

NOTICE.

Will be SOLD, at PUBLIC AUCTION, on Monday the 30th of August next, at Mr. WILLIAM CATON'S tavern, in the city of Annapolis, THE BRICK WIND-MILL, situate on the point commonly called The Wind-mill Point, in the said city, containing several thousand bricks, with the materials belonging to the same. The above mill and materials to be sold on a credit of six months, the purchaser giving bond, with security to be approved by the committee appointed to sell the same. The sale to commence at 10 o'clock, A. M.

By order of the committee,
THOS. HARWOOD, of Richd, clk.
Corporation.

July 29, 1802.

NOTICE.

THE subscribers having obtained letters of administration from the orphans court of Anne-Arundel county, on the estate of BENJAMIN WATKINS, late of the said county, deceased, do hereby request all persons who have claims against the said estate to present them for adjustment, and all those who are indebted to the estate of the deceased are solicited to make immediate payment.

ANNE WATKINS,
WILLIAM HARWOOD,
JOHN WATKINS; of STEPHEN,
Executors.

July 26, 1802.

FOR SALE.

ALIKELY, hearty, young negro man. He is a good waiter, an excellent ploughman, and a good hand at any kind of plantation work. For terms inquire at this office.

By order of the orphans court of Anne-Arundel county, will be SOLD, at Mr. CATON'S tavern, in Annapolis, on Saturday the fourteenth day of August next, at twelve o'clock, for CASH,

THIRTEEN likely NEGROES, belonging to the estate of ANNE LANE, deceased, consisting of men, women, boys and girls. They will be sold for a term of years, and then to be free.

The sale of this property was prevented agreeable to former advertisement, on account of some disputed claims filed in the orphans court against said estate, which was necessary to settle previous to the sale, but will certainly be sold on the day above mentioned.

JEROM PLUMMER, Administrator.

NOTICE.

THE subscriber returns his sincere thanks to his friends, and a generous public, for their custom since he commenced business on his own account, and hopes, by his attention, to merit a continuance of the same. He takes the present opportunity to inform them, that he intends REMOVING from the store now occupied by him, to that in the south end of the large brick building fronting the Dock, directly opposite the market, and now in the possession of Mr. Abalom Ridgely, on or about the 15th of September next. Anxious to accommodate his customers in the best manner he possibly can, he will, as usual, keep constantly for sale, a very general assortment of the neatest and most fashionable GOODS, the particulars too tedious to enumerate, which he is now selling and will continue to sell on the most reasonable terms, and will be very thankful to those ladies and gentlemen who may please to favour him with their custom.

A large assortment of GROCERIES as usual.
A good deduction will be allowed for CASH.

JOSEPH EVANS.
Annapolis, July 29, 1802.

DR. WATKINS

TAKES the liberty of informing the public, that he has commenced the practice of PHYSIC and SURGERY, at his farm, near Queen-Anne, in Anne-Arundel county; he thinks proper also to inform the public, that he has been induced to take this method of making known his intention, in consequence of the malicious lies of some busy people who have spread abroad a report that he is not authorized by law to enter upon the duties of his profession; for the satisfaction of those who may think proper to solicit his services, he has submitted the permission given him by one of the board of examiners, independent of this, however, he was at liberty to commence the practice, as he was an acting surgeon in the service of the United States, and of course in practice before the operation of the law which at present exists to put a stop to empiricism.

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Baltimore, 24th June, 1802.
PERMISSION is hereby given Doct. Tobias Watkins to practice physic and surgery in the state of Maryland, until the next meeting of the medical board of examiners for the western shore.
(Signed) ASHTON ALEXANDER,
Medical Examiner.

NOTICE is hereby given, that the subscriber intends making application, by petition, to Baltimore county court, at next November term, for a commission to mark and bound a certain tract of land, in Back River Neck, in Baltimore county, called PARADISE RECREATION, being a survey on a tract of land originally called PLANTERS PARADISE, according to the act of assembly in such case made and provided.

THOMAS CONTEE.

District of Maryland,

SUPERVISOR'S OFFICE, BALTIMORE,
July 13, 1802.

PURSUANT to the direction of an act of Congress, passed the 16th of March last, "to amend" the "Act to lay and collect a direct tax"—Public notification is hereby made, That transcripts from the tax lists of the collectors of direct tax, within the district, or state of Maryland, exhibiting all lands, which, according to the provisions of the act "to lay and collect a direct tax," are liable to be sold for recovery of the said tax; specifying the persons in whose names the assessments were originally made, and the sums respectively due thereon, are lodged at this office, and are open to the free inspection of all parties concerned; also, that the tax due on the said lands may be paid, either to the collectors within whose divisions or counties the aforesaid lands are contained, or to the supervisor at this place, at any time within six months from the date hereof.

Notice is further given, that in pursuance of the aforesaid amending act, the collectors of the direct tax within the district, or state of Maryland, will proceed at the hour of twelve, on Monday the 17th day of January, 1803, at the places hereinafter mentioned, and will continue from day to day, until the business is completed, to sell at public sale, so much of all lands within their respective districts, on which the direct tax or any part thereof, shall then remain unpaid; as will be sufficient to satisfy the same, together with all the costs and charges incurred in preparing for, advertising, and making the said sales: That is to say,

In St. Mary's county, sales will be commenced and prosecuted as aforesaid, of all lands contained therein, on which any part of the direct tax shall remain unpaid—at the court-house of the said county.

In Charles county, at the court-house thereof.

In Calvert county, at the court-house thereof.

In Prince-George's county, at the court-house thereof.

In Montgomery county, at the court-house thereof.

In and for the part of the district of Columbia, heretofore within the state of Maryland, at the Capitol in the city of Washington.

In Anne-Arundel county, at the said-house in Annapolis.

In Baltimore county, at the court-house in the city of Baltimore.

In and for the city of Baltimore, being a distinct collection district, at the court-house aforesaid.

In Washington county, at the court-house thereof.

In Frederick county, at the court-house thereof.

In Allegany county, at the court-house thereof.

In Harford county, at the court-house thereof.

In Cecil county, at the court-house thereof.

In Kent county, at the court-house thereof.

In Queen-Anne's county, at the court-house thereof.

In Caroline county, at the court-house thereof.

In Talbot county, at the court-house thereof.

In Somerset county, at the court-house thereof.

In Dorchester county, at the court-house thereof.

In Worcester county, at the court-house thereof.

For the better information of all persons whom this notification may concern, the amending act, excepting the last section thereof, which has no reference to those sales, is hereto subjoined.

JOHN KILTY, Supervisor of the District of Maryland.

An ACT to amend an act, entitled, An act to lay and collect a direct tax within the United States.

BE IT ENACTED, by the Senate and House of Representatives of the United States of America, in Congress assembled, That the collectors in each district shall prepare and transmit to their respective supervisors, correct lists of all lands within their respective collection districts, which by the act passed the fourteenth day of July, one thousand seven hundred and ninety-eight, entitled, An act to lay and collect a direct tax within the United States, they now are, or hereafter shall be authorized to advertise for sale, specifying therein the persons in whose names the assessments were originally made, and the sums due thereon, respectively: of which lists it shall be the duty of the supervisor, in all cases, to cause correct transcripts to be made out, and to cause to be inserted, for five weeks successively, in one or more news-papers published within his district, one of which shall be the gazette in which are published, by authority, the laws of the state within those limits the said district may be comprised, if there be any such gazette, a notification that such transcripts are lodged at his office, and are open to the free inspection of all parties concerned; and also notifying, that the tax due upon the said lands may be paid to the collector within whose division the aforesaid lands are contained, or to the supervisor of the district, at any time within the space of six months from the date of such notification, and the time when, and places where sales will be made of all lands, upon which any part of the direct tax shall remain due after the expiration of the time aforesaid.

Sec. 2. And be it further enacted, That in case of failure, on the part of the owner or owners of the aforesaid lands to pay within the aforesaid time, the full amount of tax due thereon, the collectors under the direction, and with the approbation of their respective supervisors, shall immediately proceed to sell at public sale, at the times and places mentioned in the advertisement of the supervisor, so much of the lands aforesaid as may be sufficient to satisfy the same, together with all the costs and charges of pre-

paring lists, advertising and notifying as aforesaid, and of sale.

Sec. 3. And be it further enacted, That the aforesaid tax, including all costs and charges as aforesaid, shall be and remain a lien upon all lands and other real estate, on which the same has been assessed, until the tax due upon the same, including all costs and charges, shall have been collected, or until a sale shall have been effected, according to the provision of this act, or of the act to which this is a supplement.

Sec. 4. And be it further enacted, In all cases wherein any tract of land may have been assessed in one assessment, which at the time when such assessment was made, was actually divided into two or more distinct parcels, each parcel having one or more distinct proprietor or proprietors, it shall be the duty of the collector, to receive in manner aforesaid, from any proprietor or proprietors, thus situated, his or their proportion of the tax due upon such tract; and thereupon, the land of the proprietor or proprietors upon which the tax shall have been thus paid, shall be for ever discharged from any part of the tax due under the original assessment.

Sec. 5. And be it further enacted, That in any case in which it may have happened that lands actually belonging to one person, may have been or hereafter shall be assessed in the name of another, and no sale of the same shall yet have been made, the same proceedings shall be had for the sale of the aforesaid lands, in order to raise the tax assessed in relation to the same, as is provided by the eleventh section of the act to which this is a supplement, in the case of lands assessed, the owner whereof is unknown, and such sale shall transfer and pass to the purchaser, a good and effectual title.

Sec. 6. And be it further enacted, That the right of redemption reserved to the owners of lands and tenements sold under this act or the act to which this is a supplement, shall, in no wise, be affected or impaired: Provided always, that the owners of lands which shall thus be sold after the passing of this act, in order to avail themselves of that right, shall make payment, or tender of payment, within two years from the time of sale, for the use of the purchaser, his heirs or assigns, of the amount of the said tax, costs and charges, with interest for the same, at the rate of twenty-five per cent. per annum.

Western Shore General Court,

MAY TERM, 1802.

ORDERED by the court, That the business of the several counties of the western shore be arranged in the following order:

Saint-Mary's, Charles, Calvert, and Prince-George's, Harford, Baltimore, and Anne-Arundel,	} The first week of the term.
Allegany, Washington, Frederick, and Montgomery,	
	} The second week of the term.
	} The third week of the term.

And that all subpoenas for witnesses to attend upon trials from Saint-Mary's, Charles, Calvert and Prince-George's counties, be returnable on the first day of the term, at ten o'clock, A. M.

And that all subpoenas for witnesses to attend upon trials from Harford, Baltimore, and Anne-Arundel counties, be returnable on the Monday of the second week of the term, at nine o'clock, A. M.

And that all subpoenas for witnesses to attend upon trials from Allegany, Washington, Frederick and Montgomery counties, be returnable on the Monday of the third week of the term, at nine o'clock, A. M.

And in case of the non attendance of any witness on any of those days within one hour after the meeting of the court, attachments to issue on application to the court.

Ordered, That the clerk of this court be directed to cause this order to be published weekly, for six weeks, in the Maryland Gazette, Federal Gazette, Telegraph, and Bartgis's Republican Gazette.

Tell JOHN GWINN, Clk. G. C. W. S.

LOST,

Supposed by Lending,

THE LAWS of MARYLAND from 1777 to 1783, both inclusive, in one volume—A return of them will much oblige

F. GREEN.

Thirty Dollars Reward.

RAN away from the subscriber, living in Anne-Arundel county, on West river, on the 16th instant, a negro man named GEORGE, about thirty years of age, five feet eight or nine inches high, he is black, has very red eyes, and very wide teeth; when spoken to sharply appears to be confused, and has a down look, when questioned speaks low, and fine in tone of voice; he went off in his common working clothing, and took a number of other clothing with him, and it is probable he will change his dress, and endeavour to pass as a free man. I will pay FIFTEEN DOLLARS if taken in the county, and TWENTY if out of the county, and the above reward if out of the state. Whoever will take up the above negro, and deliver him to this subscriber, or secure him in any goal, shall be entitled to the reward.

July 20, 1802.

JOSEPH JENIFER.