

District of Maryland, to wit:

BE it remembered, That on the tenth day of April, in the twenty-fifth year of the independence of the United States of America, Thomas Harris, junior, of the said district, hath deposited in this office the title of a book, the right whereof he claims as author, in the words and figures following, to wit:

MODERN ENTRIES,

ADAPTED TO THE AMERICAN COURTS OF JUSTICE, BEING A COMPLETE SYSTEM OF APPROVED PRECEDENTS, CONSISTING OF CONVEYANCING, DECLARATIONS, ENTRIES, PLEAS, REPLICATIONS, &c. and WRITS.

WITH AN INDEX

TO THE PRINCIPAL WORK, AND OF REFERENCE TO MOST OF THE ANCIENT AND MODERN ENTRIES.

BY THOMAS HARRIS, JUNIOR,

OF THE GENERAL COURT OFFICE, MARYLAND.

In conformity to the act of the congress of the United States, entitled, "An act for the encouragement of learning, by securing the copies of maps, charts and books, to the authors and proprietors of such copies, during the times therein mentioned.

In witness whereof, I have hereto set my hand, and affixed the seal of my office, this tenth day of April, in the year eighteen hundred and one.

PHILIP MOORE, Clerk District Court, Maryland.

CITY TAVERN,

Sign of the Indian King and Queen, ANNAPOLIS.

WILLIAM CATON

RETURNS his sincere thanks to his friends and the public for the encouragement he has received since his commencing his present business, and assures them that nothing shall be wanting on his part to give general satisfaction to all who may please to honour him with their custom.

He has rented that large, airy, and commodious house lately occupied by Mrs. Mann, where ladies and gentlemen can be accommodated with board and lodging, distinct from his tavern, in a handsome style, at a reduced price, by the day, month, or year.

Having provided himself with the best hay and oats, he will take horses to stand at livery, on the lowest terms. He has also laid in a large quantity of ice for the summer season.

LLOYD M. LOWE,

BEGS leave to inform the public in general, and his friends in particular, that he has removed to the house in Corn-Hill-street, formerly the property of Beriah Maybury, where he will take boarders by the day, week, month or year, and endeavour to give satisfaction.

He has also opened a grocery store, where he keeps a general assortment of groceries of the best kind, which he will sell for cash on the most reasonable terms.

Annapolis, April 16, 1801.

MAIL STAGE.

THE subscriber begs leave to inform the public, that he has commenced running a stage between Centre-Ville, in Queen-Anne's county, on the eastern shore of Maryland, to the city of Washington, by the way of Queen's-town, Shirk-town, and Broad Creek, Kent-Island, to Annapolis, twice a week, to wit: Leave Centre-Ville every Monday and Thursday morning about five o'clock, and arrive early said day in Annapolis; leave Annapolis every Tuesday and Friday morning about six o'clock, and arrive at Centre-Ville said day in the afternoon. Line of stages to Washington City from Annapolis takes passengers from my stage on Tuesday, and any passengers that may leave the city of Washington on Thursday will get a ready passage in my stage on Friday morning. The fare for each passenger from Centre-Ville to Annapolis, or from Annapolis to Centre-Ville, is two dollars and twenty-five cents, way passengers six cents per mile. The subscriber hopes to meet with encouragement from a generous public, as he has provided himself with a good stage and horses, together with a sober and careful driver. The subscriber has a stage to leave Easton, by the way of Centre-Ville, twice a week to Chester-town, there connects with a line to Philadelphia three times a week, so that travellers will not be detained from going to any part, as the subscriber has at all times private single and double carriages to hire to any part of the line. Four packets running to Baltimore every week, so that a passage is always sure.

RICHARD NEWMAN.

Centre-Ville, April 1, 1801.

CAUTION.

HEREBY forewarn all persons from employing, or in any manner dealing with, my negro man WILLS, being determined to prosecute every person who shall do so from this date.

JOHN WELLS.

Annapolis, April 9, 1801.

This is to give notice,

THAT the subscriber hath obtained from the orphans court of Prince-George's county, in Maryland, letters of administration on the personal estate of JUDSON M. CLAGETT, late of Prince-George's county, deceased, all persons having claims against the said deceased are hereby warned to exhibit the same, with the vouchers thereof, to the subscriber, on or before the first day of October next, they will otherwise by law be excluded from all benefit of the said estate. Given under my hand and seal, this 30th day of March, eighteen hundred and one. NATHANIEL CLAGETT, Administrator of JUDSON M. CLAGETT.

NOTICE.

THE trustees of the Poor of Anne-Arundel county will meet, agreeably to law, at the gaol, in the city of Annapolis, on the first Monday in May next, to appoint a fit and proper person as overseer of the poor. Applications may be lodged with either of the trustees previous to that day. Annapolis, April 6, 1801.

Warning to Trespassers.

NOTICE, I have purchased STRAWBERRY-HILL, near Annapolis, and hereby forewarn all persons from hunting with either dog or gun, or cutting, or in any manner trespassing thereon, as I am determined to put the law in force against all offenders. WILLIAM CATON. Annapolis, April 6, 1801.

THIS is to give notice, that the subscriber, of Anne-Arundel county, in the State of Maryland, hath obtained from the orphans court of Anne-Arundel county, in Maryland, letters testamentary on the personal estate of JAMES GAITHER, late of Anne-Arundel county, deceased. All persons having claims against the deceased are hereby warned to exhibit the same, with the vouchers thereof, to the subscriber at or before the ninth day of September next, they may otherwise by law be excluded from all benefit of the said estate. Given under my hand this first day of April, 1801.

PATIENCE GAITHER, Executrix of James.

COMMITTED to my custody as a runaway, on the 2d instant, a negro man who calls himself JOHN CARTER, and says he is free, but has no pass, he appears to be about thirty years of age, five feet four or five inches high, dark complexion, slender made, quick spoken, and stammers a little; his dress negro cotton jacket and overalls, coarse shoes and stockings, felt hat, and osnabrig shirt. His master, if any, is desired to take him away, otherwise he will be sold according to law, for his prison fees, &c. THOMAS PRICE, Sheriff of Charles county.

March 14, 1801.

In CHANCERY March 31, 1801.

ORDERED, That the sale made by RICHARD HALL HARWOOD, trustee for the sale of the real estate of SAMUEL SHEKELLS, late of Anne-Arundel county, deceased, shall be ratified and confirmed, unless cause to the contrary be shewn on or before the fifth day of May next, provided a copy of this order be inserted in the Maryland Gazette before the tenth day of April next, and continued the two following weeks. The said sale was of part of a tract of land in Anne-Arundel county, called SHEKELL'S CHANCE, supposed to contain 164 1/2 acres, to John Waring, for the sum of £.398 12 2 1/2, current money.

Test. SAMUEL H. HOWARD, Reg. Cur. Can.

JOHN THOMPSON, Tailor,

RESPECTFULLY informs his friends and the public, that he has commenced business in this city, in the house occupied by Mr. WILLIAM BREWER, those who may please to favour him with their custom, may rest assured of having it executed in the most neat and fashionable manner. Annapolis, March 25, 1801.

In COUNCIL, December 29, 1800.

ORDERED, That the act, entitled, An act prescribing the form of the bond to be hereafter given by the clerks of the several counties of this state, and An act to appoint an agent for the year one thousand eight hundred and one, be published once in each week, for the term of eight weeks, in the Maryland Gazette at Annapolis, the Federal Gazette at Baltimore, the Washington Federalist, and in Mr. Cowan's paper at Easton.

By order, NINIAN PINKNEY, Clk.

An ACT prescribing the form of the bond to be hereafter given by the clerks of the several counties of this state.

WHEREAS large sums of money are paid into the hands of the clerks of the several counties annually, under the provisions of existing laws, and the bond heretofore prescribed to be given by said clerks does not secure the payment of the same to the treasurer of the several shores of this state; therefore, II. Be it enacted, by the General Assembly of Maryland, That hereafter the form of the bond to be executed by the clerks of the several counties of this state shall be in manner and form following, to wit: "Know all men by these presents, that we, A. B. C. D. and G. H. of — county, are held and firmly bound unto the state of Maryland in the full and just sum of

five thousand pounds current money, to be paid to the said state of Maryland; to the which payment well and truly to be made and done, we bind ourselves, our and each of our heirs, executors and administrators, jointly and severally, firmly by these presents. Sealed with our seals. Dated this — day of —, in the year —. The condition of the above obligation is such, that if the above bound A. B. whilst he shall continue in the office of clerk of — county, shall at his own proper cost and charges, find a supply of good and sufficient record books, necessary for the entering up of all matters and things relating to such office, or shall and will make, or cause to be made and entered, true, legal and perfect records and entries, according to the truth and nature of the matter or thing requiring to be entered or recorded, and shall duly and carefully look after, sustain, preserve, repair and maintain, all the several books, papers and records, now being and remaining in the said office, as also all those that from time to time, during his continuance in the said office, shall be added thereunto, in such manner, as that in case of death, or that he shall be legally dismissed from officiating longer in said office, or that in case he shall remove or resign, be the said A. B. his executors or administrators, shall surrender and deliver up, or cause to be surrendered and delivered up, to the next person who shall succeed him in said office, all the papers and record books now being in the said office, in good order and repair, as also all such other papers and record books which shall be by him added, in like good order and repair, with the records and entries faithfully, legally and truly made up and entered, during the time he hath officiated in the said clerk's office, without favour or affection, but according to the truth and the nature of the thing, and shall well and faithfully pay over to the treasurer of the — shore all sums of money received by him for the use of the state under the provisions of any law now existing, or which may hereafter be passed, in the manner and at the time limited by such acts, without fraud or further delay, and shall well and truly account for the same with the officer or person or persons authorized to receive the same, and the duty of his office, and all the other duties of his said office, by law imposed, legally, duly and faithfully shall discharge, according to law, and the true intent and meaning of the act of assembly in such cases made and provided, that then the above obligation to be void and of none effect, or else to remain in full force and virtue in law."

III. And be it enacted, That from and after the tenth day of July next, it shall not be lawful for any clerk of any county in this state to receive the fees of the clerk's office, until such county clerk have entered into bond as aforesaid, with good, able and sufficient securities as aforesaid, being persons of visible and landed estates within the state of Maryland.

IV. And be it enacted, That if any clerk of any county shall neglect or refuse to pay into the treasury, or to the agent of the state, any monies of the said state in his hands, at the time limited by law, and to render and settle his accounts with the said treasurer, when thereto required by the agent of the state, it shall and may be lawful for the respective county courts, or the respective general courts, and they are hereby authorized and empowered, upon motion in behalf of the state, and on producing a stated account, signed by the treasurer, of the sum of money or claim of the state due and in arrear from any such clerk, to order a judgment to be entered for the penalty of such clerk's bond, to be released on the payment of such sum or sums of money as shall appear to be due, and costs, and an immediate execution to be awarded against the person or property of such clerk to compel payment of said monies and costs; provided that a copy of such account, signed by the respective treasurers as aforesaid, and notice of such intended motion, be delivered, in writing, to such clerk, or left at his last place of abode at least twenty days previous to the sitting of the term at which such application shall be intended, and that proof thereof be made to the satisfaction of the court; and provided also, that if such clerk shall, in person or by attorney, controvert the demand, and desires a jury to be impanelled to ascertain the sum of money really due and payable, the said court are empowered and authorized to direct a jury to be immediately impanelled, and charged to try and ascertain an issue, whether such clerk be chargeable with and liable to pay any and what sum or sums of money to the said state, and the said court, upon such verdict of the jury, shall and are hereby empowered to direct judgment to be entered for the penalty of such clerk's bond, to be released upon the payment of the sum or sums of money so found due by said verdict, and costs, upon which there shall be no writ of error, supersedeas or appeal, and to award execution thereon as upon all other cases of judgments had and obtained in said court.

V. And be it enacted, That if any clerk of any county, upon whose bond judgment shall be entered as aforesaid, and execution thereupon issued, shall not satisfy and pay, or cause to be satisfied and paid, such judgment and execution to the respective treasurer, or the agent of the state, for two successive terms to which the said execution shall be made returnable, the said default shall be and the same is hereby declared to be misbehaviour in office within the meaning of the constitution, and may be prosecuted as such.

VI. And be it enacted, That if any clerk, who hath received public money before the passage of this act, shall neglect to pay over the same to the treasurers of the western and eastern shores respectively, before the first day of September next, such neglect shall be deemed, taken and considered to be a misbehaviour in office.