

Public Sale.

By virtue of a decree of the high court of Chancery, will be sold, on Wednesday the 2d September next, at 11 o'clock, if fair, if not the first fair day thereafter, at the late dwelling of Richard Harrison, deceased,

Six hundred fifty seven and a half acres of valuable land, situate in the lower part of Anne-Arundel county. On this land is a good dwelling house, and every out house necessary on a farm. The soil is well adapted to farming and is congenial to the growth of clover and the use of plow. This land lies within two miles of Herring Bay, has on it a good orchard and meadow, is well wooded and watered, is a healthy and beautiful situation, and justly ranks among the best farms in the county.

The terms of sale are, the purchaser to give bond to the trustee as such, with approved security, for the payment of the purchase money, with interest within twelve months from the day of sale.

Thomas Sellman, Trustee.

All persons that have claims against the said Richard Harrison, deceased, are hereby requested to exhibit them with the vouchers thereof, to the undersigned, within six months from the time fixed for the sale.

In Council,

July 11, 1812.

ORDERED, That the further 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 three weeks in the Maryland Republican and Maryland Gazette, at Annapolis; the Whig, American, Sun, and Federal Gazette, at Baltimore; the Star, at Easton; the Republican Gazette, at Fredericktown; and the Maryland Herald, at Hagerstown.

By Order,

NINIAN PINKNEY,
Clerk of the Council.

A further supplement to the act, entitled, "An act to regulate and discipline the militia of this State."

And be it enacted by the General Assembly of Maryland, That each commanding officer of a company shall make out and return a correct enrollment of his company to the commanding officer of the regiment or battalion to which he belongs, whenever required; and upon refusal or neglect, to be subject to a fine not exceeding thirty dollars, unless he can make a reasonable excuse, to be approved of by a regimental court-martial.

2. And be it enacted, That all able bodied white male citizens in this State, between the ages of eighteen and forty-five years, except ministers of the gospel, and except those exempted by the act of Congress shall be liable to stand their draught, any law to the contrary notwithstanding.

3. And be it enacted, That all certificates heretofore granted for corporeal inability to persons liable to do militia duty, are hereby declared to be void and of no effect; and that all surgeons of regiments and extra battalions and their mates, who are hereby empowered to grant certificates of corporeal inability, before they proceed to grant any certificate of corporeal inability to any person liable to do militia duty, shall first take the following oath or affirmation before some of the justice of the peace, to wit: "I do solemnly swear, or affirm, (as the case may be,) that I will not grant a certificate of corporeal inability to any person liable to do militia duty, through favor or affection; or who in my opinion is not justly entitled to the same, or withhold it through prejudice or ill will."

Passed, June 18, 1812.

State of Maryland, sc.

By Anne-Arundel County Orphans Court,
July 21, 1812.

On application by petition of William Kilty, administrator of John Kilty, late of Anne-Arundel county, deceased, it is ordered that he give the notice required by law for creditors to bring in their claims against the said deceased, and that the same be published once in each week for the space of six successive weeks in the Maryland Gazette, the Maryland Republican, of Annapolis, and the American of Baltimore, John Gassaway, Reg. Wills, for A. A. County.

THIS IS TO GIVE NOTICE,

That the subscriber of Anne-Arundel county hath obtained from the orphans court of Anne-Arundel county in Maryland, letters of administration on the personal estate of John Kilty, late of Anne-Arundel county, deceased. All persons having claims against the said deceased are hereby warned to exhibit the same, with the vouchers thereof, to the subscriber, on or before the 25th day of February next, they may otherwise be excluded from all benefit of the said estate. Given under my hand this 21st day of July, 1812.

William Kilty, Admr.

RAN AWAY

From the service of Mr. Linthicum, living in South river neck, Anne-Arundel county, on the 29th of May last, NEGRO JAMES. He is about five feet six inches high, slender made, speaks quick, and stammers when spoken to; his age about twenty—his clothing when he went off was a striped yarn roundabout and trousers, coarse linen shirt, and old hat. He is a cunning artful fellow, and pretends to be a shoemaker—he has connections on Herring Bay, from whence he came, having been hired by Araminta Harrison to said Linthicum. I will give to any person who shall apprehend and commit said fellow to jail, or deliver him to the subscriber, twenty dollars if taken in Anne-Arundel county; thirty dollars if taken in any of the adjacent counties; forty dollars if taken in the city of Baltimore, and fifty dollars if out of the State, on giving information to the subscriber, living in Pig Point, Anne-Arundel county.

JOSEPH G. HARRISON.

July 1812.

Baltimore Hospital.

6th July, 1812.

THE Board of Visitors of the BALTIMORE HOSPITAL, have the satisfaction to inform the Public, that the Institution is now in excellent order for the reception of such Patients, as may be admitted to its care. The INFIRMARY or that part of the House intended for the use of the sick generally, is so far completed, as to accommodate in the most comfortable manner upwards of one hundred Patients; and the centre building, which contains a large number of spacious apartments, calculated particularly for private Patients, is in a state of forwardness, and will be soon finished.

The ASYLUM erected for Lunatics is completely finished, and is certainly not surpassed by any in the United States, either for comfort or convenience. The rooms intended for Deranged Persons are large and well ventilated, and constructed in such a manner as to be made perfectly cool and pleasant in summer, and to be made perfectly warm and agreeable during the cold weather.

The Visitors have also the pleasure to state, that Mr. and Mrs. Gatchel, the steward and matron of the Hospital, have during their residence in the Institution, afforded them repeated opportunities of witnessing their care and attention to the Patients, and from their long experience in the Pennsylvania Hospital, and the high recommendations they have brought with them, every reliance may be placed on their exertions to give satisfaction.

A suitable number of Nurses have been provided to attend on the sick, and the Institution is furnished with every comfort necessary for the patients, or which may be ordered for them by the attending Physicians.

The situation of the Hospital is high and healthy, the water excellent, and the prospect handsome. Around it is a spacious yard, shaded by forest and other trees; now enclosing with a brick wall; and attached to it a large garden abounding with vegetables of every kind.

The following gentlemen have charge of the Medical and Surgical departments of the Institution.

Attending Physicians.

Doctors Colin Mackenzie,
James Smyth.

Attending Surgeon.

Dr. W. Gibson.

Consulting Physicians.

Doctors George Brown,
Miles Littlejohn,
John Coulter,
John Campbell White,
John Crawford,
Solomon Birkhead,
P. Chatard,
John Cromwell,
Ashton Alexander.

Visitors of the Hospital.

John Hillen,
James Mosher,
William McDonald,
William Ross,
Jacob Miller.

Applications for admission may be made to either of the visitors, or to the attending physicians.

The Editors of the Maryland Republican and Gazette at Annapolis, Gazette at Fredericktown, Herald at Hagerstown, National Intelligencer at Washington, Herald at Alexandria, Virginia Argus at Richmond, Republican at Petersburg, City Gazette at Charleston, and the Republican Ledger at Savannah, will please to insert the above advertisement, once a week for eight weeks, and send in their accounts to the office of the Baltimore American for payment.

July 8.

The Executive

Will receive proposals for making three thousand water proof knapsacks, five hundred camp kettles, and three thousand canteens fit for service; two hundred fifty rifles with bayonets, 100 braces of horseman's pistols, and one hundred horseman's swords.

By order

NINIAN PINKNEY,
Clerk of the Council.

July 15.

It is requested that the proposals may be made as early as possible, as the articles are necessary in order to equip the state's quota of 100,000 men required by the President of the U. States. 4t.

Printers who publish for the state will insert the above four times.

To the Voters

Of Anne-Arundel County and the City of Annapolis.

The subscriber begs leave respectfully to announce to the voters of the city of Annapolis and Anne-Arundel county, that he is a candidate for the office of sheriff at the ensuing election, and flatters himself, if elected, that he will be able to give general satisfaction in the execution of the various duties connected with that office.

R. WELCH, of Ben.

April 30, 1812.

Valuable Lands for Sale.

By virtue of a deed of trust, bearing date the 12th February, 1810, and duly recorded in Prince-George's county, Maryland, executed to the subscriber by Marsham Waring, late of said county, for the purpose of securing certain debts due from the said Waring to the Bank of Columbia, and of indemnifying his endorsers for discounts actually paid by them, will be exposed to Public Auction to the highest bidder for ready money, on Wednesday the second day of September next, between the hours of 12 and 2 o'clock, at the late dwelling house of the said Waring, on the premises,

All the lands with their appurtenances, of which he died possessed in the county aforesaid, supposed to contain from 750 to 850 acres, all the right title, and interest, of the said Marsham Waring, deceased, will be sold. Evidences of his title, the deed of trust, and a survey of the land, will be shewn on the day of sale.

This property is situated in a healthy, thickly settled neighborhood, on the most direct road from the City of Washington to Annapolis, about ten miles from the former, and about twenty miles from the latter place, and about 7 miles from Bladensburg. The greater part of the land is of excellent quality, it contains a full proportion of wood, and some valuable bottom, and is all, or nearly all, under fence.

The improvements are a roomy and comfortable wooden dwelling-house, with cellars, kitchen, stable, and other out houses, a good garden, and a considerable orchard of good fruit. Payment in Cash, will be required immediately on the sale being declared, and if not so paid, it will be considered null, and the property will be again offered at auction as before, and so in succession until it is finally sold and paid for, when a deed in due form conveying such title, and such only as is vested in me, by virtue of the deed of trust before mentioned, will be made to the purchaser.

Walter Smith.

July 30, 1812.

Thomas Quantrell,
Hagerstown, Md.

THIRTY DOLLARS REWARD
I will rent my Farm on the south side of Severn River, containing 456 acres of well improved land, which is now in high cultivation, together with or without four valuable Negro Fellows. I will also rent that well known Farm on the Head of Severn, called THE RISING SUN, containing near six hundred acres of kind land. On this farm there is a great quantity of choice fruit. The buildings are in tolerable good repair, and calculated for a Tavern, where there has been one for thirty years preceding the last ten—Distance from Annapolis, ten miles. The tenants will be privileged to sow grain the ensuing fall. Apply to

Augustine Gambrell, Head of Severn.

August 20, 1812.

NOTICE.

The subscriber has for sale thirty head of FAT CATTLE, fit for immediate use. Some Milch Cows with Calves.

J. T. CHASE.

July 20.

Anne-Arundel County Court,
April Term, 1812.

On application to the judges of the said county court, by petition, in writing, of John Dove of 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 act, 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 court being satisfied by competent testimony that the said John Dove 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 actual confinement for debt, and having prayed to be discharged from his confinement on the terms prescribed in the said act, it is therefore ordered and adjudged, that the said John Dove be discharged from his confinement, and by causing a copy of this order to be inserted in the Maryland Gazette, for three months successively, before the third Monday in September 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 September next, for the purpose of recommending a trustee for their benefit, and to show cause, if any they have, why the said John Dove should not have the benefit of the acts as prayed for.

August 20, 1812.

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The subscriber has for sale thirty head of FAT CATTLE, fit for immediate use. Some Milch Cows with Calves.

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July 20.

Anne-Arundel County Court,
April Term, 1812.

On application to the judges of the said county court, by petition, in writing, of John Dove of 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 act, 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 court being satisfied by competent testimony that the said John Dove 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 act, it is therefore ordered and adjudged, that the said John Dove be discharged from his confinement, and by causing a copy of this order to be inserted in the Maryland Gazette, for three months successively, before the third Monday in September 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 September next, for the purpose of recommending a trustee for their benefit, and to show cause, if any they have, why the said John Dove should not have the benefit of the acts as prayed for.

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August 20, 1812.

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 Davis of said 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 act, 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 William Davis having satisfied me by competent testimony that he has resided in the state of Maryland for the two years immediately preceding the time of his application, having also stated that he is now in confinement for debt, and praying to be discharged therefrom, I do therefore order and adjudge, that the said William Davis 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 September next, to give notice to his creditors to appear before Anne-Arundel county court on the third Monday in September next, to show cause why the said William Davis should not have the benefit of the several acts as prayed. Given under my hand this 25th day of May, 1812.

Richard H. Harwood.

Anne-Arundel County Court, April Term, 1812.

On application to the judges of Anne-Arundel county court, by petition, in writing, of Joseph Chaney 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, upon the terms mentioned in the said act, and the supplements thereto, and alleging that he is now in actual confinement; a schedule of his property, and a list of his creditors, on oath, as far as he can ascertain them, together with the assent of more than two thirds of them in value, to his obtaining the benefit of said act, being annexed to his said petition; and the said court being satisfied, by competent testimony, that he has resided in the state of Maryland for the period of two years immediately preceding his application, it is therefore ordered and adjudged, that the said Joseph Chaney be discharged from his imprisonment; and that he by causing a copy of this order to be inserted in the Maryland Gazette once a week for three successive months, before the 31st day of September next, give notice to his creditors to appear before the said county court to be held at the city of Annapolis on the said day, for the purpose of recommending a trustee for their benefit, and to show cause, if any they have, why the said Joseph Chaney shall not have the benefit of said act, and its supplements, as prayed.

By order,

William S. Green, Clk.

Anne-Arundel County, sc.

On application to me the subscriber, in the recess of Anne-Arundel county court, as one of the associate judges for the third judicial district of Maryland, by petition, in writing, of Isaac Holland of Anne-Arundel county, praying for 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 act, 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 Isaac Holland having satisfied me that he hath resided in the state of Maryland for two years immediately preceding the time of his application, and having also stated in his petition that he is in actual confinement for debt, and praying to be discharged from said confinement, on the terms prescribed by the aforesaid acts, I do therefore order and adjudge, that the said Isaac Holland be discharged from his confinement, and that by causing a copy of this order to be inserted in the Maryland Gazette for three months successively, before the third Monday in August next, he give notice to his creditors to appear before the county court on the third Monday in September next, for the purpose of recommending a trustee for their benefit, and to show cause if any they have, why the said Isaac Holland should not have the benefit of the several acts for the relief of insolvent debtors, as prayed. Given under my hand this 12th day of May, 1812.

Richard H. Harwood.

Anne-Arundel County, sc.

On application to me the subscriber, in the recess of Anne-Arundel county court, as one of the associate judges for the third judicial district of Maryland, by petition, in writing, of Isaac Holland of Anne-Arundel county, praying for 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 act, 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 Isaac Holland having satisfied me that he hath resided in the state of Maryland for two years immediately preceding the time of his application, and having also stated in his petition that he is in actual confinement for debt, and praying to be discharged from said confinement, on the terms prescribed by the aforesaid acts, I do therefore order and adjudge, that the said Isaac Holland be discharged from his confinement, and that by causing a copy of this order to be inserted in the Maryland Gazette for three months successively, before the third Monday in August next, he give notice to his creditors to appear before the county court on the third Monday in September next, for the purpose of recommending a trustee for their benefit, and to show cause if any they have, why the said Isaac Holland should not have the benefit of the several acts for the relief of insolvent debtors, as prayed. Given under my hand this 12th day of May, 1812.

Richard H. Harwood.

Anne-Arundel County, sc.

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Richard H. Harwood.

Anne-Arundel County, sc.

THE

[LXIXth Year.

PRINTED AND PUBLISHED

JONAS GREEN,

CHURCH-STREET, ANNAPOLIS.

Price—Two Dollars per Annum.

NEW-YORK.

At a meeting of the friends of peace, convened by public notice at Washington Hall, on Tuesday the 18th Aug. 1812, Colonel Nicholas Fish, Chairman, and Samuel Boyd, Esq. Secretary, the following resolutions (drawn up by a committee consisting of John Jay, Rufus King, Gov. Morris, Richard Harrison, Egbert Benfon, Matthew Clarkson, and Richard Varick) were read and received with acclamations:—

Resolved, That the legitimate object of government is the public good, to promote which its powers ought to be exercised.

That a free people have a right to form an opinion of the conduct of those entrusted with authority, and to express that opinion.

That our national constitution is an association of the states for their joint and several advantage.

That exercising the powers of that association to the great and manifest injury of its members, is a breach of trust.

That to adopt rules of proceeding by which the people are deprived of the power of expressing their sentiments through their representatives, is a violation of the first principles of representative government.

Resolved, That the prosperity of this state which under the protection of Divine Providence, has advanced with uncommon rapidity, is principally derived from agriculture and commerce.

That the interest of these two great sources of national wealth and power is inseparable: Therefore the war lately declared being destructive to the one, cannot but impair the other.

That the condition of N. York exposes her citizens more than those of other states to the injuries resulting from war.

Resolved, That war, one of the greatest calamities that inflict mankind, is, when waged without just cause, an insult to the Divine Majesty. That if undertaken, however just the cause, without probability of success, it is an act of extreme impudence.

That where the injury that must result is great and manifest, while the object to be secured is of a trivial comparative importance, the interest of a nation ought not to be hazarded; still less for the gratification of personal partialities or resentments.

That the war lately declared by a slender majority of congress is unwise.

That the circumstances under which it was declared were unfavourable.

That the consequences to which it leads are alarming.

That it is unwise, because if unsuccessful, the objects for which it was waged, whatever they may be, may probably be abandoned.