S. Clements Ex'rs. Joseph Green Ex'rs.

FOR SALE.

tract or parcel of land lying in ert County, on the Chesapeake known by the name of Plumb t, about 60 miles from Baltimore, ining about 237 acres more or less, adapted to corn, wheat and tobac here is a sufficiency of marsh and low land, also the greatest abun e of timber for the use of the place houses are out of repair, but may out in order at a small expence. great advantages that this properis, is having a Packet running from ch until the 1st January, for the eight years, and will continue here to run. If this property is not at private sale before the 15th il next, it will be offered at public on that day, or the first fair day eafter, at the store of Mr. George Simmons, in Huntington, in said ty, and if sold, due notice will be For further particulars inquire e subscriber living in Baltimore. he above property will be shown Mr. Birckhead, who resides on the

James Heighe. eb. 26.

State of Maryland, sc. ne Arundel county, Orphans Court, February 28, 1818.

n application by petition of Ann C. of Aquila Pumphry, late of A. A. nty, deceased, it is ordered that she the notice required by law for cre rs to exhibit their claims against the deceased, and that the same be pubed once in each week, for the space ix success ve weeks in the Maryland zette and Political Intelligencer.

John Gassaway, Reg. Wills, for A. A. County.

Notice is hereby Given,

That the subscriber of Anne-Aruncounty, hath obtained from the oras court of Anne Arundel county, Maryland, letters of administration the personal estate of AquilaPumph ate of Anne Arundel county, deceas All persons having claims a

nst the said deceased, are hereby rned to exhibit the same, with vouchers thereof, to the subscriat or before the first day of May t, they may otherwise by law be luded from all benefit of the said es e. Given under my hand this 28th of February, 1818.

Ann C. Pumphry, the Thomas adm'rx.

State of Maryland, sc. -Arundel County Orphans Court, Feb. 21. 1818.

On application by petition of George on application by petition of George rby, administrator of Richard Kirby, e of Anne-Arundel county, desided, it is ordered that he give the tice required by law for creditors to hibit their claims against the said ceased, and inta the same be publishered. once in each week, for the space of successive weeks in the Maryland zette and Political Intelligencer.

John Gassavay, Reg. Wills, A.A. County.

Notice is helpby given,

That the subscriber of Anne-Arundel unty, hath obtained from the orphans urt of Anne-Arundel county, in Maland, letters of administration on the rsonal estate of Richard Kirby, the of Anne-Arundel county, deceased, il persons having claims mainst the iddeceased, are hereby wanted to exhit the same, with the vouchers there, to the subscriber, at or be bre the st day of May next; they have st day of May next; they may o erwise by law be excluded from all nefit of the said estate. Given y hand this 28d day of Febr.

Feb. 26. George Kirby, admr.

HES. ANN MEBRIKES Milliner and Maning Maker FROM BALTIMORE

Respectfully informs her friends als Respectfully informs her friedes a city of Annapolis, and the common in general, that she has taken be informerly occupied by Childs & San (Merchants) adjoining the store Messrs. Prans & Ighebart, where intends carrying on both the Million and Mantua Jaking Busines. Sis ha and will consumtly keep en hand good assortment of Plain and Dran Bonnets, with avariety of different kinds of imported faces, and see Fancy Toys for Children, Mar Mar will sell both Plain and Dran Bonnet as low as they can be trust a hat more, and will ensure the nicks of good qualities, and respectably solar a share of public patrons.

March 19, 1818. March 19, 1818.

PUBLIC SALE

By virtue of a decree of the court chancery of Maryland, the subsent will offer at public sale, on Monday it 13th day of April next, if fair, if he the next fair day thereafter, on premises, part of two

Tracts of Land,

Called Nathan's Rest and William Discovery, containing 99 34 acms more or less. These lands lie adjusted ing the waters of Stoney creek, abou one half in woodland, and the great part enclosed under a chesnut fem The soil is adapted to the growth corn and rye and most kinds of er market-stuffs, and is convenient total Baltimore market. The improvement are a comfortable dwelling, with in dry out houses, a large garden well a closed, and a small orchard of and not peach trees. The above lander be sold on a credit of twelve month the purchaser giving bond, with p or oved securities, with interest there

from the day of sale. Sale tous mence at localcock

Charles Waters, Trusta,

March 20

By his excellency Charles Ridgel, Hampton, Governor of the Sing Maryland.

A PROCLAMATION

Whereas NEGRODICK, in then ploy of a certain Charles Shriver, h been charged with committing a Rup on the body of a certain Elizabeth & kinson, of Anne-Arundel count, on the twenty-fifth day of February has And whereas, it is of the greates in portance to society that the prent tor of such a crime should be bruck to condign punishment, I have the fore thought proper to issue this sy Proclamation, and do, by and subth advice and consent of the Council of a reward of TWO HUNDREDDO LARS, to any person who shall sppshend and deliver to the sheriff of sy county in this State the said NEGIO

Given under my hand, and the Sal of the State of Maryland, this its day of March, in the year of or land one thousand eight hundred and eight

C. RIDGELY, of Hampt By His Excellency's command, NINIAN PINKNEY,

Clerk of the Cours Ordered. That the foregoing proch mation be published in the Maryha Gazette, Federal Gazette, Federal Le publican, Frederick-Town Herald, th Torch Light, Allegany Federalist, in Easton Gazette, once speck for the

March 19.

State of Maryland, sa Anne-Arundel county, Orphanica

February 28, 16:8.
On application by petition of John Linstead, administrator of Sarah Murabin, late of A. A. County, decreated in ordered that he give the notion quired by law for creditors to the bit their claims against the said becaused, and that the same be published once in each week, for the press six successive weeks, in the Marjan Gazette and Political Intelligence. February 28, 1878. Gazette and Political Intelligent John Gassaway, Reg. RA. A. A. County.

Notice is hereby gired, That the subscriber of Annalis del county, hath obtained from the phans court of A. A. county, is key land, letters of administration of personal estate of Sarah Maccellia of Anne Arundel county, deceased the same and the same persons having claims against aid the same with the vouchers there, the subscriber, at or before the la of May next, they may otherwise law be excluded from all beast destate. Givernander my handhist day of Exaruary, 1818

John Linsted, adai:

SUBSCRIBERS To Robbins' Journal

Are informed that the werk is real and ready for delivery, at the B Store of Mr. Geo Shaw, and at Office of the Maryland Gazette. Fcb 11.

MATERIAL AND CAVADUS DE LA COMPANION DE LA CONTRESIONADA DEL CONTRESIONADA DE LA CONTRESIONADA DE LA CONTRESIONADA DEL CONTRESIONADA DE LA CONTRESIONADA DEL CONTRESIONADA DE LA CONTRESIONADA DE LA CONTRESIONADA DEL CONTRESIONADA DE LA CONTRESIONADA DEL CONTRESIONADA DE LA CONTRESIONADA DEL CONTRESIONADA DE LA CONTRESIONADA DE LA CONTRESIONADA DEL CONTRESIONADA DELA CONTRESIONADA DEL CONTRESIONADA DEL CONTRESIONADA DEL CONTRESIONADA DE

ANNAPOLIS, THURSDAY, APRIL D, 1818.

paintan-lan enquisumb."

PYOL: LXXVI

JONAS GREEN, ORDECHSTERET, ANNAPOLIS.

Price-Three Dollars per sonum

IN COUNCIL,

March 18, 1813. Ordered That the Act passed at ember session eighteen hundred derenteen, entitled, An act to pre-ot the unlawful exportation of neoes and mulattoes, and to alter and hend the laws concerning runaways, published once in each week, for espace of six months, in the Mary-of Gazette at Annapolis, the Federal zette and Federal Republican at limore, the Frederick town Herald. e Torch Light at Hager's-tovu, the Gern Herald at Cumberland, and e Easton Gazette.

By order, NINIAN PINKNEY. Clerk of the Council. AN ACT

prevent the unlawful exportation of negroes and mulattoes, and to alter and amend the laws concerning run

Whereas, the laws heretofore enactfor preventing the kidnapping of negroes and mulattoes, and of nsporting out of this state negroes mulatices entitled to their freedom raterm of years, have been found efficient to restrain the commission such crimes and misdemeanors; and th been found moreover, that serts and slaves have been seduced m the service of their masters and ners, and fraudulently removed out his state; and that the children of negroes and mulattoes have been maned from their masters, protecand parents, and transported to ant places, and sold as slaves for to prevent therefore such heinous nces, and to punish them when com-

ec. 1. Be it enacted by the General

sembly of Maryland, That from and er the publication of this act, no son shall sell or dispose of any seror slave, who is or may be entit to freedom after a term of years after any particular time, or upor contingency, knowing the said seror slave to be entitled to freedom foresaid, to any person who shall be at the time of such sale a hone resident of this state, and who has been a resident therein for the e of at least one year next precedsuch sale, or to any person whomver who shall be procured, engaged ployed, to purchase servants or s for any other person not being dent as aforesaid, and if any per claiming, possessing, or being ed to such servant or slave, shall or dispose of him or her to any on who is not a resident as afore knowing that such person is a resident as aforesaid, or to any who shall be procured, engaged mployed, to purchase servants of for any other person not be so resident, knowing the per so buying or receiving such seror slave to be so procured, en d or employed, or who shall sell ispose of such servant or slave for gerterm of years, or for a longer opinion that no fraud was intended by than he or she is bound to serve, the omission of any one of the requisuch person making any such sites aforesaid, or disposition contrary to the ng and intention of this act, shall able to indistment in the county tof the county where such seller llers shall reside, or sale be made, on conviction shall be sentenced to ergo confinement in the penitentia a term not exceeding two years, ing to the discretion of the court such servant or slave who may been sold contrary to the provisi of this act, to any person who is resident as aforesaid, or to any on who shall be procured, engaged ployed, to purchase servants or sor any other person not a resias aforesaid, shall be sold by the of the court for the time he or

And be it enacted, That if any who is not a bona fide resident state, and who has not resided in for the space of at least one next preceding such purchase, parchase or receive on any conany such servant or slave, who is y be entitled to freedom as aforeknowing that such servant or is eatitled to freedom as aforesaid, asy person whomsoever who be produced, engaged or employ: purchase servents or slaves for other person not being resident as said, shall purchase or receive on od vect any such servant or slave ed to freedom as aforesaid, know-

7.3

my have to serve; for the benefit

be had, or for the use of the may

elty council of Baltimore if the

ction shall be had in Baltimore

county where such conviction

slave out of the state every such per-son making any such putchise or con-tract, contrary to the meaning of this act, shall be liable to be indicted in any county court in this state where he may be found, and on conviction shall undergo confinement in the penitentiary for a term not exceeding two years, and such slave or slaves shall be sold by order of the court for the unexpired time of their servitude. for the use of the county in which such conviction shall be had, or for the use of the mayor and city council if such conviction shall be bad in Baltimore city court; provided nevertheless, that if any such person who shall have purchased or received such servant or slave, without knowing of his or her title to freedom after a term of years, or after any particular time, or upon any contingency, shall immediately after knowing there. of, give information on oath, or affirmation, to one of the justices of the peace of the county where the seller shall reside, or in the county where such person may reside, or the sale may have been made, of such sale and purchase, the person so purchasing or receiving shall not be liable to prosecution or the punishment as aforesaid.

3. And be it enacted, That no sale of any servant or slave, who is or may be entitled to freedom after a term of years, or after any particular time, or upon any contingency, or in whom the seller is entitled for a term of years or limited time, with the reversion in some other person or persons, shall be valid and effectual in law to transfer any right or title in or to such servant or slave, unless the same be in writing, under the hands and seals of both the seller, or his or her authorised agent, and the purchaser, in which the period and terms of servitude or slavery, and the interest of the seller, and also the residence of the purchaser, shall be stated, and the same be acknowledged by said purchaser and seller, or his or her authorised agent, before a justice of the peace in the county where such sale shall be made, and recorded among the records of the county court of said county, within twenty days after such acknowledgment; and if any such sale should be made, and a bill of sale so as aforesaid should not be so executed, acknowledged and recorded, or in case the true time or condition of the slavery or servitude of such servant or slave, and the residence of said purchaser, should not be therein stated, then and in such case every such servant or slave, entitled to freedom after a term of years, or after any particular time, or on any contingency, shall be thereupon free, unless the court or jury who may decide upon the question in a trial, if a petition for freedom, under the foregoing provision, shall be of the opinion that no fraud was intended by the omission of any one of the requisites aforesaid, and in case any other person shall be entitled to a reversion or remainder in said slave, then the said servant or slave shall become the right and property of the said person entitled immediately to such reversion or remainder, in the same manner as the event or time in which the reversion er remainder was to accrue had actually occurred, unless the court or jury who may decide upon the accrual of such remainder or reversion under

4. And be it enacted, That whenever any person shall purchase any slave or slaves within this state, for the purpose of exporting or removing the same beyond the limits of this state, it shall be their duty to take from the seller a bill of sale for said slave or slaves, in which the age and distinguishing marks, as nearly as may be, and the name of such slave or slaves, shall be inserted, and the same shall be acknowledged before some justice of the peace of the county where the sale shall be made, and lodged to be recorded in the office of the clerk of the said county, within twenty days, and the clork shall immediately on the receipt thereof, actually record the same, and deliver a copy thereof, on demand, to the purchaser, with a certificate endorsed thereupon, under the seal of the county, of the same being duly recorded, on receiving the legal fees for so

recording and authenticating the same.
5. And be it enacted, That if any person who shall so have purchased any slave or slaves for exportation or removal from the state of Maryland, shall have the same in any county within this state, and information be lodged with any judge or justice of the peace, supported by oath or affirmation, that the deponent or affirmant has ressonable ground to believe that such person, who shall so have such slave or slaves in his possession, is about to export and remore them from the state, contrary to law, it shall be the duty of such judge

ing that such survant or slave is cutting the survant or slave is cutting and required to end time as he may judge right and prointention to transport auch servant or such slave or slaves may be, and to de lieve that such suspected runnway is be, and the same are hereby decision. mand of the person or persons in whose custody the said slave or slaves may be, an inspection and examination of said slave or slaves, and also of the bills of sale for them respectively, and if upon such demand and examination no-bill or bills of sale are produced for either or any such slave or slaves, or if the bills of sale produced shall not have been executed, acknowledged and recorded, agreeably to the provisions herein contained, that the description of any such slave or slaves shall

be, in the judgment of such judge or

justice of the peace false or fraudulent, then it shall be the duty of such judge

or justice of the peace to cause such slave or slaves, for whom no bill of sale is produced, or for whom a false or fraudulent bill of sale is produced, to go before some judge or justice of the peace of the county aforesaid, and the person or persons who has or have said slave or slaves in possession shall also appear, &enter into a recognizance before the same judge or justice of the peace, with two sufficient securities in the sum of one thousand dollars, for every such servant or slave in his, her, or their possession, without bills of sale as is herein provided for, to appear at the next county court to answer to the petition of said slave or slaves; and if such judge or justice shall have reason to suspect that such slave or slaves have been stolen by such person or persons, or received by them knowing them to be stolen, or that they had knowingly aided therein, in such cases the recognizance shall provide for their answering such offence; and if such person or persons, so having such slave or slaves, shall refuse or neglect to enter into such recognizance, then such judge or justice of the peace shall commit said person or persons, and such slave or slaves, to the gaol of the county; and the said judge or justice of the peace shall make return of said commitment to the county court, or Baltimore city court if then in session. and if not in session then to the next term of said courts respectively; or if such person, having entered into such recognizance, shall refuse to appear a greeably thereto, or if having appeared it shall appear that such slave or slaves is or are entitled to freedom, then the court shall adjudge them free, and if said court shall adjudge them to be slaves for life, or for a term of years, and it shall appear that said slave or slaves shall have been purchased with intent to remove them from the state of Maryland, and no bill of sale for the same shall have been taken for such slave or slaves, or a false or fraudulent bill of sale, then the said court shall order such slave to be sold for the time such slave may have to serve for the benefit of the county, or for the mayor and city council of Baltimore, if the aforesaid proceedings should be had in Baltimore city court; but if any slave or slaves, after a term of years, or upon any contingency, then the said servant or slave shall become immediately the right and property of the said person entitled to such reversion or remainder, in the same manner as if the event or time in which the reversion or remainder was to accrue had actually occurred; Provided, that the said person, so entitled to the reversion or remainder, shall pay the costs of the proceedings which may have been had in the case, otherwise t or slave shall be sold for the use of the county, or the mayor and city council of Baltimore, for the time he or she may have been bound to serve the person who sold said servent or slave; provided, that nothing herein contained shall be con-strued to extend to the case of any citizen removing from the state of Ma-ryland with his servants and slaves

same within the meaning of this act.

6. And be it enacted, That hereaf. ter when any servant or slave shall be committed to the gaol of any county in this state, as a runaway, agreeably to the laws now in force, and the notice required to be given by law by the she riff shall have been given, and the time for their detention expired, and no person or persons shall have applied for and claimed said suspected runaway, and proved his, her, or their title to such suspected runaway, as is now required by faw, it shall be the duty of the sheriff forthwith to carry such slave or slaves before some judge of the county court, or judge of the orphans court, with his commitment, and such judge is hereby required to examine and inquire, by such means as he may suspected runaway be a clave or not, and if he shall have reasonable grounds to believe that such suspected runaor justice of the peace to proceed to the house or place where such slaves suspected runaivay to prison, to be bon-several clauses and sections, of the suspected runaivay to prison, to be bon-several clauses and sections, of the fined for such further or additional declaration of rights, constitution,

provided such citizen shall have resi-

ded within the state one year next pre-

ceding such removal, or to any per-

son travelling with his or her servants

or slaves in or through the state, not purchased with intent to export the

the slave of any particular, person, fie. shall cause such notice to be given by the sheriff, to such supposed owner, as he may think most advisable, but if said judge shall not have reasonable ground to believe such suspected runs. way to be a slave, he shall forthwith order such suspected runaway to be re-leased, and if no person shall apply for such suspected runaway, after he may be so remanded, within the time for which he may be remanded, and prove his, her or their title as the law now requires, the said sheriff shall, at the expiration of such time, relieve and discharge such suspected runaway, and in either case when such suspected runaway shall be discharged, the expenses of keeping such runaway in con-finement shall be levied on the county as other county expenses are now le-

7. And be it enacted, That in all cases where jurisdiction, power and authority, are given by this act to the several county courts in this state, for matters arising in said counties, the same power and jurisdiction is hereby vested exclusively in Baltimore city court, for all matters arising in Balti more county or city, and not in Baltimore county court

8. And be it enacted, That this law shall not take effect until after the first day of July next, and the governor and council be directed, and they are hereby directed, to publish this law once a week for six months from the passage thereof in the newspapers in which the laws or orders of this state are generally published.

IN COUNCIL,

March 18, 1818. Ordered, That the following Laws, passed December session, 1817, to wit: An act relating to election districts in the city of Baltimore; An act to alter such parts of the declaration of rights, the constitution and form of government, as relate to the administration of oaths in certain cases; An act to alter such parts of the constitution and form of government as relate to appointments to offices of profit and trust by the governor and council, be published once in each week, for the space of three months, in the Maryland Gazette at Annapolis, the Federal Gazette and Federal Republican at Baltimore, the Frederick town Herald, the Torch Light at Hager's-town, the Western Herald at Cumberland, and the

Easton Gazette. By order, NINIAN PINKNEY, Clerk of the Council. AN ACT

Relating to Election Districts in

the city of Baltimore. Sec. 1. Be it enacted by the General Assembly of Maryland, That the number and limits of election districts in the city of Baltimore shall always be the same as the

wards therein. 2. And be it enacted, That if this act shall be confirmed by the general assembly, after the next election of delegates, in the first session after such new election, as the constitution and form of government directs, that in such case this act shall be taken and considered, and shall constitute and be valid, as part of the said constitution and form of government, to all intents and purposes, any thing in the said constitution and form of government contained, to the contrary notwithstanding.

AN ACT To alter such parts of the declaration of rights, the constitution, and form of government, as relate to the administration of oaths in certain cases.

Sec. 1. Be it enacted by the General Assembly of Maryland, That all persons protessing the christian religion, who hold it unlawful to take an oath on any occasion, shall be allowed to make their solemn affirmation, in the manner that Quakees have heretofore been allowed to affirm, which affirmation shall be of the same avail as an oath to all

intents and purposes whatever. 2. And be it enacted, That before any such person shall be admitted as a witness or juror in any court of justice in this state, the court shall be satisfied, by competent testimony that such person is conscientiously scrupulous of taking an

be, and the same are hereby dectared to be, repealed and annulled, on the confirmation hereof.

An act to after such parra of the constitution and form of government as relate to appointments. to offices of profit and trust by the governor and council.

Sec. 1. Be it enacted by the general assembly of Maryland, That in all appointments to be hereafter made by the executive, it shall be the daty of the governor and he is hereby required to nominate, and by and with the advice and consent of the council appoint, all such officers as are directed to be appointed by the executive, either by the constitution or laws of this state.

2. And be it enacted, That if ihis act be confirmed by the general assembly after the next election of delegates in the first session after such new election, according to the constitution and form of government, that in such case this alteration and amendment of the constitution and form of government, shall constitute and be valid as a part thereof, and every thing therein contained repugnant to, or inconsistent with this alteration and amendment, shall be repealed and abolished.

NOTICE. NICHOLAS BREWER, Jr.

ATTORNEY AT LAW. Residing at Annapolis, practices in the Courts of Chancery and Appeals at Annapolis, and in the County Courts of Anne Arundel, Prince-George and Calvert. March 26.

Leather Store opened.

The subscriber respectfully informs his kiends of this City, and the community in general, that he has opened a Leather Store in Church-street, one door below the Store of Mr. J. Hughes's; where he has on hand, and will constainly keen a good assortment of LEATHERS, all of which he is determined to sell low for Cash, and to punctual customing at usual credit. He also informs his friends, that he continues to carry on the Tanning Business at his old Stand, opposite the Dock, and adjoining the New Store of Messrs. G. &. J. Barber, & Co. The subscriber respectfully informs

and adjoining the New Store of Messrs.
G. &. J. Barber, & Co.
For BARK, HIDES and SKINS,
Baltimore Cash prices will be given.
The Subscriber avails himself of this
opportunity to return his sincure thanks
to the Community for the liberal encouragement he has received in his line
of business. of business. March 26. JOHN HYDE.

Sheriff's Sales. rirtue of a writ of fieri facias to me directed from Anne-Arundel county court, wit be exposed to public sale, on Thursday the feth day of April, at Mr. James Hunten Tavern in the city of Annapolis, at halt pat eleven o'clock, for Cash, one negro girl amed Dinah, being taken as the property of Elizabeth Tayman, to satisfy a path due Lewis Duvall, for the use of Sommon

R. Welch, of Ben. shift. A. A. County. March26.

By virtue of sundry writs of fieri facias to me directed from Anne Arundel county court, will be exposed to public Sale, on Thursday the 16th day of April, at Mr. James Hunters Tavern, in the city of Annapolis, at 11 o'clock, for Cash, all that tract or parcel of Land, lying and being in Anne-Arundel county, called "The Trusty Priend," of which Gerard H Snowden is seized in fee, containing three hundred acres more or less, being taken as the property of the said Snowden to satify debts due to Wm. Brewer, for the use of John Golder, trustee for the sale of the real estate of Allen Quynn, use of John Randall, and a debt due Thomas Griffith.

R. Welch, of Ben. shff. A. A. County. March 26.

Chancery Sale.

By virtue of a decree of the court of chancery, the subscriber will expose to public sale, on Friday the 24th day of April inst, on the premises, a Lot of ground near the African meeting house; being pait of a tract of land called "Acton," now in the possession of Caesar Peterson, and Grace his wife.

wite.

The above property will be sold for eash. To be paid on the day of sale, or on the retification thereof. On payment of the purchase money, and ratification of the sale, the subscriber will execute a deed sale to commence at 12 o'clock.

Louis Gassaway, Truster. April 2.