ruery next, if feet if not EXIOSED, to LUBLIC in Charles county. a uable NEGROES, confellows, breeding wome of tale, one third of the one third at the end of rd at the end of two years d with approved fecusive crest from the day of fale) irchafe money not paid on

HENRY BARNES. 5. 1791. en, that the subscriber in. uffices of St. Mary's counourt, to iffue a commission and lines of his part of he county aforefaid, called able to an act of affembly g and bounding lands. RGE CARPENTED ry 18, 1791/027/6

aims against the cstate of G, late of Prince-George's uested to bring them in le-PRIGG, Administrator.

laims against the estate of SPRIGG, late of Anne. sested to bring them in D SPRIGG, Executor.

requeits all perlans indebt. THOMAS RUTLAND. county, deceased, on bond. make immediate payment. s against the faid deceased, m in legally authenticated, UTLAND, Executriz.

Aburg, on Sunday the 30th h servant lad, named ED. , about 18 years of age, t as black hair, dark eyes, a at round shouldered, he has in the front of his mouth, m a very ragged thirt, no holes worked with thread, s, twilled and half worm a one pair of country made buckles, middling large, a ove to change, and a new buttons on the fleeves, of a er will deliver the above subscriber, in Bladensburg, FOUR DOLLARS, paid RICHARD JONES. away in October, 17881

Horse,

bid carrying him off.

N up by the subscriber, fourteen hands and an half wo hind legs white as high ck, about eight years old, The owner is defined to rty, pay charges, and take JOHN MITCHELL

6, 1791. of February next, will be iber, at Port Tobacco. EGROES, confishing of omen and children, all 12. pt one. The most part of edit of one and two years,

WALTER STONE cioni exponas to me directed, ouse of William Urgahart, la Bryan, on Monday the ary next, if fair, if not the

acres of LAND, called negro mans a cheft of elk and book-cafe, late the n, taken and fold to fatisfy but for the use of David

HOWARD, Sheriff of arundel county.

facias, to me directed from e SOLD, on the premiles, even and two o'clock, on ruary next, for ready cath, , called HARNISHAM, ounty, near Lyon's creek, d Lane, and in the policid Margaret Leach, widow of the faid Richard Lane, ebt due John Clapham and of William Gover. V BROOKE, Sheriff of

January 17, 1791. LL persons indebted to the estate of GEORGE STALKER, late of Anne-Arundel county, deecased, for property purchased at his fale, or otherwife, on band, note, or open account, are defired to make immediate payment, as longer indulgence cannot be given, and all those having claims against said estate are requested to bring them in legally authenticated, to

BASIL PHELPS, Administrator. N. B. If all those indebted do not come in and pay by the middle of March next, they may rely on fuits being brought to April court, without respect to per-

Agreeable to an act of allemoly for that purpose, will be SOLD, to the HIGHEST BIDDER, on Friday the zeth of February next, if fair, otherwise the next fair day, at the Eastern Branch ferry,

NUMBER of healthy country born NE-GROES, of different ages and fexes; alto STOCK of different kinds, and HOUSEHOLD FURNITURE. Bond with approved fecurity must be given, and, upon the punctual payment of the intereit annually, three years credit will be allowed the purchasers for all sums above five pounds, but for all Tums under five pounds ready money will be expected, ANTHONY ADDISON,

O. CARR, Trusteces for HENRY A. CALLIS, a minor. N. B. At the same time and place, a few young likely negroes will be fold for ready money only. Prince-George's county, January 10, 1791.

OTICE is hereby given to all perions interested, that I intend to apply to Anne Arundel county court, at their fitting in March next, for a commisfion to mark and bound the following tracts of land, or part of tracts or parcels of land, contiguous and adjoining each other, in the county aforesaid, to wit: Part of ARNOLD GRAY, part of ROPER RANGE, part of BRIGHT SEAT, part of Snowden's REPUTA-TION SUPPORTED, part of LINTHICUM'S WALKS and Cope's Hills, all adjoining each other, and purfuant to the direction of the act, entitled, An act for marking and bounding lands.

RICHARD HOPKINS, of GERARD. January 8, 1791. WILL be EXPOSED to PUBLIC SALE, on Monday the leventh day of February next, if fair, if not the next fair day, at the dwelling house of the subscriber, in Durham parish, Charles county, near Smith's point, on Patowmack river,

A BOUT thirty very likely valuable country born SLAVES, confishing chiefly of able bodied MEN and WOMEN, there being few children among them. Eighteen mouths credit will be given; the purchasers must enter into bond with approved security. The stock of CATTLE, HOGS and SHEEP, with some plantation UTENSILS, will also be offered for fale.

CATHARINE STRANGE. January 4, 1791.

Pa I OTICE is hereby given to all perions interested, that we intend to apply to the next county court to be held for Anne-Arundel couny, on the first Monday in March next, for a commission to prove and mark the ancient bounds and lines of the following tracts of land, in the county aforesaid, called TYLER'S LOT, PEASLEY'S INHERITANCE, PROC-TOR'S PARK, COCKEY'S ADDITION, MILFORD, GOS-MEL'S ADVENTURE, TIMBER NECK, HAPPY CHOICE and VACANT LANE, purluant to the directions of an act of assembly lately made and provided.

ZACHARIAH JACOB. DORSEY JACOB, RICHARD BOONE, FRANCIS CROMWELL.

Bank of Maryland.

HE number of shares prescribed by the charter of the BANK of MARYLAND, as necessary to proceed to the election of directors, being complete-NOTICE is hereby given, that a meeting of the stockholders will be held on the first Monday in March next, at ten o'clock in the forenoon, at Mr. Grant's tavern, for the purpose of choosing the directors.

ROBERT GILMOR JAMES CAREY, JEREMIAH Y EBOTT. THOROWGOOD SHITH, SAMUEL SMITH, CHARLES GARTS, NICHOLAS SLUBBY, WILLIAM PATTERSON, THOMAS HOLLINGSWORTH, TAMES EDWARDS.

Baltimore, December 15, 1700, OBBOLD. On the premises, (as per decree of the chancellor) on bond with approved security, on Wednesday the 16th of February next, if fair, if not the next fair day, the following tracts of LAND, in Dorchester coun-

ATEW-MARKET, containing 22 acres of land, with dwelling and outhouses; BENNETT's PASTURE, fix acres, adjoining; GREEN TIMBER YARD, fixty-five acres; all on Hunger river. HOG.QUARTER, 250 acres, on Black-Water.

CHARLES STEUART, Administrator of John Bennett.

A LIST of LETTERS remaining in the Post Office, Annapolis, which, if not taken up before the fifth day of April next, will be fent to the General Post-Office as dead letters.

THARLES ALEXANDER, Annapolis, Zacha right Allen (2), St. Mary's county. John Adam Boyer, John Bowers, David Bangs, cap tain Francis Burges (2), care of Charles Carroll, Annapolis; William D. Beall, Prince-George's county John Hamilton Chew, Annapolis; captain Joseph Clark, Lyon's creek.

Joseph Dowson, Benjamin Dulany, Robert Dorsey, Annapolis; Henry H. Dorfey, Indian Landing. Elizabeth Gassaway, Eliza Jane Gassaway, Anna-

tolis; John Galloway, near Annapolis; Joseph Green (z), Charles county. James Hunt, jun. or James Hunter, Annapolis; Henry Hall, near Annapolis; Richard Harwood,

Anne-Arundel county; Daniel Hughes, jun. Mount Pleasant; Benjamin Hutchens, St. Mary's county. Anthony Jones, Antapolis. John Kilty, captain Kemp (2), Annapolis; Mr.

Knight, West Nottingham. William Lansdale, Annapolis. William Vans Murray, Annapolis.

James Nicols, Pemberton Nicols, Annapolis. John B. O'Kelly, Upper Marlborough. William Paca, Annapolis; William Peacock, Charles

John Randall (2), Henry Ridgely, Randall and Delozier (3), Richard Ridgely, Anne Rutland, care of George Mann, Annapolis; John Ryburn, Patuxent. Capt. John Steuart, Samuel Schumacher, Henry Steele, care of George Mann, Gustavus Scott (2), care of Richard Sprigg, William Smith, John Stewart, care of Charles Steuart, Annapolis; James Somervell,

Robert Young's, Nottingham. Richard Tilghman, Annapolis; Thomas Tucker, West river; Brian Taylor, St. Leonard's creek; William Gladson Taylor, Port-Tobacco.

Prince-George's county; capt. Stehpen Stranack, at

John Welsh (2), Annapolis; John H. Williams, Upper Marlborough; rev. Dr. Charles H. Wharton, John Weems, Weems's Forest; captain Antonio Wallace (3), Lower Marlborough.

S. GREEN. D. P. M. 1\*1 No letters will be delivered without the money, January 5, 1791.

January 7, 1791. YOTICE is hereby given, that I intend to petition the justices of Cæcil and Kent county courts, at their next sessions, for a commission to prove and mark the bounds of the following tracts of land, VIZ. HOLT, HEATH'S OUTLET, WORSELL MANOR, HEATH'S RANGE, the first part, and SEDGEFIELD, lying in Cæcil, and HEATH'S RANGE, the second part, lying in Kent county, agreeably to an act of affembly in that case made and provided. DANIEL CHARLES HEATH.

An ACT respecting the creditors and debtors of THEREAS the provision for the debts of the

respective states by the congress of the United States renders it essential to the interest of this state, that its creditors should subscribe to the loan proposed by congress, upon receiving a full compensation from the slate for any injury which they might sustain thereby,

per cent, after the year eighteen hundred, which the said creditors shall become entitled to by such subscription; and in exchange therefor, there shall be paid by the trustee appointed by this act, to the said respective creditors, a compensation in stock, created under the act of congress aforesaid, bearing an immediate interest of fix per cent, to the full amount of the principal fums mentioned in the faid certificates.

And, in order to establish a fund for making the said: payment to the subscribing creditors, Be it enacted, That Benjamin Harwood, of the city of Annapolis, be and he is hereby appointed a trustee for the purpose of subscribing to the loan proposed by congress

And be it enacted, That the treasurer of the western shore be and he is hereby directed to deliver to the said truffee all the continental paper now in the treasury, which may be subscribed to the said loan under the act of congress aforesaid, taking his written declara- have had. tion acknowledging the receipt of the faid paper as trustee of the state, and that the faid trustee shall subscribe the same in his own name, and shall deliver the certificates, which he shall receive therefor from the continental commissioner, to the treasurer of the western

And be it enacted, That when any creditor or creditors of this flate, who shall subscribe to the said loan, shall produce to the said trustee, any certificate granted by the faid commissioner, bearing an interest of three per cent. or any certificate granted by such commissioner, bearing an interest of fix per cent. after the

dirors, in exchange therefor, for much of the flock herein before mentioned, bearing an immediate interest of fix per cent, as shall amount to the principal fums mentioned in such certificates; and the said trustee thall deliver all certificates, transferred to him by any creditor or creditors as aforefaid, to the treaturer of the western shore for the use of this state: Provided always, that the faid truffee shall first be fatisfied, that the certificates to produced by any creditor shall have been received from the faid commissioner on loans, subscribed in certificates issued by this state.

And be it enacted, That it shall be the duty of the trustee, appointed or to be appointed in virtue of this act, to receive the interest which shall become due on the Bock which he shall hold in trust for the state, and to pay the same to the treasurer of the western shore. And be it enacted, That in case the laid trustee, or any other trustee to be appointed in virtue of this act. shall refuse to act, or die, or refuse or neglect to give fecurity as herein after required, the governor and council shall appoint another person in his stead.

And be it enacted, That every trustee appointed, or to be appointed, in virtue of this act, shall, within thirty days after notice of his appointment, and before he proceeds to act, give bond to the state, with good security to be approved of hy the governor and council, in the fum of five thousand pounds current money, for the faithful performance of the trutt reposed in him by this act, and the said bond shall be recorded by the clerk of the general court for the western shore, and a copy thereof, certified by the faid clerk, under his hand and feal of office, shall be received as evidence in any court of law or equity of this state.

And, Whereas the taking out of circulation the certificates issued by this state, will be injurious to the debtors of the state, who were permitted to make payment in the faid certificates by the act, entitled. An act respecting the debtors and creditors of this state, under the act to establish funds to secure the payment of the state debt within fix years, and for the punctual payment of the annual interest thereon; Be it enacted, That all debtors who installed, or might have installed, under the act aforesaid, shall be allowed to make payment of their debt as follows: that is to fay, all arrears of interest to the first day of December, in the year seventeen hundred and ninety, and two thirds of the principal, in specie, or in de preciation or other liquidated state certificates, or in stock created under the act of congress herein before mentioned, bearing an immediate interest of fix per cent, one third of the principal in specie, or in stock created under the faid act of congress, and bearing an interest of fix per cent. after the year eighteen hundred; and all interest accruing after the said first day of December, in the year seventeen hundred and ninety, in specie only.

And be it enacted, That the stock paid by the said debtors shall be transferred by them to the trustee apapointed by, or to be appointed in virtue of, this act. . And be it enacted, That no execution shall issue against any debtor who installed, or might have installed under the said act, before the first day of August next; and if executions have already issued, the attorneygeneral shall suspend them, the defendants first paying

all legal costs. And be it enacted, That the first payment due on the bonds of the debtors who have installed, shall be postponed until the first day of August next.

And be it enacted, That it shall and may be lawful for all debtors, who had permission to install by the act aforesaid, to install at any time before the first day of August next, upon the same terms and principles Be it enacted, by the general assembly of Maryland, as are prescribed and established by the act atoresaid, That it be proposed to the creditors of this state, to except that the time of the first payment shall be on subscribe to the loan proposed by the congress of the said first day of August next, and that the manner United States, by an act of the faid congress, entitled, of making payment shall be as is herein before men-An act making provision for the deut of the United tioned: and if any of the faid debtors who have not States, and the faith of this state is hereby pledged to installed, and who shall install before the first day of receive from the creditors, who shall subscribe to the August next, have paid any part of the principal of their faid loan, all certificates bearing an interest of three debt fince the first day of August last, the governor per cent, and all certificates bearing an interest of fix and council shall have regard to the said payments, and in taking their bonds shall regulate the times of payment, so as to put them on the same footing as if they had installed before the first day of August last.

And be it enacted, That where the fecurity of any debtor has obtained an affignment of the bond of his principal, under the act aforesaid, nothing in this act contained shall prevent the said security, his executors, administrators, or assigns, from proceeding and recovering on the faid affigued bond, in the fame manner as if this act had not been made; and if any fecurity shall not be able to prevail on his principal to install before the first day of August next, the said security, or his heirs, executors, or administrators, may the continental paper now in the treasury of this state, install on the same terms that the principal might have and for other purposes herein after mentioned. done, and shall thereupon be entitled to an assignment of the original bond from the treasurer of the western shore, who is hereby directed to make the same, and shall have the same proceedings thereon in his or her own name, for his or her own use, as the state might

And be it enasted, That all powers vested in the governor and council by the act aforesaid, shall be and are hereby continued until the end of the session of assembly which shall be first beld after the next general election of delegates for this state.

And be it exacted, That the trustee appointed, or to be appointed, in virtue of this act, shall have, as a compensation for his services for the present year, two hundred and fifty pounds current money, and for every subsequent year, if his service shall be required, the fum of seventy-five pounds current money.

And be it enacted. That the governor and council be year eighteen hundred, and shall assign and transfer requested to cause this act to be published, for the space the faid certificates to the faid trustee in due form of of fix weeks, in the several news papers of this state, law, it shall be lawful for the said trustee, and he is and to send one hundred printed copies thereof to each hereby required to transfer to the said creditor or cre-respective county, for the information of the people.