d day of August next, to the intent that the defendants may have notice of the present application, and the substance and object of the bill, and may be warned to appear in this court in person, or by solicitor, on or before the 2d of December next, to shew cause, if any they have, why a decree should not pass as prayed.

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

RAN away from the subscriber, living near the head of Severn, in Anne-Arundel county, on Thursday the 27th of June last, a negro man of the name of TOM, generally called captain TOM, being accustomed to sail in a wood flat for the subscriber to Annapolis; he is about five feet five or six inches high, stout made, has large cheek bones, and when he laughs shows his teeth, and generally has a large chew of tobacco between his under lip and teeth. Said fellow is about 25 years old, and has been accustomed to every kind of plantation work, and is an excellent sawyer at the whip-saw; he is rather slow in speech, unless intoxicated, and if spoke to sharp, has a down look; he had on his usual working cloaths when he went off, and took with him an old red casimer jacket, and white shirt with ruffles on it, and may have other cloaths which is unknown to the subscriber, as he has several relations in the neighbourhood. I do suspect he will make for Baltimore-town, and endeavour to get off by water. I will give 15 dollars if he is apprehended in Baltimore-town and confined in goal, and if brought home to me twenty dollars, and if out of the state thirty dollars, and all reasonable expenses for bringing him home, agreeable to law.

BASIL BROWN.

N. B. Masters of vessels, and others, are hereby requested and forewarned not to harbour or carry away said negro at their peril.

In CHANCERY, June 28, 1799.

The creditors of general William Smallwood, deceased,
against

The representatives,

ORDERED, That on application, at any time after the first day of October next, the chancellor will proceed to decide on any contested claim against the estate of William Smallwood, deceased, provided a copy of this order be published in the Maryland Gazette three weeks successively before the 2d day of August next.

Those claimants against the said estate who have not exhibited satisfactory proofs, are requested to file in this court all their proofs and vouchers before the said 1st day of October.

Any depositions taken on behalf of either party before a judge or justice from a competent witness, will be received as evidence relative to any of the said claims.

Test. SAMUEL HARVEY HOWARD,

Reg. Cur. Can.

In CHANCERY, July 1, 1799.

ORDERED, That the sale made by WILLIAM KILTY, as stated in his report, of the real estate of FRANK LEEKE, deceased, shall be ratified and confirmed, unless cause to the contrary be shewn on or before the 5th day of September next, provided a copy of this order be inserted in the Maryland Gazette three times during the present month.

The report states, the sale of a mill and appertinencies, with about 90 acres of land, for £ 1000, an old tenement for £ 78 15 6, 6 or 7 acres of meadow ground for £ 100, a dwelling-house, lot, &c. for £ 800, a lot for £ 75, all the property being in or near Upper-Marlborough.

Test. SAMUEL HARVEY HOWARD,

Reg. Cur. Can.

In CHANCERY, July 1, 1799.

John Furney,
against

David Stripe, Christian Eury, and Catharine his wife,
William, Jacob, Polly, Warner, Sally and
Elizabeth Stripe.

THE object of the bill is to obtain to the complainant the legal title in 67½ acres of land, lying in Frederick county, part of the reurvey on Stripe's Purchase, bought of Jacob Stripe, deceased, the ancestor of the defendants; the bill states, that David Stripe, one of the defendants, is the eldest son of Jacob Stripe, deceased, and would have been his sole heir, except for the operation of the act to direct descents; the bill further states, that all the defendants reside out of the state; it is thereupon, on motion of the complainant, ordered and adjudged, that he cause a copy of this order to be inserted at least once in each of three successive weeks in the Maryland Gazette before the 2d day of August next, to the intent that the defendants may have notice of the present application, and of the substance and object of the bill, and may be warned to appear in this court on or before the 2d day of December next, to shew cause, if any they have, why a decree should not pass as prayed.

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

In CHANCERY, July 1, 1799.

Peter Sbriner,
against

David Stripe, Christian Eury, and Catharine his wife,
William, Jacob, Polly, Warner, Sally and
Elizabeth Stripe.

THE object of the bill is to obtain to the complainant the legal title in 80 acres of land, lying in Frederick county, part of the reurvey on Stripe's Purchase, bought by him of Jacob Stripe, deceased, the ancestor of the defendants; the bill states, that David Stripe is the eldest son of Jacob Stripe, deceased, and would have been his sole heir, except for the operation of the act to direct descents; the bill further states, that all the defendants reside out of the state; it is thereupon, on motion of the complainant, ordered and adjudged, that he cause a copy of this order to be inserted at least once in each of three successive weeks in the Maryland Gazette before the 2d day of August next, to the intent that the defendants may have notice of the present application, and the substance and object of the bill, and may be warned to appear in this court in person, or by solicitor, on or before the 2d of December next, to shew cause, if any they have, why a decree should not pass as prayed.

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

NOTICE.

THE subscriber intends to petition Charles county court, at next August term, for a commission to mark and bound a tract of land, lying in Zachiah Swamp, in Charles county, called FORTUNE'S RETREAT.

EDWARD EDELIN.

June 28, 1799.

NOTICE is hereby given, that I intend to petition on the next Prince-George's county court, for a commission to mark and bound a tract of land, called DIAMOND, lying in Prince-Georges county, according to the act, entitled, an act for marking and bounding lands.

LEONARD WILLIAMS.

June 25, 1799.

A MINISTER of the protestant episcopal church, who can come well recommended, will meet with lasting encouragement in King and Queen parishes, Saint-Mary's county.

June 10, 1799.