In Council.

Annapolis, May 16, 1805.

ORDERED, That the act to provide for the trial of facts in the several counties of this state, and to alter, change and abolish, all such parts of the constitution and form of government as relate to the general court and court of appeals, be published twice in each week, for the space of three months, in the Maryland Gazette, at Annapolis; the American, Telegraphe, and the Federal Gazette, at Balti-more; the National Intelligencer; the Republican Advocate and Bartgis's paper, at Frederick-town; Grieves's paper, at Hagar's-town; and in Smith's and Cowan's papers, at Easton.

By order, NINIAN PINKNEY, Clerk.

An ACT to provide for the trial of facts in the several counties of this state, and to alter, change and abolish, all such parts of the constitution and form of government as relate to the general court

and court of appeals.

B E it enacted, by the General Assembly of Mary-land, That this state shall be divided into six judicial districts, in manner and form following, to wit: Saint-Mary's, Charles and Prince-George's counties, shall be the first district; Cacil, Kent, Queen-Anne's and Talbot counties, shall be the second district; Calvert, Anne-Arundel and Montgomery counties, shall be the third district; Caroline, Dorchester, Somerset and Worcester counties, shall be the fourth district; Frederick, Washington and Allegany counties, shall be the fifth district; Baltimore and Harford counties, shall be fixth district; and there shall be appointed, for each of the faid judicial districts, three persons of integrity and found legal knowledge, residents of the state of Maryland, who shall, previous to and during their acting as judges, reside in the district for which they shall respectively be appointed, one of whom shall be styled in the commission Chief Judge, and the other two Affociate Judges, of the diffrict for which they hall be appointed; and the chief judge, together with the two allociate judges, shall compole the county courts in each respective diffrict, and each judge shall hold his commission during good behaviour, removable for misbehaviour on conviction in a court of law, or shall be removed by the governor, upon the address of the general affembly, provided that two thirds of all the members of each House concui in such address; and the county courts, fo as aforesaid enablished, shall have, hold and exercise, in the several counties of this state, all and every the powers, authorities and jurisdictions, which the county courts of this state now have, use and exercise, and which shall be hereafter prescribed by law; and the faid county courts established by this act shall respectively hold their fesfions in the feveral counties at fuch times and places as the legislature shall direct and appoint, and the salaries of the faid judges shall not be diminished during the period of their continuance in office.

II. And be it enacted, That in any fuit or action at law hereafter to be commenced or inflituted in any county court of this state, the judges thereof, upon fuggestion, in writing, by either of the parties thereto, supported by affidavit, or other proper evidence, that a fair and impartial trial cannot be had in the county court of the county where such suit or action is depending, shall and may order and direct the record of their proceedings in fuch fuit or action to be transmitted to the judges of any county court within the district for trial, and the judges of such county court, to whom the faid record shall be transmitted, shall hear and determine the same in like manner as if fuch fuit or action had been originally instituted therein; provided nevertheless, that such suggestion shall be made as aforefaid before or during the term in which the iffue or iffues may be joined in faid fuit or action; and provided also, that such further remedy ay provided by law in the premifes as the le-gislature shall from time to time direct and enact.

III. And be it enacted, That if any party presented or indicted in any sof the county courts of this state, shall suggest, in writing, to the court in which such profecution is depending, that a fair and impartial trial cannot be had in fuch court, it shall and may be lawful for the faid court to order and direct the record of their proceedings in the faid profecution to be transmitted to the judges of any, adjoining county court for trial, and the judges of fuch adjoining county court shall hear and determine the same in the same manner as if such prosecution had been originally instituted therein; provided, that such further and other remedy may be provided by law in the premises as the legislature may direct and enact.

IV. And be it enacted, That if the attorney-general, or the profecutor for the ftate, shall fuggest, in writing, to any county court before whom an indictment is or may be depending, that the state cannot have a fair and impartial trial in such court, it shall and may be lawful for the faid court, in their difcretion, to order and direct the record of their proceedings in the faid profecution to be transmitted to the judges of any adjoining county court for trial, and the judges of fuch county court shall hear and determine the same as if such profecution had been origi-

nally instituted therein. V. And be it enacted, That there shall be a court of appeals, and the same shall be composed of the chief judges of the feveral judicial districts of the flate, which faid court of appeals shall hold, use and exercise, all and singular the powers, authorities and jurisdictions, heretofore held, used and exercised, by the court of appeals of this state, and also the appealate jurisdiction heretofore used and exercised by the general court; and the faid court of appeals here-

by established shall sit on the western and eastern shores for transacting and determining the business of the respective shores, at such times and places as the future legislature of this state shall direct and appoint, and any three of the faid judges of the court of appeals shall form a quorum to hear and decide in all cases pending in said court; and the judge who has given a decision in any case in the county court, shall withdraw from the bench upon the deciding of the fame case before the court of appeals; and the judges of the court of appeals may appoint the clerks of faid court for the western and eastern shores respec-tively, who shall hold their appointments during good behaviour, removable only for misbehaviour on conviction in a court of law; and in case of death, refignation, disqualification, or removal out of the state, or from their respective shores, of either of the said clerks in the vacation of the faid court, the governor, with the advice of the council, may appoint and commission a sit and proper person to such vacant office, to hold the same until the next meeting of the faid court; and all laws passed after this act shall take effect, shall be recorded in the office of the court of appeals of the western shore.

VI. And be it enacted, That all and every part of the constitution and form of government which relates to the court of appeals and the general court, or the judges thereof, or that is in any manner repugnant to, or inconsistent with, the provisions of this act, be and the fame is hereby repealed, abrogated and annulled, upon the confirmation hereof; provided, that nothing herein contained shall be construed so as to authorise the removal of the clerks of the respective county courts, being in commission at the time of the passing of this act, in any other mode or manner than that prescribed by the constitution and form of go-

VII. And be it enacted, That if this act shall be confirmed by the general affembly, after the next election of delegates, in the first fession after such new election, as the constitution and form of government directs, that in fuch cafe this act, and the alterations and amendments of the constitution and form of government therein contained, shall be taken and cons-for the relief of funding infolvent debtors, and a lebe fidered, and thall conflitute and be valid, as apare of the faid constitution and form of government, to all intents and purposes, any thing in the said constitution and form of government to the contrary notwithstanding.

Anne-Arundel County Court, APRIL TERM, 1805.

INGLETON WARFIELD, an infolvent debtor of Anne-Arundel county, having applied, by petition, in writing, to Anne-Arundel county court, praying the benefit of an act for the benefit of infolvent debtors, passed at November session, eighteen hundred and four, and a schedule of his property, and a list of creditors, on oath, as by the faid act is required, being annexed to his faid petition; and the faid Singleton Warfield being under an arrest upon mesne process for debts due before the passage of the said act, and having proved to the fatisfaction of the faid court that he had refided in the state of Maryland the two last years preceding the passage of thesaid act -- It is thereupon adjudged and ordered, that the faid Singleton Warfield appear before the faid court, at the court-house, in the city of Annapolis, on the twentyfourth day of September next, then and there to produce to faid court, the affent, in writing, of creditors ceffively in holding two thirds of the amount of his debts, and next term. to answer such interrogatories as may be proposed to him by his creditors, and that the faid day be and it is hereby appointed the time for faid creditors to apear and recommend a trustee for their benefit, and that the said Singleton Warfield give them notice of the passage of this order, by causing a copy of it to be inserted in the Maryland Gazette once in each of the next twelve successive weeks.

Signed by order, NICH: HARWOOD, Clk. May 31, 1805. A. A. County Court.

Twenty Dollars Reward.

RAN away from the subscriber, on Saturday the 1st instant, a brown negro man named GEORGE, the property of ROBERT WILLIAMS, he is about five feet ten inches high, his features are coarse, and he has a very ill look; it is uncertain what cloathing he took with him; he will no doubt attempt to pass for a free man; he was about a week ago harboured at Cxfar Williams's, (a negro) living in Montgomery county, near the court-house; it is probable he may not remain long there, and will be strolling about the country, as he is a lazy drunken fellow. I will give TEN DOLLARS reward if secured in any gaol within this state, and if out of the flate the above reward, with all reasonable charges if brought home.

JEROME PLUMMER, Trustee for ROBERT WILLIAMS, a lunatic.

N. B. I hereby forewarn all persons from harbour-ing or employing said sellow, or any of the negroes belonging to the said Robert Williams, as I am determined to profecute every such offender.

West river, Anne-Arundel county, ? June 25, 1805.

LAWS of MARYLAND.

For Sale,

FEW fets of the LAWS from 1800 to 1804, both inclusive, handsomely bound, to be had at the Printing-Office.

By Anne-Arundel County Court, APRIL TERM, 1805.

OSHUA MARRIOTT, junior, an infolver, debtor of Anne-Arundel county, having applied petition, in writing, to Anne-Arundel compy court, praying the benefit of an act of affembly for the benefit of infolvent debtors, passed at November fession, eighteen hundred and four, and a schedule of his property, and a lift of creditors, on oath, as by the faid act is required, being annexed to his faid petition, and the faid Joshua Marriott, junior, being annexed and a capita process and a capita and under an arrest upon mesne process and a capias at sa tisfaciendum for debts due before the passage of the faid act, and having proved to the fatisfaction of the faid court, that he had refided in the flate of Maryland the two last years preceding the passage of faid act .- It is thereupon adjudged and ordered, that the faid Joshua Marriott, junior, appear before the faid court, at the court-house in the city of Anna. polis, on the twenty-fourth day of September next then and there to produce to faid court the affent, is writing, of creditors holding two thirds of the amount of his debts, and to answer such interrrogatories as may be proposed to him by his creditors, and that the faid day be and it is hereby appointed the time for faid creditors to appear and recommend a truffee for their benefit, and that the faid Joshua Marriott, junior, give them notice of the passage of this order, by causing a copy of it to be inserted in the Mary. land Gazette once in each of the next twelve foccessive weeks.

Signed by order, NICH: HARWOOD, CIk. A. A. County Court.

May 31, 18052

Prince-George's County Court; APRIL TERM, April 13, 1805.

ICHARD G. HARDESTY, an insolvent deb. tor of Prince-George's county, having applied by petition, in writing, to this court, praying the be-nefit of an act of affembly paffed at the last fession of the general affembly of Maryland, entitled, "An-AQ dule of his property with a lift of his creditors on oath, as by the faid act is required, being annexed to his petition, and the faid Richard G. Hardesty, having proved to the fatisfaction of the court, that he relided within the state of Maryland the two pecced. ing years prior to the passage of the said act, and being committed by the court into the custody of the sheriff of Prince-George's county for a debt due and owing before the passage of the said act, and having, upon giving bond and security agreeably to said act, to appear before this court, on the first Toesday in September next, been discharged from custody. It is thereupon adjudged and ordered by, the court here, that the faid Richard G. Hardelly appear before this court, at the court-house in Upper-Marlborough town, on the first Tuesday in September next, then and there to produce to the court, the affent in writing of creditors holding two thirds of the amount of his debts, and to answer such interrogatories as may be proposed to him, and that the said day be, and it is hereby appointed the time for faid creditors to appear and recommend a trustee for their benefit. And the faid Richard G. Hardesty is hereby directed to give notice to his creditors, of his application, by caufing a copy of this order to be inferted eight weeks foccessively in the Maryland Gazette, previous to the

True copy, Test. JOHN READ MAGRUDER, jr. clk.

TO LET,

For a term of years, to a good tenant, Y FARM, on the north side of Severn, con-IVI taining 428 acres, it adjoins the river, and convenient to the market in Annapolis, and the conveyance of the produce to Baltimore.

Also my mill, on a constant stream of water. Application to be made to Nicholas Brice, more, or to the subscriber, in Annapolis.

JOHN BRICE. July 10, 1805. 3

NOTICE.

OTICE is hereby given to all persons indebted for officers fees for the two last years, that unless they make payment by the 10th of August they will be executed for the fame, without respect to persons.

ASPER E. TILLY, Sheriff of Anne-Arundel county. 1805.

This is to give notice,

HAT 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 ROGER DITTY, 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 twenty-eighth day of November next, they may otherwise by law be excluded from all benefit of the faid estate. Given under my hand, this 28th day of May, 1805 SAMUEL JACOB, Executor.

ANNAPOLIS: Printed by FREDERICK and SAMUEL GREEN.