

MARYLAND GAZETTE.

THURSDAY, MARCH 19, 1812.

[No. 3401.]

[LXVIIIth YEAR.]

Public Sale.

By virtue of an order of the orphans court of Anne-Arundel county, the subscriber will expose to Public Sale, at 11 o'clock on Monday the thirtieth day of March inst. at the dwelling of the late Joseph Jenifer, All the personal property of the deceased, consisting of several valuable Negroes, Household furniture, and Stock of all kinds. Terms of sale Cash.

Thos. Norris, Attorney in fact,
for Ann Jenifer, executrix of Joseph.

All persons having claims against the estate are hereby notified to exhibit the same to the subscriber on or before the first day of June next.

Thos. Norris, of Jno. West River.

March 12, 1812. 3w.

Public Sale.

By virtue of an order from the orphans court of Anne Arundel county, will be exposed to Public Sale, on Tuesday the 31st inst. if fair, if not the next fair day, at the late residence of John Rawlings, deceased, near South river church, All the personal property of the said deceased, consisting of One Negro Man, a valuable stock of Horses, Cattle, Sheep and Hogs; plantation utensils, Household Furniture; a quantity of Indian Corn, Bacon, and Lard, with many other articles too tedious to mention. Terms of sale, for all sums under twenty dollars the cash to be paid; all sums of that amount, and over, six months credit will be given, on the purchasers giving note with approved security. Sale will commence at 10 o'clock.

John Duvall of M. Admr.
N. B. At the same time will be offered for rent the Plantation of said deceased for the present year.

March 12, 1812. 3w.

For Sale

THE plantation called *Aberdeen*, and Lands adjoining, containing about 350 to 60 acres, situated within a half mile of South River Ferry. Also the Houses in this city, occupied at present by Messrs. John Munroe, Wm. Tuck, and Gilbert Hardick. Also a number of Negroes, amongst them there are several valuable tradesmen. Apply to

William Steuart.

March 12, 1812. 3w.

Public Sale.

The subscriber being appointed trustee by a decree of the Chancellor of the State of Maryland, to sell NEGRO JIM, the property of John B. Weems, to satisfy a debt due the late firm of Pinkney & Munroe, will expose the said negro at public sale on Saturday the 28th instant, at Wm. Brewer's Tavern, in the city of Annapolis. This negro is strong and healthy, and about twenty-five years of age. Terms of sale Cash. Sale to commence at 3 o'clock P. M.

H. G. Munroe, Trustee.

March 12, 1812. 1t.

NOTICE

THAT the subscriber hath obtained from the orphans court of Anne-Arundel county, letters of administration on the personal estate of John Rawlings, late of said county, deceased. All persons having claims against said estate, are requested to bring them in, legally authenticated, for settlement, and all those indebted, to make immediate payment.

John Duvall, of M. Admr.

March 12, 1812. 1t.

Ridgely & Pindell,

Have just received, and offer for sale,
Fresh Red Clover Seed.
Annapolis, March 12. 3w.

Public Sale.

The subscriber will sell at Public Sale, at her present dwelling, called 'Galloway's Ridge,' a variety of property, consisting of
Plantation Utensils, Stock and Negroes,
on Tuesday the 17th March, if fair, if not, the next fair day. The terms of sale are—for all sums above ten dollars, six months credit will be given, on the purchaser giving note, with approved security, and for all sums under ten dollars the cash to be paid.

Mary Rawlings.

Feb. 25, 1812. 3t.

NOTICE.

THE subscriber being, by a decree of the Honourable the Chancellor of Maryland, appointed trustee for the sale of the estate of George Mann, late of the city of Annapolis, deceased, in pursuance of the directions of the said decree, hereby gives notice to all the creditors of the said George Mann, and also to all the creditors of Mary Mann, late of the city of Annapolis, deceased, to exhibit their respective claims, with their vouchers, properly authenticated, in the court of chancery, within six months from the 1st day of October next.

THOS. H. BOWIE, Trustee.

Sept. 26, 1811. 6m.

By His Excellency **ROBERT BOWIE,**
Esquire, Governor of the State of Maryland,

A PROCLAMATION.

Whereas it has been represented to me, by the mayor of the city of Baltimore, and the attorney-general of the state of Maryland, that an atrocious murder hath been committed on the person of a certain **VINCENT LE HERMITE**, late of the city of Baltimore, (barber) by some unknown hand; and praying the interposition of government: And whereas the quiet and security of the state depend on the vigilance of the constituted authorities, in causing the law against such enormities to be duly executed; I have therefore thought proper to issue this my proclamation, and do by and with the advice and consent of the council, hereby offer a reward of

TWO HUNDRED DOLLARS,

To whoever will discover the author or perpetrator of the said murder; provided he, she or any of them be convicted thereof; and moreover, I do, by virtue of the authority and powers vested in me, hereby promise a full and free PARDON, to any person, being an accomplice, who shall discover the perpetrator or perpetrators of the aforesaid murder on the said condition. Given in council at the city of Annapolis, under the seal of the state of Maryland, this thirty-first day of January, in the year of our Lord, one thousand eight hundred and twelve, and of the Independence of the United States of America the thirty-sixth.

Robert Bowie.

By his Excellency's command,
NINIAN PINKNEY, Clk. of the Council.

To be published twice in each week for the space of four weeks in the Maryland Republican and Maryland Gazette, at Annapolis—the Whig, American, Sun and Federal Gazette, at Baltimore—Intelligencer, at Washington—Bartgis's paper, at Frederick-town—Maryland Herald, at Hager's-town—Star, at Easton.

Feb. 3. 8w.

MARYLAND.

Anne-Arundel County, sc.

ON application to me, the subscriber, in the recess of Anne Arundel county court, as an associate judge of the third judicial district of Maryland, by petition, in writing, of *James Beachgood*, of said county, praying the benefit of the act for the relief of sundry insolvent debtors, passed at November session, eighteen hundred and five, and the several supplements thereto, on the terms mentioned in the said acts; a schedule of his property, and a list of his creditors, on oath, as far as he can ascertain them; being annexed to his petition; and the said James Beachgood having satisfied me by competent testimony that he has resided in the state of Maryland for the period of two years immediately preceding this his application, and one of the constables of Anne-Arundel county having certified that the said petitioner is in his custody for debt only; and the said James Beachgood having given sufficient security for his personal appearance at Anne-Arundel county court, to answer such allegations as may be made against him by his creditors; I do therefore order and adjudge, that the said James Beachgood be discharged from his imprisonment, and that he, (by causing a copy of this order to be inserted in the Maryland Gazette every week for three months successively before the third Monday in April next), give notice to his creditors to appear before Anne-Arundel county court on the said third Monday in April next, at ten o'clock in the morning, for the purpose of recommending a trustee for their benefit, and to shew cause, if any they have why the said James Beachgood should not have the benefit of said act and supplements, as prayed. Given under my hand this 18th day of June, 1811.

3m. *Richard H. Harwood.*

Anne-Arundel County, sc.

ON application to the subscriber, in the recess of Anne-Arundel county court, as an associate for the third judicial district of Maryland, by petition in writing of *Jeremiah Meeke*, of Anne-Arundel county, praying for the benefit of the act for the relief of sundry insolvent debtors, and the several supplements thereto, on the terms mentioned in the said acts, a schedule of his property, and a list of his creditors, on oath, as far as he can ascertain them; being annexed to his petition and the said Jeremiah Meeke having satisfied me that he has resided in the state of Maryland two years immediately preceding the time of his application, having also stated in his petition that he is in actual confinement for debt, and having prayed that he may be discharged from said confinement on the terms prescribed in said acts, I do hereby order and adjudge, that the said Jeremiah Meeke be discharged from his imprisonment, and by causing a copy of this order to be inserted in the Maryland Gazette for three months successively before the third Monday in April next, give notice to his creditors to appear before the county court of Anne-Arundel county, on the said third Monday of April next, for the purpose of recommending a trustee for their benefit, and to shew cause, if any they have, why the said Jeremiah Meeke should not have the benefit as prayed for. Given under my hand this 3d day of January, 1812.

3m. *Richard H. Harwood.*

IN COUNCIL,

January 18, 1812.

Ordered, That the supplement to the act, entitled, An act to regulate and discipline the militia of this state, be published twice in each week, for the space of four weeks, in the Maryland Republican and Maryland Gazette, of Annapolis; in the Whig, American, Sun, and Federal Gazette, of Baltimore; in the Star, of Easton; in the Republican Gazette, of Frederick-town; and in the Maryland Herald, of Hager's-town.

By order, *Ninian Pinkney, clk.*

A supplement to the act, entitled, An act to regulate and discipline the militia of this state.

Whereas the organization of the cavalry of this state, under field-officers, would conduce to the welfare and production of an effective force that might be extremely useful for sudden emergency, therefore

Be it enacted, by the General Assembly of Maryland, That the state is declared to be and is hereby laid off into eleven regimental (cavalry) districts, and one extra squadron, to wit: Washington and Frederick counties shall constitute the first district; Montgomery and Prince-George's counties the second district; Calvert and Anne-Arundel counties the third district; Charles and Saint-Mary's counties the fourth district; Baltimore City the fifth district; Baltimore county the sixth district; Harford county, with Howard's troop from Baltimore county, the seventh district; Cecil and Kent counties the eighth district; Queen-Anne's and Talbot counties the ninth district; Caroline and Dorchester counties the tenth district; Somerset and Worcester counties the eleventh district; and Allegany county to compose an extra squadron, and for the time being, or until a regiment can be formed in said county, it shall be attached to the first regimental district.

And be it enacted, That each regiment shall be composed of two squadrons of two troops each, commanded by a lieutenant colonel, each squadron by a major, each troop consisting of two lieutenants, one cornet, one quarter-master sergeant, four sergeants, four corporals, one farrier, one saddler, one trumpeter, and thirty-two privates, by a captain.

And be it enacted, That should there exist any supernumerary troops in any district, they shall be under the command of the lieutenant colonel of such district, until the number of such supernumerary troops shall increase to entitle them to be officered as has been herein before prescribed, in which case the governor and council are hereby authorized and required to cause commissions to be issued accordingly.

And be it enacted, That the governor and council are hereby authorized and directed to appoint immediately to each district as before laid off, one lieutenant colonel and two majors, whether the number of troops in said districts be now complete or not.

And be it enacted, That the governor and council are hereby authorized and directed, in case of a call of the general government, upon the state of Maryland, for her quota of cavalry, to appoint such general officers as the number of troops so called out may entitle them to, agreeably to the rules and regulations in similar cases applied.

And be it enacted, That the field officers and captains of cavalry shall meet in the city of Baltimore on the second Monday of March next in uniform, and completely equipped, and they, or a majority of them, when so met, may agree upon a system of cavalry tactics and trumpet soundings; and an uniform dress for the cavalry field-officers of this state, whether regimental or general, and the result of the meeting herein above mentioned, shall be forthwith transmitted to the governor of the state, signed by the officers present, or a majority of them, who shall thereupon make the same public by proclamation, and which determination of the said meeting, when published, shall become binding and obligatory upon the field officers and captains, and subalterns of all troops concerned, to adopt within six months thereafter, under the penalties imposed for disobedience of orders by the act to which this is a supplement.

And be it enacted, That each lieutenant colonel is hereby authorized and empowered to call together the commissioned and non-commissioned officers within their respective districts, at least four times a year, for drill exercise, and each regiment shall meet at least once every fall, at such convenient time and place, as the lieutenant colonel may direct; and each squadron shall meet at least once every spring, and oftener if deemed necessary, within the county in which such squadron may belong, at such convenient time and place as the major or commanding officer of such squadron may direct; and each troop shall meet at least eight times a year, independent of the regimental and squadron meetings, at such time and place within his county, as the commanding officer shall direct.

And be it enacted, That the brigadier generals of infantry, may call out that portion of the cavalry which are organized within their respective brigade districts, to attend the brigade or regimental meetings of infantry, provided they are not taken out of the county where such troop or troops belong, without the consent thereof; and such meetings of cavalry are to be considered as a part of the eight troop meetings before prescribed by this act.

And be it enacted, That the horse used as troop, together with the arms and other equipments used by an officer, non-commissioned officer, or private, of the cavalry of this state, shall be free and exempt from taxation or execution.

And be it enacted, That all persons who have or may in future join the troops of cavalry already formed, or who may form themselves into new troops after the passage of this act, shall be authorized through the commanding officer of his district, to require of the governor and council, the loan of a sword and a pistol for each and every such person, and the governor and council are hereby authorized to make the loan, upon the

commanding officer of the troop giving bond with approved security to the state, for the safe keeping and returning of the same when demanded by the state.

And be it enacted, That the fines for non-attendance, disobedience of orders, or officer-like conduct, when on parade or in uniform, shall be the same against cavalry officers, as those prescribed for the infantry, in the act to which this is a supplement.

And be it enacted, That the fines against privates shall not exceed ten dollars, nor less than one dollar for each offence, to be imposed by a court martial, and collected agreeably to the provisions of the act to which this is a supplement.

And be it enacted, That the commissions of the present cavalry officers, shall be and are hereby revoked, and new ones shall be issued, attaching each officer to his respective regiment, squadron or troop, provided that the new commissions shall bear the same seniority by date, number or otherwise, that the old commissions bear at the present time.

And be it enacted, That the officers, non-commissioned officers and privates, enrolled in any troop of horse, shall not be permitted to quit the same, under a penalty, if an officer, of fifty dollars; non-commissioned officer, of forty dollars; and if a private of twenty dollars; unless they have previously obtained the consent of at least two thirds of the troop they may be so disposed to quit, or shall have been discharged from such troop by the decision of a court martial, or shall remove out of the cavalry regimental district.

And be it enacted, That all fines and penalties, under this act, shall be collected and applied in the same manner, as is provided in the act to which this is a supplement.

And be it enacted, That every court martial, for the trial of field officers, shall be composed of three commissioned officers, who shall be ordered to meet by the brigadier general of infantry, in whose district or brigade the delinquents may reside. Every regimental court martial shall be composed of three commissioned officers, and every extra squadron court martial shall also be composed of three commissioned officers.

January 10. 8t.

Anne-Arundel county, sc.

ON application to me the subscriber, in the recess of the court, as an associate judge for the third judicial district of Maryland, by petition in writing of *James P. Maynard*, of Anne-Arundel county, praying for the benefit of the act for the relief of sundry insolvent debtors, and the several supplements thereto, on the terms mentioned in the said acts, a schedule of his property and a list of his creditors, on oath, as far as he can ascertain them, being annexed to his petition, and having satisfied me that he has resided in the state of Maryland for more than two years immediately preceding the time of his application; having also stated in his petition that he is in confinement for debt, and having prayed to be discharged from his confinement on the terms prescribed in the said acts, I do hereby order and adjudge, that the person of the said *James P. Maynard* be discharged, and by causing a copy of this order to be published in the Maryland Gazette for three months successively before the first Monday in April next, to give notice to his creditors to appear before the county court, at the court-house of said county, on the third Monday of April next, for the purpose of recommending a trustee for their benefit, and to shew cause, if any they have, why the said *James P. Maynard* should not have the benefit of the acts of assembly as prayed for. Given under my hand this second day of November, 1811.

Richard H. Harwood.

MARYLAND.

Anne-Arundel County, sc.

Application being made to me, the subscriber, in the recess of Anne-Arundel county court, as an associate judge of the third judicial district of Maryland, by petition, in writing, of *William Justice* of the said county, praying the benefit of the act for the relief of sundry insolvent debtors, and the several supplements thereto, on the terms mentioned in the said acts; a list of his creditors, on oath, as far as he can ascertain them, being annexed to his petition, and the said *William Justice* having satisfied me, by competent testimony, that he has resided in the state of Maryland for the period of two years immediately preceding this his application, and one of the constables of the said county having certified that the said petitioner is in his custody for debt only; I do therefore order and adjudge, that the said *William Justice* be discharged from his imprisonment, and that by causing a copy of this order to be inserted in the Maryland Gazette, weekly, for three months successively, before the third Monday in April next, give notice to his creditors to appear before Anne-Arundel county court on the third Monday in April next, to shew cause, if any they have, why the said *William Justice* should not have the benefit of the said act, and supplements, as prayed for. Given under my hand this 10th day of September, 1811.

11 *Richard H. Harwood.*

True copy from the original. 3m

NOTICE.

ALL persons in any manner indebted to the subscriber, are requested to call on *Mr. GEORGE MACKUBIN*, living in Corn-hill-street, Annapolis, and pay the interest due and one-fourth part of the principal, of his claims against them, on or before the 20th of March next, otherwise suits will be instituted after that day for the recovery of the whole.

He also forewarns all persons from hunting with dog or gun, passing in any direction out of the public road, or trespassing in any manner whatever on his Farm, on South-River, called *Hilden*, and more particularly on that part of it known by the name of the "Land of Ease," as the law will be put in force against all offenders.

Richard Mackubin.

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