

Upper Marlborough, March 4, 1784.
THE general assembly of Maryland, at their last session, passed a law for the relief of the subscribers, securities of Thomas Williams, late collector of the tax for Prince George's county, wherein we were appointed and fully empowered to receive the books and vouchers of said Thomas Williams, and proceed on with the collection of the residue of the tax for the said county, provided the said Thomas Williams did not, within twenty days from the passing of the said law, and after receiving notice of the same, render to his securities a sufficient bond of indemnification, to be approved by the commissioners of the tax for the county aforesaid: And inasmuch as the said Thomas Williams did not comply with the provision aforesaid, although duly informed, repeatedly called upon, and even indulged therein until the day of his death, neither will his representatives take upon themselves the exoneration of us the securities, by passing a bond of indemnity, therefore the painful and troublesome task of a general retrospect, and final liquidation of every person's account in the county aforesaid, with respect to the payment of state taxes for the three years in which he acted as collector, unavoidably devolves on us—from whence proceeds this public notice—that as there is still due to the treasury upwards of twenty-seven thousand pounds for the three respective years inclusive, the natural presumption is, that that sum is still in the hands of the people; for we know that inability in some and neglect in others has contributed largely to the procrastination of the payment of taxes, which the expences of a necessary war, happily concluded, could not fail to render burthenome; and we believe our predecessor was too honest to withhold the public's money; that his misfortunes proceeded from his lenity and natural benevolence; but however unjustifiable such lenient conduct might be in him, when touching the public's weal, fursly, in us, it would be thought doubly culpable, and highly abusive of that confidence which the general assembly of this state has shewn us. To talk or think of indulgence at this time of day would be trifling with the business indeed. Yet at the same time that we are determined to pursue the most rigorous exertions of the law for our own safety, and do justice to the confidence placed in us, we mean not to lose sight of the feelings of humanity, or take the people unapprised, many of whom to this moment owe very large balances; and therefore will forbear all executions, except in cases where it is absolutely necessary, until the first day of May next; by which time, a fair state of the accounts shall be made out, and after which time, with those who neglect to pay, an indiscriminate execution will take place; to avoid which, we do most earnestly pray all that's indebted to make payment. The accumulation of fees, which would consequently arise on executions (should we be reduced to so disagreeable an alternative) is no object with us; to finally close the business is our only aim; our little is pledged for the faithful performance of a man, whom it pleased God to take off before he had finished the work; it therefore remains with us to complete; in which, not only our own, but the preservation of a widow and a number of innocent children, depends; excitement sufficient to induce men to do more than pay their just and necessary debts. Mr. Walter Chandler, who was conversant with the business in the life time of the collector, has the books in Upper Marlborough, free for the examination of every individual who considers himself interested in the event.

THOMAS HARWOOD 3d,
 JOHN SMITH BOOKES,
 RINALDO JOHNSON,
 ELISHA BERRY.

Charles county, February 26, 1784.
THE subscriber requests all persons indebted to the estate of William Reynolds, late of the city of Annapolis, deceased, to discharge their respective balances without further delay. After the very long indulgence which has been given, he flatters himself that this reasonable request will be generally complied with. From those who have it not in their power to pay he will accept of bond with security, but suits will be commenced in all cases without respect to persons, where a settlement is not made in one of the ways above mentioned, on or before the first day of May next.

ALEXANDER TRUEMAN, administrator de bonis non of William Reynolds, deceased.

St. Mary's county.
NOTICE is hereby given, that the subscriber intends to prefer a petition to the general assembly of this state, at their next sitting, for an act to empower her to sell a negro woman called Judy, and her increase, which were willed her on certain conditions, (to be set forth in the petition) by Sarah Yates, late of this county, deceased.

SARAH MUIR.

Port-Royal, February 9, 1779.
UPWARDS of two years ago I was struck with a paralytic stroke, which affected me very much; it happened that I met with Mr. Logan, who promised to make a cure of my leg and arm, without any inward application, by applying a kind of ointment; I found in about a fortnight a great deal of relief in my right arm, knee, and ankle; from the anguish of the gout it continued rather longer than I expected. I write this for the good of mankind.

EDWARD DIXON.

Gloucester county, April 14, 1779.
I HEREBY certify, that my wife has been had with rheumatic pains these six years, and captain Whitton sent Mr. Logan to see her; when he came he said he could relieve her, and in three weeks time she was clear of all pains in her arms. This I write in behalf of Mr. Logan, as several doctors have had her in hand and did her no good.

EDWARD LAYTON.

Baltimore, August 6, 1779.
THIS is to certify, that Mr. Logan, of Annapolis, prescribed medicines for John Hayman, who was confined to his bed with the rheumatism for a long time, by which I was restored to perfect health.

JOHN HAYMAN.

Kent county, April 11, 1781.
MICHAEL EARLE, Esq; who had a white swelling for about sixteen years, was also restored to perfect health by Mr. Logan's medicine.

Prince-George's county, February 8, 1782.
A GENTLEMAN who had the piles and gravel for about sixteen years, was also restored to perfect health by Mr. Logan's medicine.

I ALSO relieve palsies, rheumatisms, gout, gravel, fluxes, contractions of the sinews, white swellings, dropsy, running ulcers, &c. &c. I will take patients at my own house, or elsewhere in Annapolis; but cannot attend any in the country, except such as are confined to their beds. Constant attendance will be given, by their very humble servant,

WILLIAM LOGAN.

Annapolis, December 30, 1783.
THIS is to give notice, that the subscriber has received a power of attorney from Judith Doyle, widow and administratrix of James Maw, late of Anne-Arundel county, deceased, to settle and adjust all her affairs relating to the late James Maw's estate; all those who have claims against the same, are desired to bring them in duly authenticated on or before the first day of May 1784, as on that day the said estate will be finally settled, and all those who are indebted to the said James Maw, or Judith Doyle, are requested to settle their accounts and make immediate payment to

JOHN CRISALL.

To be SOLD, at the POST-OFFICE.

POCKET BIBLES,
 Blank books of various sizes,
 Wafers, black and red wax,
 Ink stands and chests,
 Black lead pencils,
 Quills, ink-powder,
 Gilt letter paper, and
 Pocket books,

Where may also be had blank bonds, bills of exchange, bills of lading, &c. &c.

Annapolis, February 17, 1784.
To be SOLD by the subscriber, heir at law of Robert Tongue, deceased, for the purpose of paying the debts of the said deceased, at public vendue, on Saturday the 17th day of April next,

ONE hundred acres of land, in Anne-Arundel county, on Patuxent river, about two miles above Queen-Anne; the land is level and the soil good; on it is an excellent stream of water for a mill seat. The improvements are, two small dwelling houses, a corn house, and a good peach orchard. The terms will be made known on the day of sale,

JOHNZE TONGUE, heir at law of Robert Tongue, deceased.

A few Copies of the
L A W S,
 Passed last Session, may be had at the
 Printing Office.

March 5, 1784.
THE members of the Upper Marlborough assembly are desired to meet at the assembly room on Tuesday the 13th of April, at 10 o'clock.

Anne-Arundel county, February 18, 1784.
THE subscribers give this notice to all persons indebted to Messrs. James Dick and Stewart, for dealings at their store in Annapolis, also all those indebted to the estate of the late James Dick, of London-town, in this county, deceased, that we will attend at the house the store was formerly kept in, every Tuesday and Friday, and at London-town the remainder of the week, until the first day of May next, to receive and settle the accounts due to the above; those who have it not in their power at present to pay must renew their bonds, and settle their open accounts by bond or note. We hope this will be duly attended to as it will be the means of preventing the prosecution of measures disagreeable to them, but must take place unless payments are made, or satisfaction given.

MARY M'ULLOCH, } executors of
 CHARLES STEUART, } James Dick.
 JAMES M'ULLOCH, }

THE estate of John Bennett, of Dorchester county, deceased, being indebted more than the personal estate can pay, the subscriber gives this notice, that he intends to petition the general assembly at their next session, for an act to empower him to sell the real estate of the said John Bennett, to enable him to make further payments.

CHARLES STEUART, administrator of John Bennett.

Annapolis, March 4, 1784.
TO BE SOLD,
 FOUR likely young healthy negro fellows, for cash, tobacco, or crop notes. For particulars enquire of Mr. Abraham Claude, watchmaker, West-street, near the town-gate.

C U B,
WHO stood at general Spotswood's last year, and bred by colonel Francis Thornton, is in high perfection at the subscriber's, near Young's ferry, and will cover mares the ensuing season at twenty dollars, and half a crown to the groom, if paid down or by the first day of August, if not, eight hundred pounds of crop tobacco must be paid in lieu thereof by the first day of April 1785.

Cub was got by colonel Tayloe's Old Yorick, his dam by Morton's Traveller out of Betty Bazzella. Cub's dam by Silver-Legs, his grand-dam was bred by Mr. Hodgson, of Yorkshire, and was got by Cub, son of Old Fox, and the Warlock Galloway, her dam by Torrefmond, son of Bolton Sterling, and Young Cade's dam, her grand-dam by second brother to Snip, her great-grand-dam by Mogul, brother to Babram, her great-great-grand-dam by Sweepstakes, sire of the dam of Whittle-jacket, her great-great-great-grand-dam by Bay Bolton, and a sister to Sloven, her great-great-great-grand-dam by Currier's Bay Barb, her great-great-great-grand-dam by Currier's Old Spot, and her great-great-great-great-great-grand-dam by the White Legged Lowther Barb.

The great performance of Cub's colts on the turf, added to his superior elegance of figure, renders him in estimation equal to any horse on the continent.

I have pasturage equal to any in the state at half a dollar per week, but will not be answerable for escapes or other accidents.

WILLIAM COURTS.

London-town, March 25, 1784.
THE subscriber being properly prepared for receiving a large quantity of hides and skins to tan and curry, takes this method of informing those who choose to favour him with their curiosities, that they may depend on being served with punctuality and care. All hides or skins not taken away within thirteen months after they are delivered, the owners must expect to forfeit one half of the leather for tanning the other.

EDWARD SEFTON.

N. B. I will give the best price for any quantity of bark fit for tanning already got, or that may be cured this spring; likewise for green or dry hides.

February 28, 1784.
NOTICE is hereby given, that the subscriber intends to petition the next general assembly of Maryland to pass an act, empowering him to confirm the sale of a tract or parcel of land, commonly called and known by the name of Harvey-town, lying in St. Mary's county, to William Carpenter, who purchased the same under the last will and testament of Charles King, jun. late of the said county, deceased.

CHARLES KING, executor of Charles King, junior.

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