## Private Sale.

vitue of a decree of the honourable the streety court of the state of Maryland, he subscriber having been appointed truse for the sale of part of the real estate of RCHIBALD CHISHOLM, late of Annerender county, deceased, for the purpose paying the just debts of faid decrased, ers at Private Sale the following proper-

Relonging to faid estate, viz.

TRACT of land in Allegary county, called SHAWNEE WAR, containing acres. It lies about 25 miles to the westd of Cumberland, and is of the best quahaving been located at an early period, a persons taking up lands in thet neighshood had their choice. Also lots No. 80, 3127. 4034, 4094, in the same neighthood, of 50 acres each, called Soldiers Lois. The subscriber is also authorised to sell wares of good patented land in Green arcounty, flate of Virginia. . Persons ined to purchase any of the above mentionproperty, may know the terms, (which will by and accommodating,) by applying to ene Mackubin, Esq. attorney at law, in city of Annapolis, Mr. A. Coyle, at the eal post-office, City of Washington, or substitute on Rhode river, about eight es from Annapolis.

h the configuration of the fale by the ntellor, and on the payment of the pur as money, the land will be duly conveyed the purchaser or purchasers in fee, by 2 WILSON WATERS, Trustee.

### Fifty Dollars Reward.

AN away from the Subscriber's farm, on Severn river, in Anne-Atundel county, Saturday, the 29th Sept. EZEKIEL, a bot man, up wards of fix feet high, the is a er mulatto under his cloaths.) his face wishat fun burnt and pitted with the nill pox, high and large cheek bones, s hair curly and black, and I believe lendly flore. This fellow cannot go unsticed as he is a fenfibre finant fellow, being applaisant when sober, he is rather fond of gar, which was the cause of his absconding, on his impertinance when so. Had on ten he went away an ofnabrig shirt and rollers, a pair of shoes nearly new & nailed, carle straw hat, short drab coat, and probly a short over jacket of the same colour, large leather aporn, tho' it is likely he will hange them. Ezekiel is an ingenious fellow, a in good rough carpenter & cooper, & can do little of Smith's work; he is lively, brisk & dire confidering his age which is about 50, eis a little ruptured, but cannot be discover-d when he has his cloaths on. Fisteen D.l. an will be paid for apprehending and fecurng him, if found within fifteen miles of my ouse, if thirty miles, thirty dollars, and it of the state the above reward, and all assnable charges said if brought home. BASIL BROWN.

N. B. Masters of vessels, and others, are creby forbid from harbouring or carrying imaway at their peril.

# Maus and Black's

IMPROVEMENT IN THE

Construction of Mills, &c. BY means of this new invention, of all others yet discovered the most simple and least expensive, families, consisting of twenty or thirty persons, may be suited with a mill aequate to a supply of flour, at an expense rears at watermills, exclusive of the trouble of fending to the water or windmill. This invention may be used by hand, by horse power, by wind or water, according to the purposes for which the mill is to be used. A model may be feen at Pinkney and Munroe's flore, in Annapolis, where patent rights may bo had, to make and use the same under the

for Anne-Arundel county. JOHN GIBSON. N. B. The subscriber will give information as to the mode of applying the power to this machine according to the experience already J. G. 26

authority of the subscriber, sole proprietor

#### To be Rented, or Sold.

Taz subscriber will rent or fell, the well known tavern where Mr. Richard Foggett now lives, with the land thereto belonging, known by the name of Rawlings's tavern; any person inclined to rent, of purchase, will apply to the subscriber, on or before the 1st of Nov. next, or it will be fet up to the highest bidder.

13 RICHARD HARWOOD. A. A. county, Aug. 10, 1810.

MARYLAND GAZETTE:

ANNAPOLIS, WEDNESDAY, NOV. 21, 1810.

### Legislature of Maryland.

HOUSE OF DELEGATES.

TUESDAY, NOV. 13, 1810. THE house met. Present the same members as on yesterday. The proceedings of yesterday were read. Mr. Joseph Ireland, a delegate for Calvert county, appeared, quali-

fied, and took his feat. Mr. A. Browne delivers a bill, entitled, An act for the relief of Elizabeth Fling, of Allegany county; which was read.

Mr. Groome delivers a petition from Oliver R. Howell, of the state of Delaware, praying that his title to lot No. 33 in Elkton may be confirmed, Mr. Archer delivers a petition from fundry inhabitants of Harford county, praying that justices of the peace may be restrained from meeting at places where spirituous liquors are fold for the purpose of administering justice, and Mr. Bland delivers petitions from the prefident and directors of the Franklin Bank of Baltimore, the prefident, directors and company, of the Marine Bank of Baltimore, the prefident & directors of the Commercial and Farmers Bank of Baltimore, and the president & direstors of the Farmers and Mechanics Bank of Balumore, feverally praying for a charter ! which were read and referred.

On motion of Mr. Bland, Leave given to bring in a bill concerning libel and contempt

of court. Mr. Bowles delivers a billy entitled, An act to open a road in Washington county which was read.

Mr. Downey delivers a petition from fundry inhabitants of Wallington and Frederick counties, praying that commissioners may be appointed to afcertain the divisional line between the faid counties; which was read &

On motion of Mr. Archer, the following re-

Solutions were read: Resolved, by the General Assembly of Maryland, That the faithful discharge of the duties of a judge is all important to the fecurity of the lives, liberty and property, of the citizens of this state, and that it is the imperi us duty of the general affembly, acting as the guardians of the people, to watch, with a vigilant eye, not only every transgresfion, but every omission of duty, by all officers within their control, that their constituents, who are immediately interested, may be benefited by the enaction of those laws by which such offices are created, and of such others, as have been, or may hereafter be, confided to their administration.

Refolved, That it is contrary to the genius and spirit of a republic to tolerate a sinecure, and that therefore no citizen of this state should retain a judicial office, who does not give a faithful and due attendance on the courts of which he may be constituted a meinber, however distinguished his talents, or however brilliant his fervices may have

Refolved, That Zebulon Hollingsworth & Thomas Jones, Esquires; affociate judges of the fixth judicial diffrict, have not, fince their appointment, given that attendance on the courts within their diffrict, which this general affembly conceives to be indispensa-

bly necessary; therefore, Resolved, That an address be presented to the Governor, two thirds of both houses concurring, requesting him to remove Zebulon Hollingtworth and Thomas Jones, Esquires, affociate judges of the fixth judicial diffrict,

Refolved, That the aforegoing refolutions be referred to the committee of grievances and courts of justice, and that they have power to fend for any teltimony which they may consider necessary relative to the said re-

Referred to the committee of grievances and courts of justice.

Mr. Bland delivers a bill, entitled, An act to prevent fraud; which was read.
On motion of Mr. Wasfield, Leave given

to bring in a bill respecting securities in replevin bonds.

Mr. C. Hall, delivers a bill, entitled. An act for the benefit of the people in Kent county called Quakers; which was read. The house adjourns till to-morrow morning.

WEDRESDAY, NOVEMBER 14, 1810. THE house met. Present as on yesterday. The proceedings of yesterday were read. Mr. Roger Perry, a delegate for Allega-ny county, appeared, qualified, and took his

The spraker laid before the house a letter from the clerk of Frederick county court, relative to the attendance of the judges, and containing a lift of furts brought, difmiffed, or disposed of, by said court, for three years prior to Sept. 1, 1810; which was read and

Mr. Streett delivers a bill, entitled, A further supplement to an act, entitled, An act to confirm and make public a certain road therein mentioned, Mr. Groome delivers a bill, entitled. An act to authorife Hannah A. Hayes, guardian of the heirs at law of Stephen Hayes, deceased, to convey certain lands therein mentioned, lying in Gacil county, Mr. Bland delivers a bill, entitled, An act abnulling the marriage of Ezekiel Walker & Anne Margaret Walker, of the city of Baltimore, and a bill, entitled, An act concerning libel and contempt of court; which were read.

Mr. Swearingen delivers a petition from John Kraver, of Frederick county, praying a law may pass for the recording of a certain deed; which was read and referred.

Mr. Randall delivers a bill, entitled, An act to preferve the breed of fish in Baltimore county; which was read.

On motion of Mr. Brooke, Leave given to bring in a bill to authorite the drawing of a lottery in Frederick-town for the purpose of paving Market-freet in faid town.

Mr. Archer delivers a bill, entitled, A forther additional fundement to an act, enti tled, An activo direct delicents; which

Mr. Stevens delivers a petition from William Horney, an old revolutionary foldier, praying for a pension; which was read and referred.

Mr. Bland delivers a bill, entitled, An act to regulate judicial proceedings in civil cales; which was read.

Mr. B. yle delivers a petition from Michael Connaway, of the city of Annapolis, praying that a fum of money be levied on Anne-Arundel county for the support of his wife and two very infirm young children; which was read and referred.

On motion of Mr. Bland. Ordered, That the bill respecting the registering of marriages, births and deaths, have a fecond reading on to-morrow.

On motion of Mr. Brooke, Leave given to bring in a bill to give further time to the stockholders in the Baltimore and Fredericktown turnpike company for extending the turnpike road from Frederickstown to Harper's terry.

The house adjourns till to-morrow morning.

THURSDAY, NOV. 15, 1810.

THE house met. Present as on yester-The proceedings of yesterday were

Mr. Bland delivers a bill, entitled, A further supplement to the act, entitled, An act for amending, and reducing into fythem, the laws and regulations concerning lalt wills & tellaments, the duties of executors, adminiftrators and guardians, and the rights of orphans and other representatives of deceased persons, and Mr. Groome delivers a bill, 'entitled, An act for the relief of Oliver R. Howell, of the state of Delaware; which were read.

Mr. Schley delivers a petition from Daniel Arthur, of Frederick county, praying a divorce; which was read and referred.

The bill for the relief of Elizabeth Fling, of Allegany county, was read the fecond time and passed.

Mr. Bland delivers a petition from Sarah Barnhart, of Baltimore county, praying a divorce, and Mr. Bayly delivers a petition from John Land, of Somerlet county, praying that a certain deed may be made valid; which were read and referred.

The bill for the benefit of Elizabeth Coale, was read the fecond time and passed.

According to order, the house proceeded to the fecond reading of the bill respecting the registering of marriages, births & deaths, and after amending, and reading the bill throughout, the question was put, Shall the faid bill pass? Resolved in the affirmative.

Mr. Boyle delivers a petition from Ellzabeth Gwinn and Thomas Harris, jumor, of the city of Annapolis, praying a law may pals authoriting a fale of the real estate of John Gwinn, deceased; which was read and re-

Mr. Crofs delivers the following report: The committee to whom was referred the leave to bring in a bill, entitled, An act to provide for the election of the levy court in the several counties of this state by the people, beg leave to report, that they have examined into the fame, and are of opinion that a change in the present mode of ap-

pointing the levy court, can not be effected: without an alteration of the conflitutions. The committee are decidedly favourable to the principle of placing this election in the hands of the people, but they cannot confent to do it in any other way than by a regular and confinutional procedure.

The 48th act of the conflictution, to-which the committee beg leave to call the attention of the house, appears to be clear and explicit in regard to this lubject. After specifically enumerating certain officers to be appointed by the governor, by and with the advice and confert of the councis (among whom " are all judges, justices, &c.") it emphasically adds, that all other civil officers of government, (assessors, constables and overseers of the roads, only excepted) are to be appointed by the fame authority.

In this broad and comprehensive language of the conflitution, your committee are of opinion that a full and competent power is invefted in the executive department to appoint the judges of the levy court, for supp fing for a moment, (what your committee have no idea of conceding.) that the levy. court is not a judicial branch of the government, yet, it furely cannot be contended, that the judges of the levy court are not as much civil officers of government as assessors, constables and overseers of the roads, who, as fuch, are expreisly recognifed by the constitution. But your committee are clearly of opinion that the levy court possesses peculi-

arty againment character present is to judge of the amount recellary tode fray the current expenses of the leveral counties, which a -. mount, when to afcertained, they are enjoined by an act of affembly to levy by taxation, and when collected by the fheriffs or collectors, it is to be disposed of as directed by a legislative act; to that the levy court may be faid to possess entirely judicial powers, and of courfe that they come within the meaning of the words " all judges and juffices, &c." contained in the 48th aft of the constitutherefore confirmed to report unfavourably, because they conceive that the powers of a fingle legislature do not embrace the object contemplated by the leave.

Which was read: Mr. Streett delivers a petition from Aquila Jones, of Harford county, praying that money paid by him for improvements on land may be refunded; which was read and referred.

On motion of Mr. Herbert, the following

order was read :

Ordered, That the honourable executive council be requested to lay before this house a journal of their proceedings for the laft year.

Mr. Perry Spencer, a delegate for Talbot county, appeared, qualified, and took his feat. The speaker laid before the house a letter from the clerk of the court of appeals, rela-

tive to the attendance of the judges; which was read and referred. The further supplement to the-act for the

speedy recovery of small debts out of court, and to repeal the acts of affembly therein mentioned, was read the fecond time, and the question put, Shall the said bill pass? Determined in the negative, year 3, nays 60. Mr. T. N. Williams, delivers a bill, en-

titled, An act for the support of William Clarke and his helples family, of Worcester county; which was read.

The bill to give validity to a deed from Robert Gilla Hampton to William Gilbert, was read the second time and passed. The report on the petition of William

Dawfon, was read the fecond time, and the resolution therein affented to. Mr. Archer delivers a bill, entitled, An act concerning liens; which was read.

The bill to lay out and make public a road in Anne-Arundel county, and the bill au horiling Rezin Gale, of Kent county, late fheriff and collector, to complete his collection.

were read the fecond time and paffed. On motion of Mr. Bland, Ordered, That the bill concerning partitions, joint rights & obligations, have a fecond reading on the and inft. and that the hill to fubject lands to the payment of debrs, have a fecond reading

on the 23d instant. The bill authorifing Isaac S. White, late fleriff and collector of Washington county, to complete his collection, was read the fecond time and paffed.

The house adjourns till to-morrow morning.

FRIDAT, NOVEMBER 16, 1810.

THE house met. Pretent as on yesterday. The proceedings of yellerday were read, On motion of Mr. Mackubin, Leave given to bring in a bill to authorife a lottery

to raise a sum of money for repairing the Protestant Episcopal church, in the city of An-