By virtue of a decree from the honourable the High Court of Chancery, the fubicriber will SELL, at PUBLIC AUCTION, on Friday the 23d inftant, at the manlion house of the late major Richard

THE land called HOLLAND'S or BENNETT'S ISLAND, containing by a late survey 708 acres, part of the estate of the late RICHARD CHEW; this land is good, and there flands on it a confiderable quantity of valuable timber. Perfons inclinable to purchase will examine the premises before the day of fale. The terms of fale are, that the purchaser or purchasers shall either pay down one fixth part of the purchase money on the day of fale, or give bond, with fecurity, for the payment of the fame, on the chancellor's ratification, for the refidue a bond or bonds are to be given, with fecurity, on interest, to be approved of by the chancellor, payment in two equal annual payments, and upon the payment of the whole purchale money, the lubicriber, as trustee, will pass deeds agreeably to the terms of the docree aforeshid.

JOSEPH WILKINSON, Trustee.

April 6, 1802.

In CHANCERY, April 2, 1802. George Hogarthy agairst

Samuel Ayres Chew, Elizabeth Derry, Henrietta Chew, and Bennett Chew, heirs at law of Samuel Lloyd Chewi

THE object of the bill in this cause is to obtain a decree for the conveyance of part of a tract of land called AYRES, part of a tract of land called CARTER BENNETT, part of a tract of land called HUNT'S MOUNT, and a track of land called THE OBrong, fituate in Anne-Arundel county, and containing in the whole the quantity of nine hundred and feventy-two acres of land, more or lefs, which the com-planant purchased of Samuel Lloyd Chew in his lifetime; the bill flates, that the faid Samuel Lloyd Chew hath departed this life intestate, leaving the defendants his heirs at law; that Samuel Ayres Chew and Bennett Chew are both beyond fea, and not within the jurifdiction of this court, and that all the faid defendants; except Samuel, are minors; that all the purchase money for the faid lands hath been paid, except the fum of £.795 3 5, which the complainant is willing to pay, on obtaining a legal title to the faid lands and premifes; it is thereupon adjudged and ordered, that the complainant, by cauling a copy of this order to be inferted once in each of three fucceffive weeks in the Maryland Gazette, before the last day of May next, to the intent that the defendants 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 first day of October next, to shew cause, if any they have, why a decree should not pass as prayed.

SAMUEL HARVEY HOWARD, Reg. Cur. Can.

To be SOLD, at PUBLIC AUCTION, by the subscribers, on Monday the 26th of April next, if fair, if not the first fair day, at the late dwelling of ELIZADETH EVANS, of Anne-Arundel county, deceased, near Patuxent river, between the Governor's Bridge and Hopkins's Mill,

LL the estate of the deceased, confisting of a A LL the entate of the decemen, few valuable flaves, amongst which is as valuable a house carpenter as any in this county, with tools fuitable to his profession, also one negro man well veried in plantation business, one negro woman, who has been well instructed in cooking, washing, and every kind of house buliness, with one semale infant at her breaft, and a likely negro boy about three years old, feveral horfes, amongst which is one breeding mare now with foul, cows and calves, one pair work fleers, &c. hogs and fleep, tobacco and Indian corn, &c. a parcel of beef, and a quantity of good bacon, plantation utenfils, household furniture, and a number of other articles too tedious to enumerate. The terms of sale, cash for all sums under twenty dollars, and those purchasing above that sum to give their notes or bonds, with approved fecurity, (if required) payable on the first day of October next, with interest on the same from the day of sale. fale to commence at 11 o'clock, and continue till all

All persons who are indebted to said estate are defired to make immediate payment, and those having claims against said estate are delired to bring them in, legally authenticated, on the day of fale, or prefent

them to the subscribers prior to the fame.

HENRY EVANS,

JOSEPH EVANS,

Executors. March 29, 1802.

Aimapolis, February 10, 1802.

A T a meeting of the Vilitors and Governors of St. John's College,
RESOLVED, That, on the 4th day of May next, this board will appoint a profellor of English and grammar, who shall receive for his services at the

Tate of £.200 per annum, to be paid quarterly.

By order of the faid vifitors and governors,

At C. HANSON.

N. B. It is the duty of the faid protesfor, and his affiliant to teach English resummatically, and to affiling, to teach English grammatically, and to teach the Latin grammar, vocabulary, and Corderius. So as to prepare fludents for the school of languages. He and his affiftant are likewife to teach writing and arithmetic; and the lower branches of mathematics, it required; are by them to be taught to those the dents who are not deflined for the upper schools.

. . . . . .

In CHANCERY, April 2, 1801, Henry Cooksey,

Leonard Burch, Eleanor Burch, Zadock Harris, and Sarah his wife, Notley Maddox, and Susanna his wife, Peregrine Thorn, and Anne his wife, and Sarah Burch.

THE object of the bill is to obtain a conveyance in fee-simple of the following tracts or parcels of land, fituate, lying and being in Charles county, to wit: LUMLEY, PERNURY, and BURGA'S HOPF, fupposed to contain in the aggregate about two hundred acres, which Benjamin Burch, of said county, since deteased, sold to the complainant on the 23d day of March, 1786, and for the conveyance of which, with a general warranty of the title, he passed his hand the conveyance are the conveyance. bond to the complainant on the day and year afore-faid; the bill states, that Benjamin Burch, on the day and year aforefaid, fold the aforefaid tracts or parcels of land to the complainant at and for the quantity of two hundred and twelve pounds of tobacco per acre, and on the same day passed his bond to the complainant to convey the same to him with a general warranty; that the complainant has paid the confideration of faid land; that the faid Benjamin Burch died in the year seventeen hundred and eightyfix, or 1787, leaving the faid Leonard Burch and Bleanor Burch, (the children of Leonard Burch, deceased,) Sarah Harris, Susanna Maddox, and Anne Thorn, (fisters of the faid Benjamin,) and Sarah Burch, (the daughter of Justinian Burch,) his heirs at law, and that they are without the jurisdiction of the flate; it is thereupon, and on motion of the complainant, ordered, that he cause a copy of this order to be inferted three times successively in the Maryland Gazette before the 2d of May next, to the intent that the now refident defendants may have notice of his application to this court, and of the substance and object of his bill, and may be warned to appear here in person, or by a solicitor, on or before the first Tuesday of October next, to shew cause why a decree should not pass as prayed.

True copy,
SAMUEL H. HOWARD, Teft. Reg. Cur. Can.

OTICE is hereby given, that the subscribers intend to petition the next Charles county court, for a commission to mark and bound a tract or parcel of land, called GRYME's DITCH, fituate, lying and being in Charles county, containing about feven hundred and three acres, agreeably to an act of affembly in such case made and provided, entitled, An act for marking and bounding lands.

GEORGE CHAPMAN, Jun.

JOHN CHAPMAN. Charles county, April 5, 1802.

## NOTICE.

LL persons having claims against the estate of ROBERT DUVALL, late of the city of Annapolis, deceased, are requested to exhibit their accounts for settlement by the tenth day of August next, and those indebted to said estate are required to

make immediate payment, to
RICHARD H. HARWOOD, Executor.

In CHANCERY, April 3, 1802.

N application to the chancellor, by petition, in writing, of WILLIAM RAWLINGS, of the city of Annapolis, praying the benefit of the act for the relief of fundry infolvent debtors, passed at the last session, on the terms therein mentioned, and a schedule of his property, and a list of his creditors, on oath, as by the said act is required, being annexed to his petition, and the chancellor being satisfied, by competent testimony, that the faid William Rawlings hath refided in the state of Maryland for the two last ears preceding the passage of the faid act, and the faid William Rawlings, at the time of presenting his petition, having produced to the chancellor, the affent, in writing, of fo many of his creditors, as have due to them, according to the lift aforesaid, the arrount of two thirds of the debts due by him at the time of passing the said act; it is thereupon adjudged and ordered, that the said William Rawlings, by causing a copy of this order to be inserted three successive weeks in the Maryland Gazette during the trees to be inserted three successives to his conditions. present mouth, give notice to his creditors to appear in the chancery office, on the thirteenth day of May next; for the purpose of recommending a trustee for their benefit, on the said William Rawlings's then and there taking the oath preferibed for delivering up

his property.
Tell: SAMUEL HARVEY HOWARD,
Reg. Cor. Can.

ROMULUS;

BEAUTIFUL iron grey, full fifteen hands and an inch high, riting five years old, will stand this season, to cover mares, at the farm of the subscriber; on the south side of Severn river, about five miles from the city of Annapolis, at the moderate price of fix dollars the season and one quarter of a dollar to the groom, to be paid on or before the first day of December next! Romulus was got by High-flyer, his dam by Reebuck! The feafon to com-mence the 15th of April next, and continue until the 15th of July following. Good pasturage for mares at two findings and fix-pence per week, but will not be answerable for accidents or escapes.

FRANCIS T. CLEMENTS.

March 27, 1802,

In COUNCIL, Annapolis, February 8, 1802.

ORDERED, That the Act to alter such parts of the constitution and form of government as relate to voters, and the qualifications of voters, passed at the last session of the general assembly of this state, be published twice in each week, for the space of three months, successively, in the Maryland Gazette, at Annapolis; the Federal Gazette, the American, and the Telegraphe, at Baltimore; the Museum, at George-town; the National Intelligencer; the paper at Easton; Bartgis's paper, at Frederick town, and in the Washington Spri

By order, .. NINIAN PINKNEY, Clk.

An AGT to alter such parts of the constitution and form of government as relate to voters, and qualifications of voters.

BE IT ENACTED, by the General Assembly of Maryland, That every free white male citizen of this state, and no other, above twenty-one years of age, having refided twelve months in the county next preceding the election at which he offers to vote, and every free white male citizen of this state above twenty-one years of age, and having obtained a residence of twelve months next preceding the election in the city of Baltimore or the city of Annapolis, and at which he offers to vote, shall have a right of suffrage, and shall vote by ballot in the election of such country or city, or either of them, for the country or city, or either of them, for delegates to the general affembly, electors of the fenate, and sheriffs.

And be it enacted, That all and every part of the constitution and form of government of this state repugnant to, or inconfistent with, the provisions of this act, shall be and the fame are hereby abrogated, annulled, and made void.

And be it enacted, That if this act shall be confirmed by the general affembly, 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 faid conflitution contained therein, shall be considered as a part, and shall constitute and be valid as a pert, of the faid conflittution and form of government, to all intents and purposes, any thing therein contained to the centrary notwithstand-

HE orphans court of Anne-Arundel county having thought it necessary to alter the time of holding faid court, do hereby give notice, that the orphans court of Anne-Arundel county will fit on the first and last Tuesday in every month, for the purpose of granting letters of administration on deceased persons estates, passing accounts, making distribution, fettling guardians accounts, and all other matters re-lative to deceafed's estates, the register of wills having the power, will, on any other day, receive inventories and grant letters testamentary.

By order, JOHN GASSAWAY, reg. wills 6 X A. A. county.

Twenty Dollars Reward.

R AN away on the evening of the first instant, a negro man called CHARLES, a short black fellow, thirty-five years of age, firong and active, broad shoulders, large face, nose, mouth, and thick lips, marked in the face by the small-pox; his left ear is much smaller than the right; he walks remarkably wide, and turns his toes very much in. He went off about this time last year, and was out nine months, employed by, and taken in the house of, a free negro, who rents land of Samuel Ward, near Herring creek church, who knew him to be my flave; he has a quick way of speaking, and a remarkable down look when spoken to. It is presumed he will make for the Federal City or Baltimore, and will endeavour to pass for a free man, and probably will take the name of, and may obtain a pals from, fome free negro. A reward of twenty dollars will be paid for taking and fecuring him at either of the above cities, or ten dollars if taken a less distance, with reasonable expenses if delivered to Joseph Taylor, or W. BROGDEN. Anne-Arundel county, July 20, 1801.

NOMMITTÉD to my cuftody, as a runaway, a A negro by the name of WILLIAM BERBECK, who fays he was fet free by William Cox, of Anne-Arundel county, and has a certificate figned Nich. Harwood, dated the 26th of July, 1799, who certifies, that William Coe liberated a negro by the thes, that William Loe liberated a negro by the name of William Berbeck; this fellow, in custody, is about 25 years of age, 6 feet high, strait made, and has a black smooth skin; his cloathing a blue cloth jacket and pantaloons, a striped waistcoat, a pair of striped yarn trousers, a pair of white yarn stockings, a pair of coarse strong shoes, and an old hat. His owner is requested to release him, or he will be fall for his force as the law directs. will be fold for his fees as the law directs.

FRANCIS MILLARD, Sheriff of St. Mary's county, Maryland. February 23, 1802.

NOTICE.

THE subscriber requests all those who have claims against RICHARD A. CONTEE to bring them in to him, legally authenticated, on or before the last day of May next, or they will be excluded.

agreeable to law.
GASSA WAY RAWLINGS, Truffee for RICHARD A. CONTRE. Pebruary 18, 1802.