MARYLAND GAZETT

T H U R S D A Y, JANUARY 22, 1795.

Brandt Latimer be agent of this state, to execute the trust and power reposed in him by virtue of this act, from the first day of January, one thousand feven hundred and ninety-five, until the first day of January, one thousand even hundred and ninety-fix.

II. And be it enasted, That the said agent superintend the collection of all arrearages and balances due

from the several coilectors of the respective counties within this state, appointed fince the first day of January, seventeen hundred and eighty-three; and the said agent is hereby authorised and required to call upon the treaturers of the respective shores for an accurate statement of all arrearages and balances due from such collectors, and such account shall be furnished by the

faid treasurers accordingly.
III. And be it enacted, That the said agent be authorised to superintend the collection of all balances due to the flate on the auditor's books, or on open account; and the faid agent shall have power to require payment of, and if necessary to sue for and recover the same; and the faid agent, with the approbation of the governor and council, may make composition with any such debtors, and take bonds to the state, with sufficient security, and give time for payment, not exceeding three years from the first day of December, seventeen hundred and ninety-four, always requiring annual payment of the interest, and equal annual payments of the principal.

IV. And be it enastea, That the faid agent be authorifed to inperintend the collection of all monies due to the state for duties, fines, penalties, forfeitures and amerciaments, and forfeited recognizances, and for ordinary, retailers and marriage licences, and to require payment, and (if necessary) sue for and recover the same; and the said agent may allow for insolvencies, and credit any money that the party is not chargeable with by law; and for his information of the law he may take advice of the attorney-general in

V. And be it enacled, 'That whenever there shall be occasion to expole to public fale the property of any collector, or his fecurities, by virtue of any execution already issued, or to be directed for this purpose, the agent shall cause public notice to be given of such sale, and shall attend the same, and if it shall appear that there is danger of loning any part of the debt due to the state, and not otherwise, shall purchase any property so exposed to sale for the use of the state, in payment, or part payment, as the case may be, of the ar-. rearages due by the collectors whose property may be to purchased; and any property so purchased for the use of the state, the said agent may again expose to public auction on the most-advantageous terms for the use of the state, and if the same be fold on credit, the faid agent shall take bond, with good and sufficient lecurity, to be approved of by the treasurer of the western shore, from the purchasers of such property; and all bonds by him so taken shall be deposited, with an accurate list thereof subscribed by him, into the treafury of the western shore, and shall be a lien upon the real property of such purchasers and their securities from the respective dates, or so much thereof as is mentioned in the schedule thereto annexed.

VI. And be it enasted, That the faid agent shall have power to dispose of all confiscated British property that remains unfold, except the property of Edmund Jenings, of the city of London, and of Thomas Digges, formerly of Maryland, but now residing in Europe, and take bonds to the state, with sufficient security, and give time for payment, not exceeding three years from the first day of December, seventeen hundred and ninety-four, always requiring annual payment of the interest; and equal annual payments of the principal.

it rnacted, That the governor an cil be authorised to require new bond and security. from every purchaser of confiscated er other property sold by this state, who has not heretosore installed for the same; and provided the said purchaser or his securities, or either of them, do not, on or before the first day of May next, of which two months notice at least shall be given in the Annapolis, Easton, Frederick, and one of the Baltimore news papers, come in and instal the fame with the agent of this state, that then in all fuch cafes it shall and may be lawful for the agent, and he is hereby authorised and required, to enter upon and take back the faid property to and for the use of the state, and as early as practicahle thereafter to dispose of the same, on a credit of three years from the first day of December next, always requiring annual payments of the whole interest, and equal annual payments of the principal; which bonds, when taken, shall be a lien on the real estate of the purchaser and his securities; and the faid agent shall lay before the legislature, at their next securities. fellion, a lift of all persons from whom property shall

An ACT to appoint a ragent for the year one thousand be taken back in virtue of this act, the amount of the former tales, and also the amount of sales in pursuance of this act; and the said agent, with the approbation of the governor and council, may make composition of the governor and council, may make composition with the purchasers of said property so taken back, for the value of the annual use of the said land while in the possession of such purchaser or purchasers; and in cases where the said purchaser is of sufficient ability to pay for the use of the land so purchased, and shall neglest to come in and compromise the same, the agent is hereby required to institute suits for the recovery

> VIII. And be it enacted, That the agent shall immediately call on and request the attorney-general to commence, and profecute to final determination as speedily as possible, the state's right to all confiscated, roperty which hath been or may be made known and discovered to the said agent; and the said agent shall report to the next sellion of assembly such suits as are or may be depending to recover the fame, and also such as may then not be commenced, with the reasons assigned by the attorney-general why the same have not been commenced.

> IX. And be it enacled, That if any bond debtor to the state, for confiscated property purchased, or otherwise, shall neglect to make payment, agreeably to the condition of his bond, and fundry resolves of the general assembly, the said agent shall cause process to iffue for the whole principal and interest then due, or shall proceed on any execution already issued and ferved and suspended, as occasion may require, or under the direction, and with the approbation of, the governor and council, he is hereby authorifed to delay any execution as long as they may think expedient and necessary.

> X. And be it enacted, That the faid agent be authorised to superintend the collection of all balances due on bonds taken for taxes due before the first of January, seventeen hundred and eighty-three; and the said agent shall also superintend the collection of all balances due on bonds installed, or otherwise, for the emissions of paper money of seventeen hundred and

> fixty-nine and seventeen hundred and seventy-three.
>
> XI. And be it enasted, That no process shall issue against any of the public debtors, unless by the direction of the faid agent.

> XII. And be it enaded, That the faid agent shall have power to fix such days for the sale of property, taken by fieri facias at the suit of the state, as he mag think proper, always taking care to give at least twenty days public notice thereof; and the faid agent shall also have power to suspend the sales, from time to time, as he may think most to the advantage of the

XIII. And be it enacled, That the faid agent shall pay into the treasury, in specie, the amount of all specie by him received in the discharge of the duties of this act.

XIV. And be it enadled, That in all cases where bonds shall be taken in virtue of this act, the bonds shall be a lien on all the real property of the obligors from the gate thereof, or on so much of the faid real property as the governor and the council shall think sufficient, to be particularly mentioned in a schedule to be annexed to the faid bond, in which case it shall be a lien on the property contained in such schedule, and no more, such bond and schedule to be lodged

with the treasurer of the western shore. XV. And be it enacted, That all bonds taken in virtue of this act shall express the county in which the obligors respectively relide, and the treasurer of the western shore shall, within one month after he receives them respectively, cause them, with the schedule annexed to them, to be recorded in the office of the clerk of the general court of the western shore at the expence of the obligors; and a copy of the faid record, certified under the hand and official feal of the faid clerk, shall be as good evidence in any court of lawor equity in this state as the original bond would be if it was produced; and if any of the obligors in any fuch bonds reside on the eastern shore, the said treafurer shall, within fix months from the time he receives the fame relpectively, transmit to the clerk of the general court of the eastern shore, in the same manner as papers on public fervice are transmitted, a copy of fuch bonds and schedules, certified as aforefaid by the clerk of the general court of the western shore; to be recorded in the office of the clerk of the general court of the eaflern shore, at the expence of the obligors, and in such case a copy of the said re-cord, certified as aforesaid by the said clerk of the general court of the eastern shore, shall be good evidence as aforefaid.

XVI. And be it enacled, That the faid agent shall fender a fair and full account of his feveral proceedings under the authority of this act, to the general affembly at their next feffion, and shall be allowed for his fervices; the following commissions, to wit ! For all payments made to either of the treaturers on bonds for confifcated properly, one per tests for all bonds with fecurity, taken by the faid agent on refales of conficated pro-

perty in virtue of this act, two and one half per cent. for all monies collected on open accounts, not including of this act; and the faid agent, with the approbation monies arifing from fines, forfeitures and amerciaments, ordinary, retailers, marriage, hawkers and pedlars licences, which have become due fince the first day of January, seventeen hundred and ninety-one, six per cent. and for all other monies by him actually received and paid into the treasury, three per cent. and for all other bonds taken in virtue of this act, one per cent.

XVII. And be it enacled, That the faid agent, before he enters upon the execution of the duties of this act, shall give bond to the state, before the governor and the council, in the penalty of twenty thousand pounds current money, with such security as the governor and council shall approve, for the faithful performance of the said duties, which bond shall be lodged with the treafdrer of the western shore, and shail also take an oath before the chancellor, that he will well and faithfully discharge the duties of agent, under the act, entitled, " An act to appoint an agent for the year one thousand seven hundred and ninety-five." to the best of his skill and judgment; the certificate of which oath shall be annexed to, or endorsed on, the said

XVIII. And be it enaded, 'That if the faid agent shall not accept his appointment, or if after acceptance he shall not give bond and take the oath aforesaid before the first day of February next, or shall die, the governor and the council are hereby authorised and requested to appoint a fit and proper person in his place, who shall have and execute all the authorities and powers vetled in the (aid Randoiph Brandt Latimer by this act, fuch ferson first giving security and taking the oath aforelaid.

In COUNCIL, January 5, 1795;

ORDERED, That the act of the last semon of affembly " to appoint an agent for the year 1795," be published eight weeks successively in the Annapolis, Easton, and Frederick stews-papers, and Maryland Journal, and Baltimore Universal Daily Advertiser. and that all purchasers of confiscated or other projectly fold by this state, who have not heretofore initalled their debts, be and they are hereby required to inital the same with the agent of this flate, on or before the first day of May next, in the manner prescribed by the seventh section of the said act.

Extract from the minutes,
JOHN KILTY, Clk.

By the House of Delegates, December 26, 1794.

I. RESOLVED, That the agent of the flate immediately demand a return of the amount of the 2/6 tax for the year seventeen hundred and ninety-one from the continissioners of the tax in those ecunties where the fame hath not been returned, and report to the next session of assembly such as resule to make return.

2. RESOLVED, That the agent be instruced to put in fuit the bonds of the clerks of the respective counties who have heretofore neglected, or who may hereafter neglect, to pay the taxes by them received for crdinary, retailers and marriage licences, on the day ap-pointed for payment of the fame, and in no case to remit the penalty of fifteen per cent, imposed by law, and accruing on such their neglect of payment.

3. RESOLVED, That the agent reduce to bond, as speedily as possible, all balances on open account due to the state in cases where the same is practicable.

4. RESOLVED, That the agent immediately call on the supervisors of the roads of the several counties of this state, who have before the first day of January, 1785, received advances of public money, and omitted to account therefor, to render an immediate account of their receipts and disbursements, with the balance remaining due, and the faid agent is hereby directed to report thereon to the general affembly, at their next

THE several county clerks who have not their annual returns and payments on the first day of November, agreeably to law, are requeiled to attend to the second resolution published above. Suits will certainly be commenced against every delinquent on the 10th day of February next. The late sheriffs of the several counties are also requested to artend to their payments, or suits will be instituted against ihem on the aforesaid day, .The debtors to the state of Mary-land for conficated property purchased, and others who have installed their debts, are also informed that process will iffue against every delinquent on the aforefaid 10th day of February next, without respect to persons. The agent sincerely hopes that more attention will be paid to this than to his former notices, and that it will be received by the parties interested as it is intended; that is, to fave them a confiderable ex-pence, and himfelf the difagreeable necessary of enforcing payment.

RANDOLPH B. LATIMER, Agent of the State of Mary and.

Annapolis, January 6, 1795.