



A MALE CAMEL,

From the Deserts of ARABIA,

MAY be seen at the RED WAREHOUSE, opposite Mr. WEST'S Tavern,
until Thursday next. 1 X 10/7

In CHANCERY, June 19, 1795.

Alexander Hamilton,
vs.
Francis Clement Dyer, Henry Edden Dyer, George Dyer, and Thomas Dyer, son of Edward.

THE complainant applies for a decree, directing the defendants to convey unto him and his heirs 100 acres of land, part of a tract in Prince-George's county, called the EAST, and of EDELEN'S HOG-PEN ENLARGED, which 100 acres Thomas Dyer, their grand father, contracted to convey unto John Wynn, who devised to his two sons, who assigned to Nicholas Blacklock, who assigned to the complainant, he states, Thomas Dyer, one of the defendants, resides out of the state; it is thereupon adjudged and ordered, that the complainant cause a copy of this order to be inserted in the Maryland Gazette at least three weeks successively, before the end of July next, to the intent that the said Thomas Dyer may have notice of the aforesaid application, and may be warned to appear in this court, on or before the first Tuesday in October next, to shew cause (if any there be) wherefore a decree should not pass as prayed.

Tell. SAMUEL HARVEY HOWARD,
Reg. Cur. Can. 2

NOTICE is hereby given,

THAT the subscriber intends to make application to the next county court, to be held for Charles county, for a commission to mark and bound part of a tract or parcel of land called ST. MATTHEWS, situate and lying in the county aforesaid, pursuant to the directions of an act of assembly, entitled, An act for marking and bounding lands.

MAURICE JAMES M'DONOUGH.
Charles county, June 15, 1795. 2

In CHANCERY, May 22, 1795.

Frederick Berger,
vs.
Henry Shaver, and others.

THE object of the bill is to obtain a decree for vesting a complete legal title in the complainant to a tract of land called CURKREE, 75 acres, in Frederick county, which Henry Shaver, deceased, father of Henry Shaver the defendant, heretofore contracted to convey unto the complainant in fee; the complainant states, and so it appears from affidavit, that the said defendant hath removed from and is out of the state; it is thereupon adjudged and ordered, that the complainant cause a copy of this order to be inserted at least six weeks successively in the Maryland Gazette, before the first day of August next, to the intent, that the said Henry Shaver may have notice of his the said Berge's application to this court, and may be warned to appear here on or before the first Tuesday of August next, to shew cause, if any there be, wherefore a decree should not be passed agreeably to the prayer of the said bill.

Tell. SAMUEL HARVEY HOWARD,
Reg. Cur. Can. 3

ALL persons who have any claims against the estate of JOHN HAMMOND, of Anne Arundel county, deceased, are requested to exhibit them for payment by the first of September next, as the subscriber intends to settle up the estate at that period, and those indebted to said estate are requested to make immediate payment, to

WILLIAM HAMMOND, Administrator.
Annapolis, May, 1795.

A LIST of LETTERS remaining in the Post-Office, Upper Marlborough, if not taken up by the first of July, will be sent to the General Post-Office as dead letter, viz.

MESS. BYUS and PRAZIER, merchants. Lower Marlboro' 2 letters; Mrs. Sarah Beall, widow of Benjamin, major William Brogden, Mr. Joshua Groves, merchant. Queen-Anne; Gilbert H. Smith, Calvert county; Saml. Hepburn, Upper Marlboro' Mr. Amos Smith, stage driver, Mrs. Elizabeth Watkins, near Queen-Anne; Miss Williamina Vallette, at major Brogden's, Edward L. Wailes, Tobias Belt, Queen-Anne; James Gray, Hunting-town; Richard A. Contee, P. G. county; James Clark, Prince G. county; John Wems, Esq; of Wems's Porrest, Calvert county; Messrs. Maynard & Whittington, merchants. Lower Marlborough; Mr. Thomas Whittington, Anne Arundel county; Zachariah Owens, Prince G. county; Mr. John Groves, merchant. Pig-Point; Mr. Leffin Belt, capt. John Jona. Spencer, Hall's Creek, Patuxent river; William Gray, Upper Marlborough; capt. David Lynn, Upper Marlborough; Edward Neall, St. Mary's county, Clmt. Bay; the revd. Mafon L. Wims, Maryland; col. Thomas Tillard, Herring Bay; Henry Addison, Prince G. county; Mr. Levin Parker, near Hunting-town; Mr. Thomas Glifson, Upper Marlborough; Jacob Aldridge, near Snowden's Iron Works; capt. Nicholas Young, Prince G. county; the rev. Mr. J. Boarman, New-town, St. Mary's county; Martin Fieldes Taylor, Upper Marlborough; Mr. Thomas Lynes, Calvert county; William Parke, Upper Marlborough; Mr. James Willson, Calvert county; Alexander Scot, Esq; attorney at law, Port-Tobacco; Ellis Chandle & Brothers, merchants. Nottingham; Mr. William Moore, Maryland, Prince G. county; Platt Whitaker, Deer Creek, Harford county, Maryland; John C. Jones, Esq; collr. at Cedar Point, Patuxent river. 2

By virtue of a decree in Chancery, and by authority of the same, will be SOLD, on Saturday the 4th day of July, 12 o'clock at noon, on the premises,

THAT HOUSE and GARDEN on the Church circle, known by and being part of Lot No. 50, the property of ELIE VALLETTE, and now occupied by Mr. JOHN GASSAWAY. Half of the purchase money, with interest, will be required of the purchaser within one year, and the residue, with interest, at the end of two years. Bond with approved security will be required.

RICHARD OWEN, Trustee.

Annapolis, June 15, 1795. 3 X

THE members of the Society of the CINCINNATI are earnestly requested to meet at Mr. WHARFE'S Tavern, in the city of Annapolis, on Saturday the fourth day of July next, as business of importance to the society requires their attendance.

By order, ROBERT DENNY, Secretary.

Annapolis, June 4, 1795.

ALL persons indebted to the estate of Mr. VACHEL DORSEY, of JOHN, late of Anne Arundel county, deceased, are requested to make payment, and those who have claims are desired to bring them in, legally attested, that they may settle, by

LUKE POOL, Administrator.
ANNE DORSEY, Administratrix.
June 17, 1795. 3

WHEREAS the PARTNERSHIP of ROBERT and LEWIS DUVAL was dissolved on the thirty-first day of January last, all persons indebted to the concern are respectfully requested to call upon the subscriber (who has ~~been appointed~~ to settle with them) and pay up their respective balances; necessity requires that the business of the concern should be immediately finally closed, it is therefore earnestly requested that strict regard may be paid to this notice, otherwise absolute necessity will compel me to have process issued against every one who does not regard it.

ROBERT DUVAL.

June 10, 1795. 3 X

TWO DOLLARS REWARD.

SUPPOSED to be lost, about the 13th May last, in Annapolis, or between said city and my house, a black leather POCKET BOOK, containing a number of papers, amongst which an inventory of the estate of ELIZABETH BASIL, deceased, with several receipts, accounts, &c. respecting said estate, and other papers that are of no use to any one but the owner. Any person delivering said pocket book, and the contents, to the printers hereof, or the subscriber, shall receive the above reward.

CHARLES STEWART, of CHARLES.

TWENTY DOLLARS REWARD.

RAN AWAY from the subscriber, living in Anne Arundel county, near the Head of Severn, on Tuesday the 2d of June, a negro man named TOBY, of a black complexion, thirty years of age, about 5 feet 8 or 9 inches high, he is a stout bony fellow, has lost one of his eyes, and it is very much blood spotted; he is knockkneed, and has a large flat foot; this fellow has lately had the small-pox by inoculation, and is much scarified about the feet and hands with it; had on when he went away a tolerable good farnothing coat, only ripped in the sleeves, coarse ofsnabrig shirt, an indifferent pair kersey breeches, he has money with him, and it is likely will soon alter his dress. Whoever apprehends the said fellow, and secures him, so that I get him again, shall receive a reward of TEN DOLLARS, and if the distance exceeds thirty miles, the above reward, and all reasonable expences, if brought home,

BENJAMIN BROWN.

N. B. All masters of vessels are forewarned taking off the above negro at their peril.

RAN AWAY from the subscriber, living in Annapolis, on the 24th of May, a negro man named WILLIS BOWZER, about thirty-four years of age, a full faced well looking fellow, who had the small-pox in March last, and is much marked with it, he is very remarkable about the ankles and feet, his ankles look as if they had been hurt, they turn in and lock swelled with knots on them, his feet are flat, or rather a round instead of a hollow; he is about five feet ten or eleven inches high, has a flat nose, and is a smooth spoken fellow; he appears to be religious, and I suppose will endeavour to pass for a free man, as he has money and a variety of cloaths. Whoever takes up and secures the said fellow, so that I get him again, shall receive a REWARD of FORTY DOLLARS.

JOHN STEUART.

N. B. All masters of vessels, and others, are forbid carrying away, or in anywise harbouring, entertaining or employing the said negro at their peril.

BY an act of the legislature of Maryland, entitled, An act for erecting a bridge over Patowmack river, the subscribers are authorized and appointed to open books for receiving and entering subscriptions for the said undertaking, notice is hereby given, that BOOKS will be OPENED, at the house of Mrs. SUTER, in George-town, on the first Monday in July next, to receive subscriptions to the number of four hundred SHARES, at two hundred dollars each share. Previous to any call for money there will be at least six weeks notice in all the news-papers of this state, and in the Alexandria and Philadelphia papers.

Fifth enacting clause of the law.

And be it enacted, That for and in consideration of their great risk, and the expences to be incurred by the said proprietors, not only for the building the said bridge, but for keeping the same in continual repair, the said bridge, and all its profits, shall be and the same is hereby vested in the said proprietors, their heirs and assigns, for ever, as tenants in common, in proportion to their respective shares; and it shall and may be lawful for the said directors, at all times hereafter, for the term of fifty years; to demand and to receive such reasonable tax or toll as they may from time to time agree on and require; provided they shall not at any time demand more than two thirds of the present rates of terrages to and from George-town; which rates or toll shall at all times be made public, and shall not be altered or changed oftener than once in each year; and at the expiration of the said term of fifty years, the said directors shall receive such toll as shall be regulated by the legislature of this state, or of the United States should the said bridge be erected within the jurisdiction of the United States.

WILLIAM DEAKINS, jun.
JAMES M. LINGAN,
URIAH FORREST.

George-town, 8th May, 1795.
Timothy Palmer, an artist eminently distinguished by the bridges he has lately built over the rivers Merrimack, in the state of Massachusetts, and Piscataqua, in New-Hampshire, has undertaken the erection of the bridge, and engages its completion before the end of the next year.