M MILLER public in general particularly re-to their large and of

eries, Queen's Ware and BBBs il sell on the most

s, for cast. They bled to them, for ccounts, on or bebring suits on all een standing over out any discrimi fore hope this no and rolleve pupleasant.

END. nd Directors of vor Bridge

any, ividend of Firty for the last six ital stock of said ne will be paid on e 3d day of July rs in person, or to

President and Diklin, Treasurer.

8th, 1826. ncery, 1st June, 1826. e sale of the perac H. Hopkins, by James Iglehart, ed and confirmed,

contrary be shewn at day of August py of this order be the newspapers of Annapolis, at r three successive first day of July tes that the whole 82,561 80.

say Waters, Reg. Cur Can. ice.

ers of the tax, for y, will meet at the city of Annapolis 3d day of June e of hearing apransfers, . Cowman, Clk.

CE. of a power of athat and other pur-fer for sale, all the and interest, of n and to the RE-JSC AND PRE-arrly opposite the arch-street, in the I will cause this ed at public auctiock A. M. before oor in Annapolis, sposed of by pri-J. SPEED.

, the Hease er terms apply to Seorge M'Neir.

Attorney in fact.

F PARTNER.

ip heretofore exrm of BRYAN o. is this day dis-consent. All per-s said firm, will by note or otherwith Bryan and authorised to setunder our hands. S. BRYAN, WATKINS.

ned having purd thereto a handnable oods,

ries is to sell on rea-it, a share of the d we will do the give satisfaction our us with their

WATKINS, IN S. SECBY. A AWO

o hire, YEAR, , colqued TAI an Office,

NOTTOD

Sheriff's Sales

By virtue of two write of fact facts issued out of Anne Arundel county court, and to me directed against the goods and chattels, lands and time. ments, of Philip Spowden, at suit of ments, or the provider, at suit of Anthony Holmead, juny, and John B. Holmead, for the use of Charles David Bartlett, for the use of Warton & Grundige, for the use of Charles David I have deliced and taken in execution, all that tract of land called #80 bin Hood's Forest," containing the tion, all that tract of land called 186-bin-Hood's Forest, containing 1996 acres, of land, more or less, and an Monday, the, 3d day, of July, next, at the premises. I shall proceed to sell the said land to the highest bidder, for each, to satisfy the debt due as a foresaid. Sale to commence at it o'clock. R. Welch, of Ben. Shif. A. Alcounty

By virtue of a writ of fieri facial, issued by Richard G. Hutton esquire, a justice of the peace for Anna Arun. a justice of the peace for Anne Arundel county, and to me directed, a gainst the goods and chattels, land and tenements, of John H. D. Lane at suit of Nicholas J. Watkins, I have seized and taken in execution, all that fract or part of a tract or partelo land called Grammar's Chance, containing one hundred & seventy five access of land, more on least, being the plantation at present occupied by the said Lane. And I hereby give notice, that on Monday the 3d day of July nexf, at the court house in Annapolis, I shall proceed to sell the said napolis, I shall proceed to sell the said land to the highest bidder, for cash to satisfy the debt due as aforesaid Sale to commence at 12 o'clock.

R. Welch, of Ben. Shift. A. K. A.

George M'Neir, MERCHANT TAILOR, Has just received a large and handsome assortment of

Spring Goods Of a superior quality; among which may be found some of the Best Black, Blue, Green and mixed Cloths & Cassimeres; Black, Drab, and mixed Lastings; Silk and plain Drilling of various colours, Bombazetts and

Nankins, with a large assortment of Vestings.

Which he will be happy to sell, or make up, in the best and most fash May 11.

100 Dollars Reward.

Ran away, from th

Ran away from the subscriber near the Go vernor's Bridge, Priser George's county, Maryland, on the 24th of March last, a Neground Man named JIM, wards of 40 years of ago, history plexion not very dark, of ordiar height, but uncommonly large in broad across the back and shoulden very bowleged, by which he may be known, limps a little in his walk, he and old scar near one of his eyes; his collection districts shall be made convenient to the vocation of dark woolleneloth but no doubt has a variety. Jim's fa the convenient to the convenient to this act, shall be, and the tother shall be at or but no doubt has a variety. Jim's fa the convenient to the convenient to this act, shall be, and the convenient to this act shall be, and the convenient to the conven clothing was a suit of white domestic kersey, and one of dark woollen cloth but no doubt has a variety. Jim's fit ther, if alive, lives with Mr Joseph N Stockett, near South River Church and he has brothers and other cooner, one belonging to Mr. Gassaws Knighton, and I have no doubt bu Jim is lurking thereabouts, or some where between shouth and Patusen rivers, or he may possibly make for some fishing landing, or some of the waters at this season of the year and there hira himself. I will give any person fifty dellars for apprehending Jim within twenty miles the home; and one hundred dollars for apprehending Jim within twenty miles to home; and one hundred dollars for apprehending Jim within twenty miles to the state of Maryland as Ditrict of Columbia, so that in either case, he is brought home; or secured so that I get him again. All person are hereby warned not to harbour as employ said fellow. Grafton Tyler, P. S. Jim's wife is now living of the farm of the late Judge Ganit known by the name of While's Landing, on Patuent, opposite Lowe Marlborough, and it is probable Jim is lurking about there on in Caler county.

June 3.

Cash for Negroes, thenty will be given by twenty thirty YOUNG NEGROES, for some wishing to set, will figure the bar of Wattismoon's bloth for are intended for West Tenasses, to the use of the purchast.

June 1, 1826.

MARYLAND



GAMBINA

AND STATE REGISTER.

TOL. LXXXI.

ANNAPOLIS, THURSDAY, JUNE 29, 1826.

No. 25.7

PRINTED AND PUBLISHED BY

JONAS GREEN, MURCH-STREET, ANNAPOLIS.

frie-Three Dollars per annum.

Laws of Maryland.

IN COUNCIL,

Annapolis, April 21st, 1826. Ordered, That the several acts of Ordered. That the several acts of sembly, proposing alterations in or industrial to the constitution, which it passed at December session last; diso the act entitled. "An act to ride for the public instruction of the primary schools throughout state," to published once a week four weeks in the Maryland Revican, and Maryland Gazette, Anolis; The Patriot, American, Gatt, and Chronicle, Baltimore; Poral Examiner, Frederick Town; Irland Herald, and Torch Light, gestown; Maryland Advocate, stown; Maryland Advocate. merland; True American, Rock-Eg Elkton Press; Chester Town legaph; Centreville Times; Star, diazette, Easton; Cambridge Chro-le, and Bond of Union, Harford

order, Tho. Culbreth, Clk.

AN ACT emend the Constitution and form government, as it relates to the division of Somerset county into election districts.

Whereas, it has been represented his general assembly, that a merous class of voters on the orth side of Wycomico creek, and on the neighbourhoods of Duband Cokesbury, on the eastern des of the middle district of merset county, by reason of their aste location from the place of discelections, are virtually de-set of the privilege of voting, hit according to the spirit of the mitation, is designed to be ex and to every free white male the of this state, and is intended

r Dublin or Cokesbury, on the the borders of the said district.

Jable it enacted, That in case setshall be confirmed as required the constitution, and form of the constitution, and form of the constitution, and they are strongly shall be, and they are strongly shall be, and they are strongly shall be spoint three distincts, and to select and sat suitable places for holding sons on the north side of Wy carreek, and in the neighbour of Dublin or Cokesbury as said, having due regard to possible, extent of territory, and marenience of votors.

ted by the levy court in virtue art shall meet at the town of the shall meet at the town of the first Minday lay act, succeeding the condition of this act, and required to bastitution and form of govern, or within tending the corrying offect the hydricians of this act. thet the provisions of this act;

a plain and accurate description in writing, of the limits, boundaries and designation of each district so created and laid off, certified under their hands and seals, and the said clerk shall make a fair record thereof amongst the records of the county aforesaid.

4. And be it enacted, That the said commissioners be, and they hereby are authorised and required to adjust and limit the quantum of said, and the votes shall be receive compensation, to be allowed to the ed and counted by the same judges, proprietor or proprietors of the place of holding elections in each of the said election districts, if any compensation shall be required by

and the same to certify as aforesaid. 5. And be it enacted, That for the performance of the duties required of the said commissioners by this act, and for the places of holding elections, if any compensation shall be claimed, the levy court shall make allowance, and the same shall levy upon the county, to be collected and paid as other county charges are collected and paid. Provided. that the said commissioners shall not receive a sum exceeding two dollars each per diem, for each and every day they may severally be engaged in the proper duties of this act.

6. And be it enacted, That after the confirmation of this act, the le vy court of Somerset county, shall according to the provisions of the act of eighteen hundred and five. chapter ninety seven, appoint three persons in each of the said districts. residents therein, who, or such of them as shall attend, shall be the judge or judges of elections for the district for which he or they shall have been appointed as aforesaid, and the judges so appointed, shall have, hold and exercise the same powers and authorities, and be subject to the same penalties, and be entitled to the same pay, as the judges of elections in Somerset county now exercise and are entitled and subject to: Provided, That the compensation to be allowed for the services of the said judges and of the clerks by them to be appointed, shall not exceed two dollars per diem, which compensation shall be

7. And be it enacted. That all laws now in force, not inconsistent with this act, shall be, and remain in force; and all provisions repugnant to this act shall be, and the same are declared to be repealed, upon the confirmation of this act.

8. And be it enacted, That if this act shall be confirmed by the next general assembly, after the next clection of delegates, in the first session after such new election, as the constitution and form of government directs; in such case; this act and the alterations in the said constitution contained therein, shall be considered as a part, and consti-tute, and be valid as a part of the said constitution and form of government, to all intents and purposes, and every matter and thing in the said constitution and form of government in any wise conflicting with or contrary thereto, shall be, and the same is hereby repealed, abrogated and annulled.

By the House of Delegates Little day of February, 1826.—read and assented to. By order JOHN BREWER CIK.

By the Senate, 13th day of Feb. ruary, 1826.—read and assented to, WM. KILLTY, Clk.

aforesaid, to make out and deliver | eral Assembly of Maryland, That the | do justice according to the evidence; | vernment to all intents and purposto the clerk of the county aforesaid, executive power of this state, shall the party accused shall not be conbe vested in a governor as hereinafter provided for.

2. And be it enacted, That the

governor shall be chosen alternate-

ly from the western and eastern

shores, by the citizens of the state, having the right to vote for delegates to the general assembly, in the counties where they severally reside, at the time and places where they shall vote for delegates aforeand in the same ma n ras the votes for Delegates; the presiding judges of elections in each county, shall make a list of all the persons voted the said proprietor or proprietors. Tor as governor in their respective counties, and of the number of votes given for each, which list they shall sign and certify, and transmit, sealed, to the seat of the government, directed to the president of the senate, who shall upon the first Monday after the meeting of the general assembly, in the presence of a majority of the members of each branch, open all the certificates, and the votes shall then be counted, and the person having a majority of all the votes given, shall be the governor, and the president of the senate shall forthwith announce the

same; but if no person shall have a majority of all the votes given, no choice or election shall be considered as having been made, and the said president shall announce the number of votes given to each person voted for, and thereupon a governor shall be elected for hwith by joint ballot of both branches of the legislature, from among the candidates voted for by the people, who shall appear by the said returns to have had the the greatest number of votes, and should neither of the persons so voted for, have a majority of all votes on the joint ballot aforesaid, the ballot shall be renewed and continued until some one of them shall receive such majority; contested elections of governor shall be determined by both branches of the legislature, in such manner as shall be prescribed by law.

3. And be it enacted, That the

the time appointed, for the annual meeting of suing his election, and until another governor shall be elected, and qualified, but he shall not be eligible as governor, for the three next succeeding years after the expiration of the time for which he shall

have been elected. 4. And be it 'enacted, That the governor shall be at least thirty years of age, and have been fourteen years a citizen of the United States, and a resident of this state ten years next preceding his election, unless he shall have been absent on the nublic business of this state or of the United States.

5. And be it enacted, That the governor shall be removed from office on impeachment for; and conviction of treason, bribery or other high crimes and misdemeanor, or any misdemeanors in office, but judg. ment in such case shall not extend further than removal from office and disqualification to hold uny office of honour, trust or profit in this state, he shall nevertheless, whether convicted or acquitted, be liable to indictment, trial, judgment, and punishment according to law.

6. And be it enacted. That the house of delegates shall liave the

victed without the concurrence of two thirds of all the senators.

8. And be it enacted. That the governor shall have his permanent residence at the seat of government, and shall at stated times receive for his services an adequate salary to be fixed by law, which shall neither be increased nor diminished during the period for which he shall have been elected.

9. And be it enacted. That there shall be a secretary of state appointed by the governor, to hold his office during the pleasure of the governor, who shall keep a fair register of all the official acts and proceedings of the governor, and shall, when required, lay the same, and all papers, minutes, and vouchers relative thereto, before the legislature or either branch thereof, and shall perform such other duties as shall be enjoined on him by law, and shall receive such salary or compensation for his services as

may be provided by the legislature. 10. And be it enacted, That in case of the removal, death, resignation or inability of the governor to discharge the duties and powers of said office, the same shall devolve upon the president of the senate, until another governor shall be elected and qualified as is hereinafter provided for, and in case of the removal, death, resignation or inability of both governor and president of the senate. the legislature may provide by law what officer shall act as governor, until another be elected and qualified, or the disability removed.

11. And be it enacted, That in case of the removal of the governor from office, or of his death, resignation, or disqualification, his successor shall be elected at the first election for delegates to the general assembly which shall take place thereafter, and his term of service shall be the same as if no vacancy had occurred.

12. And be it enacted. That the first election for governor shall be held at the time of the election of delegates for the general assembly governor shall hold his office, dur-ing the term of three years from confirmation of this act. confirmation of this act.

13. And be it enacted. That all the powers and authorities at preser exercised by the executive of this state, shall be, and hereby are vested in the governor, except the appointment of chancellor, judges of the courts of common law, attorney general, general, field and general staff officers, who shall be nominated by the governor and approved of by the senate. +

14. And be it enacted, That the governor, appointed by virtue of this act, or the person authorised to act in his place, shall take the same oaths of office as are now flirected to be taken by the governor of this state.

15. And be it enucted, That all and every part of the constitution and form of government of this state, which relates to the election of the governor and to the election of the council to the governor, that is in any manner repugnant to ininconsistent with the provisions of this actibe, and the same is hereby repealed upon the confirmation here-

16. And be it engeted, That if this act shall be confirmed by the general assembly of Maryland, after the next election of delegates, by said commissioners may now time to time; and place to place, until they shall be sold and completed the straight of them by at and the said commission.

An act to alter and amend the Constitution and the said commission.

An act to alter and amend the Constitution and the said commission.

Governor may be elected by the people, and to abolish the runs of the governor shall be taken and they pereby are people, and to abolish the runs of the governor shall be taken and considered, and shall be taken sitting for that purpose the senators and considered, and shall be upon oath or affirmation to said constitution and form of givernment with the governor shall be taken and considered, and shall be taken sitting for that purpose the senators and considered.

Sec. 1. Be it snacted by the Genin the first seasing after such now

es, any thing in said constitution and form of government to the contrary notwithstanding. By the House of Delegates, 17th

day of February, 1826—read and assented to. By order, JOHN BREWER, Clk.

By the Senate, 1st day of March, 1826-read and assented to. By order, WM. KILTY Clk.

JOS. KENT, Governor. (L. S.) IDEN T. DISNEY.

Woollen Draper, Tailor, and Habit Maker,

Informs his friends, and the publicin general, that he has taken Mr. Nicholas J Watkins's business and stock of goods, and now carries on the above business in Mr. Coe's Brick Shop. (formerly occupied by Mr. Watkins.) directly opposite Williamson's Hotel, and has also just received a splendid assortment of

FASHIONABLE SPRING GOODS,

Among which are the followin Sheppard's Best Blk. and Blue Clothe, Second do do Superfine Green and Olive Superfine Brown and Claret Superfine and second Grey Mixt do Best Superfine Black, Mixed, Drab, Orange, Light, White and other Go-loured Cassimers, Black Satin, Twilled Bombazettes,

Denmark Sattin, and Lastings, of assorted colours, Drilling, Plain and Striped, of every

description. Rlk. English and French Florentines

White Buff and Figured Marseilles Also a few Patent Suspenders of a superior quality.
JNO. T. DISNEY, Confidently be-

lieves that he will be able to give general satisfaction to all who may be pleased to patronize him. having had the advantage of acting as Foreman for Mr. N. J. Watkins for the last six years, and receives the fashions regularly four times a year from Philadel-The public may be assured that their work will be done in the neatest and most approved fashionable manner, as his workmen are of the most superior kind. He respectfully solicits a share of the public pa-

N. B. A specimer of the Fashions. in drawing, may be seen by calling at his Shop.

Young Ladies Academy.

Mrs. Elizabeth Whit and Miss Mrs. Elizabeth Whit and Miss Mary R. Lusby, respectfully notify the citizens of this pace and neighbourhood, that they intend opening an Academy on Morday next for the instruction of Young Ladies in Needle Work, Drawing, Painting, Scc. and Children in Acading, Writing, Arithmetic, Marking and Netting. Parents may restablished that every attention may rest assured, that every attention will be paid to the morals, as well as the studies and convenience of Purille pile. The price of tuition, which will be low, made known on applica-

P. S. Mrs. We to is willing to accommodate You to Ladie from the country with board on mode statems.

Annapolis, June 8, 1826.

Public Sale.

By virtue of an order from the orphans court of Anne-Arunda county, the subscriber will offer at sublicingle, at the late residence of Mrs. Henrietts Brown, deceased, on the south side of Severn, on Friday the 16th June nezt'

THE PERSONAL ESTATE of the deceased, consisting of several valuable Young Negroes, Stocks. Household and Kitchen Furniture, Household and Kitchen Furniture, Plantation Usenalla, co., likewise an Eight day Otock. Terms of Bale. For all sum of twenty dollars, or upwards, a gredit of six months will be allowed, the purchaser giving bood, with anterest from the date, under dollars, Cash., Sale to come two ty dollars, Cash. Sale to commence at 10 o'clock.
Ino. H. Brown, Adm'r.
May 24