

MARYLAND GAZETTE.

LXVith YEAR.]

WEDNESDAY, APRIL 4, 1810.

[No. 3299.]



George & John Barber,
 PLEASE more request all persons indebted to them to come forward and settle their accounts, either by Cash or Notes of Hand. Longer indulgence cannot be given: Such refuse to comply, are notified that the law will be enforced against them. Those who do not settle their freight accounts regularly, do not expect the same attention to their business as punctual customers, and their goods will be detained for payment.

They continue to keep a large assortment of **GROCERIES, PAINTS, OILS, &c.**

And have on hand a quantity of **FRESH CLOVER SEED.** which they will sell low for cash, or on the usual credit to punctual customers.

Their Packets from this City to Baltimore commence running three times a week, the first of April, when all persons will meet with a ready conveyance for goods, and tobacco, and Passengers with the accommodations; till which time they will run as the weather permits. Those who have Articles on board are requested to be particular in directing them, in order to prevent mistakes. Passage money must be paid before Passengers leave the Packets.

They have also a Schooner which will carry about fifty hogheads of tobacco, which they will employ for the transportation of Passengers, grain, &c. to any place on the Chesapeake Bay.

They request all persons having claims against them to bring them in for settlement. **March 14, 1810.** 4 w

Negroes for Sale.
 The subscriber will offer for Sale, for a term of years, at his Dwelling Plantation, in Anne-Arundel county, about five miles from *Ellicott's Lower Mills*, on the 9th day of April next, if fair, if not, the first fair day thereafter, a **NUMBER** of valuable **NEGROES**, consisting of men, women and children. The terms will be made known on the day of sale.

DENTON HAMMOND.
 Feb. 12, 1810. 7 X

David R. Geddes,
 TAKES this method of informing his friends, and the public in general, that he has opened an office in a room of the house present occupied by Mr. *Richard Watts*, West-Street, where he has commenced the Practice of Law. He assures them that whatever business they may think proper to place in his hands shall be diligently attended to.

Monday, March 5, 1810. 5 t f.

New Shoe Store.
 THE subscriber has just received from Baltimore and Philadelphia, an elegant assortment of **LADIES AND CHILDRENS REAL MOROCCO SLIPPERS**, of various colors, the best quality, and newest fashions, which he can afford to sell as low as they can possibly be purchased in either of the above places.

JOHN WELLS,
 Church-Street, Annapolis.
 March 26, 1810. 3 w

In Chancery,
 March 10, 1810.
 ORDERED, that the sale made by Enoch J. Milliard, trustee for the sale of the estate of Solomon Jones, deceased, shall be ratified and confirmed, unless cause to the contrary be shewn before the 15th day of April next; provided a copy of this order be inserted three successive weeks in the Maryland Gazette, before the 15th day of April next.

The report states, that 393 acres of land in Saint-Mary's county, was sold for 1760 dollars.

True copy. **3 X**
 Test. **NICHOLAS BREWER,**
 Reg. Cur. Can.

No Seine-haulers and others.
 THIS is to give notice to all persons, either Seine-hauling or otherwise trefling upon my plantations, (Horn Point and Talley's,) that they will certainly be prosecuted.

H. M. OGLE.
 Annapolis, Feb. 27, 1810. 6

REMOVAL.

John Wells,
DRUGGIST & APOTHECARY,
 INFORMS his friends, and the public, that he has **REMOVED** to the house in Church-Street, formerly occupied by Mr. *Caton*, and lately by Mr. *Waters*, nearly opposite his old stand, where he has on hand a general assortment of fresh **DRUGS and MEDICINES, PATENT MEDICINES, PERFUMERY, &c.** all of which he can afford to sell at very reduced prices.

Articles warranted genuine, and of the best quality.

Country physicians can be supplied on the usual credits. **2**

March 26, 1810. 3 w

BARK.

THE subscriber wants, this spring, one hundred cords of good Spanish, water, black or white oak **BARK.** He will give from seven to nine dollars per cord, or at any rate he will give one dollar more than the Baltimore price, if brought to this city; any one having that article to dispose of, so that it can be brought to Annapolis by water, and finds it inconvenient to peel or deliver it, he will get it himself, and give a good price in proportion. **2**

JOHN HYDE.

Annapolis, March 26, 1810.
 Those persons who have the above article to dispose of will send letters to the subscriber as soon as possible. **I. H.**

Public Sale.

By virtue of an order of the Orphans Court of Anne-Arundel county, will be **Sold**, on **TUESDAY**, the 8th day of May next, if fair, if not, the next fair day thereafter, at the late dwelling of *Richard Higgins* late of Anne-Arundel county, deceased, on the head of South river, a **PART** of the personal property of the said deceased, consisting of a number of very valuable young negroes, men, women and children; also, horses, cattle, sheep and hogs, household and kitchen furniture, plantation utensils, and many other things too tedious to mention.

The terms of sale will be made known on the day of sale.

The sale will commence at 11 o'clock, and continue from day to day until all is sold.

JOSHUA C. HIGGINS, Executor.
 March 27, 1810. 2 5 w

SHARPE'S ISLAND, CONTAINING ABOUT 700 ACRES, FOR SALE.

THIS valuable body of land is situated in the Chesapeake Bay, about fifty miles from Baltimore, and 25 miles from Annapolis, near the mouth of Great Choptank river, in Talbot county; about one third of the island is in wood, principally Oak and Pine, among which is a considerable quantity of Ship Timber. The soil is very productive for the cultivation of Hemp, Tobacco, Barley, Corn, Wheat, &c. and Stock of every kind may be raised on it to great advantage. Fish and Wild Fowl are in great abundance. The improvements are, a comfortable house, three large barns, and other necessary buildings. This valuable island is in a state of profitable cultivation. For terms, which will be made convenient, apply to

PHILIP THOMAS,
 No. 27, Hanover-Street, Baltimore.
 January 29. 10

Notice.

ALL those who may have occasion to write to his Excellency the Governor of Maryland, are respectfully requested to endorse on the back of the letter the words *public* or *private*, as the case may be.

Those printers who publish the laws, will please to give this three or four insertions. **2**

March 24, 1810. 4 w

Notice.

THE subscriber hereby gives notice, that he intends to apply to Anne-Arundel county court, at its next session in April, for the benefit of the law for the relief of insolvent debtors, passed at November session, 1805, and the supplements thereto.

VACHEL ROBINSON.
 Feb. 17, 1810. 7 8 w

Rags.

Cash given for clean Linen & Cotton **RAGS.**

In Council,

Annapolis, March 15, 1810.

ORDERED, That the following acts, to wit: An act to alter and abolish that part of the constitution which permits certain citizens of Annapolis to vote for delegates for Anne-Arundel county. An act to admit persons conscientiously scrupulous of taking an oath to serve as jurors. An act to repeal and abolish the forty-fifth article of the constitution and form of government. An act to alter such parts of the constitution and form of government of this state as relate to voters and qualification of voters. An act to alter all such parts of the declaration of rights, constitution and form of government, as make it lawful to lay an equal and a general tax for the support of the Christian religion; and An act to alter and abolish all such parts of the constitution and form of government as require a property qualification in persons to be appointed or holding offices of profit and trust in this state, and in persons elected members of the legislature or electors of the senate, to be published once in each week, for the space of three months successively, in the *Whig, Evening Post and Federal Gazette*, at Baltimore—the *Mercury and Republican* and *Maryland Gazette*, at Annapolis, and in the *Star*, at Easton.

NINIAN PINKNEY, CLK.

An Act to abolish all that part of the constitution which permits certain citizens of Annapolis to vote for delegates for Anne-Arundel county.

BE it enacted, by the General Assembly of Maryland, That no person residing in the city of Annapolis shall have a vote in the county of Anne-Arundel for delegates for the said county, and all and every part of the constitution which enables persons holding fifty acres of land to vote in said county, and is hereby abolished; provided nevertheless, that if this act shall be confirmed by the general assembly, after the next election of delegates, in the first session after such new election, according to the constitution and form of government, that in such case this alteration and amendment of the constitution and form of government, shall constitute and be valid as part thereof, and every thing therein contained repugnant to, or inconsistent with, this alteration and amendment, shall be repealed and abolished.

An Act to admit persons conscientiously scrupulous of taking an oath to serve as jurors.

WHEREAS persons conscientiously scrupulous of taking an oath are deprived of a full participation of the rights of citizenship, owing to their solemn affirmation not being admitted as a qualification to serve as jurors; therefore,

2. Be it enacted, by the General Assembly of Maryland, That the people called Quakers, those called Nicolites or New Quakers, those called Menomists, Farkers and others, holding it unlawful to take an oath on any occasion, shall be allowed to make their solemn affirmation as a qualification as jurors, except in criminal cases that are capital, and upon petitions for freedom, in the manner that they have been heretofore allowed to affirm, which affirmation shall be of the same avail as an oath to all intents and purposes whatsoever.

3. And be it enacted That before any of the persons aforesaid shall be admitted as a juror in any court of justice in this state, the court shall be satisfied by such testimony that they may require, that such person is one of those who profess to be conscientiously scrupulous of taking an oath.

An Act to repeal and abolish the forty-fifth article of the constitution and form of government.

BE it enacted, by the General Assembly of Maryland, That the forty-fifth article of the constitution and form of government be and the same is hereby repealed and utterly abolished.

2. And be it enacted, That if this act shall be confirmed by the general assembly, after the next election of delegates, in the first session after such new election, as the constitution and form of government directs, that in such case this act, and the alteration of the constitution and form of government therein contained, shall be taken and considered, and be valid, as a part of the said constitution and form of government, to all intents and purposes, any thing therein contained to the contrary notwithstanding.

An Act to alter such parts of the constitution and form of government of this state as relate to voters and qualification of voters.

BE it enacted, by the General Assembly of Maryland, That every free white male citizen of this state, above twenty-one years of age, and no other, having resided twelve months within this state, and six months in the county, or in the city of Annapolis or Baltimore, next preceding the election at which he offers to vote, shall have a right of suffrage, and shall vote, by ballot, in the election of such county or city, or either of them, for electors of the president and vice-president of the United States, for representatives of this state in the congress of the United States, for delegates to the general assembly of this state, electors of the senate, and sheriffs.

2. And be it enacted, That all and every part of the constitution and form of government of this state repugnant to, or inconsistent with, the provisions of this act, shall be and the same are hereby abrogated, annulled and made void.

3. And be it enacted, That if this act shall be confirmed by the general assembly, after the next election of delegates, in the first session after such new election, as the constitution and form of government directs, that in such case this act, and the alteration of said constitution contained therein, shall be considered as a part, and shall constitute and be valid as a part, of the said constitution and form of government, to all intents and purposes, any thing therein contained to the contrary notwithstanding.

An Act to alter all such parts of the declaration of rights, constitution and form of government, as make it lawful to lay an equal and a general tax for the support of the Christian religion.

BE it enacted, by the General Assembly of Maryland, That it shall not be lawful for the general assembly of this state to lay an equal and general tax, or any other tax, on the people of this state, for the support of any religion.

2. And be it enacted, That if this act shall be confirmed by the general assembly, after the next election of delegates, in the first session after such new election, as the constitution and form of government directs, that in such case this act, and the alteration and amendment of the constitution and form of government therein contained, shall be taken and considered, and shall constitute and be valid, as a part of said constitution and form of government, to all intents and purposes, any thing in the said declaration of rights, constitution and form of government contained to the contrary notwithstanding.

3. And be it enacted, That the several clauses and sections of the declaration of rights, constitution and form of government, so far as they are contrary to the provisions of this act, shall be, and are hereby declared to be, repealed and annulled on the confirmation hereof.

An Act to alter and abolish all such parts of the constitution and form of government as require a property qualification in persons to be appointed or holding offices of profit or trust in this state, and in persons elected members of the legislature, or electors of the senate.

BE it enacted, by the General Assembly of Maryland, That all such parts of the constitution and form of government as require a property qualification in persons to be appointed or holding offices of profit or trust in this state, and in persons elected members of the legislature, or electors of the senate, shall be and the same are hereby repealed and abolished.

2. And be it enacted, That if this act shall be confirmed by the general assembly, after the next election of delegates, in the first session after such new election, as the constitution and form of government directs, that in such case this act, and the alterations and amendment of the constitution and form of government therein contained, shall be taken and considered, and shall constitute and be valid, as a part of the said constitution and form of government, to all intents and purposes, any thing in the said constitution and form of government contained to the contrary notwithstanding.

Notice.

THAT the subscriber, of Anne-Arundel county, being unable to pay his debts, hereby notifies his intention of applying to Anne-Arundel county court, at the next term, for the benefit of the act for the relief of sundry insolvent debtors, and the supplements thereto.

JOHN HUNTT,
 Anne-Arundel county,
 March 1, 1810. 5 8 w