Catharine Boyer. 2 10 Catharine Boyer. 315 2 10 Catharine Boyer. 2 10 Lawrence Brengle. 2491 11 Lawrence Brengle. 2403 Lawrence Brengle. 2403 11 Lawrence Brengle. 112 2404 Valentine Brothers. 913 Michael Boyer. 257 436 8 84 Michael B yer. Peter Cassanave. 2473 Peter Caffanave. 14 2474 Peter Caffangve. 2475 1 1 Peter Caffanave. 2475 11 Jacob Ciabaugh. 301 2 3163 Samuel Davis, 114 Adam Fadly. 2180 11 Adam Fadly. 2182 Charles Gliffen. 206 11 Levy Hughes. 3194 1 1 id. 3195 11 3195 11 3197 115 Randolph B. Latimer. 3895 2 id. 3897 2 2 id. 3898 id. 2 3899 id. 3900 id. 3901 id. 3902 Peter Mantz. id. 2710 13 id. 2719 id. 2720 1 3 James R. Morris. 1142 117 id 11 11 William Melay. 1295 11: id. 3115 458 1621 II John Neill. 8 8 id. 8 id. 1182 8 1920 id. 83 id. 95 William H. Parke. 112 131 William H. Parke. 1792 George Rofoe. 334 81 James Reede. 311 Samuel Smith. 2700 2703 id. id. 2704 II id. 2698 id. II 4131 id. 4133 11 4135 11 id. 4137 id. 3214 3215 id. 11 3216 11 id. id. 3217 1578 11 id. 112 1579 id. 112 1632 111 2760 id. 2761 id. 11 2762 11 id. 2763 11 id. John Suter. 2 10 4113 11 Joseph Swann. 3267 3268 11 3269 3270 283 Philip L. Webster. 1435 3808 id. Joseph Die. 1 5 id. 3809 I John Gephart. 1339 Samuel M'Deigle. 3756 Philip B. Key. 3623 81 Patrick Doran. 2 John Templeman. .2 id. 2 2 . 2 313

Notice is hereby given, that uness the county charges due on the lands as aforesaid Ishall be paid to Roger Perry, Esquire, collector of Allegany county, on or before the first day of July next, the lands so charged as aforesaid, or such part thereof as may be necessary to raise the sum due thereon, shall be fold to the highest bidder for the payment

of the same.

JOHN H. BAYARD,
THOMAS CRESAP,
HANSON BRISCOE.

Allegany cty. Cumberland, Dec. 9, 1797

By the SENATE, January 17, 1798. On motion, ORDERED, That the act, entitled, An act for the direction of fheriffs and coroners in the react for the direction of theriffs and coroners in the return of jurors, and for the better regulation of juries, passed at this session, be published as soon as may be for sour weeks successively in the Maryland, Gazette, Easton, George-town, and two Baltimore papers, for the information of the sheriffs and coroners.

By order, A. VAN-HORN, Clk.

An ACT for the direction of sheriffs and coroners in the return of jurier, and for the better regulation of juries.

WHEREAS the integrity, experience and intelligence of jurors, is indispensably necessary for the due administration of justices. And whereas the sheriffs frequently teturn jurors very inadequate to the discharge of the important duties alligened to them;

II. Be it inaded by the General Membly of Maryland, That all sheriffs and coroniers within this state already

delay part Co

AND THE REPORT OF THE PROPERTY OF THE PARTY OF THE PARTY

commissioned, shall, on or before the first Monday in March next, take the following oath, or affirmation, (as the case may be;) before some judge or justice of the court of the court for which they may have been respectively commissioned, to with they may have been respectively commissioned, to with they may have been respectively commissioned, to with the courts of this winds for the central of this court of the court of the court of this which shall come to my hands for the return of superiors, and the come to my hands for the return of superiors, and the return as jurors, sober and judicious persons, of good reputation, and qualified by the laws of this state to serve as jurors, and to prevent any man being summoned or returned by me, or by any officer under me, who in my judgment will be influenced in determining any of the matters which shall come before him as a juror by hatred, malice or ill will, sear, sayour or affection, or by any partiality whatever; and that I will not sigmmon or resturn as a juror any person, who, in my opinion, or to my knowledge, may be folicitous to be returned upon the pannel of jurors;" and that they respectively return a certificate of tuch oath or affirmation to the clerk of the court of the county for which such person is commissioned as sherist, or coroner, within twenty days thereafter, there to be recorded by said clerk, whose duty it is hereby declared to be to record the same amongst the proceedings of the overeing county court; and that in case any sherist or coroner shall neglect to take such oath or affirmation, or return a certificate thereof as aforefaid, the person she to record the same amongst the proceedings of the overeing county for which such person is commissioned, and applied to the use of said county.

III. And be it enacted, That every sherist and coroner hereafter commissioned within this state shall, before he be allowed to proceed on the execution of his office, besides the usual oaths or affirmations as required by the constitution and laws of this commissioned, shall, on or before the first Monday in

coroners of this state shall not, after the end of this gecoroners of this state shall not, after the end of this general affembly, summon as a juror in any case, or seturn upon a pannel as a juror, any person who may may not have arrived to the agenor twenty-sive years, and who doth not possess the other qu lifecations required by the constitution and laws of this state.

VI. And be it enacted, That after the end of this section of affembly no justice of the peace shall be exampt the proposition of the peace shall be exampted.

or privileged from being fummoned and raturned upon the pannel of jurors to the county court, or general court of this state, any former law to the contrary notwithstanding.

VII. And be it enacted, That after the passage of this act the sheriffs of the several counties of this state shall not permit their deputies, or any of them, to summon any juror or jurors whom they have not directed thein to fummon.

VIII. And be it enacted, That the sheriffs of the se-veral counties of this state shall return to their respecveral counties of this state shall return to their respective county courts a pannel of forty-eight jurors, qualified as aforesaid, out of which the said respective courts shall direct the clerk to draw, by ballot, twenty-three persons, who shall be empannelled and sworn to serve as grand jurors during the term to which they shall be summoned; and the persons remaining upon the said original pannel shall attend the court, and serve as petit jurors.

IX. And be it enacted. That in all civil safes called

the said original pannel shall attend the court, and serve as petit jurors.

IX. And be it enacted, That in all civil cases called for trial in the general and county courts, in which a jury shall be necessary according to the laws and constitution of this state, twenty persons from the pannel of petit jurors shall be drawn, by ballot, by the clerks, under the direction of the said respective courts, and the names of the twenty persons shall be written upon two lists, and one of the laid lists shall be written upon two lists, and one of the laid lists shall be forthwith delivered to the respective parties, or their counsel in the cause, and it shall and may be Iswful for each of the said parties, or their counsel, so strike out four persons from the said lists, and the remaining twelve persons shall thereupon be immediately empannelled, and sworn as the petit jury in such cause; and if the said parties, or their counsel, for either of them, shall neglect or refuse to strike out from the said lists the number of persons hereby directed, it shall and may be lawful for the respective courts aforesaid to direct their clerks to strike out from the list of the party or parties so neglecting or resusing the number of persons herein before mentioned, and the remaining twelve persons shall be empannelled, and sworn as aforesaid; provided nevertheless, that nothing herein contained shall be deemed, or construed to take away the right of any person or persons to challenge the array or polls of any pannel seturned, in the manner always allowed by the fon or persons to challenge the array or polls of any pannel returned, in the manner always allowed by the laws of this state, or in any manner to affect or change any of the provisions contained in the act, entitled, A supplement to an act concerning petitions for freedom, passed at November sellion, one thousand seven hundred and ninety-three.

HE subscriber has eloped from him many NE-GRO MEN whom he has reason to think are employed by white people to work for them. I do hereby forewarn all persons from dealing with or employing my said negroes in any manner whatever, as I shall in that case prosecute every offender to the utmost rigour of the law.

BENNETT DARNALL. January 26, 1798.

LL persons indebted to the estate of JOHN ALLEN THOMAS, late of St. Mary's counties decreased, are desired to make immediate payment, and those having claims against sid estate are requested to bring them in, legally authenticated, to Mr. John Walsh, at Leonard town, or to the subscriber, at Annapolis.

AMES THOMAS, Executor,

April 6, 1797.

LAST of LETTERS remaining in the Post-Office Port-Tobacco, which, if not taken up before the first day of April next, will be returned to the Ganeral Post-Office as dead letters:

OHN Brent; Charles county, 1, William C. Brent, ditto, 1,
Richard Wheeler, Cedar Point Neck, 1,
Grace Stone, Port-Tobacco, 1, Alexander Scott, ditto, 1; Benjamin Marshall, jun. Newport, 2, Henry Gardner, near Benedict, 1, Joseph Wilkison, Calvert county, Maryland, 1, Heber Chase, M. D. Charles county, ditto, 1, Martha Dent, Charles county; ditto, 1; Eleanor Boarman, ditto, ditto, 1, William Shorvan, near Port Tobacco, ditto, 1, William B. Smoot, ditto, ditto, 1, Hezekiah Robey, near Piscataway, ditto, 1, Sarah Pye, Charles county, ditto, 1, Richd. Mason, jun. ditto, ditto, Rev. Hatch Dent, near Cool Springs, 1, Edwd Edelen, Newport, Charles county, 1, Thomas Arven, near Pilcataway, 1, Mr. Dejean, Pomonkey creek, near Port-Tobacco, 1, John Chilton, Maryland, Point ferry, 1, William M. Wilkinson, Charles county, 1, William M'Conchie, fen. 1, Walter Winter, near Allen's Fresh, 1, Eleanori Himilton, Nanjemoy, Charles county, 2, an es Garner, Charles county, 1, Charles Manken, dicto, 1, Bardet Allicon, Neaport, 1, Sheriff of Charles county, 1, Jane Lindsay, Part-Tobacco, Maryland, 1, ean Winter, near Newport, 1, Ziehariah Moreland, near Pifeataway, 1, William Lattimer, Charles county, 1, Matthew More, near Pifrataway, 1, Samuel Amery, Newport, 2, John Barnes, Efg. clerk Charles county, 1, Capt. Samuel Mitchell, near Port-Tobacco, 1, Raphae, Burman, near Newport, 1, Col. John Addition, Nunjemby, 1, John C Dyklon, 1, Thomas Marthal', 1, Jeremiah Mud, 1, Port-Tebacco, January 1, 1793.

To be SOLD, at PUBLIC SALE, on the first Men day in March next, on the premises, if fair, if not

the first larr day entuing,

HAT valuable and well known plantation
whereon losern Galloway now dwells,
figurated on West river, in Anne-Arundel county, containing about 980 acres of very valuable land, the fittation high and heathy, companding an extensive and beautifu viewef the Chelap-ake Ban, West mer and Harring B v, in a fine inviting country, and envenient to fine others, fill, and will fowl in the proper feal us great part of the land is of the fine quality, and says level, with anundance of meadow ground, and a tumingues of wood land with care and attention to supply the uses of a sarm. The title secure, and conveyance will be executed to the purchafer on payment of the purchate money, and it will be fold on a credit of one, two, and three years; and at the same time and place will be sold 48 valuable slaves, confitting of men, women, and children, 50 head of cattle, and it horses and mules. Purchaters to any amount not exceeding f. 20 to pay cash, above that fum to give bond, with approved fecurity, payable is 12 months. All persons having claims against Joseph Galloway are requested to produce them to the subfcribers, on or before the day of fale, properly authenticated.

JOHN GALLOWAY, Trustees for fale DAVID LYNN, of faid estate. January 10, 1798.

To be SOLD, at PUBLIC VENDUE, at my dwelling plantation, about two miles from Mrs. Raw-lings's tavern, and the fame diffance from Mount Pleasant ferry, on Thursday the 15th of February. if fair, or on the first fair day after, on twelve months credit, the purchasers entering into bond, with approved fecurity, before delivery,

PARCEL of likely country born young NE-GROES, confifting of men, women, boys and girls, among them a very valuable rough carpenter, and good miller, also some valuable house women, who understand all manner of house work, with plantation utenfils, stock of horses, cartie, some good work oxen, and sheep, with some household and kitchen furniture. Further particulars will be made known on the day of fale.

THOMAS P. S. I will fell my plantation whereon I now live, containing about 400 acres, on it are at least 6000 fruit trees, which will yield ten thousand gallons of choice cider annually.

Mount Airy, January 8, 1798.

ALL persons indebted for the MARYLAND GAZETTE, ADVERTISEMENTS, &c. are once more earnestly requested to pay off their respective balances. Those whose accounts are more than twelve months standing, it is hoped, will properticular attention to this request, as no apology will be necessary for compulsory measures should they refule or neglect to comply with it. FREDERICK GREEN.

ANNAPOLIS: Printed by FREDERICK and SAMUEL GREEN.