if not, the first

# NEW GOODS

Micholds J. Watting
Has received an additional
goods, consisting of hes startle
don Gloths, second, duality site
English Double, Milled Case
great Variety of Stocklest Do
Milled Drab Cloths, for Great
Kersey, Mole Skin Coating, Conson Gords and Thicksets, and Festive
on Gords and Thicksets, and Festive
Vesting for the fall, a few pieces
White Flannel. All of whist
fers for sale on reasonable termade up in the most fashionable as made up in the most fashionshies Those who are disposed to buy barn will find it to their advance to the him a call.

Annapolis. Sept. 28, 815.

### For Sale, or to Let

That well known stand in Que Anne, Prince George's county, form ly occupied by Major Thomas Le dale, and others, as a store. De ho has been repaired and enlarged to to make it a comfortable dwelling a family, with the store and counting room under the same roof, and an in proved garden newly enclosed. T advantages of this stand is so m known for a store or tavern, being rectly fronting one of the greatest deemed unnecessary to give a first description of it. For terms, whi will be accommodating, and possess given immediately, apply to the s

scriber on the premises.

Sephas W. Benson, if

## Public Sale:

irtue of an order from the ourt of Anne-Arundel com will be exposed to sale, on Monday to 13th November next, at the late in dence of Basil Brown, deceased, the persons property of said decreased, the persons property of said decrease consisting of Horses, Cattle, She Hogs, plantation-utensile, and hold furniture. Also a number of

VALUABLE NEGROES,

Men, Women, and Children. Ten of sale—Six months credit will be gen on all sums over twenty dollar, der that sum the cash to be paid. Be and security will be required of purchasers, bearing interest from the day of sale. Sale to commence at o'clock, A. M. and continue from day day until all the propert is diposof.

Matthias Hammod, Admr. Oct. 12.

Oct. 12.

The Editor of the Baltimer Te graph will publish the above afteriorent twice a week, till the say, a forward his account to this office.

#### State of Maryland, so Anne-Arundel County Orphans Con October 1st, 1815.

On application by petition of Jose Norris, administrator of Thomas Noris, of John, late of Anne-Arm county, deceased, it is ordered that give the notice required by lawforg ditors to exhibit their claims again the said deceased, and the same published once in each week, for the space of six successive weeks, in the Maryland Republican, and Maryla Gazette and Political Intelligencer

Jelin Gassency, Reg. Wills, A. A. County.

#### This is to give notice,

That the subscriber of Anne And del county hath obtained from the phans court of Anne-Arundel com in Maryland, letters of administration the personal estate of Thomas is ris of John, late of Anne Arms county, deceased. All persons have claims against the said deceased. hereby warned to exhibit the survith the vouchers thereof, to the scriber, at or before the 1-th day. February, 1816, they may otherwi by law be excluded from all beneft the said estate Given under my hat this 10th day of October, 1815.

Oct. 19

Oct. 19

6z.

#### John Thompson, TAILOR,

Tenders his respectful acknowled ments to his friends for the liberal couragement which they have affort him, and begs leads to inform the him, and begs lead to inform the that he has received a select are ment of Superfine an second Clost Cassimeres, Stockingnets, Conds of seral kinds, Waistcoatings, Flaneis, &c. All which he will make up to most fashiopable structure those may be inclined to control to the control of the con

# NOTICE

That the Levy Court of Ame Are del County will meet on the third he day in November next in the City Anuspolis, to adjust and rettle he counts of the supperisors of the rettle toads in said county. By order, the K. Green L. C. A. A. C. Occasion.

# INTERPREDICTION OF THE DEPARTMENT

# AND POLITICAL INTELLIGENCER.

ANNAPOLIS, THURSDAY, NOVEMBER 16, 1815.

may be; provided, that any person re-whin the city or precincts of Balti-er within five miles of the said city, than provided also, that staff officers in the city of Baltimore shall be period to stree in the neighboring regiments

TOL LXXIII.

in the neighboring regiments in the neighboring regiments. This or county.

Is had be it enacted, That all resignation of company and staff officers shall be so through the commanding officers of he spective regiments, or extra battallons, where may be and all resignations of manifely officers of regiments, battallons, formalized officers, through the commanding for of their respective brigades, and at sitty days prior to the regular field a sitty days prior to the regular field of extept in case of removal, and that withere of officers shall be considered as having and which officers shall within twenty. which officer shall be considered as having ed, which officers shall within twenty qualitative terms such resignation, transmit switching to the governor and edge that this shall not be binding on inside that the shall not be binding on inside the contact of where there may be not

ride that this shall not be binding on insolute corps, or where there may be no ledgerer brigadier in commission. In And beit enacted. That no militia-man had been the company to which he belongs, who he shall remove to some other district, were bright in some volunteer uniform repay or tro p, and in such case he shall my the exammander of such company, the sail give him a certificate of his being technique under the penalty of a sum not under thirty del'ars, and if the said miniman had been in actual service, shall also my the time thereof, and how long he had as med therein, under the like penalty. In Ard be it enacted, That no officer, attentistioned efficer, or private of the life, in his attendance at, going to, or remisgifton muster, shall be subject to arming from muster, shall be subject to arming from muster, shall be subject to armine the said muster of the mine the said muster at the said mine the said

Join in his attendance at, going to, or re-raing from muster, shall be subject to ar-differacy civil matter.

If And besit coatted, That if any suit or is this be brought or corr menced against of person or perfons for any thing done in earling of the provisions of this act, the dialactor defendants may plead the general is, and give this act and the special matter

he a commissioned officer in the militia this state onless he shall be a citizen of the field Stater, and a resident of this state; which commissioned officer hereafter appropriate the constitution of this state, and also premise in the engering on the execution of the constitution of this state, and also pre-ton to their entering on the execution of her respective duties take the following whore all mation: "I, A B do swear or fer, (as the case may be) that I will be true of finished to the state of Maryland, and at I will diligently and faithfully do and elim the several duties assigned to me as

of the militia of this state, acming to the best of my skill and abilities; ask me God;" which ouths shall be en-

malal interrupt, moleft or inituit, any offi-men faltier while on duty at any muster, or all be guilty of like conduct before any measurantal, the commanding officer, or such set, may caule him to be contined for the y, and he finall also be fined not less than to deliars nor more than one hundred, in the factor of fach court martial, as the nature therefore arrequire.

the cale may require.

14 And be it enacted. That the brigade petus are hereby required, under a penalty exceeding one hundred dollars, at the different a brigade court-martial, in each and or rear hereafter, previous to the fifteenith fomber, to make a correct return to the state of all arms and account

mhanding officer of the brigade.

11 And be it enacted, That it shall be the of the adjutant of each regiment and ex-tension, to attend the regimental and makes meetings, and execute the orders of tempading officers necellary to carry the detection of this law, and up-terior the provisions of this law, and up-terial or neglect to be subject to a fine nor making fifty. dollars, at the discretion of a

mental court martial.

And be it enacted, That in case of the if. And be it enacted. That in case of the it, respectively of any subaltern officer, the state of any subaltern officer, the enacting officer of the regiment or extra plice, to which such officer may have be real, may appoint a fit and proper person a breet officer, and shall immediately enter notify the governor of the same, the brevet officer, shall have and exercise the power incident; to his office, in as full ample a manner as if he was commissionable to the substitute of the substitute

D. And be it enserted. That the militia of.
They county shall be exempt from the
mental had battalion meetings by this act
mind and directed, but instead thereof mental had barrahen meetings by this act middle and directed, but infread thereof in company and the company at Selit company; and the company at Selit company is and the company at Selit company the differ fed tituation; be reat a used any barrahien meeting, but indiffered they find the compelled to meet to use the companier; and father as a reher to them, one commanding officer of the harrahien to exhibit youry be treated. It all have powis her differed to, to appoint fome commission of the companier of the compan

38. And, whereas the remore and detached situation of that part of the milita of Queen Anne's codimy who reside on Kent Island, renders is impracticule for them to meef in hattallon or regiment off the faid island, therea fore, Be it enacted. That the militia resulting on Kent Island shall not be compelled so meer in battalion or regiment, but that the companies companing the militia on faid island shall nevertheless be subject to be called together to exercife twite a year on faid island/exclusive of company meetings, at such times and such place as the commanding officer of the battalion to which they belong shall direct, and shall be subject to the same sines for not appearing at faid meetings as others are for not meeting in battalion or regiment, any thing in this act to the contrary notwithstanding.

29. And be it enacted, That the company now commanded by captain Charles Jones, on Dame's Quarter, in Schnerfer county, and the company commanded by captain David Stevens, near Hancock-town, in Washington fore, Be it enacted; That the militia residing

company commanded by captain David Stevens, near Hancock-town, in Washington county, still be exempt from meeting, in regiment or battalion, and the company commanded by captain William Waller, in Somerfet county, shall be exempt from meeting in regiment; but the said companies shall meet as often in addition to the time prescribed by this law for the meetings of companies, as the regiment or battalion to which they belong are directed to neet.

directed to neet:

40. And be it enacted, That the perfons liable to do militia duty under this act residing on the island south of Hooper's Streights, Some fet and Dorchefter counties, and Asseteague island, in Worcester county, that be exempt from meeting in regiment, battalion or company on the main; but shall be lia-ble to be called together for exercife, under a gon-commissioned officer to be appointed by the captains of the companies to which they

of the feveral regiments and extra battalions of militia in this state, to form and eigenize a band of musicial's within and for his faid regiment or extra battalion, and that each and every person belonging to faid organized band of musicians shall be under the command and direction of the said commandant, and for of orders, shall be liable to fuch fines and per alties as non-commissioned officers and pri-vates are subject to by this not

42 And he it enacted. That every captain or commandant of a company may enrol at least two and nor more than four persons refiding in his, district, who are desirous and willing to be enrilled in fuch company as muficians, and fuch perfors, fo enrolled, shall

perform the duty of multicians in faid company initiad of ferving as privates therein.

43. And be it enacled, That in cale any multician enrolled in any company final not on any day of parade directed by this act, be as a mufician, that then and in every fuch ial to ferve as aforefaid, to the court-martial which court-martial is hereby authorifed to impose and levy the same sine on such musici-an for so returning or neglecting to perform his duty as aftertaid, as non-commissioned of-sicers and privates are liable to for absence

from any parade directed by this act
44. And he it enacted, That every private
capable of ferving as a mufician may, with
the confent of the captain or commandant of rate by this aft directed, aft in the capacity of a mufician in any other company in the fame regiment or battalion with the company to which be belongs, and that the facts of his having performed the duty of a mufician at fuch parade, and of his captain's or commandant's confent thereto as aforefaid, fluil be a futflocient caufe to remit any fine which he may have increased by the readon of his abhe may have incurred by realon of his ab-fence from the parade of the company to which he belongs, on the day on which he

which he belongs, on the day on which he was so adding as a musician as a forefaid.

45 And be it enacted, That it thail and may be lawful for any person above the age of twenty-one, or between the age of eighteen and twenty-one, with the confert of their parent or parents, guardian, maker or mistress, to join any uniform militia company willing to receive hint as a member thereot, whenever the same may be formed within the regimental district; and a majority of any such uniformed militia company shall have power to determine and declare what and how many days of training they will have throughout the year, over and above the days herein before appointed for their exercise and training, notice whereof shall be given to such company by the commanding officer thereof, and to impose and inside such three and penalties on any member of fuch company who may refuse or neglect to attend on such stated days of meeting, as may be fixed and agreed on by the by-laws of fuch company; previced, that no fixe or forfeiture for any violation of the previli-ons of this fection, shall exceed the furn of twenty dollars, which fines and penaities shall be collected, accounted for, paid over and applied, in the manner herein after preferibed with respect to fines imposed by company

ecourts-martial

45/And-be it emafled. That whenever a number of men not lefs than fixty-four, final have affociated and formed themselves into a uniform-company, agreeably to the provisions of this add, they shall make a return thereof, to the commandant of the regiment or extra battallom in whose district fundaments of the affortation is battalion in whose district such association is formed, who shall thereupon inspect, or cause his adjutant to inspect the famer and on its appearing that they have contormed to the law, he shall forthwith apply to the governor and council for commissions for proper performs to command faild company, and also forward the requisite certificate to the governor to faild commanding officer, directed to the animomer of also enearly areas and accountered to the animomer of also nearest arising to the faild commany, where arms and accounterments of the mourer of she nearest arisinal to the faid com-pany, where arms and accountements of the state may be deposited, specifying that the faid amourer shall deliver to the bearer of the order the number of arms therein mentioned it provided, that the governot and council shall, in no instance deliver such order, without hav-ling previously sectived from the commissioned officers of their company a band with sessioned entirements; so the safe keeping and re-deli-very of shad arms; when demanded, and the

ed such bond, the non-commissioned officers to privates to whom such arms shall be delivered, shall give bond each, in the lum, of twenty dollars, to the commanding officer of the company, conditioned for the fafe keeping and return thereof, when legally required, without which bond the faid commanding officer shall not be obliged to deliver the faid arms and reconstruction. and accountements and provided also, that no volunteer company or troops shall hereafter be cammiffioned titless the commander in chief

commissioned inteles the commander in chief shall be fatisfied that in forming it an other company has been reduced below its proper complement of men.

47. And, it being just and necessary that the militia fervice should be equally apportion ed among all those liable to militia dury, for the attainment of this object, Be it enacted. That the commanding officer of each and every militia company in the state, shall forthwith divide his company, by lot, into ten classes as equal as may be, and shall number the casses from one to ten, and shall place in the last es from one to ten, and shall place in the last classes those who have already ferved a tour or cialles those who have already served a tour of duty, either in person, or by substitute, in such a manner that the person or persons who have served the last tour shall be place: in the latest class; and those who served the next litest tour in the next class to the latest, and so on; and if there should be more persons than enough to suring class, who have so served a tour of duty at the same time, it shall be determined among them, by low, which shall be termined among them, by lot, which shall be placed on the lateft class, which that be placed on the lateft class, which on the next, and so on; and as soon as the classication shall have been thus completed, the commanding officer afgresaid shall furthwith return a roster thereof, certified by him, to the commanding officer of the regiment or extra battalion, as the case may be, and shall retain one blieft which and the late of the result of the place of the regiment or extra battalion, as the case may be, and shall retain

tour of duty, and flate when and where such tour of duty, and flate when and where such tour was performed, and how long it lafted 48. And be it coasted, That every performented in any company fubfiquently to the afcretaed claffication, by reafon of having remarked into the company fibred, or for any more little to the company fibred. other caute, final be forthwith placed in time one of the claffes in the following manner:— If he field produce to the commanding officer a certificate from the commanding officer of fome other company to which he belonged, next before his enrollment as aferefaid, flating that he had been classed in such company, and the number of his class therein, and that he has performed a tour of duty therein, and fating also the time and length of such atour, he shall be placed in the tame class in the new company with these persons becoming to the with have personned a small a rour of duty. If who have performed a fimilar tour of duty who have performed a finilar four of duty, if any, and if there be none who have performed as recent a tour, he shall be placed in the last class; if his certificate from his former company shall state that he belonged to a class there, and the number of his class, but not that he had performed a tout of duty, he shall be placed in the class of the fame number in the new company, or if that class he performed a tour of duty, then in the class he areast to it which has not performed a tour; nearest to it which has not performed a tour; and if he shall not come from another company, or flail bring no certificate, he shall be placed, by lot, in some class which has perin which he is placed, stating the manner in which he was fo placed, finall be forthwith transfinited by the commanding efficer of the new company, under his hand, to the com-

50. And be it enafted. That each and every 50. And be it enasted. That each and every commanding officer of a regiment, or extrained to be made out, by the adjutant, or other fuitable person, and shall keep a roster of his regiment, or bartalion, formed from the company rosters to be returned thim pursuant to this ad, and shall cause the faid regimental and bartalion rosters respectively to be from time to time corrested by the returns of new enrolments and discharges from the commanding efficers of companies, and by the tours of duty performed by performed by performed to the regiment formed by perfons belonging to the regiment

or battation:

51. And be it enacted. That whenever any cail of the militia into aftual fervice. fistil be made, the number required from each company, it lefs than the whole company, shall be taken from the first and preceding classes, in numerical order, till the requisite number shall be completed, and those fortaken shall be needed on the roster of the company, and shall be forthwith returned by the commanding officer of the company to the commanding officer of the comm riment or extra battalion, as the case may be, giment or extra battalion, as the cale may be, who shall immediately note them on the regimental or battalion rosser; and such of them as shall perform the tour of duty so required, either in person, on by substitute accepted according to the provisions of this act. shall not be again called into service until all the classes shall have been regularly gone through and it. shall come again to their turn.

52. Apri be it enabled. That whenever any portion of the militia shall be called into adout the state, person to the fire called.

portion of the militia shall be called into adu-al service, persuant to the constitution or laws of this states or the United States, the com-munding officer of each and every company, having received orders for the call. Irom his superior officer, flating the number of men to be surnished by the company, shall forthwith proceed to designate, in the manner by this act prescribed, the persons to serve from the com-junty is less than the whole, and shall the tempon instruction of the company of the per-sons to serve from the company of the per-sons to serve from the company of such call, by a written notice, under the hand, of such officer to be served by side non-commissioned officer to the served by side non-commissioned officer of the company as he shall appoint, which non-commissioned officer in beauty, re-

committioned officers aforefaid having execut | quired to ferve fuch motion by personally delland to return such service, on oath, to the commanding officer aforesaid, on pain of being fined for each sind every neglect or refusal to perform any of the duties by this section required, in a sum nos exceeding twenty non-less than ten dollars, at the discretion of a regimental or extra battalion court-martial as the conference.

of the milital better that if any officer of the milital fall refuse or negled to perform any of the duties enjoined on him by the five next preceding sections of this ad, or any of them, he shall be fined for each negled or return to more than lifty dollars nor less than twenty, at the discretion of an extra battalion, received on the discretion of an extra battalion, we have the discretion of an extra battalion. regimental, or brigade court martial, as the

case may require.

34. And be it enacted, That when any of the militia thalb be called into fervice pursuant to this act, they shall not be a mpelled to ferve longer than ninety days, to Begalculated from their arrival at the place of rendezvous to the size of their distance and their shall be trained for this distance and their shall be trained for their distance and their shall be trained for the strength of their distance and their shall be trained for the strength of their distance and their shall be trained for the strength of the their arrival at the place of requestions of their discharge, and they shall be replaced and relieved by another detachment, to be called out as by this as an a provided, if the public exigence should require it.

55. And be it enacted. That if any officer, non-commissioned officer, mufician or private of the militia, shall be dislabled while in actual femiles he shall be entitled to half or a during

fervice, he shall be entitled to half pay during

er invafion or threatened invafion of any part battalion, extra battalion or fquadron, fall have full power to order out the milities, or any part thereof, belonging to their respective dis-tricts, where the inturrection or threatened in furrection, invafion or threatened invafion, may fuch inforrection or threatened inforrection early as possible, to their immediate com-manding officer, by whom feel informa-tion shall be trainsitted with the utmost expedition to the commander in chief of this be a prehended, to affer ble his regiment, bat alion, extra partalion or found on, or threatened interrection, when any two justices of the peace shall require it, and shall flate in writing that they have good reaton to believe that the peace and quiet of the state is likely to be endangered by any in

57. And be it eracted, that in all cates where any part of the militia full be called into fervice by the commanding officer of any brigade, or any interior officer belonging to fuch brigade, purpoint to the provisions of this act, the commanding officer of futh brigate.

known

58 And be it enacted. That the governor by and with the advice of the council, for the accommedation of the militia to be at any time called into fervice, may appoint fuch commiffaries and flaff officers as he thall think projer, and may adopt fuch meafures as he may judge necessary to conveying, trust of the militia of this flate shall be called into fervice by the commander in chief, and the militia of this flate shall be called into actual fervice by the commander in chief, pursuant to the confliction or any act of the privisions of the confliction or any act of significant to the confliction and laws thereof, every officer, non-commissioned officer and private, of the militia so called into fervice, after being duly notified of fuch draft of cash, shall be considered as in actual service, and may be non-confided into fervice, after being duly notified of fuch draft of cash, shall be considered as in actual service, and may be non-confided as well-list attendance in obedience; to each draft or cash, as his performance of the duties legally to be required of him; after archance, and from the thine of such draft; as an efficer, non-commissioned officer and private of the militia so called into fervice, after being duly notified of fuch draft of cash, shall not be considered as in actual service, for which it may have been considered as in actual service, for which it may have been called out, to brevet the proper conficers of the duties legally to be required of him; after archance, and from the thine of such draft; as all propers of the confliction of such draft or cash, as his performance of the duties legally to be required of him; after archance, and from the thine of such draft.

The provision of the confliction of such draft or cash, as his performance of the duties legally to be required of him; after archance, and from the thine of such draft or cash, as his performance of the duties legally to be required of him; after archance, and from the thine of such draft or cash, and to prefer mance of t enforcing as well listattendance in obedience, to such disft' or call, as his performance of the duties legally to be required of him; after attendance, and from the time of such draft. or call, and notification, final, while in fervice,

quired to ferve fuch notice, by perionally dell-vering it to the perion up be notified as afore-fald, if to be found in the company diffrig, a liable to militia duty of not, thaif accept him, if not, by leaving it at his ufual place of abode, and to return fuch fervice, on oath, to the communiting officer aforefaid, on pain of being fined for each and every neglect or refusal to the fadd; provided, that no perion ferving, as a full fined for each and every neglect or refusal to the fadd in the reby be excused from, or have credit for, a tour of duty on his own account.

account.

60 And be it enacted. That if any perfor of And be it enacted, That is, any sperion, hired and received as a fubficute for any form of duty, by any sperion drafted of called four for such tour, shall defert, for otherwise refuse or, neglect to perfure such tour, or any part of it, the person so hiring, or his, excenters and administrators, shall have an action of debt or assumptic against him, his effectors and administrators in the countricour of any and administrators, in the county court of any county in which he or they may realde or be found, to recover back all such fately of fume of money as may have been paid to him as fubliture, for the tour aforciald, by the perform

chief of the militia of this liste shall be and any part of the meessary officers to command the militia fo drafted at his differentian, or to brevet officers for the faid command, in whole or in part, as he may deem most conducive to the good of the fervice, which brevet com-missions shall remain in force during the terra for which such militia shall have been so

drafted, and no longer.

62. And be it enacled, That whenever any part of the militia of this flate finall be called anto actual fervice, under the authority of this state or of the United States, the officer of the militia of this flare afsigned to the chief com-minute of this flare afsigned to the chief com-minute of such part by the commander in chief of the faid militia, shall be and hereby is au-thorised and empowered, to confolidate and re-organize such part of the faid militia, as may be scalled up to the conduction of the same may be so called out and placed under his come mand, whether infantry, cavalry artiflery or reflemen, in such manner as to form them in-to companies, troops, battalions, fquadrons, to companier, treeps, battalions, iquadrons, regiments and brigades, as the cafe may be, with the proper division, brigade and regimental flaffs, and the full and proper complement of officers, non-commissioned officers, musicians and privates, according to the feveral acts of congress, and on the general afsembly of this state, relative to the militia, and to be seen in ferries. retain in fervice, so as to make up such com plement, fuch of the officers to make up such complement, fuch of the officers to called our as he may think proper, and difcharge the reft, and to alsign the officers, to retained by him, to the command of or in such of the brigades, regiments, battalions, fquadrons, companies and troops, refpedively, to under his command, and in fervice, as he was think proper and recrurcil; and to diffribute all fuch riffernen as vert fuch portion of the cavalry, so to be called and placed under his command as he may think proper, into mounted infantry, radunted riflemen, or fixing artillers, and to arm, equip, and employ them as fuch during the fail term of fervice, or any part thereof; provided always, that the governor of this flate, whenever by request of the executive council he fail of some the actual command of the militia, og any part thereof, in actual fervice, shall have and exercise all the foregoing powers as to subof the militia as we have a factual furtice, and

of the militia as may be in actual fervice, and during the term of fuch fervice; and pro-vided alfo, that officers of volunteer compa-nies, battalious, fquadrons and regiments, shall

vice of the U States

64 And be it enacted, That in case of in-