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MINTYRE, Baltimore

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Johnson, S Adm'rs. 31

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AND STATE REGISTER.

[VOL. LXXX.

ANNAPOLIS, THURSDAY, MARCH 24, 1825.

No. 18.]

PRINTED AND PUBLISHED BY

JONAS GREEN, CHURCH-STREET, ANNAPOLIS. Price-Three Dollars per annum.

BALTIMORE PRIOES.

White Wheat, 95 to 105 cts-Red do. o) to 95 cents — Susquehanna Flour 1621 to 4 73—Flaxseed 80 cents— Drn 35 a 36 cts—Bacon & Hams, 7 a cts .- Feathers live, per lb. 33 cts Flax Seed, rough, per bushel, 90 ts.—Hides, dried, 12 a 18 cts.—Hogs Lard, 9 cts.—Lime per bushel, 23 a 25 cts.—Meal, corn, kiln dried, per bbl. 82 25 a 2 371-Pork, mess, \$11 a

5-Do prime, \$10 50 to \$11.

Maryland Tobacco.—The old crop
as been nearly all sold. Of the new t a small quantity has been brought market. Such as has been sold as gone off at prices that would have een considered good at any time with-

E. LITTELL, Has in Press. AN INTRODUCTION

to the CRITICAL STUDY AND KNOW LEDGE OF THE HOLY SCRIPTURES.

TROMAS HARTWELL HORNE, M. A.

It will be printed from the London dition of 1823 in four very large ocavo volumes, it will contain numerous maps and fac similes of biblical ma-suscripts, and in short every thing hat is contained in that edition, and will be very neatly printed on good paper. The first London edition of is work was published in 1818, the cond in 1821, the third in 1822, the ourth in 1823. So great a sale of so arge a work on such a subject, is the st evidence that can be offered of its alue. There has yet been no Amerian edition.

Vol. I. contains a Critical Inquiry nto the Genuineness, Authenticity, Incorrupted Preservation, and inspi-ation of the Holy Scriptures.

Vol. II. In two parts, treats, first on acred Criticism; including an Histo-ical and Critical Account of the Orinal Languages of Scripture, and of he Cognate or kindred Dialects; an Account (with numerous Fac Similes) the principal manuscripts of the old and New-Testaments, &c. &c athis part of the work, the History the Authorised English Version of he Bible is particularly considered the various Readings, the Quotations rom the Old Testament in the New, he Poetry of the Hebrews and Har-monies of the Scriptures, form a poron of this part.

Second Part -Of the Interpretation the Scriptures. Subsidiary Means r ascertaining the Sense of Scripture.
Analogy of Languages, Analogy Scripture; Scholia and Glossaries; bject-matter, Context, Scope, Hisical Circumstances, and Christian

riters These discussions are followed by application of the preceding prin to the Historical Interpretation the Sacred Writings; the Interpre-ation of the Pigurative Language of cripture; the Spiritual Interpretation the Scriptures; the Interpretation Prophecy; of Types, of the Doctri-land Moral Parts of Scripture, of he Promises and Threatenings therecontained; and the Inferential and ractical Reading of the Sacred Writ

vol. III. contains an Outline of the listorical and Physical Geography of a Holy Land. The Political and lilitary Affairs of the Jewish and o her Nations incidently mentioned in he Scriptures. Sacred Antiquities of he Jewa The Domestie Aptiquities. the Private Life, Manners, Cos ms, Amusements, &cc of the Jews nd other nations meddently mention

in the Scriptures. Vol. IV. is appropriated to the A.

Vol. IV. is appropriately in the second of Scripture.

32 Price 12 — After publication he Price will be sisteen dollars.

January 1825.

January 1825. Subscriptions received for the bove work at the Office of the Maland Gazette.

BY THE COMMANDER IN CHIEF OF THE MILITIA OF MARYLAND.

General Orders.

The Adjutant General of the Militia of Maryland will direct the Colonels of regiments, and Majors of extra battalions, to cause the Captains, or commanding officers of companies under their respective commands, immediately to enroll all persons subject to militia duty within the bounds of their districts, and all such as may arrive at the age of eighteen, and cause the same to be done annually.

They will also report to the Adjutant General, without delay, all vacancies which have happened in their respective regiments or extra batta-

All communications, upon the sub ject of the Militia will be made to the Adjutant General.

In order that there may be an uniformity in the returns, the Brigadier Generals commanding brigades in the city of Baltimore, will make return of their brigades to the Adjutant General, as the other Brigadier Generals are directed by the supplement to the Militia law passed at December session eighteen hundred and twenty-

The Colonels also, of regiments in the city of Baltimore, will make return of their respective regiments to the Adjutant General, as also the Colonels of the other regiments and ex tra battalions, that the number of companies attached to each may be

ascertained.
SAMUEL STEVENS.

March 16th, 1825. The blanks necessary to enable the officers to make the returns required of them, will be provided as early as practicable.

RICHARD HARWOOD, of Thos. Adj Gen. M. M.
The Maryland Republican Annapolis, Easton Gazette, Federal Gazette,

and American, Baltimore, Frederick Town Herald, and Torch Light, Ha gers Town, are redested to give the above three institions, and forward their accounts to the Adjutant Gene-

Sheriff's Sale.

By virtue of a writ of fieri facias to me By virtue of a writ of heritacias to me directed from Anne Arundel county court, will be exposed to public sale, on Friday the 8th day of April next, on the premises, at 3 o'clock, P. M. all the right, title, in terest and claim, of Abraham Jones, in and to all that tract or part of a tract or parcel of land whereon the said Jones now parcel of land whereon the said Jones now resides, containing eighty six and a half acres of land, more or less, being seized and taken as the property of said Jones, to satisfy a debt due Rezin Estep.

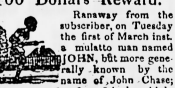
R. Welch, of Ben. Shiff,
A. A. County.

March 1., 1825.

Dr. Willam Sands,

Offers his professional services to the Citizens of Annapolis and its vicinity, and informs them that he has removed to town, where he continues to practice Physic, Surgery, &c. &c He may be found at his office, directly opposite Mr. Williamson's Tavern, or at the residence of his caner. March 17

100 Dollars Reward.



name of John Chase; he is about 5 feet 8 or 9 inches high, is a very plausible and insinuating fellow in conversation, but rather awk. ward in his carriage, and stoops very much in his walk. John is about 30 years of age, and has generally been employed as my market man, and gardener. If taken up in Anne-Arundel county, and secured in Annapolis gaql, or brought home to me at Belle-field, north side of Severn, Thirty Dollars; if in any other county in the state of Maryland, Fifty Dollars, if out of the state, and brought home, One Hundred Dollars, with all reasonable charges. His clothing tow linen shirts, filled kersey jacket, his trouters were kersey but not filled, and dyed purple.

JAMES MACKUSIN.

March 17.

In-Council,

March 9, 1825. ORDERED, That the supplement to the militia law, passed at the last session of the legislature, be published once a week for three successive weeks, in the two Annapolis papers; the Patriot, American, and Federal Gazette, at Baltimore; Grieves' and Herbert's paper at Hagers-town; Political Examiner, at Predericktown; Bond of Union, at Belle Air; Star at Easton, Eastern Shore Gazette, and the National Intelligencer.

By order, THOMAS CULBRETH, Clk.

An Additional

Supplement to the Act, entitled, An Act to Regulate and Discipline the Militia of this State.

[Passed 2ath Feb. 1825-] ... Section 1. Be it enacted by the General Assembly of Maryland, That each brigadier-general, or commanding officer of a brigade, shall appoint a day of meeting, ex-

ercise and inspection, in the month of September each year, in regiment orbattalion; and it shall be the duty of the brigade inspector to at tend and inspect the same, giving thirty days previous notice thereof, to the commanding officers of regiments, extra battalions, or inde-

pendent volunteer companies. Sec. 2. And be it enacted. That the brigade inspector, after such meeting, report to the general commanding, the efficient strength, equipment and condition, of each regiment or battalion, designating the strength and condition of each company; the brigade-inspector to make said report within two weeks after such meeting, under a penalty not exceeding the sum of fifty dollars, nor less than five dollars, to be inflicted by a court-martial, under such provisions as this act prescribes.

Sec. 3. And be it enacted, That all other meetings and musters of the militia are dispensed with, excepting one annual meeting of the commissioned officers for drill and exercise, which meeting shall be on the last Saturday in April at ten o'clock, A. M. and two company meetings annually one in the month of May and one in the month of August; the captains or commanding officers of companies shall, under the existing penalties, appoint such court. the day of such meeting.

Sec. 4. And be it enacted, That articles fourth, fifth, sixth, seventh and eighth, constituting general courts-martial, division, brigade, regimental and extra battalion courts martial, are hereby repealed.

Sec. 8. And be it enacted, That brigadier-generals commanding a brigade, (except in the third division of Maryland militia, where the major-general will command) shall appoint general courts-martial whenever necessary, and all commissioned officers within their respective commands shall be subject to this duty.

Sec. 6. And be it enacted, That general courts-martial shall consist of any number of commissioned officers from five to thirteen, inclusively, the larger number to be preferred when that number can be convened or obtained with convenience and a majority of every general court-martial shall consist of offi cers superior in rank to the officer to be tried before such court martial, whenever practicable.

Sec. 7. And be it enacted, That no sentence of a court martial shall be carried into execution, until after the whole proceedings shall have been laid before the officer ordering the same, or in case of his removal, the officer commanding for the time being; nor shall any sentence. extending to the cashiering of any commissioned officer be carried into execution, until the whole pro- of this law."

ceedings shall have been transmitted by the officer ordering the same, to the governor of this state, for his confirmation or disapproval, the governor communicating his decision on such proceedings to the officer from whom they were transmitted; all other sentences to be confirmed by the officer ordering the court martial.

Sec. 8. And be it enacted, That every officer commanding a regiment or extra battalion, may appoint courts-martial, to consist of not less than five commissioned officers, for the trial and punishment of minor offences, to inflict fines. and decide finally upon their proceedings; but in no case can an officer or private in the militia, be punished or fined for any neglect of duty, without having an opportunity to appear before a court martial to allege a reasonable excuse for the same.

Sec. 9. And be it enacted, That no private shall be fined more than one dollar for non-attendance at

Sec. 10. And be it enacted, That the commanding officer ordering a court-martial, shall appoint the president thereof, and also some suitable person as judge advocate or recorder, whose duty it shall be to keep a fair and impartial record of said proceedings, and shall transmit the same, after being signed by the president thereof, to the commanding officer ordering said courtmartial, for his approval or condemation; the same oaths of qualification to be administered to the officers composing the court-martial, and the same rules of organization and proceeding as in the courts-martial of the United States army.

Sec. 11. And be it enacted, That every officer authorised to order a court-martial, shall have power to pardon or mitigate any punishment ordered by said court, except the sentence of cashiering an officer; in every general court martial, not less than two-thirds of the members present must agree in every sen tence, otherwise the person charged

must be acquitted. Sec. 12. And be it enacted, That the party tried by any court-martial, shall, upon demand thereof, made by himself, be entitled to a copy of the sentence and proceedings of

Sec. 13. And be it enacted, That al is authorised to issue subpænas to procure the attendance of witnesses; and every court-martial shall have power and authority to issue attachment, directed to such person as they may appoint, against all & every person or persons who shall neglect or refuse, on being duly summoned to attend, to give evidence, and fine such person in any sum not exceeding ten dollars; the person serving such attachment to be compensated as the court may deem reasonable; all fines so collected, after defraying such expenses, to be retained by the commanding officer for the payment of incidental expenses.

Sec. 14. And be it enacted. That any officer who shall disobey the orders of his commanding officer under the provisions of the militia laws of this state, or who shall neglect or refuse to attend any courtmartial at the time and place appointed, shall be cashiered the service, or fined at the discretion of a court martial, in any sum not exceeding one hundred dollars, nor less than five dollars, unless he can give a reasonable excuse to the sourt for such nonattendance or neglect; any officer of the militia who shall hereafter disobey any orders from the adjutant-general's office, authorised by the commander in chief, shall be liable to the penaltics

Sec. 15. And be it enacted, That the executive of this state shall, whenever he may deem it expedient for the public service, organize and appoint battations and regiments of volunteer corps, whenever application for such is made under the sanction of the general commanding, where said battalions or regiments are raised and to be organized.

Sec. 16. And be it enacted, That the officer ordering a const-martial shall be the plaintiff in all proceedings for the recovery of fines and forfeitures imposed under the act to regulate and discipline the militia of this state, and the several supplements thereto, and that the decision of a court-martial shall be final and conclusive as to the amount of fine and forfeiture.

Sec. 17. And be it enacted, That any person removing into a county or district, shall be liable to the provisions and penalties of the militia laws of this state, provided they be enrolled, and have one week's previous notice given of such meeting.

Sec. 18. And be it enacted, That it shall hereafter be the duty of each captain, or commander of a company that has received arms and accourrements from the executive of this state, to report annually, by the first day of November, the condition and number of the same, to the adjutant general of this state, under a penalty not exceeding thirty dollars, nor less than five dollars.

Sec. 19. And be it enacted, That the captain of any uniform company of the militia of this state, may adopt such uniform as may be determined on by said company.

Sec 20. And be itenacted, That the militia of Allegany county shall be exempt from the operation of this act, so far as it relates to or prescribes the mode of holding brigade, regimental or battalion muster or meetings, or general or regi-mental court-martial, and from the operation of the third section of this act, so far as it requires an annual meeting of the commissioned officers for drill and exercise.

Sec. 21. And be it enacted, That all acts or parts of acts which are inconsistent with, or repugrant to the provisions of this act be and the same are hereby repealed.

Sheriff's Sale.

virtue of a writ of fieri facias issued out of Anne Arundel county court, to me out of Annie-Arunder county court, to me directed, at the suit of Thomas Arninger against the goods and chattels, lands and tenements, of Richard D Hill, and William Smith of Richard, I have seized and taken in execution all the estate, right, at law and in equity, of Richard D Hill, in and to one tract or part of a tract or parcel of land called 'Birkhead's Chance,' containing one hundred and seventy acres of land, more or less, lying and being in the county aforesaid, distant from Pig Point about two miles; also three cows, one yoke oxen, and a pair on cart wheels. one yoke oxen, and a pair ox care wheels, and I hereby give notice, that on Friday the 8th day of April next at 12 o'clock, on the premises, I shall sell the said property so seized and taken in execution, to the highest bidder, for cash, subject to a debt due Rezin Estep, Esquire.

R. Welch, o'Ben. Shff.

A. County.

M A A. County.

Sheriff's Sale.

By virtue of a writ of fiert facias to me directed from Anne-Arundel county court, at suit of William Smith, for the use of Rezin Estep, against the goods and chat-tels, lands and tenements, of Richard Smith and Azariah Smith, I have seized and taken in execution all the estate, right, and taken in execution all the state, figure title, interest, property, claims and demand, at law and in equity, of Azarlah Smith, as derived from Captain R. Smith, in and to all that tract or part of a tract or parcel of land called the "Patuxent Fisheries," or land caute the track of land more containing seventy five acres of land more or less. And I do hereby give notice, that on Friday the ath day of April next at Id of clock, A. M on the premises, "I shall sell the said property so scized and taken in execution, to the highest bidder, for tass.

R. Weleh, of Ben. Shift, March 17, 1825.