MARTLAND GAZETTE,

Containing the freshest Advices foreign and domestic.

THURSDAY, May 11, 1758.

TTERY r-Five Pounds, for further Securing OCK in Annapolis, and other Public thin the faid Civy; to confit of 4002 rs; at 1550 each, 1204 of which are ortunate, viz.

rst Drawn, not otherwise a Prize 6

Amounting to 2565 Sum raifed £. 435 for abore Ufer, ickets at 15f. each, make 3000 L.

Uses to which the above Sum of 435%, o he applied, tending to the Public Good ce of the Community, as well without as s City; the best Expedient that could be at this Time for raising that Sum, being xx, and the Scheme thereof calculated to the Advantage of the Adventurers being Two Blanks and a Half to a Prize, eduction on the whole not 15 per Cent.) nore need be faid for its Recommendanit is not doubted but the Tickets will 1 Sold, as near One Thousand of them

he Tickets are dispos'd of, the Drawing n immediately, in the Court-House in in the Presence of Five of the Managers nd as many of the Adventurers as shall

per to attend. per to attend.
lanagers, viz. Messieurs John Brier,
ordley, Nicholas Maccubbin, James Dict,
ulany, John Raitt, William Roberts, Lasces, William Reynolds, Jonas Green, Hesard, James Johnson, John Clapham, and thful Discharge of their Trust.

r of the PRIZES to be published in the GAZETTE; and Paid off, without any , as foon as the Drawing is finish'd: not demanded in Six Months afterwards, med as generously given to the Public, es above-mentioned,

sole to be conducted, as near as may be, e Manner as State Lotteries in England. to be had of any of the Managers. Fourteen Days Notice, at least, will be ie Gazette, of the Time of Drawing.

rles County, New-Port, Feb. 14, 1758. Subscriber once more gives this public tice, that those who are indebted to him nt of the Store he lately kept here, at of Mr. John Winter, and do not immediate of their respective Ballances, or secure and or otherwise, to the Satisfaction of the Buchanian, who now keeps Store at lace, and has full Power to collect and ose Debts, may depend on being flied, ofs of Time or Respect of Persons. who have any Demands against the said are likewise defired to bring in their

directly; and apply to the faid Mr. Bre-ayment. ALEXANDER LOTHIAN.

ES, to go on Expresses, or Journeys of Distance, to be LET by the Subscriber is, who will likewise furnish any Gentles faithful and expeditious Messenger to Thomas PECKER.

The said Pecker intreats all Persons Indian to make speedy Payment, or at least im to make speedy Payment, or at least ir Accounts by Notes, to prevent sur-

either Buy, or Kill for Others in the nner, and at a cheap Rate, by good rchers, any Parcels of Fat Cattle or T. Pecker.

OFFICE in Charles-fireet; d. per Year. Advertiserft Week, and One Shilling

Province in March 1733, was made the following Supplementary AB, to the AB for the Ordering and Regulating the Militia of this Province, for the better Defence and Security thereof. HEREAS the Dominion of his Majesty, the Government of his Lordship, and the Properties of the Inhabitants of this Province, ought to be guarded with fuch ready fence, as might be able to refift any fudden Invafon, or Hostile Attempt : And whereas the several Provisions hitherto intended by the Legislature of this Province, as well as the feveral Sums of Money laid out in the Purchase of Arms and Ammunition,

At a SESSION of ASSEMBLY, held for this

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 Enacted, by the Right Honourable the Lord Proprietary, by and with the Advice and Confest of the Upper and Lower Houses of Assembly, and the Authority of the same, That any Colonel, Lieutenant Colonel, or Major, already commissioned, or hereafter 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 faid Laws, are invested with: Provided, the Number of such Officers who shall at any Time act, or excute any Part of the faid Laws, be the fame as is directed for such Purposes, by the faid Laws.

AND be it further Enacted, by the Authority aforefaid, That his Excellency the Governor or Commander in Chief, for the Time being, shall and may, at any Time or Times, as to him shall seem meet, cause or ordered 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 Corporation of this Province: For which faid Arms, the faid Colonel and Captain shall give his and their Receipt and Receipts; which faid Receipt and Receipts shall be recorded in the Conneil Receipt of this Persince; and the Rein the Council-Book of this Province; and the Record thereof allowed as good Eyidence 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 fach Person or Persons as shall be appointed by the Governor or Commander in Chief for the Time being, for 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, fhall 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 that Purpose: Which Value, being so determined such Colonel shall pay to his being so determined, such Colonel shall pay 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, and the Branch of der in Chief for that Purpose; to and for the Rurchase of Arms, and Ammunition, for the Use of the Regiment or Regiments in the respective County to which the said-Colonel belongs. And upon the Neglect or Resusal of such Colonel or Captain, to pay such Value, it shall and may be lawful, to and for his faid Excellency, or Commander in Chief, or such Person or Persons as shall be appointed by the Governor or Commander in Chief, for that Purpose, to certify such Neglect and Refusal under his or their Hands, to the Clerk of the respective

County, and require the same Clerk to iffue an

Execution 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 thereof, 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; which said 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 thereon, he, are faid Sheriff or Coroner, shall deliver and pay, the in every Year, to his Excellency the Governor or Comman. der in Chief, for the Time being, for the Uses aforesaid. 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 Appraisers, to be sworn be-fore 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 fold by the Sheriff, or Coroner, at a Public Auction, to the best Bidder : And the Value, for which they were so taken in Execution, fhall be paid, once in every Year, by the faid Sheriff, or Coroner, to his Excellency the Governor or Commander in Chief, for the Time being, for the Uses aforesaid; and the Remainder (if any) returned to the Owner of such Goods.

AND, in Order that such Colonel who shall or

may be obliged to be answerable, as aforesaid, may have a Recompence for Arms spoilt or lost, as aforesaid, by the Fault or Negligence of any other than himself,

BE it Enacled, by the Authority aforesaid, That it shall 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 necessary and proper for such and so many Men as he shall think fit, in his the faid 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 which 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 Excollency the Governor or Commander in Chief for the Time being, or by such Perfon 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 said Arms, or any Part there-of, shall not be produced in such Order or Condition as they ought to be, to the faid 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 being, or some Person authorized by him; and the Value thereof certified by the said Governor or Commander in 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 County Clerk as aforesaid, requiring him to issue fuch Execution, as aforesaid, and directed to the Coroner, (if the Sid Lieutenaut Colonel Major, or Cantain, should as aforefaid, and directed to the Coroner, (if the faid Lieutenant-Colonel, Major, or Captain, should be Sheriff) otherwise, to the Sheriff, as aforefaid, 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 aforefaid; which Execution shall issue, and be executed, as aforefaid, and the Money arifing thereby, thall be paid to the Colonel of the

County, for his own Ufe.

AND, in order that every 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 indemnissed for what may happen in the Loss or Damage of the Arms, by Fault or Negligence of the Men in their respective Troop

or Company,

BE it Enacted, by the Authority aforefaid, 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 aforesaid, to deliver, or cause to be delivered, to such and so many Person and Persons, who are or shall be in-listed or inrolled in his or their Troop or Company, within this Province, such Arms as the refpective 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 the same, to such Lieutenant-Colonel, Major, or Captain, under Penalty of Two Hundred Pounds of Tobacco; which said Penalty shall be recovered against such Person or

AND such 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 Sheriff (or Coroner, if the Personrefusing should be Sheriff): And which Execution shall be served, and the aforesaid Sum of Two Hundred Pounds of Tobacco levied by the Sheriff 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 aforementioned. And in case such Person or Persons 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 as before directed; and fuch Sum, when levied, 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 fome Person authorized by him, upon Application to him made, by such Colonel, Lieutenant-Colonel, Major, or Captain, to affess and value such Arms, so not produced: Which Valuation shall be certified by his Excellency the Governor, or Commander in Chief, for the Time being, or such Person der in Chief, for the Time being, of their remon-as shall be appointed by the Governor or Com-mander in Chief for that Purpose, to the Clerk of the respective County, directing him to iffue an Execution for such Value, against the Body, Goods or Chattels of such Person or Persons, not produ-cing the Arms, as aforesaid, to the Colonel, Lieu-tenant-Colonel, Major, or Captain, for the proper Use of such Colonel, Lieutenant-Colonel, Major, or Captain. Which Execution shall be directed to or Captain: Which Execution shall be directed to the Sheriff, or Coroner, if such Person shall be Sheriff, and shall be executed; and the Value le-vied and raised in Manner afore directed, by the Sheriff or Coroner of the respective County; and the same shall be paid to the proper Colonel, Lieu-tenant-Colonel, Major, or Captain, for his own Use and Benefit.

AND whereas there are, and may be, several Companies in Towns, independent of the Authority or Command of the Colonels of the respective

County or Counties,

BE it Enacted, by the Authority aforefaid, That
the Captain, Lieutenants, and Enfign, or any
Two of them, thall have the same Powers and
Authorities, to execute this, or any other of the
Laws now in Force within this Province, relating to the Militia thereof, in and over their Company or Companies, in as full and ample Manner, as the Colonel, Lieutenant-Colonel, or Majors, or any Two of them, can or may do, in and over