

## PROPOSALS,

For publishing by subscription,

### A Treatise on the Art of Dentistry,

By B. T. Loughbotham, Surgeon-Dentist,

No. 206, Market-street Baltimore.

Copy right secured according to law.

THE author of the above treatise, encouraged by the approbation he has received, and the advice of many medical and other respectable characters to whom he has the honour of being known, and who assured him such a work would meet general approbation and success, presumes thus to offer, what he trusts will, by elucidating its practice, place the art he professes on a more eligible footing than it has hitherto sustained—the tooth-drawing mechanic and barber dentist, has fatally erected a standard whereby the ignorant form their notions, and unthinkingly annex to tooth-drawing and tooth-scraping all that is requisite to be known; and although the well informed are aware that to preserve, regulate and remove teeth, is of import and concern to almost every individual in existence—yet to trace their diseases, the cause of their deficiencies or the injury they do the system, by generating putrid matter, has, it is presumed, formed no part of their consideration—Without enumerating all the subjects it will treat upon, suffice it to say, none incident to the dentist's art, which theory, or a ten year's constant and extensive practice, has informed the writer of, will remain unnoticed, or without such remedies being offered therewith, as, adhered to strictly, has heretofore effected cure.

The book will be ready for delivery to subscribers at their residence within six weeks from the present date, or hereafter may be had, with the author's dentifrices, at Mr. MANTZ'S, druggist, No. 134, Market-street, where subscriptions are received—price one dollar—to be paid on delivery of the book.

March 4, 1802.

### Baltimore and Annapolis MAIL-STAGE,

(Three times a week.)

THE Baltimore and Annapolis Mail-Stage will, after the first day of April next, run three times a week, leaving Mr. Evans's tavern, Baltimore, every Monday, Wednesday and Friday, at 8 o'clock A. M. and arrive at Annapolis at 5 P. M. returning, leave Mr. Caton's tavern, Annapolis, every Tuesday, Thursday and Saturday, at 8 A. M. and arrive in Baltimore at 5 P. M.

Fare for each passenger, one dollar fifty cents, with an allowance of fourteen pounds of baggage; the baggage at the risk of the owner.

VALENTINE SNYDER.

March 24, 1802.

### Young Diomed,

WILL stand at the subscriber's farm, on Road river, about seven miles from Annapolis, this season, to cover mares, at 16 dollars each, that sum, or a note of twenty dollars, payable the first of January, 1803, must be sent with each mare, or they will not be received, said notes may be discharged by the payment of 16 dollars on or before the first of November next; the season will commence on the 5th of April, and end on the first of August next. Young Diomed is a beautiful horse, five years old this spring, full fifteen hands and an inch high, full of bone, proportionable shape, and fine action; he came out of Mr. Harford's mare called Charlotte, and was got by col. Tayloe's famous horse Grey Diomed, as will appear by the following certificates.

JONATHAN SELLMAN.

I do certify the bay mare called Charlotte, sold to Mr. Harford, was got by Snap, a son of Old Snap, her dam by Lightfoot, a son of Old Cade, her grandam by Regulus, her great-grandam by Old Cade, her great-great-grandam by Old Partner, &c. &c. &c.

(Signed)

JOS. HARDY.

Oct. 1, 1779.

A true copy from the original pedigree in my possession.

BENJ. OGLE, Jun.

The grey horse now in the possession of col. Sellman, was bred by me, he was got by Mr. Tayloe's horse Grey Diomed, out of the above mare.

BENJ. OGLE, Jun.

March 20, 1802.

Good pastures will be provided for mares at one third of a dollar per week, but accidents and escapes must be at the risk of their owners.

JON. SELLMAN.

March 24, 1802.

### Forty Dollars Reward.

RAN away, on the 8th instant, from the subscriber, living in Baltimore county, near Dorsey's Iron Works, a negro man named JAMES, about 24 years of age, 5 feet 6 or 7 inches high, stout and well made, dark complexion, has a very insinuating grin when spoken to, and a down look; his clothing is unknown; it is very likely he may have procured a pass. I expect he is in the neighbourhood of Annapolis, as his connections all live there, and was raised there himself; he has been accustomed to go by water a few years past. Whoever will take up and secure this said runaway in any goal, so that I get him, shall receive the above reward, and if brought home to my house, all reasonable charges, paid by me.

WILLIAM STOCKETT.

Baltimore county, March 17, 1802.

### Two Dollars Reward.

ABSCONDED from the subscriber an apprentice lad named RICHARD RAWLINGS, by trade a tailor; he had permission to go into the country for his health, and has not returned. I will give the above reward for bringing him home.

WILLIAM COE.

N. B. All persons are forewarned harbouring or entertaining said apprentice.

Annapolis, March 24, 1802.

### LAST NOTICE,

By order of the orphans court of Anne-Arundel county.

ALL persons having claims against the estate of JOSEPH BOTTS, late of this county, deceased, are warned to exhibit the same, legally authenticated, to the subscribers, on or before the 20th day of May next, otherwise they will be excluded by law. Given under our hands and seals, this 12th day of March, 1802.

DANIEL MAHONEY, } Executors.  
JAMES NEALE, }

P. S. All persons indebted to said estate are requested to make immediate payment.

### Ten Dollars Reward.

RAN away from the subscriber, on the 4th inst. negro SAM, a barber by trade, about twenty-six years of age, spare made, a little knock kneed, has a small scar on one of his cheeks; had on when he went away, a round blue jacket, trousers, and half boots; it is probable he will change his dress, as he has a number of other clothing.

JAMES GRAHAM.

Port-Tobacco, March 9, 1802.

### LAST NOTICE,

By order of the orphans court of Anne-Arundel county.

ALL persons indebted to the estate of SIMON RETALLACK, of the city of Annapolis, deceased, are requested to make immediate payment, otherwise suits will be commenced without respect to persons, and all those having claims against said estate are requested to exhibit them, properly authenticated, to the subscriber, on or before the 1st of May next, for settlement, otherwise they will be excluded all benefit from said estate.

ELIZABETH RETALLACK, Administratrix.  
Annapolis, March 9, 1802.

### NOTICE.

ALL persons having claims against the estate of SARAH WARFIELD, deceased, of Anne-Arundel county, are hereby requested to exhibit them, legally attested, to JOSEPH EVANS, of the city of Annapolis, on or before the ninth day of April next, and all persons indebted to said estate to be in readiness to make payment at that time.

SAMUEL LUKENS, Executor.

February 16, 1802.

By virtue of a decree of the honourable the High Court of Chancery, the subscriber will SELL, at PUBLIC SALE, on the premises, on Monday the 29th day of March next, at the hour of 12 o'clock at noon, if fair, if not the first fair day, at the same hour and place, to the highest bidder,

ALL the right, title, claim and interest, of JOSEPH MASSEY and JOHN and BENJAMIN COMEGYS to a tract of land, lying in Kent county, called PARTNERSHIP, containing about three hundred and fifty acres, clear of dispute; this land is said to be nearly equal in quality to any in Kent county. And, on the first day of April will be sold, to the highest bidder, at public sale, at the town of Centreville, in Queen-Anne's county, all the right, title, claim and interest, of the aforesaid Joseph Massey and John and Benjamin Comegys, to the following tracts or parcels of land, lying in Queen-Anne's county, to wit: One tract called DUNGARNON, one other tract called MASSEY'S ADDITION, and one other tract on which Richard Semans lived. The above lands, the property of Joseph Massey, are sold to satisfy a debt due on mortgage from the aforesaid Joseph Massey to John and Benjamin Comegys, and a judgment obtained by Frederick Grammar against the said Joseph Massey. The purchaser or purchasers are to give bond, with good security, for paying the whole of the purchase money in nine months, with interest from the day of sale, and upon the approbation, ratification, and confirmation by the chancellor, of the sale, and the whole of the purchase money being paid, and not before, the trustee, by a good deed indented, acknowledged, and recorded, agreeable to law, shall give, grant, bargain, sell, release and confirm, to the purchaser or purchasers, and his, her, and their heirs, the said Joseph Massey and John and Benjamin Comegys's right, title, interest and estate, to the land to him, her, or them sold. Any person whatever who may have any claim on the above lands, either by mortgage or judgment, are required to produce them on the day of sale, or to the subscriber, in Annapolis, previous thereto.

JOHN DAVIDSON, Trustee.

Annapolis, February 15, 1802.

### Property for Sale.

THE subscriber will sell, on moderate terms, the house he now lives in, and also the whole or one half the house occupied by Mr. James West. A bargain may be had.

WILLIAM GLOVER.

Annapolis February 26, 1802.

On the twenty-seventh day of March, will be EXPOSED to PUBLIC SALE, for ready CASH, on the premises, lying within two or three miles of Piscataway-town, in Prince-George's county,

ALL the property, real, personal, and mixed, which did belong to LEONARD JENKINS, an insolvent debtor, consisting of part of the tracts of land called GOD'S GIFT and the RANGE, and the ADDITION to the RANGE, a few sheep, and sundry articles of household furniture.

The creditors of the said Leonard Jenkins are requested to hand in their claims, legally authenticated, before the day of sale, to

THOMAS MACGILL, Sheriff of

Prince George's county.

Sale to commence at 12 o'clock.

March 5, 1802.

In CHANCERY, March 4, 1802.

Samuel Shekell,

Lieutenant Grant, and Elizabeth his wife, Isabella Campbell, and Rose Campbell.

THE object of the bill in this cause is to obtain a decree for conveying unto the complainants the equitable interest of John Campbell, deceased, in and to a tract of land in Prince-George's county, called GILEAD, which was purchased by the said John Campbell, in trust, for the said complainant, and which from him hath descended to the defendants, who are stated to reside out of the state, beyond the jurisdiction of this court; it is thereupon adjudged and ordered, that the complainant, by causing a copy of this order to be inserted once in each of three successive weeks in the Maryland Gazette before the second day of April next, give notice to the defendants of his application to this court, and of the substance and object of the bill, and warn them to appear here, in person, or by a solicitor, on or before the first Tuesday of August next, to shew cause, if any they have, why a decree should not pass as prayed.

True copy,

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

In CHANCERY, March 4, 1802.

Thomas Harwood,

against

John Davis, Charlotte Davis, Thomas Davis, Ely Davis, Jehabod Davis, Robert Davis, Gaither Davis, Caleb Warfield, and Milcah his wife, John Randall, and Ruth, his wife, John Brown, and Elizabeth his wife, Ralph Gaither, and Sarah, his wife, defendants.

THE object of the bill in this cause is to obtain a decree for the sale of two tracts of land, lying in Anne-Arundel county, the one called THE VICTORY, containing thirty acres of land, the other called EAGLE TOWER, containing eight acres of land, to satisfy the complainant a debt due him from Robert Davis, deceased, who died seized in fee of the said two tracts of land, and in which said two parcels of land the said John Brown hath an equitable interest; the bill states, that the defendant, John Davis, would have been sole heir to the said Robert Davis, deceased, had it not been for the act, entitled, An act to direct descents, and that the other defendants are also heirs of the said Robert, the deceased, that Robert Davis, and Charlotte Davis, two of the defendants, reside out of the state, and the said John Davis having appeared and answered the said bill; it is thereupon adjudged and ordered, that the complainant, by causing a copy of this order to be inserted once in each of three successive weeks in the Maryland Gazette, before the first day of May next, to give notice to the defendants of his application to this court, and of the substance and object of the bill, and to warn them to appear here, in person, or by solicitor, on or before the first Tuesday in August next, to shew cause, if any they have, wherefore a decree should not pass as prayed.

True copy,

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

In CHANCERY, March 3, 1802.

Austin Allen,

vs.

Thomas Allen.

THE object of this petition is to obtain a decree for recording an indenture, executed by the defendant, Thomas Allen, to the petitioner, Austin Allen, for the conveyance of one undivided fourth part of a tract or parcel of land lying in Prince-George's county in the state of Maryland, being part of a tract of land called DUNKELL, supposed to contain about one hundred and fifty acres; the petitioner states, that the defendant, Thomas Allen, resides out of the state of Maryland; it is therefore, on motion of the complainant, ordered and adjudged, that he cause a copy of this order to be inserted at least three weeks successively in the Maryland Gazette, before the tenth day of April next, to the intent that the defendant may have notice of the present application, and of the substance and object of this bill, and may be warned to appear in this court, in person, or by solicitor, on or before the second Tuesday of July next, to shew cause, if any he hath, why a decree should not pass as prayed.

True copy,

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