TAVING left off the Business of keeping Tavern, hereby gives Notice, that she keeps RIVATE LODGINGS, at the House where e formerly liv'd in Annapolis, having good Beds 3 d Accommodation.

N. B. She has a BILLIARD-TABLE, most new, to dispose of at a cheap Rate.

THE Subscriber having a good SLOOP, now lying in the Dock of Annapolis, Buren about 49 Tons, is willing to take in Freight r New-York, Philadelphia, Carolina, or any Part JOHN LAIDLER.

OST, on the 26th of September last, from the Ship Fane, Amlrose Judd, Commander, the Tangier Islands, in between five and fix athom Water, an Anchor weighing about 12 Ct. ith a good Buoy Rope and large Can-Buoy. Whoever has taken up the faid Anchor, and fariberough, shall be paid, by him, the usual alvage, and reasonable Charges.

MPORTED, and to be SOLD, by the Subscriber,

THE SPECTATOR, in 8 Volumes 12mo.
a beautiful Edition, in 1753, with the Mora beautiful Edition, in 1753, with the Mottranslated into English, and Copper-Plate rontispieces to each, designed by Hayman and agraved by Grignion; neatly stitched up, so hat the Purchasers may have them bound afterards to please their Fancy.

The Subscriber offers his Service to all Gentle. en, Merchants and Others, to transact any Ianner of Business in the Book-way; such as aking of Catalogues for private Use, ranging centlemens Studies methodically, after the most egular and approved Methods, their Libraries onfifting either of English or Foreign Books.

Any Gentlemen or Ladies inclined to learn the rench or Dutch Language, at their own Homes provided it be within 3 or 4 Miles from Annapolis), hay be taught after a very eafy and expeditious Ianner, by Their humble Servant,

WILLIAM MEYER. French and Dutch translated into English, English into French or Dutch, either in the lite-

N. B. A very curious HERBAL, delineated nd illuminated after Nature, is nigh finished, and ill be disposed of some Time hence, when comeated. Specimens, or Part of it, may be feen Mr. Adams's, Block-maker, in Annapolis; where my Gentleman applying or directing, shall either a waited on, or answered, as to Particulars.

PHILEMON YOUNG, t the Sign of the Crown, in Lower-Marlborough, in EEPS TAVERN, where all Gen tlemen may depend on good Accom-

odations, &c.

N. B. He keeps Ferry, and Horses to Let.

JUST IMPORTED, the GREYHOUND, Capt. STEWART, and to be SOLD on board the faid SHIP, by the

EMONS, Cheese, London Porter and Ale, in Bottles and Casks, Stone-Ware of all Sorts, hite Agate and Tortoise, London made Guns with ayonets, Pistols, Hats, Medicines, Pickles of all orts, in Boxes and in separate Bottles, best Dur-nam Mustard, Seals, Breast and Shirt Buttons set Silver, Breast Buckles set with Stones, fine ceklaces, Ear-Rings, &c. &c.

JAMES HOUSTON.
N. B. He gives ready Money for Rattle-

TO BE SOLD, TRACT of choice Land, lying on Rock-Creek, in Frederick County, called Thom Jon's dwenture, containing 50 Acres, and is adjoining John Baldwin Adamjon's.

Any Person inclining to purchase, may enquire John Thompson in Annapolis, and know further.

at his Office in Charles-fireet; 2 s. 6 d. per Year. ADVERTISEthe first Week, and One Shilling

MARYLAND GAZETTE,

Containing the freshest Advices foreign and domestic.

THURSDAY, June 17, 1756.

At a SESSION of ASSEMBLY, held for this Province, in March, 1733, was made the following "Supplementary "Ass, to the Ass for the Ordering and Regulating the Mi-"litia of this Province, for the better Defence and Security "them?"

HEREAS the Dominion of His Ma-jefty, the Government of His Lordship, and the Properties of the Inhabitants of this Province, ought to be guarded with such ready Defence, as might be able to refift any sudden Invasion, or Hostile At-

resist any sudden Invasion, or Hostile Attempt: And whereas the several Provisions hitherto intended by the Legislature of this Province, as well as the several Sums of Money laid out in the Purchasse of Arms, and Ammunition, for those Purposes, have not had the desired Effects, in a proper Regulation of the Militia of this Province, by Reason of some Desects in the Laws already made:

BE it therefore Enasted, by the Right Henourable the Lord Proprietary, by and with the Advice and Consent of the Upper and Lower Houses of Assembly, and the Authority of the same, That any Colonel, Lieutenant-Colonel, or Major, already commissioned, or hereaster to be commissioned, by the Governor or Commander in Chief, for the Time being, or any Two, or more of them, shall have the same Powers and Authorities, in the Execution of any Laws now in Force

commissioned, or hereaster to be commissioned, by the Governor or Commander in Chief, for the Time being, or any Two, or more of them, shall have the same Powers and Authorities, in the Execution of any Laws now in Force concerning the Militia, as the Colonel, Lieutenant-Colonel, or Major, intended by the said Laws, are invested with: Provided, the Number of such Officers who shall at any Time act, or execute any Part of the same Laws, be the same as is directed for such Purposes, by the said Laws.

AND be it further Enastied, by the Authority asprassion, as to him shall seem meet, cause or order to be delivered out of the Public, or County Magazine or Store, such and so many Arms as to him shall seem proper, to the Colonel of each County, and the Captain of every Company, within any Town or Cosporation of this Province: For which said Arms, the said Colonel and Captain, shall give his and their Receipt and Receipts; which said Receipt and Receipts shall be recorded in the Council-Book of this Province; and the Record thereof allowed as good Evidence against such Colonel or Captain; and shall account with and be answerable to the Governor or Commander in Chief, for the Time being, from Time to Time, for the same, or the Value thereof, or of so many as shall not be produced to His Excellency the Governor or Commander in Chief for the Time being, or to such Person or Persons as shall be appointed by the Governor or Commander in Chief for the Time being, or to such Person or Persons as shall be appointed by the Governor or Commander in Chief, for the Time being, or to such Purpose, when he or they shall demand the same, in as good Order and Condition as they ought to be: Which Condition and Value, shall and may be adjudged and determined by his Excellency the Governor, or Commander in Chief, for the Time being, or by such Person or Persons as shall be appointed by the Governor or Commander in Chief, for the Time being, or to such Person or Persons as shall be appointed by the Governor or Commander in Chief, for th tive County, and require the fame Clerk to iffue an Execu-tion for fuch Value, against the Body, Goods, or Chattels, of such Colonel or Captain: Upon which Certificate, such Clerk is hereby ordered, to iffue an Execution accordingly, directed to the Sheriff of the said County, or Coroner there-of, if the said Colonel or Captain should be the Sheriff thereof at that Time, to levy the Sum amounting to such Value, on the Body, Goods, or Chattels, of such Colonel or Captain; on the Body, Goods, or Chattels, of then Colonel or Captain; which faid Execution, the Sheriff, or Coroner, of each respective County is hereby directed and required to ferve and execute: And the Money which shall be paid to the said Sheriff, or Coroner, shall deliver and pay, once in every Year, to his Excellency the Governor or Commander in Chief, for the Time being, for the Hospital And if the said Sheriff, or Coroner, the Coroner of the Coroner of the Coroner of the Sheriff of the Sheriff of Coroner of the Sheriff of th for the Uses aforciaid. And if the said Sheriff, or Coroner, shall, by Virtue of such Execution, execute or seize any Goods of such Colonel or Captain, then the said Sheriff, or Coroner, shall forthwith cause the same to be appraised by Two Appraiser, to be sworn before one Justice of the Peace Two Appraisers, to be sworn before one Justice of the Peace of the same County, to appraise the same, according to the best of their Knowledge; which said Goods shall, after such Appraisement, be sold by the said Sheriss, or Coroner, at a Public Auction, to the best Bidder: And the Value, for which they were so taken in Execution, shall be paid, once in every Year, by the said Sheriss, or Coroner, to his Excellency the Governor or Commander in Chief, for the Time being, stor the Uses aforesaid; and the Remainder (if any) returned to the Owner of such Goods.

A N D, in Order that such Colonel who shall or may be obliged to be answerable; as aforesaid, may have a Recem-

and may be lawful, to and for every Colones or a County to deliver, or cause to be delivered, to every Lieutenant-Colonel, Major, or Captain, who may have a Troop or Company in his County, so many Arms as may be accessive and proper for such and so many Men as he shall think fit, in h s the said Colonels, Lieutenant-Colonels, Majors, or Captains Troop, or Company; and shall take a Receipt from every Lieutenant-Colonel, Major, or Captain, for such Arms: And for whith Arms, or any Part thereof, every respective Lieutenant-Colonel, Major, or Captain, shall be accountable to the Value thereof; to be set and rated by his Excellency the Governor or Commander in chief for the Time being, or by such Person or Persons, as shall or may be appointed by the Governor or Commander in chief, for such Purposes, as aforesaid, to the colonel of the said county; in case the faid Arms, or any Part thereof, shall not be produced in such Order, or consition as they ought to be, to the said colonel, when the same shall be demanded and required: And which said condition and Order, shall be determined by his Excellency the Governor, or commander in chief, for the Time cellency the Governor, or commander in chief, for the Time being, or fome Person authorized by him; and the Value thereof certified by the said Governor or commander in chief, or by such Person or Persons as shall be appointed by the Governor or commander in chief, for that Purpose, to the Governor or commander in chief, for that Purpose, to the county clerk as aforesaid, requiring him to issue such Execution, as aforesaid, and directed to the coroner, (if the said Lieutenant-colonel, Major, or captain, should be Sheriff,) otherwise, to the Sheriff, as aforesaid, for the Use of such colonel, against the Body, Goods, and chattels of the Lieutenant-colonel, Major, or captain, who cannot produce such Arms, as aforesaid; which Execution shall issue, and be executed, as aforesaid; which Execution shall issue, and be executed, as aforesaid, and the Money arising thereby, shall be paid to the colonel of the county, for his own Use.

A N D, in Order that any colonel, Lieutenant-colonel, or Major, who may have a Troop or company in the Regiment, and every captain either of a Troop of Horse, or a company of Foot, may be indemnified for what may happen in the Loss or Damage of the Arms, by Fault or Negligence

company of Foot, may be indemnified for what may happen in the Lofs or Damage of the Arms, by Fault or Negligence of the Men in their respective Troop or company, BE it Enalled, by the Authority afterfield. That it shall and may be lawful, to and for every colonel, Lieutenant-colonel, Major, and captain, who may have a Troop, or company, as aforefaid, to deliver, or cause to be delivered, to such and somany Person and Persons, who are or shall be inlifted or innolled in his or their Troop or company, within this Province, such Arms as the respective colonel, Lieutenant-colonel, Major, or captain shall think proper, for such Person or Persons in his respective Troop or company to have: And which Arms such Person or Persons are hereby obliged and directed to receive; and to give a Receipt for obliged and directed to receive; and to give a Receipt for the same, to such Lieutenant-colonel, Major, or captain, under Penalty of Two Hundsed Pounds of Tobacco; which said Penalty shall be recovered against such Person or

Persons.

A N D such Execution shall be issued by the clerk of the A N D fuch Execution shall be issued by the clerk of the respective county, on the certificate of the respective colonel, Lieutenant-colonel, Major, or captain, certifying the Refusal to accept, and give a Receipt for such Arms, as aforesaid, directed to the Sherist; (or coroner, if the Person refusing should be Sherist;) And which Execution shall be served, and the aforesaid Sum of Two Hundred Pounds of Tobacco, levied by the Sherist, or coroner, of the respective county, in Manner as before directed; and such Sum, when levied, shall be paid, once in every Year, to the Governor, or commander in chief, for the Time being, for the Uses afore-mentioned. And in case such Person or Person cannot produce such Arms so received, in as good Order and condition as they ought to be, when he or they shall be required, by the respective colonel, Lieutenant-colonel, Major, or captain, who may have a Troop or company, as aforesaid, then it shall and may be lawful, for his Excellency the Governor, or commander in chief, for the Time being, or then it shall and may be lawful, for his Excellency the Governor, or commander in chief, for the Time being, or some Person authorized by him, upon Application to him made, by such colonel, Lieutenant-colonel, Major, or captain, to assess and value such Arms, to not produced: Which Valuation shall be certified by his Excellency the Governor, or commander in chief, for the Time being, or such Person as shall be appointed by the Governor, or commander in chief, for that Purpose, to the clerk of the respective county, directing him to issue an Execution for such Value, against the Body, Goods, or chattels, of such Person, or Persons, not producing the Arms, as aforesaid, to the colonel, Lieutenant-colonel, Major, or captain, for the proper Use of such colonel, Lieutenant-colonel, Major, or captain: Which Execution shall be directed to the Sherist, or coroner, if such Person shall be Sherist, and shall be executed; and the Value levied, and raised, in Manner afore ecuted; and the Value levied, and raised, in Manner afore directed, by the Sheiff, or coroner, of the respective county; and the same shall be paid to the proper colonel, Lieutenant-colonel, Major, or captain, for his own Use

A N D whereas there are, and may be, feveral companies in Towns, independent of the Authority or command of the colonels of the respective county, or counties,

B. E. it Enasted, by the Authority aforesaid, That the captain, Lieutenants, and Enoga, or any Two of them, field

pence for Arms spoilt or lost, as aforesaid, by the Fault or Negligence of any other than himself, and may be lawful, to and for every Colonel of a County to deliver, or cause to be delivered, to every Lieutenant-Colonel, Major, or Captain, who may have a Troop or Company in his County, so many Arms as may be accessary and proper or the Laws now in Force within this Province, relating to the laws now in Force within this Province, relating to the laws now in Force within this Province, relating to the laws now in Force within this Province, relating to the laws now in Force within this Province, relating to the laws now in Force within this Province, relating to the laws now in Force within this Province, relating to the laws now in Force within this Province, relating to the laws now in Force within this Province, relating to the laws now in Force within this Province, and the Laws now in Force within this Province, relating to the laws now in Force within this Province, relating to the laws now in Force within this Province, and the Laws now in Force within this Province, relating to the laws now in Force within this Province, and the Laws now in Force within this Province, and the Laws now in Force within this Province, and the Laws now in Force within this Province, and the Laws now in Force within this Province, and the Laws now in Force within this Province, and the Laws now in Force within this Province, and the Laws now in Force within this Province, and the Laws now in Force within this Province, and the Laws now in Force within this Province, and the Laws now in Force within this Province, and the Laws now in Force within this Province, and the Laws now in Force within this Province, and the Laws now in Force within this Province, and the Laws now in Force within this Province, and the Laws now in Force within this Province, and the Laws now in Force within this Province, and the Laws now in Force within this Province, and the Laws now in Force within this Province, and the Laws now in Force within th

or companies, by Virtue or this or any other Law now har Force.

AND alo, That the captain or captains of such company or companies, within such Town or Towns shall receive proper Arms from, and be liable and accountable to, his Excellency the Governor, or commarder in chef, for the Time being, for such Arms, in the same Manner as is before by this Act directed, with Regard to the colonel: And the Value of the Arms not produced, a aforefaid, shall be fet, proceeded for, levied and applied, in the same Method afore-mentioned in Relation to the colonel; and the respective Men shall be liable and accountable to such captain for such Arms, not produced, as aforefaid, in the same Manner as directed by this Law with Regard to the Men in any Troop or company in the county; and the Value shall, in the like Manner, be set, proceeded for, and levied; but it shall be paid to the captain, by the respective Sheriss, for his own Use and Benefit.

AND, to the End that every Person so inlisted or in-

is shall be paid to the captain, by the respective Sherist, for his own Use and Benefit.

A N D, to the End that every Person so inlisted or inrolled, at the Time of their Training Exercise, or other Duty in the Militia, may improve, and render themselves fit for Duty and Service, it Occasion should require,

BE it Emasted, by the Authority aforesaid, That every Person or Persons so insisted or involled shall, at the Time and Place of Training, and in the Personmence of their Exercise, behave him or themselves decently, and in a Manner suitable to the Attention and care requisite in such Exercise, under the Penalty of One Hundred Pounds of Tobacco, or Ten Shillings current Money, for every such Mischaviour; which shall be determined by any Two Field Officers of the county, either upon their own View, or Representation of the commanding Officer then present, and certified by such Field Officers, to the clerk of the same county; who shall, on such certificate, issue an Execution, directed to the Sherist, so coroner, if the offending Person shall be then Sherist to levy such Penalty on the Body, Goods, or chattely, of such Person or Persons so offending: Which said Sherist, or coroner, shall proceed, as is afore-mentioned, and pay the penalty solevied, to the Governor or commander in chief, for the Time being, once every Year, for the Uses afore-mentioned for the Time being, once every Year, for the Uses afore-

the penalty solevied, to the Governor or commander in chief, for the Time being, once every Year, for the Uses ascrementioned.

A N D beit surber Enasted, by the Aucherity aforesaid, by and with the Advice and Consent aforesaid. That it shall and may be lawful, to and for the Governor or commander in chief, for the Time being, and he is hereby desired, to nominate and appoint some fit person or persons residing in each county, to execute, from Time to Time, such parts of this Act. as is directed to be executed by any person or persons appointed by the Governor, or commander in chief.

A N D be it surber Enasted, That no Servant or Servants shall from henceforth continue, or hereaster be inlisted or inrolled, in any Regiment, company, or Troop, unless upon such an Emergency as may be judged necessary and proper by the Field Officers of the respective county, or the major part of them, for the inlisting such Servant or Servants; any Act to the contrary, notwithshanding.

A N D be it surber Enasted, by the Aucherity aftersaid, That the Sheriss, or coroner, shall have and receive Thirty pounds of Tobacco, for every Execution he shall serve or execute, by Vir ue of this Act, and the usual Imprisonment Fee, or Fees due on the the Sale of Effects, in case of au Imprisonment, or Sale; and the clerk shall have and receive Six pounds of Tobacco, for every Execution issued by him, in pursuance of this Law; which said Fees so to be due to the said Sheriss, coroner, or clerk, shall be levied on the Body, Goods, or chattels, of the person against whom such Execution shall side.

A N D whereas, there are several public Arms now lodged in the several counties in this province, which may be in a condition unfit for Use, Be it therefore Enasted, by the Authority aforesaid, by and with the Advice and Consent aforesaid, That the colonel of each respective county, shall, as soon, as conveniently may be, after the Governor, or commander in chief, as hereby desired to give such Directions, as he may judge most proper. And to prevent

Governor, or commander in chief, shall think most proper, to denote such Arms to belong to the public; after which to denote fuch. Arms to belong to the public; after which Marks fo made, no person or persons whatsoever, shall presume to fell or purchase such Arms so marked, or where the Mark appears to have been defaced, or knowing the same to be public Arms, under the penalty of Forty Shillings; to be recovered against the Seller; and the like penalty of Forty Shillings, to be recovered against the purchaser, for every Offence, before a single Magistrate, upon the Oath of One