

In COUNCIL, Annapolis, March 6, 1799.
ORDERED, That the act to alter, abolish and repeal certain parts of the constitution and form of government of this state as are therein mentioned, and the act to alter, abolish and repeal, such parts of the constitution and form of government of this state as are therein mentioned, be published once in each week, for the term of three months, in the Maryland Gazette, at Annapolis, the Federal Gazette, at Baltimore, the Rights of Man, at Frederick town, and the Herald, at Easton, and in Green's and English's paper, at George-town

By order,
NINIAN PINKNEY, Clerk
of the Council of Maryland.

An ACT to alter, abolish and repeal, certain parts of the constitution and form of government of this state as are therein mentioned.

WHEREAS the holding elections at any one place in each county of this state is attended with great inconvenience to all citizens remote from said place, and operates to deprive many persons entitled to suffrage from the exercise of that right; and as it is desirable that the full, free and fair voice of the people should be expressed in their choice of the functionaries of government,

II. *Be it enacted, by the General Assembly of Maryland,* That the several counties of this state, for the purpose of holding all future elections for delegates, electors of the senate, and sheriffs of the several counties, shall be divided into separate districts in the manner herein after directed, viz. Saint-Mary's county shall be divided and laid off into three separate districts, Kent county shall be divided and laid off into three separate districts, Calvert county shall be divided and laid off into three separate districts, Charles county shall be divided and laid off into four separate districts, Talbot county shall be divided and laid off into four separate districts, Somerset county shall be divided and laid off into three separate districts, Dorchester county shall be divided and laid off into three separate districts, Cecil county shall be divided and laid off into four separate districts, Prince-George's county shall be divided and laid off into five separate districts, Queen-Anne's county shall be divided and laid off into three separate districts, Worcester county shall be divided and laid off into five separate districts, Frederick county shall be divided and laid off into seven separate districts, Harford county shall be divided and laid off into five separate districts, Caroline county shall be divided and laid off into three separate districts, Washington county shall be divided and laid off into five separate districts, Montgomery county shall be divided and laid off into five separate districts, Allegany county shall be divided and laid off into six separate districts.

III. *And be it enacted,* That Anne-Arundel county, including the city of Annapolis, shall be divided and laid off into five separate districts.

IV. *And be it enacted,* That Baltimore county, out of the limits of the city of Baltimore, shall be divided and laid off into seven districts, and that the city of Baltimore shall be laid off into eight districts.

V. *And be it enacted,* That all and every part of the constitution and form of government relating to the judges, time, place and manner, of holding elections in the city of Baltimore, and all and every part of the second, third, fifth, fourteenth and forty-second sections of the constitution and form of government of this state, which relate to the judges, place, time and manner of holding the several elections for delegates, electors of the senate, and sheriffs of the several counties, be and the same are hereby abrogated, repealed and annulled, and the same shall hereafter be regulated by law.

VI. *And be it enacted,* That if this act shall be confirmed by the general assembly, after the next election of delegates, in the first session after such new election, as the constitution and form of government directs, that in such case this act, and the alteration of the said constitution contained therein, shall be considered as a part, and shall constitute and be valid as a part, of the said constitution and form of government, to all intents and purposes, any thing therein contained to the contrary notwithstanding.

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WHEREAS the holding elections at any one place in each county of this state is attended with great inconvenience to all citizens remote from said place, and operates to deprive many persons entitled to suffrage from the exercise of that right; and as it is desirable that the full, free and fair voice of the people should be expressed in their choice of the functionaries of government,

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VI. *And be it enacted,* That no person possessing the qualification of property required by the constitution shall be entitled to vote at any election to be held for sheriffs, delegates to the general assembly, or electors of the senate, unless there be some written evidence that he is worth thirty pounds, or a freehold of fifty acres of land, at the time he offers to vote, this written evidence to be an assessment of property to that amount, which assessment may be made at any time before such person offers to vote, upon his producing satisfactory testimony of his possessing such property; the manner of making out such assessment, and the person or persons to judge of the qualification as to property, to be hereafter regulated by law.

VII. *And be it enacted,* That all parts of the constitution and form of government not herein before enumerated, which are repugnant to, and inconsistent with, the provisions of this act, be and the same are hereby repealed, annulled and avoided.

VIII. *And be it enacted,* That if this act shall be confirmed by the general assembly, after the next election of delegates, in the first session after such new election, as the constitution and form of government directs, that in such case this act, and the alteration of the said constitution contained therein, shall be considered as a part, and shall constitute and be valid as a part, of the said constitution and form of government, to all intents and purposes, any thing therein contained to the contrary notwithstanding.

Five Pounds Reward

FOR apprehending and bringing home negro TOM, who has assumed the name of TOM TILLARD, he is about five feet one or two inches high, wrinkled in the forehead, very dark complexion, wears his hair or wool in whiffers, flammers very much, and is remarkably bow-legged; he went off some time in May last, under pretence of going to see his wife, who belongs to Mr. Thomas R. Hodges, in Prince-George's county, near Upper-Marlborough, and may probably be lurking about that gentleman's plantation; he has a number of acquaintances in that neighbourhood, and there is reason to suspect he may be concealed in some of the quarters of R. Sprigg, Esquire. I will give three pounds for lodging him in goal, so that I get him again, or the above reward, including what the law allows, for bringing him home to

JOHNSON M. O'REILLY,
near Annapolis.

I will handsomely reward any person who will convict any one of harbouring or employing said fellow, as it is my determination to put the law rigorously into execution against such offender.

To be SOLD for CASH, or on long credit,

A FAMILY of SLAVES, consisting of a man, his wife, and their eight children, four boys and four girls, the eldest seventeen years of age, the youngest twelve months; the man is honest and sober, a good gardener, a trully market man, and handy at all work; the woman is an excellent plain cook, honest and sober; the expense of so large a family in town, and the reluctance of the parents to have their children sold, or even separated from them, is the only reason of their being offered for sale. To a good master in the country who would keep the family together, and manumit the female children at twenty-eight years of age, they will be disposed of on easy terms.
PHILIP B. KEY.
Annapolis, October 6, 1798.

LAND for SALE.

I WILL SELL, by PRIVATE CONTRACT, the HALF of a TRACT of LAND, lying in Residence county, adjoining the lands of Mr. NATHAN HARRIS, the whole tract containing *eleven hundred sixty-one and a half acres.*
WILLIAM WALKER,
Annapolis, December 26, 1798.

NOTICE.

THE subscriber being authorized to collect and settle the concerns of the late JAMES RUSSELL, Esq; merchant of London, requests all those indebted either on judgment, bond, note, or account, to settle the same without delay, or immediate exertions will be made to enforce payment.

EDWARD HALL.

West River, April 4, 1799.

Attention!

HAVING undertaken the collection of the county assessment for the year 1798, notice is hereby given, that, for the convenience of the people, I have fixed upon the following places and times of meeting, when and where I request they will be pleased to meet me, prepared to pay their respective accounts, viz.
At Tracy's Landing on Friday, May 17th.
At Pig Point on Tuesday 21st.
At Mrs. Rawlings's tavern on Friday 24th.
At Mr. John Dent's tavern on Monday 27th.
At Mr. Joseph Holland's tavern on Friday 30th.
At Mr. Basil Green's store on Monday, June 3d.
At Mr. Smith's, Poplar Spring, on Thursday 6th.
At Mr. Peter Littig's tavern, new road, on Monday 10th.
At Mr. John Talbot's tavern on Thursday 13th.
At Mr. W. Spurrier's tavern on Monday 17th.
At Mr. L. Shipley's, Elk-Ridge Landing, on Thursday 20th.
At Mr. Steeples's tavern, lower ferry, on Monday 24th.
And at Hope Mills, on Magothy, on Thursday 27th.
I hope it will not be thought a hardship by any one to ride a few miles, but that every man in the county will either attend and pay his tax, or send the money by a neighbour; those failing to do so, must be waited on before I leave the neighbourhood, and I positively declare, my first visit, after having delivered the accounts, shall be the last.

As I intend to make the whole collection of the county myself, it will not be in my power to make repeated calls upon individuals, therefore indulgence is totally out of the question. I shall not spare the most opulent, and those having but little to pay need not expect favour on that head, for the aggregate of small sums make the principal part of the levy. Every man knows the taxes must be paid, and if discharged promptly, it will be as well a benefit to the individuals as to the public: at any rate, both my interest and duty require that I should complete the collection within the time prescribed by law. I have therefore thought proper to give this notice, that the people generally should be early apprised of my determination to act uniformly by this plain rule, where the assessment is not paid, to execute immediately, without any exception whatever.

W. ALEXANDER, Col. A. A. county.

As my business will necessarily often occasion my absence from town, and knowing that many persons may wish to pay their accounts in Annapolis, I therefore request them to call upon James Mackubin, Esq; who will be so obliging to receive money for me in my absence, and give receipts for the same.

W. A.

HIGH FLYER,

Will stand to cover mares this season at South River ferry, four miles from Annapolis, from the 15th of April to the 15th of July, at twenty dollars each, if credit is required, or fifteen dollars each, and one dollar to the groom, if the money is sent with the mares, or paid by the end of the season.

HIGH FLYER is sixteen hands high, a blood bay, with a star and one white foot, and is the largest full bred horse ever imported into this country. The owners of this horse's colts have been offered from 600 to 1000 dollars for them, both in Pennsylvania and Maryland. High Flyer was bred by Richard Tatterfall, got by his High Flyer, which won upwards of 7000 guineas, and was never beat. Thistle, the dam of High Flyer, was got by Syphon, she was dam of Mr. Hutchison's Thistle, which was a good runner, his grand-dam by Cade, she was the dam of Mr. Shastoe's Hunter Omnium, Herald, and Miss Barfoot, his great-grand-dam by Farmer, she was the dam of Toy, Madam, the dam of Twig, Drowley, Torismond, Alcides, the dam of young Cade, the dam of Omnium Filly, by Cade; the dam of Prioten and Villager; all capital runners, his great-great-grand-dam by Matchless, great-great-great-grand-dam by Brimmer, his great-great-great-grand-dam by Places White Turk, and out of a Layton Barb mare.

JOHN CRAGGS

N. B. Grass will be provided for mares for 3/9 per week, and every attention paid them, but will not be answerable for accidents or escapes.
March 10, 1799.

ALL persons having any just claims against the estate of JOHN BULLEN, Esq; late of the city of Annapolis, deceased, are desired to produce them, legally authenticated, to the subscriber, and all persons indebted to the said estate are requested to make immediate payment, to
THOMAS JENINGS, Administrator
with the will annexed.

ANNAPOLIS;

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