

An ACT to extend the time limited for bringing in and settling claims against this state by the citizens thereof, and for limiting the time for bringing in and settling claims against the said state by citizens of the United States.

WHEREAS by an act, entitled, An act to limit the time for bringing and settling claims against this state, it was enacted, That all claims upon this state, by any citizen thereof, which have arisen before the tenth day of January seventeen hundred and eighty five, shall be brought in and settled on or before the tenth day of November next, and no claim against the state by any citizen thereof, which did arise on any account or transaction whatsoever, before the said tenth day of January seventeen hundred and eighty five, shall after the said tenth day of November be paid by the auditor or in default, or paid by this state, unless the person having such claim is or shall be an infant, non compos mentis or feme covert, or be out of this state, in which cases one year shall be allowed to such persons respectively, after the disability removed, or the person to being out of the state returns, to bring in and settle such claims: and whereas it is represented to this general assembly, that sundry citizens of this state, having claims upon the same, through the remoteness of their situation from the auditor or informant, and other causes, have not brought in the said claims to be liquidated and settled on or before the aforesaid tenth day of November seventeen hundred and eighty five, as directed by the above recited act; and, it appearing reasonable, that a further time should be allowed, for the purpose aforesaid, to such persons as have just claims against this state,

Be it enacted, by the General Assembly of Maryland, That all claims upon this state by any citizen thereof, (except claims for the depreciation and pay of the army previous to the first day of August seventeen hundred and eighty,) which have arisen before the said tenth day of January seventeen hundred and eighty five, may be brought in, passed and settled by the auditor-general or informant, on or before the first day of June seventeen hundred and eighty six, and paid by this state, any thing in the said recited act to the contrary notwithstanding.

And be it enacted, That all claims against this state by any citizen of any other of the United States, shall be brought in and settled as aforesaid, on or before the first day of December seventeen hundred and eighty six, and that no claim against this state as aforesaid which shall not be brought in and settled agreeably to the directions of this act shall hereafter be paid by this state, unless the person having such claim be an infant, feme covert or person non compos mentis, or in some foreign country, in which cases one year shall be allowed to bring in and settle such claim, after the disability removed, or the return of such person to this or some one of the United States, as the case may be.

And be it enacted, That a copy of this act, under the great seal, shall be sent as soon as may be to the respective executive powers.

Auditor's-office, Annapolis, March 27, 1786.

THE auditor gives notice to all concerned, that the following resolve, passed at the last session of the general assembly of Maryland, viz. RESOLVED, That the auditor-general be authorized and directed to settle and adjust the accounts of all officers and soldiers who shall PERSONALLY apply to him and who have served in the Maryland line, who have not been heretofore settled with, and who are entitled to a depreciation of pay agreeably to an act of this state, entitled, An act to settle and adjust the accounts of the troops of this state in the service of the United States, &c. and the supplements to said act, and to grant certificates for the amount thereof, provided that such application be made before the first day of November 1786, the auditor being fully satisfied of the identity of the person.

He aud or further informs every person who has not received his depreciation of pay as a soldier of the Maryland line in the continental army, that unless he produces a good and sufficient discharge from a field officer, or captain commanding the corps to which he belonged, together with a certificate from some respectable inhabitant of the neighbourhood where he resides, shewing that he is the identical person named in the discharge, his application will be of no effect. No depreciation can be granted to a deserter, or to any person who did not serve two full years or more from and after the first of January 1777.

C. RICHMOND, auditor-general.

Annapolis, March 22, 1786.

IN consequence of an act passed at the last session of the assembly, the commissioners appointed to build a new church in the city of Annapolis, call upon those persons who carried away the 372,400 pieces and 58,550 stock bricks, which they had in the year 1774 provided for that purpose, to render an account of the quantities they respectively took or caused to be taken away, and to pay for the same, otherwise a bill in chancery will be filed against them without delay. The commissioners request the favour of such citizens as know by whom any of the materials that were prepared for the church have been taken away, to inform them who the parties were, lest such persons should shamefully neglect to render an account.

The commissioners will contract with any person or persons inclined to dig and remove the earth where the foundation is to be laid, and to lay the foundation of a new church this spring, the dimensions 127 feet by 63 feet, stone for the purpose being already at the place; they also wish to receive proposals from any person inclined to make and deliver the abovementioned number of bricks in the course of the ensuing summer. Mr. Thomas Hyde, one of the commissioners, will receive any accounts that may be rendered, or any proposals that may be made in consequence of this notice.

Annapolis, March 26, 1786. The last gentle hint.

WE have several times, by way of advertisement, called on all those indebted to us to appear and settle their accounts, and have threatened to bring actions against those who did not comply; we have hitherto held our hands, knowing the scarcity of money and the difficulty of the times, and trusting that our debtors would reflect and comply with our reasonable and very moderate requisitions; but we are now convinced that Job's stock of patience would not be sufficient to bear with the tardiness of the present day; we therefore now, for the last time, require all who owe us to come in and settle their accounts by bond or note, if they cannot make it convenient to give us cash, by or before the first day of June next. Those who do not regard this notice may be assured that suits will be commenced without ceremony.

WALLACE, D. VIDSON, and JOHNSON.

SIXTEEN DOLLARS REWARD. Piscataway, Prince-George's county, February 8, 1763.



WENT away last October, from Mr. Queens, Eastern Branch, a yellow negro fellow, of the Butler breed, named MATTHEW, about sixteen or twenty years of age, five feet seven or eight inches high; when examined speaks fast, and has a down look. He formerly belonged to Edward Ebdelen, of Newport, in Charles county; he was seen at Annapolis about three or four weeks before Christmas, and it is supposed he went from there to Baltimore about that time. His father and mother belong to one Mrs. Bradford near Balls Bluff, and he may perhaps be lurking about there. Whoever will secure the said fellow, so that I get him again, shall receive the above reward, and if brought home all reasonable charges, paid by

BASILE EBDLEN.

N. B. I do not recollect his apparel; he probably may change his name, and endeavour to pass for a free man.

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RAN away from the subscriber, on the 17th instant, a black man named ONY, thirty five years of age, a stout thick fellow about five feet four inches high, by trade a lawyer; had on when he went away, a stout white cotton jacket and trousers, a pair of blue shoes and stockings; he probably may pass as a person permitted to hire himself, and now looking out for work, but no such permission is granted him. Whoever takes up the above fellow shall receive three pounds reward, and reasonable charges if brought home from a distance.

WILLIAM STUART.

TO BE SOLD,

PART of a tract of 3000 acres of land, all wood and well timbered, lying on Bennett's creek in Frederick county, Maryland; the land is well adapted to planting or farming, and is well situated, being about 10 miles from Fredericktown, 30 from Georgetown on Patowmack, and about 40 from Baltimore. The purchaser may suit himself as to quality. One half must be paid down for the remainder it will be given. Those inclined to purchase will please apply to Mr. J. THOMAS BEARD, living near Queen Anne in Anne Arundel county, or Mr. JOHN BURDELEY, near Chester town, Kent county.

Annapolis, March 29, 1786.

THE subscribers have a general assortment of goods at their store on the front of the Dock in the city of Annapolis, which they would dispose of all together at a reasonable advance, and give a long credit for part of them, upon being well secured in the payments agreeable to contract. They continue selling as usual at retail, and will receive for goods any paper money now in circulation, at par with specie, with the interest added, and any kind of certificates at their passing value; and as they find, from their peculiar situation, an inconvenience in carrying on, and giving that necessary attention required in mercantile concerns, mean, as soon as the goods now on hand are sold, to decline that business for the present, and from an anxious desire of being enabled to reimburse their correspondents in Europe, request those who have been pleased to favour them with their custom to be as early in making payments as possible, which will greatly relieve, and very particularly oblige

THOMAS and BENJAMIN HARWOOD.

Annapolis, April 17, 1786.

ALL persons having claims against Mr. John Crittall, late of this city, deceased, are requested to bring them in legally proved that they may be paid, and those indebted to his estate are desired to make immediate payment to

JOHN DAVIDSON, ROBERT PAIN DAVIS, } executors.

Negroes for Sale.

To be SOLD at PRIVATE SALE, and for cash only, A NUMBER of very valuable negroes, among which are several women with one, two, and three children, several girls fit to wait on table, and one boy about sixteen years of age; together with a number of boys and girls that will soon be serviceable, and sold very reasonable for cash. Inquire of the printers.

Lands for sale. May 1, 1786.

BY virtue of an appointment from the chancellor of Maryland, and in conformity to several acts of the general assembly, the following parcels of land will be sold to the highest bidder, at public vendue, at my dwelling house, on Monday the third day of July next, and the sale will be continued from day to day, to satisfy the just debts due from my father George Shipley, sen. of Anne-Arundel county, viz. about 75 acres of land, lying in Baltimore county, on the Hunt house branch, near to Hardigan's tavern, whereon is a good mill seat; 215 acres, part of the tract whereon my father now lives, all in wood, whereon are about 60 acres of rich meadow ground; 115 acres, part of the above tract whereon Asa Murphy now lives, there are some small improvements on it; should the above lands prove on the sale of them to be insufficient to pay the said debts of my said father, then there will be exposed to sale the remainder of my said father's home tract, whereon he now lives, for the above purpose, and should that be also insufficient, there will also be exposed to public sale 328 acres of land, lying in Baltimore county. The terms of payment are, one third part of the purchase money to be paid at the end of one year from the day of sale, with interest until paid, one third at the end of two years from the day of sale, with interest until paid, and the other one third at the end of three years from the day of sale, with interest from the day of sale until paid. Bond with approved security will be required. Those persons who choose to view all or any of the above land before the day of sale, will be shewn them by applying to the subscriber, and should the said Monday, the third day of July next, prove wet or bad, in that case the sale will begin on the very next fair day.

All persons having just claims against my said father George Shipley, sen. are desired to bring them in to me before the day of sale that provision may be made for payment as soon as possible, and all those indebted are requested to make immediate payment.

2 ALBOTT SHIPLEY, trustee.

On the second day of next June court, being the 20th day of the month, will be sold at public sale, to the highest bidder,

A VALUABLE tract of land, containing 432 acres, adjoining to the bay, between Great and Little Cove point, with an excellent fishing place thereon, particularly in the spring and fall seasons, and a remarkable fine spring of water contiguous to the bay side, where there is a good harbour and landing highly favourable for taking off timber, since 1764, and fire wood; on the above tract of land are two small plantations, both including not more than 60 acres of cleared ground, the remainder a standing well grown timber, oak, chestnut, pine, &c. many of the latter sufficiently large for ships masts; also an excellent marsh, and a proportion of low ground that with little trouble might be made into good meadow; it is situated within two miles of colonel Fitzhugh's water mill and not many more from a church. Any person may view the land before the day of sale by applying to the subscriber, at the mouth of Patuxent river. One year's credit will be given from the day of sale for one half the purchase money, and three years credit for the other half, both without interest, in case the payments are punctually made within two months after they become due, otherwise the purchaser to pay interest, and the bond liable to be put in suit for the recovery of principal and interest. The title of the land is indisputable, and a general warranty will be given. Bond with approved security will be required of the purchaser.

3 GEORGE BOURN.

February 21, 1786.

CUB,

Is in high perfection at the subscriber's, and will cover the ensuing season for six pounds, and a dollar to the groom.

It is useless to insert Cub's pedigree, as it is well known he is from the first stocks in England and Arabia. Many of his colts have shewn themselves equal (if not superior) to any running horses on the continent; those out of inferior mares are fit for service of any kind.

I have good pasturage at two shillings and six-pence per week, and any gentleman may be supplied with corn for mares left, if required, and great care taken of them, but will not be answerable for escapes or other accidents.

4 WILLIAM COURTS.

ALL persons indebted to the estate of James Footell, late of Annapolis, deceased, either by bond, note, or book account, are requested to make speedy payment, and all those who have any claims against said estate are requested to make them known to

2 JAMES WILLIAMS, } acting administrators. JOSEPH DOWSON, }

April 26, 1786.

ALL persons having claims against the estate of Edward Hall, son of Henry, late of Anne-Arundel county, deceased, are requested to bring them in properly attested, and all those indebted to the said estate are desired to make payment to

2 MARTHA HALL, administratrix.

April 10, 1786.

TO BE SOLD,

In three lots, THE house, warehouse, &c. wherein the subscriber now lives.

4 WILLIAM BROWN.

(XLII Y) M V I E T is Au I to inh Bwana. and beg the report. if tr tained for answer edem they bore be assured that —But what see that letters from of the troops, an them, to be in ro notice. A L C His excellen from Ma rd on patient was the before he could the French con He had, it is f tholic majesty, proposals and of rado, in the la with that minist owned them in biterly to the mitted to put prince desired he about it, as he ral, and each parture, that he who should dar flag, or along th proved the affe weighed anchor since returned, least ground of brig from Cata crew, who were expired, was b livered to the laden, and bo pledged his wo rovers should be ning of April. ambassador feve by the bey of gling near Oran W A L By letters fr the Turkish na vided into two the Black Seas, Archipelago. F L C Since the ar which containe for the republic that the dey of scribed to the commander of is that report fr the senate has the bombardm that no arran powers. H A We hear tha their high mig clares, that ou and good unde tween the rep Sweden, and o high mightines to give a fresh an alliance wi speedy answer ceed to conclu C A The new la an example of order all the r advantage and become the fa generously ref ferred to him b prince has gra he refused t desirous of i jets, he, o them.