

Notice

The subscribers have taken out letters testamentary on the estate of John Franklin, late of Anne Arundel county, deceased, hereby notify to all persons having claims against said estate to bring them in by authenticating, and those indebted to the immediate payment to JAMES TONGUE, JOHN FRANKLIN, Exr.

Notice

CAME to the subscribers, on the north side of Severn, on the eighth day of December last, a redish brindel COW, with a white face, marked in the right ear with a white spot, a slit and under cut, in the left ear with a white spot. Also a redish STEAR, with a white face, marked in each ear with an under cut. The owners are desired to come and prove property, pay charges, and take away. THOMAS ROBINSON, January 12, 1811.

Notice is hereby given, to all my creditors, that I intend to apply to Anne Arundel county court, or to the judge thereof, in the recess of the court, for this notice shall have been published in the papers, for the benefit of the act of assumpsit, passed at Nov. session, 1805, entitled, As for the relief of sundry insolvent debtors, the several supplements thereto, also an act, entitled, An act for the relief and benefit of David Hanlon, passed at November session, 1810. DAVID HANLON, Jan. 26, 1811.

For Sale

THE house and appurtenances thereto belonging, lately occupied by me in Annapolis, which are very commodious. For terms and further particulars apply to Jonathan Pinkney, Esq. cashier of the Farmers Bank, Maryland, who will contract therefor, and authorized by me fully to do so. JOHN GIBSON, Annapolis, Jan. 17, 1811.

In Chancery

ORDERED, That the sale made by James Hunter, trustee for the sale of the real estate of William Glover, deceased, be ratified and confirmed, unless cause to the contrary be shown on or before the first day of April next; provided a copy of this order be inserted once in each week of three successive weeks in the Maryland Gazette before the first day of March next. That a tract of land called Sandgate, & part of a tract called Todds range, lying in Anne Arundel county, sold at the rate of 15 dollars per acre. True copy, NICHOLS BREWER, Reg. Cur. Can.

NOTICE

THE subscribers, being desirous of settling up the firm of Pinkney & Munroe as early as possible, for which purpose they call on all persons indebted to them on bond, or open account, to make immediate payment; they trust that this notice will be attended to by those who have been long indebted, as further indulgence cannot be given. The business will in future be carried on under the firm of H. G. Munroe, & Co. and goods which they have now, and such they may hereafter receive, will be sold for cash, in barter for tobacco, or on credit to those who have been punctual in their payments to Pinkney & Munroe. JONATHAN PINKNEY, HORATIO G. MUNROE.

This is to give notice

HAT the subscriber hath obtained from the orphans court of Anne Arundel county, letters of administration with the will annexed on the personal estate of John Murray, late of the city of Annapolis, deceased. All persons who have claims against said estate are requested to bring them in by authenticating, and those who in any manner are indebted to the estate, to make payment to him, or to Captain DENNY, who is fully authorized to act as his agent on the affairs of the late John Murray, deceased. JOHN MURRAY, Administrator with the Will Annexed.

To be Rented, or Sold

The subscriber will rent or sell, the well known tavern where Mr. Richard Foggett now resides, with the land thereto belonging, known by the name of Rawlings's tavern; any person inclined to rent, or purchase, will apply to the subscriber, on or before the 1st of Nov. next. It will be set up to the highest bidder. RICHARD HARWOOD, Anne Arundel county, Aug. 10, 1810.

MARYLAND GAZETTE

ANAPOLIS, WEDNESDAY, FEB. 6, 1811.

By-Law for the inspection of salted provisions imported into, and exported from, the City of Annapolis.

WHEREAS frauds and impositions arise from the sale of salted provisions; and it is necessary that there should be regulations for prevention thereof:

Be it established and ordained, by the Mayor, Aldermen and Common Council, of the City of Annapolis, and by the Authority of the same, That all salted beef, pork and fish, in barrels, or imported into the said city, from any part of this State, or any of the United States, or any foreign port whatsoever, from and after the passage of this law, shall be made merchantable and fit for use.

And be it established and ordained, by the Authority aforesaid, That a person of good repute, skilled in the goodness, quality and well curing of salted beef, pork and fish, of every kind, be nominated and appointed, by the Mayor's court, as inspector of salted provisions, on or before the first instant, whose continuance in office shall be during the pleasure of the Mayor; and in case he shall be absent, or unable to perform his duty, it shall be necessary or expedient, he shall and may be replaced by the Mayor, to appoint a deputy, who shall have the same power, and be allowed the same fees, as the said inspector; provided nevertheless, that he shall not be lawful for such deputy to enter upon the execution of his office before he has taken the oath, or affirmation, of office, prescribed by this ordinance, and for whose conduct the said inspector shall be answerable.

And be it established and ordained, by the Authority aforesaid, That each and every barrel of salted beef or pork, of the dimensions herein after mentioned, shall contain at least two hundred and fifty net weight, and the inspector is hereby directed to examine and pass all such beef and pork, packed in such barrels, as shall appear to be merchantable, sound, and fit for use, and on each barrel the figures 200 lb. and if any person or persons shall offer for inspection any barrel or barrels of beef or pork, to be of the dimensions herein after mentioned, and containing any barrel a less quantity than is hereby directed, he or they, shall forfeit and pay, if the deficiency be six pounds or under, the sum of ten cents for each and every pound deficient, and every pound over six pounds, twenty cents for each and every pound deficient, to be applied to the use of the city; but the said inspector may be and is hereby authorized and required, to pass and brand all half barrels of beef and pork containing one hundred pounds weight, branding each barrel in figures 100 lb. and if any person or persons shall pack a less quantity of beef or pork in any of the half barrels as aforesaid, than one hundred pounds weight, he, she or they, shall forfeit and pay the sum of twenty cents for every pound deficient, to be applied for the use of the city.

And whereas also the quantity of beef and pork sold in this city is often various, and it is proper to discriminate their respective qualities: Be it established and ordained, by the Authority aforesaid, That the inspector aforesaid is hereby directed and required, on inspection, as this ordinance directs, to brand all barrels and half barrels of beef and pork, by him inspected, that shall be merchantable and sound, either with the word second or third, according to the quality of the beef; that is to say, barrels and half barrels of best quality with the word first, barrels and half barrels of the second quality with the word second, and all barrels and half barrels of other inferior quality with the word third.

And be it established and ordained, by the Authority aforesaid, That from and after the fourth day of this month, all barrels, or fish, brought or carried into the city of Annapolis from any part of this State, shall be made of good seasoned staves, well made, tightened with twelve heavy iron hoops, with four nails in each hoop, and three nails in each upper bilge hoop, and to hold pickle, and of the following dimensions, to wit: Beef and fish barrels to be five feet eight inches the length of the stave, seven inches diameter the head, and twenty-one inches the bilge diameter from out to out; all pork barrels to be twenty-eight inches long, seventeen inches and one half of an inch diameter the head, twenty-one inches and one half of an inch diameter from out to out, the staves to be not more than one inch and a quarter from top of the stave, or less than an inch and one half of an inch, the staves to be one half of an inch thick, and may be made out of any well seasoned timber, (pine and cypress excepted,) sufficient to hold pickle, and the hoops one inch diameter at the small end, under the penalty of eight cents, for the use of the city.

And be it established and ordained by the Authority aforesaid, That all and every barrel or half barrel of beef, pork, or fish, brought to the said city for sale, shall be submitted to the view and examination of the inspector so as aforesaid nominated and appointed, who shall search and try the same, by opening one of the heads, and examining whether it be homely & well packed, & whether it be sound, good and of merchantable quality; and if the said inspector shall judge the same to be merchantable, according to the directions of this ordinance, he shall brand every such barrel and half barrel, on the quarter, with the word Annapolis, with a public brand mark to be provided for that purpose by the corporation, and word beef, pork or fish, as the case may be, which trouble he the said inspector, shall have receive from the owner or owners of such beef or pork twelve and in half cents, and for fish ten cents, for each and every cask so inspected, examined and branded, by him, and no more; and up every barrel or half barrel of beef, pork or fish, imported or brought into the city of Annapolis from any part of this State, or from any of the United States, or from any foreign port, the importer shall within forty-eight hours after the landing or delivery of the same, deliver to the inspector, or his deputy, a written report containing the number of casks and the place in the same shall be deposited, under the penalty of one dollar for each and every cask imported as aforesaid, to be applied for the use of the city, and if the inspector shall judge the same to be merchantable he shall brand every such barrel on the quarter, with the word Annapolis, in the manner as aforesaid, and the word beef, pork, or fish, as the case may be, as aforesaid.

And be it established and ordained by the Authority aforesaid, That no inspector shall brand any barrel or half barrel of beef, pork or fish, which he may think unsound or unmerchantable, according to the true intent and meaning of this ordinance; but shall cause the same to be marked on the bilge with the broad arrow, or secure it for a further examination, if required; which examination the owner shall procure to be made within the space of four days; and the inspector shall & may demand and receive from the owner or owners thereof, the same rates and prices as if the same had been branded.

And be it established and ordained by the Authority aforesaid, That when any person shall think himself aggrieved through the judgment or want of skill of the said inspector, in rejecting the said salted provisions as unmerchantable or unsound, it shall and may be lawful for such person to apply to the Mayor, or any one of the aldermen, who shall, at the charge of the complainant, issue his warrant directed to three different persons, well skilled in the goodness, quality and well curing of salted beef, pork and fish, of every kind, to review and examine the same, which said three persons so as aforesaid appointed, shall take the same oath or affirmation as by this ordinance is herein after directed to be taken by every inspector of salted provisions, and shall carefully view and examine the same, and if they or any two of them, shall pass and declare the same to be found or merchantable, then and in such case the said inspector shall erase out the broad arrow, and put his brand on the said salted provisions as they or any two of them, shall adjudge and determine, & this corporation shall repay to the said complainant the said costs; but if on such review the judgment of the said inspector shall be confirmed, then and in such case the said owner of such salted provisions shall pay the costs of such review.

And be it established and ordained, by the Authority aforesaid, That the corporation shall be allowed six cents per barrel for storage, if stored, and if upon an appeal, and review as aforesaid, the judgment of the inspectors shall be confirmed, the person appealing shall pay the expense of such storage, and shall also pay the same if an appeal shall not be prosecuted, and if the judgment of the said inspector shall be reversed then the said corporation shall forfeit the charge and expense of the said storage.

And be it established and ordained by the Authority aforesaid, That it shall not be lawful for any person whatsoever, to export, ship or lade, on board of any ship or vessel for exportation out of this city, or the harbour of Annapolis, or the waters under the jurisdiction of this corporation, any of the casks of the said salted provisions so marked with the broad arrow as aforesaid, or to sell, export, ship or lade, on board of any ship or vessel, for exportation, any of the casks of salted provisions not examined and branded as aforesaid, from out of this city, or the harbour of Annapolis, or the waters under the jurisdiction of this corporation, on pain of forfeiture of ten dollars for each and every barrel so exported or laden on board of any ship or other vessel for exportation, nor shall it be lawful for any person or persons to purchase or sell, or offer to purchase or sell, in the city of Annapolis, or in the precincts thereof, any cask or casks of salted beef, pork or fish, not previously inspected, examined or branded, under the penalty of ten dollars for each cask so sold, or offered for sale, or purchased within the said city or precincts aforesaid, for the use of the said city.

And be it established and ordained, by the Authority aforesaid, That every inspector of salted provisions who shall be nominated and appointed as aforesaid, shall on his appointment, and before his executing the said office, make oath or affirmation, as the case may be, before the Mayor, or any one of the aldermen, that without fear, favour, affection, malice, partiality, or respect of persons, he will diligently and carefully view, examine and inspect, all salted beef, pork or fish, brought to the said city of Annapolis, & which he shall be called upon to view, examine and inspect, to the best of his skill and knowledge, and that no salted provisions shall be passed or branded by him, without his viewing and examining the same, that he will not brand, or cause to be branded, any cask or casks of salted provisions that do not appear, to the best of his skill and knowledge, to be in all respects sufficiently clean, sound and merchantable, and that he will pass and brand all such cask or casks of salted provisions as shall appear to him sufficiently clean, sound & merchantable, to the best of his skill and knowledge, and according to the directions of this ordinance, and that he will not willingly or wittingly, charge, ask, take, receive, exact or demand, any other fees or rates for doing his duty in his office as inspector of salted provisions, than is mentioned & directed by this ordinance, and that he will carefully and diligently view and examine all casks in which such salted provisions shall be brought and contained, and that he will not pass or brand any cask or casks of salted provisions unless such cask or casks be of such size, goodness and thickness, as by this ordinance is required.

And be it established and ordained by the Authority aforesaid, That no inspector of salted provisions shall purchase, directly or indirectly any salted beef, pork or fish, by him condemned as aforesaid, or any salted provisions whatsoever, other than for his own family's use, under the penalty of ten dollars for each and every barrel by him so purchased.

And be it established and ordained by the Authority aforesaid, That if any person shall alter the mark stamped on any barrel or half barrel of salted provisions by any inspector, or shall mark or brand any barrel or half barrel of salted provisions, which hath not been inspected, with any mark or brand similar to, or in imitation of, the inspector's

said mark or brand, or after the said inspector shall have passed any barrel or half barrel of salted provisions, as merchantable, shall pack into the cask which contains the same, any other salted provisions, or after any barrel or half barrel of salted provisions shall be marked with the broad arrow, shall unpack and repack the same, into other casks or packages for exportation or sale, such person shall forfeit and pay eight dollars and seventy-five cents for every barrel or half barrel repacked as aforesaid, to be applied for the use of the city.

And be it established and ordained by the Authority aforesaid, That before the said inspector shall enter upon the execution of his office, he shall give bond, with security, to be approved of by the Mayor, recorder, aldermen and common council, of the city of Annapolis, in the sum of two hundred dollars, that he will diligently and carefully fulfil and perform all the duties required of him by this ordinance, and that he will well and faithfully pay all fines and forfeitures by him incurred by reason of this ordinance, in such manner and at such times as the corporation may hereafter direct, and will give information to the Mayor, recorder or some one of the aldermen, of any violation of this by-law which may come to his knowledge and he shall also take the several oaths or affirmations, to government, appointed by law to be taken, and shall also subscribe a declaration of his belief in the christian religion.

And be it established and ordained by the Authority aforesaid, That all fines, forfeitures and penalties, by this ordinance incurred, may be recovered, by presentment or indictment, or in a summary mode, before the Mayor, recorder, or some one of the aldermen; provided nevertheless, that an appeal may be had to the Mayor's court from such decision in the same manner as is now practised on appeals from a justice of the peace to the county court.

February 1, 1811. Read the first and second time by special order and will pass.

By Order JOHN BREWER, clk.

To the Citizens of Annapolis, and its Vicinity.

THE Charitable Society of this place was established but a few months since, and thus far has answered, in a considerable degree, the benevolent purposes of its institution. It was to have been foreseen, however, that the regular funds would not be equal to all the objects contemplated in its formation, as it was not the design of its founders merely to afford occasional relief, without any endeavour to lessen the causes of indigence and distress. The rules of the society make it the duty of the board of managers to "encourage the poor to industry," and of this they have not been unmindful. Raw materials have been procured to be wrought up by the poor; and the board are happy to say there are many of them who are willing thus to be employed, and to earn by their own labour, the means of subsistence. But of the ability of the board of managers to aid them to the extent of their wishes, a correct estimate may be formed, when it is known that the number of the society is fifty-one, and besides the expenses necessarily incurred in the purchase of meal, tea, sugar & other articles for the sick and aged, shortly after the board of managers had entered upon their duties the single article of wood had cost them nearly two hundred dollars.

The fund now in hand, and with which, after procuring what is wanted for those disabled by age and infirmities from labouring for a livelihood, the raw materials directed by the rules of the society are to be obtained, is very inconsiderable, and without further aid the benefits of a society for the relief of the distressed will be lost.

The board of managers persuade themselves that there are many persons among those of the city, and its vicinity who have not yet subscribed, who are willing to become members, and from others who may not be able to contribute annually the sum required in order to be members, they calculate upon some aid.

In order to form a permanent society it was obviously proper, that the immediate, as well as a annual subscription, should be fixed, and the same sum be required to be paid by each individual as a member; but in fixing this sum so low as that many would be able to subscribe, it necessarily happened that it was below the ability, and the board flatter themselves the disposition also, of many others to contribute.

The board of managers therefore respectfully ask of all such persons, an immediate attendance to the wants of the society. Any person may become a member by application to the treasurer, who is also appointed to receive pecuniary contributions to the society.

By order of the board of managers.

Valuable House Women FOR SALE Inquire of the Printer. 3w.

Notice

By virtue of an order from the Orphans Court of Anne Arundel county, the subscriber will expose to Public Sale, on the premises of the late James Sifton, deceased, the following Property, to wit:

A VALUABLE Female Servant, one Cow and Hicifer, a parcel of Poultry, and sundry articles of Household and Kitchen Furniture; the said Property will be sold for Ready Cash. The sale will commence on Thursday the 28th inst. at 10 o'clock, and continue until all the Property is sold.

SAM. C. WATKINS, Executor. February 6, 1811. 3w.

All those who have claims against the estate of James Sifton, are desired to bring them in, legally authenticated, and those indebted to said estate to make immediate payment to S. C. WATKINS, Exr.

Notice

THE subscriber having, on application to the orphans court of Anne Arundel county, obtained letters of administration on the personal estate of Frederick Green, late of said county, deceased, requests all persons having claims against the estate of the said deceased to present the same, legally authenticated, for settlement, and all persons indebted to the said estate to make immediate payment to W. M. S. GREEN, Admr.

Public Sale

By virtue of a decree of the honourable chancellor of the state of Maryland, will be exposed to public sale, on Tuesday the 19th day of February, 1811, at 11 o'clock, if fair, if not the first fair day,

ALL the real estate of Daniel Atwell, late of Anne Arundel county, deceased, being all that piece or parcel of land called Cumberland Enlarged, containing about 197 acres 148 perches; this land is considered of the first quality for either wheat, Indian corn, or tobacco; about one third is heavily timbered, the residue is divided into several different lots, now under good enclosures. The buildings are a comfortable frame dwelling house, a kitchen adjoining the same, and many other necessary houses all in good repair; a large apple orchard of choice fruit. The above land will be sold on a credit of twelve months, the purchaser to give bond, with two securities to be approved of by the trustee, with interest from the day of sale. Upon the payment of the purchase money, and not before, a good and sufficient deed will be executed, by JACOB FRANKLIN, jun. trustee. Jan. 29, 1811. 3w.

NOTICE

THE subscriber having been appointed executor of the last will and testament of Mary Atwell, late of Anne Arundel county, deceased, and having obtained from the orphans court of said county letters testamentary on the estate of said Mary Atwell, hereby gives notice, That according to the powers vested in him under the will, he will dispose of, at Public Sale, on the 19th day of February next, all the Personal Estate of said Mary Atwell, on a credit of six months, the property consisting of horses, cattle, sheep, hogs, plantation utensils; household and kitchen furniture, bacon, corn, and cider of superior quality. Bond, with approved security, will be required, with interest from the day of sale. The sale will commence at 11 o'clock, on the dwelling of the deceased, and continue until the whole of the property is sold. JACOB FRANKLIN, Jun. Executor. January 29, 1811. 3w.

REMOVAL

Nicholas J. Watkins, TAILOR,

RESPECTFULLY acquaints his Customers and the Public, that he has removed his Shop to his present dwelling, the house formerly occupied by Nicholas Brewer, Esq. and nearly opposite his late stand; to which place he invites the attention of his Friends, whose former favours he gratefully acknowledges, and will endeavour to render every satisfaction in his power. Fashionable and faithful work, as usual, executed in the neatest style, and with the greatest punctuality. Annapolis Jan. 15th, 1811. 3w.

NOTICE

CAME to the subscribers plant standing in Charles county, near Port Tobacco, on the first instant, an IRON GRAY GELDING, about four years old, twelve & a half hands high, having a white face, bached mane and a bobtail, no perceivable brand, paces, trots and canters. The owner of the above horse is desired to come forward, prove property and take him away. MATTHEW BOSWELL, January 11, 1811. 3w.