port thereof, to the said court without delay. HENRY H. CHAPMAN.

Charles county, March 14th, 1793.

In CHANCERY, March 16, 1793. N the application to the chancellor, by a petition ) in writing, of WILLIAM LEIGH, an insolvent debtor, praying the benefit of an act for the relief of fundry infolvent debtors, and offering, agreeably arter-Master, 1 De. to the said act, to deliver up, to the use of his creditors, all his property, real, perional, and mixed, to which he is any way entitled, and a list of his creditors, and a schedule of his property, so far as he can ascertain, on oath, being annexed to the said petition; it is thereupon by the chancellor adjudged and ordered, that the said William Leigh appear before the chancellor, in the chancery office, in the city of Annapolis, on the twenty-ninth day of May next, for the purpose of taking, in the presence of such of his creditors as shall attend in person, or by their agents or attornies, the oath by the said act prescribed for delivering up his property as aforesaid, and that in the mean time he give notice to his creditors of his application aforesaid, by causing a copy of this order to be inserted in the Maryland Gazette four weeks successively perore the eighteenth day of May next. SAMUEL HARVEY HOWARD.

> JUST PUBLISHED. And to be sold at the Printing-Office, Price seven shillings and six-pence,

Reg. Cur. Can. / n/7/6

The LAWS

Passed November session, 1792.

The Votes & Proceedings

BOTH HOUSES GENERAL ASSEMBLY.

St. Mary's county, March 5, 1793. HE subscriber hereby forewarns all persons from hunting with dogs or gin, or in any manner passing through her plantation, and from trespassing on the same, or her shores, as she is determined to prosecute them to the utmost rigour of the law.

RUTHY STONE.

Robert Johnson,

ESPECTFULLY begs leave to inform the public, that he has for SALE, at his STORE on the Dock, the following articles, viz.

PORT, WINE. LISBON, TENERIFFE, FRENCH BRANDY, APPLE, ditto.

BARBADOES and ANTIGUA SPIRIT. WEST INDIA and N. ENGLAND RUM, GIN, by the case or smaller quantity,

With a variety of other articles in the GROCERY line, which he will sell very low for Cash. N. B. Bargains may be had at the above store, in DRY Goods, of almost every discriptions the property of JOHNSON and HARWOOD, as they wish to close their concern.

HE subscriber hereby gives notice, that he intends applying to the next county court of Allegany county, which will be held in the month of April next, for a commission to mark and bound a tract of land called Dispute, fituate in the county aforesaid, and adjoining the lands of David Ross, James Maccubbin Lingan and John Nichols.

LENOX MARTIN. Frederick-town, February 12, 1793.

HE CO-PARTNERSHIP OF JOHNSON and HARwood, was by mutual consent dissolved on the 31st of December last. All persons indebted thereto, are earnestly requested to make immediate payment to Robert Johnson, who is authorised to settle the affairs of the company.

JOHNSON, HARWOOD. 14th February, 1793.

the employment will be steady, it may therefore be their dividend of said estate. HELLEN SCOTT.
George town, December 2, 1792.

George town, December 2, 1792.

February 25, 1793.

WARD GREEN, fen, of Charles county, deceased, for creditors of such insolvent debtors as have made applied new piece lately put in her, her rudder and tiller were the payment of his just debts, hereby gives notice, in cation to him agreeably to an act for the relief of lun- infide of her and likewise three oars, a ring bolt at ourluance of the said decree, to the creditors of said dry insolvent debtors, passed at November session, head and stern. The owner is desired to come prove Green, to exhibit their claims with vouchers in sup- 1791, and the supplement thereto, passed at the suc- property, pay charges and take her away. ceeding lettion, and also an act for the relief of fundry insolvent debtors, passed at November session, 1792, have neglected to apply to the chancellor for directions. relative to the fale of the property delivered up by such infolvent debtors, the chancellor hath thought proper

to pass this general order, viz. That in every case, where property delivered up by any insolvent debtor agreeably to any of the acts aforefaid, is unincumbered by mortgage, trust or otherwise, the trustee shall proceed, without delay, to sell the same at public auction, after giving at least sourteen days notice of the time, place and terms, of fale, by advertisement inserted in some convenient news-paper, and fet up at convenient public places.

That where the price of the property fold to any purchaser shall not exceed five pounds current mone the purchaser shall pay ready money.

That where the price shall be more than five pounds, and under fifty pounds, the purchaser shall give bond to the trustee, as such, with security (if required) for paying the purchase money, with interest, within one year from the time of sale.

That where the price shall exceed fifty pounds, the purchaster shall give bond as aforesaid, with security, for paying one half of the purchase money, with interest, within one year, and the residue, with interest, within two years from the time of sale.

That in any case, where the property of an insolvent debtor as aforefaid is incumbered with a mortgage, trust or otherwise, the chancellor, on application of the mortgagee, or other person having the lien, will pass an order for the sale of the property fo incumbered, on credit or otherwise, as shall seem just and proper, directing that the neat product of the sale be applied, in the first place, to the discharge of the in-

That each trustee as aforesaid, as foon as conventently may be after any sale, shall make out and return aforefaid.

in and declare their claims to the trustee, provided the a crop. For further particulars inquire of said trustee give notice of such limitation, by advertisement inserted three weeks successively in the Maryland Gazette, or in the news-papers of Goddard and Angell, before the last day of June next.

ORDERED, That the above order be inserted immediately in four successive news-papers of Messrs. Goddard and Angell, and four weeks successively in the

Maryland Gazette. SAMUEL HARVEY HOWARD. Reg. Cur. Can.

NOTICE. HE subscriber is very sorry to observe, that little or no attention has been paid to the repeated applications made to those persons indebted for dealings at John Petty and Co.'s late stores at Queen-Anne, Lower-Marlborough and Port-Tobacco; he therefore ONCE MORE gives public notice, that all those debtors that don't pay their accounts this spring, will have suits commenced against them without distinction.

To be Sold, On the most reasonable Terms, together or sepa-

HE whole of the MERCHANDISE now in the stores at Port-Tobacco and Lower-Marlborough belonging to the late partnership of John Petty and Co. For terms, apply to

JOHN PETTY.

Annapolis, March 4, 1793.

A most excellent

To be rented or leased, On Patuxent river, twelve miles from Annapolis and fix from Queen-Anne.

HIS YARD is in good order, has twelve vats: I O H N and three or four limes and shifters; there are a dwelling house, mill house, tan house, currying shop, other necessary houses, and a good cellar and yard.-This yard is in a good neighbourhood for getting bark; there are from five to fix hundred hides taken in for the present year, and an opportunity of buying a great quantity. Any persons inclinable to rent or lease, are engage their bark, and advertise against the next fall. PHILEMON BROWN.

Anne-Arundel county, March 4, 1793. I want to employ Four sers of SAWYERS, Tuesday the 23d of April next, in order to pay each thankfully received and punctually attended to.

CHLOE FARNANDIS, Executrix. February 25, 1793

THE subscriber being appointed trustee by the In CHANCERY, March 7, 1792.

Thigh court of chancery, for the purpose of the chancellor trustees for the benefit of the feet keel; her upper works painted green, she has a felling and conveying the real estate of the late Bb-

BENJAMIN BUTCHER. Anne-Arundel county, February 6, 1793.

Ten Pounds Reward.

AN away from the subscriber, on the 12th inst. a negro man named WILL, about 23 years of age, five feet nine or ten inches high; had on, when he went away, a gound felt hat, ofnabrig shirt and trousers, and a coarse cloth over jacket, short and round, he had other cloaths with him, which cannot well be described, he is likely, of a very dark complexion, full faced, and has a remarkable fine fet of teeth, he is flow of speech, and rather awkward in his manners, is a tolerable good blacksmith, but has never worked as foreman of a shop; he was formerly the property of Henry May, late of this county, blacksmith. This fellow was taken out of gaol at Alexandria, in Virginia, about eight days ago, but bas since made his escape; when he was apprehended he had a forged pass in his possession, and it is expected he may have procured another. Whoever takes up the said negro and brings him to me, or secures him in any gaol so that I get him again, shall receive the above RICHARD BEARD.

N. B. It is probable this fellow may endeavour to pass for a free man, as there are many free blacks passing about the country; when he went to Alexandria his intention was to have made his escape by water, I therefore forewarn all masters of vessels, and others, from harbouring or concealing him at their peril, if they should they may expect to be dealt with agreeably to law.

Anne-Arundel county June 20, 1792.

To be SOLD, on credit, At Private Sale,

to the chancellor, with an affidavit of the truth thereof "HAT valuable and well improved FARM, later annexed, a full and accurate account of his proceed- the residence of Mr. WILLIAM ATKINSON, ings relative to such sale, and likewise a list of the deceased, pleasantly situated on. West river, in Anneclaims which have to him, as trultee, been exhibited; Arundel county, containing 419 acres. There is on and that all trustees of insolvent debtors, under the this farm a genteel dwelling house, in complete order direction of the chancellor, who have already made sale, for the immediate reception of a family, and also every shall also make out and return an account and list as necessary out-building. The land is well wooded, and has on it a well of very good; water; 85 bushels of That the thirty first day of December next be here- wheat were seeded on it last fall. The purchaser may by limitted and appointed, on or before which day the have the flock on the plantation upon reasonable creditors of any insolvent debtor aforesaid shall bring terms. Possession will be given in time to go on with

> All persons having claims against the estate of Mr. William Atkinson, are earnestly requested to make them known immediately, and those indebted to make speedy payment, to the executors.

F. GREEN,

HE ubscriber will sell, upon a credit of three years, a valuable lot of GROUND, containing four acres, in the town of Lower Marlborough. This lot is well improved with a framed dwelling house with brick chimnies at each end, and good rooms below and above stairs, and an excellent cellar with stone walls under the house. There are also upon the lot a framed store house, a stable and some fruit trees. The lot is situated upon Patuxent river, and has the privilege of having wharfs extended into the river. He has for sale, upon the same credit, two other lots of ground, adjoining each other, upon one of which stood the public inspecting house, and where there is at present a tolerable good wharf. Captain Thomas Harwood, who resides in the town, will shew the lots to any person inclined to purchase, who, for further terms, may apply to me at the mouth of Patuxent river, in Calvert county. WILLIAM FITZHUGH.

City of Washington,

To be SOLD, at the Printing-Office, Price, half a Dollar.

Boot and Shoe Manufacturer,

Corn-hill-street, Annapolis,

ESPECTFULLY informs the public in general; and his friends in particular, that he has lately received a quantity of the best boot legs and bend requested to apply as soon as possible, that they may soles, and a general affortment of sole and upper leather; he intends to carry on the above business in its various branches, in the most fashionable manner and on the lowest terms; those who please to favour him YOTICE is hereby given, that I shall attend at with their commands may depend on their being THE COMMISSIONERS of the federal buildings | Mr. Ignatius Simpson's in Port-Tobacco, on complied with. Orders from the country will be

Immediately in the city of Washington; one set to be creditor their proportional part of the estate of JAMES N. B. As he intends to embark for Europe by the well acquainted with sawing mahogany. Application FARNANDIS, late of Charles county, deceased; such 15th March he hopes those indebted to him by bond, to be made to Mr. James Hoben, in the city. As persons who neglect this notice will be excluded from note, or open account, will come and discharge the fame, and those who have claims against him are requested to bring them in that they may be settled.

6 Surgeon's Mate acluded in the num. ALE, to the highest ES, a part of a trace e, the better half of timbered, it has also ill feat, on a contant

and Privates.

14. Commissioned, and the United States.

-General-2 Brie

dant, 14 Majors.

48 Enfigns, 4 Car.

1 Chaplain.

eclaimed. Mr. John s, will shew the land The terms will be ON, Truftees, OKE, he orphans court, of be SOLD, to the

ne 30th instant,

and one MAN, late

orty acres of meadow

PAGE, deceased. The when the terms will be KLAND, Adm'r. orted Hone

o cover mares at Step-

eight dollars for each

oom, the money to be

ore they are covered. fummer from England s old, a fine bay, full h, well marked with nd well formed, and aymaster, his dam by Regulus, his greathis great-great-grand-

great-great-grand-dam reat-great-great-grand Trumpet's dam. JOHN CRAGGS. half a dollar per week, iem, but I will not be J. CRAGGS.

March 15, 1793

- HE said complainants having filed & Il in this court for the pose of obtaining a de-, to vest in them a e tract of land, called n Washington county, NG MEADOW, AS WILL ed and fifty acres, convan Shelby to Simon id bill stating that the Thington county, hath unknown, and a fubed mon est by the sheriff hereupon adjudged and proceed to fuch decree, equire, unless the said t, on or before the first of defending this fuit!

April next. RVEY HOWARD. antation, some time in y MARE, nine or tens ole brand. The owner ing property, paying

e notice of their appli-

g a copy of this order