SOLD,

aluable TRACT of LAND, t 450 acres, lying in Of s from Baitimore-town. polis, three miles from unting-town, (and two bay, commanding a beautiful there are about 150 aures white oak, hickory and por prime meadow ground, whi very little trouble or expens ple orchard of excellent f fruit trees; two tobacco houses y new. Any person inclin merchant, Calvert county terms of fale. For further r subscriber at his cabinet

Baltimore. WILLIAM HARRIS

PARTNERSHIP of W. ALLEN g, on the 16th November, 1701 of them not carrying on the ubscriber begs leave to inform public in general, that he is now actory of inuff, in all its various formerly did, when he shall be urnish their friends and the public f snuff, upon the shortest notice. o find a generous public will enmanulactory.

VILLIAM ALLEIN, junior

lyert county,

h, 1793.

ing just claims against the estate ptain JUDSON COOLIDGE unty, deceased, are requested authenticated, on or before the ext, that they may be adjusted re indebted to the faid estate m sampediate speyment, and it is this notice may be attended to enced without respect to person. EL JUDSON COOLIDGE inistrator de bonis non.

t from my stable, in Hagerstown. RSE, but at this season looks likes old, about 14 hands high, trots hod, has a small white spot beite spot on each side of his back, ader part of his off buttock, ocand has a bulhy tail confiderably oot. Whoever takes up horse and ur dollars reward and reasonable

STEWART HERBERT. ember 29, 1793.

SALE,

AND, containing 900 acres, il Harrison, and state of Virginia of the town of Clarksburgh. For

JESSE DEWEES. ber 4, 1793.

larlborough, January 8, 1794 begs leave to inform the public, is in general, that he has opened ely occupied by Mr. SAMUEL he hopes by his attention to but cir favour. J. HALKERSTON.

ERY, January 3, 1794. ONE, an infolvent debtor, lately of the theriff of Prince Georges ns petition to the chancellor, been chancellor, and having taken the he act for the relief of fundry m. the body of faid Boone having d act, been discharged from imhereupon by the chancellor adthat the creditors of the laid nim in person, or by their agent chancery-office, on the fixha purpose of proposing to the ories which they, or any of them, nd of recommending to the char be truttee of the property of the benefit of his creditors: O be given by the faid Boone to end for the purposes aforeiging s order inferted in the Mary ed therein three weeks. SAMUEL H. HOWARD

have claims against the WRIGHT, late of Ann are requested to exhibit o the fubicibes at the ny manner indebted mediate payment, to IP HAMMOND, Exe. anuary 22, 1794.

Reg. Cur. Can.

EDERICK au GREEN.

(XLIXth YEAR.)

MARY LAND GALEE BE

THURSDAY, FEBRUARY 13, 1794.

ACT to appoint an agent for the year one thousand leven bundred and ninety four.

to execute the trust and power refrom the first day of January, one inety five.

id treasurers accordingly.

o superintend the collection of all monies due to the this act. ake the advice of the attorney general.

And be it enacted, That wherever there shall be oc- quire. o exposed to sale for the use of the state, in payment, sixty-nine and seventeen hundred and seventy-three. hased; and any property so purchased for the use of the said agent. he state, the said agent may again expose to public And be it enasted, That the said agent shall have onds by him so taken shall be deposited, with an ac- think most to the advantage of the state. urate list thereof subscribed by him, into the trea-

om the first day of December, seventeen hundred surer of the western shore. d ninety-three, always requiring annual payment of

properly unfold, and to take bonds in the same shall be good evidence as aforesaid. her for the purchase money, and on the same And be it enacted. That the said agent shall render a six and terms; provided, that in no case shall the sair and sull account of his several proceedings under

state refund any part of the principal or interest paid the authority of this act, to the general assembly at

by fuch purchasers.

he several collectors of the respective counties within it shall be lawful for the said agent, and he is hereby this act, one and a half per cent. his state, appointed since the first day of January, se- authorised, under the direction of the governor and And be it enasted, That the said agent, before he onds to the state, with sufficient security, and give ment of the interest, and equal annual payments of bond. me for payment, not exceeding three years from the the principal. And the said agent shall lay before . And be it enasted, That if the said agent shall not

nent, and (if necessary) sue for and recover the same; dition of his bond, and sundry resolves of the ge- oath asoresaid. nd the said agent may allow for insolvencies, and neval assembly, the said agent shall cause process to redit any money that the party is not chargeable with issue for the whole principal and interest then due, or y law; and for his information of the law he may, shall proceed on any execution already issued and served and suspended as aforesaid, as occasion may re-

asson to expose to sale the property of any collector, And be it enacted, That the said agent be authorised r his securities, by virtue of any execution already to superintend the collection of all balances due on flued, or to be directed for this purpole, the agent honds taken for taxes due before the first of January, hall cause public notice to be given of such sale, and seventeen hundred and eighty-three; and the said hall attend the same, and if it shall appear that there, agent shall also superintend the collection of all bas danger of losing any part of the debt due to the lances due on bonds installed, or otherwise, for the tate, and not otherwise, shall purchase any property emissions of paper money of seventeen hundred and

r part payment, as the case may be, of the arrearages And be it enasted, That no process shall issue against ue by the collectors whose property may be so pur- any of the public debtors, unless by the direction of

uction on the most advantageous terms for the use of power to fix such days for the sale of property, taken he state, and if the same be sold on credit, the said by fieri sacias at the suit of the state, as he may think gent shall take bond, with good and sufficient securi- proper, always taking care to give at least twenty days , to be approved of by the treasurer of the western notice thereof; and the said agent shall also have power hore, from the purchasers of such property; and all to suspend the sales, from time to time, as he may

And ve it enacted, That the said agent shall pay into ry of the western shore, and shall be a lien upon the the treasury, in specie, the amount of all specie by property of such purchasers and their securities him received in the discharge of the duties of this act. com the respective dates, or so rauch thereof as is sind be it enacted, That in all cases where bonds sentioned in the schedule thereto annexed. Shall be taken in virtue of this act, the bonds shall be

And be it enacted, That all bonds taken in virtue of Those debtors who have installed their debts, and interest, and equal annual payments of the prin- this act shall express the county in which the obligors as he is before authorifed to dispose of conflicated, the said clerk of the general court of the eastern shore, main then unpaid.

their next session, and shall be allowed for his services ENACTED, by the general of And be it enacted, That the governor and council be the following commissions, to wit: For all payments sembly of Maryland, That Randolph authorised, if they shall think it necessary, to require made to either of the treasurers on bonds for conficuted. Brandt Latimer be agent of this state, new bond and security from any debtor who has not property, one per cent. for all bonds with security, installed, and to limit a time within which such new taken by the said agent on resales of conficuted proposed in him by virtue of this act, bond and security shall be given, and if the same be perty in virtue of this act, two and a half per cent. not given within the time so limitted, they shall direct for all monies collected on open account, not incluhouland leven hundred and ninety-lour, until the the laid agent to caule process to iffue on the bonds of ding fines, forfeitures and amerciaments, ordinary, reinft day of January, one thousand seven hundred and such debtors, and their securities, or to proceed on toilers, marriage, hawkers and pedlars licences, which any execution already issued and Terved and suspended, have become due since the first day of January, seven-And be it enacted, That the faid agent superintend as the case may require, for the whole principal and teen hundred and ninety-one, six per cent. and for all he collection of all arrearages and balances due from interest due from such debtors; and in all such cases other monies or bonds, paid in or taken in virtue of

enteen hundred and eighty-three; and the faid agent council, if they shall think it to the advantage of the enters upon the execution of the duties of this act. hereby authorised and required to call upon the state, to take back the said property and dispose of the shall give bond to the state, before the governor and reasurers of the respective shores for an accurate state- same on a credit of three years from the first day of the council, in the penalty of twenty thousand pounds nent of all arrearages and balances due from such December, seventeen hundred and ninety-three, al- current money, with such security as the governor ollectors, and such account shall be furnished by the ways requiring annual payment of interest, and council shall approve, for the faithful performance equal annual payments of the principal; and in all of the said duties, which bond shall be lodged with And be it enacted, That the said agent be authorised such cases where judgments may have been obtained, the treasurer of the western shore, and shall also take Superintend the collection of all balances due to the and where execution may have issue, it an oath before the chancellor, that he will well and ate on the auditor's books; and the faid agent shall and may be lawful for the said agent, and he is faithfully discharge the duties of agent, under the act; ave power to require payment of, and if necessary to hereby required to dispose of all the property of the entitled, "An act to appoint an agent for the year he for and recover the same; and the said agent, with debtors thus circumstanced, on a like credit of three one thousand seven hundred and ninety-four," to the ne approbation of the governor and council, may years from the first day of December, seventeen hun- best of his skill and judgment; the certificate of which hake composition with any such debtors, and take dred and ninety-three, always requiring annual pay- oath shall be annexed to, or endorsed on, the said

rst day of December, seventeen hundred and ninety- the legislature at their next meeting, a list of all per- accept his appointment, or if after acceptance he shall tree, always requiring annual payment of the in- sons from whom property shall be taken back by vir- not give bond and take the oath aforelaid before the rest, and equal annual payments of the principal. the of this act, together with the amount of the first day of February next, or shall die, the governor And be it enacted, That the faid agent be authorised former sales, and also of the sales made in virtue of and the council are hereby authorised and requested to appoint a fit and proper person in his place, who ate for duties, fines, penalties, forfeitures and amercia- And be it enacted, That if any bond debtor to the shall have and execute all the authorities and powers hents, and forseited recognizances, and for ordinary, state, for confiscated property purchased, or otherwise, vested in the said Randolph Brandt Latimer by this etailers and marriage licences, and to require pay - shall neglect to make payment, agreeably to the con- act, such person first giving security and taking the

> In COUNCIL, January 6, 1794. ORDERED, That the act to appoint an agent for the year one thousand seven hundred and ninety-four, be inserted in Mr. Green's, Mr. Angel's and Mr. Cowan's papers, fix weeks.

> ORDERED, That all debtors to this state for the purchase of conficated British property, and others who might have installed their debts under the act of assembly passed November session, 1790, entitled, An act respecting the creditors and debtors of this state, and who neglected to comply with the terms of the said act, be and they are hereby required to instal all such debts on or before the first day of May next.

> ORDERED, That the agent be and he is hereby required, immediately after the said first day of May next, to cause process to issue on the bonds of such debtors as shall neglect to instal within the time above, limitted, and their securities, or to proceed on any execution already issued and served and suspended, or otherwise, as the case may require, for the recovery of the whole principal and interest due from such

> > By order, JOHN KILTY, clk.

NOTICE.

THE debtors to the state of Maryland who have And be it enacted, That the faid agent shall have a lien on all the real property of the obligors from the not availed themselves of the benefit of the different ower to dispose of all confiscated British property that date thereof, or on so much of the said real property as instalment laws, will be pleased to pay particular atmains unfold, except the property of Edmund Jen- the governor and the council shall think sufficient, to be tention to the above notice given by the executive; gs, of the city of London, and of Thomas Digges, particularly mentioned in a schedule to be annexed to by installing their debts they not only have a credit of rmerly of Maryland, but now residing in Europe, the said bond, in which case it shall be a lien on the three years from the first day of December last, paying id take bonds to the state, with sufficient security, property contained in such schedule, and no more, one third annually, but also a considerable advantage id give time for payment, not exceeding three years such bond and schedule to be lodged with the trea. in the purchase of paper, which will answer their purpose for payment equal with specie.

whose instalments became due on the first of Septemrespectively reside, and the treasurer of the western ber and December last, are respectfully informed that And, whereas there are fill some balances due to this shore shall, within one month after he receives them, process will issue against every delinquent immediately te upon sales of confiscated property unbonded for, respectively cause them, with the schedules annexed to after the 10th day of February next. It was hoped a it appears to this general assembly that in some them, to be recorded in the office of the clerk of the notice given by the agent on the 8th of lales the purchasers are unable to make payment, and general court of the western shore at the expence of nuary, 1793, would have been a sufficient caution to property is becoming daily of less value, Be it the obligors; and a copy of the faid record, certified the feveral county clerks to induce them to make their afted, That the faid agent, with the approbation of under the hand and official seal of the said clerk, shall payments for licences on the first of November angovernor and council, be authorised to release any be as good evidence in any court of law or equity in mully, and their returns of fines, forseitures, &c. &c. the faid purchasers who are unable to pay from their this state as the original bond would be if it was pro- put into the hands of the several sheriffs for collection ; irchases, and take back the property for the use of duced; and if any of the obligors in any such bonds there is no excuse for delay of payment by the clerks, state; and the faid agent, with the approbation of reside on the eastern shore, the said treasurer shall, because the money is received by them in court, and le governor and council, may make composition with within six months from the time he receives the same - unless complete returns are made, and full payments laid purchasers for the use of the said property, respectively, transmit to the clerk of the general court had, by the 10th day of February next, I shall be take bonds for the same to the state, with sum- of the eastern shore, in the same manner that papers under the disagreeable necessity of not only coment fecurity, and give time for payment, not ex- on public service are transmitted, a copy of such bonds mencing suits, or issuing execution, as the case may seding three years from the first day of December, and schedules, certified as aforesaid by the clerk of the require, but of proceeding against them, as the law wenteen hundred and ninety-three, always requiring general court of the western shore, to be recorded in prescribes, for neglect of duty. The several sheriffs, annual payment of the interest, and equal annual the office of the general court of the eastern who are in arrears, are also informed that proceedings. ments of the principal; and any property taken shore, at the expence of the obligors, and in such case will be had against them immediately after the said the faid agent shall dispose of in the same man- a copy of the said record, certified as aforesaid by the 10th day of February next, for such balances as re-

RANDOLPH B. LATIMER, Agent for the State of Maryland. Annapolis, January 6, 1794.