MARYLAND GAZETT

Containing the freshest Advices, Foreign and Domestic.

WEDNESDAY, April 25, 1750.

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Mr. GREEN,

I bur littly fren, in one of your Papers, some Observations relating to Improvements in the Inspection Law on Tobacco: I retains 13 Improvements in the inspection Law on Todacco: I must own I am entirely of those Gentlemens Ipinion, as to what they mention; and shall be Leave to give you the Sentiments of One in Prince George's County, concerning Inspectors, in Case of Sickness, and other Things, which have, and may hereufter prove Discouragements to a trading Country; for which Purpose I de-fire yea'd give this a Place in your next.

இத்தில் N September laft, some Tobacco was brought to an Inspecting House in this County, the Inspectors being both sick then, and some Time afterwards; prevented it's being examin'd for many Months: This Accident could not be attended with any Advantage to any particular Person, and certainly is open to many Inconveniencies, as it was in the Case above. To remedy this, without Doubt, the Legislature will fix on a Method; that, on very little Notice, each Inspecting House may always be supplied with Persons, properly qualified, to officiate in case of Sickness.

THE next Matter I shall undertake to observe; is the Allowance of Four per Cent for the Cask, as far as one thousand Pouncs of Tobateo contained in each Hogshead, and not to ex-

ceed that, be the Weight what it will.

WHETHER are the Housheads a Merchandize, or really a Cover for the Tobacco: But when I mention this, I ought to consider, there is Tearcely one Person to be found in Maryiand, who has not, one Time or other, try'd the Brit's Market with a Hoghead of Tobacco; and I prefume they never saw any Credit for the Cask, in the Sales remitted to them. I would not have it inferr'd from this, that I am an Enemy to the Value of Timber, or to the Benefits of the Planters; but I tan with great Safety declare, that I never define more than the real Cost of an Article; whether it be Cost, Chest, or Bale; which must be entirely funk at the next Port; to which the Merchandize is teansported.——The Case is is sollows: A Law is made, that all Hogssendy containing one thousand Pounds of Tobacco shall be allowed Four per Cent for the Case, without ever thinking of the Value of Tobacco; though every one amongist us knows, that the Inspecting Law was calculated for no other Purpose but to increase the Price of it; (and without Doubt beneficial it will be;) and this Article feeths to fland in great Need of a further Regulation. I di-ways underflood, that five Shillings Currency was the Price for a Tobacco Hoghiead; and perhaps I found have thought of fill, had I not heard of an additional Charge made against the Hoghead to be one Thousand, amounts to firty Pounds of Tobacco, at fourteen Skilling's Sterling per Hundred, which was given in many Places laft Year, comes to five Shillings and fourteen Sterling per Hundred, which was given in many Places laft Year, comes to five Shillings and fourteen Sterling and the sterling of even Pence Sterling for each Hoghead; a Sum that must fille continue tack'd to the Law, unless some Price is fix'd in Regard to the Hogheads, without Reference to the Weights; til then, this Charge only is more than one hundred per Cent on the Case.

The last Thing I hall mention multi-appear to you on the fest View, that there is an absolute Necessity of an Amendy ment; it relifies to all public Draughts on Sheriffs, and to that only. only.

Surrose then, that an Order is given on the Sheriff of any County for a Sour of Tobleces, which is demanded according y, and Payment inade in Transfer Wotes (which i prefume a ny Sheriff may do ly a comiderable Part of which, by the different Dates are libitated in Deduction of the different Part of the per Centy find

mentioned, or for what it will produce, allowing it was taken to the Inspecting House on the very Day; but as our Assembly is to meet foon, this Doubt may be easily ascertained. Hardships in Laws are never discovered, 'ul Experience shews where the Inconvenience lies: A shorter and more equitable Method to remove this, perhaps cannot be found, than that hereafter mentioned .-

THAT no Transfer Note; which is liable to a Deduction of more than two per Cent, shall be paid away by any Sheriff, for a greater Sum of Tobacco than it would absolutely fetch, allowing it was given to the Inspectors on the Day it was received from him: By this Regulation many Abuses may be prevented; for as the Law now stands, any Sheriff may apply all the Notes of the shortest Date to his own Use, and to dicharge all Draughts with Notes that are liable to a Deduction, befices the two per Cehr of one to four per Cent; which Loss, on as many Notes as will make a Hoghead of 950 lb. nett, will be from nine and a half to thirty eight Founds of Tobacco per Hogshead, according to the different Dates. From this (which is a fair State of the Case) it will, I hope, be determined whether this Amendment is not absolutely needful, as it will put the Sheriffs under a Necessity of making speedy Payments, or be themselves the Sufferers. For keeping the Notes by them, I believe Inflances may be produced, where Notes of very long Dates have been paid on fach Occasions; and whether this proceeded from their not having any other Notes, or from the great Regard they had for their own Interest, is a Matter that must be clear d up by those who have studied most the Practi! ces of Mankind, when the Profit and Loss of any Thing has been at their own Disposal.

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From the London Magazine, for December, 1749.

An Extract of a letter from Tetuan, fetting forth the hardfhips and indignities imposed upon the Mojejis's ambustador to the emperor of Mirocco, on account of the Moneys being delayed, wherewieh he was to have redeemed the English captives who have endured so many years slavery in Barbary: A matter of concern to the bonour of the state, and the mercantile body of the nation trading to those parts, and highly deserving their attention and addresses.

N the 333 of August last, arrived at Tetuan, the emperor Muly Abdalia's alcade or governor of that town, from: hea, with paremptory orders from the faid emperor, to de-mand of his excellency William Latton, Efg. ashbaffador there! from the court of Oreat-Britain, the bulance morey due, bening 4399 % 11. for the redemption of the captives, now 36 dinumber; and the 8201 % that was paid to the fate balliaw Hamet, decealed, which, as the faid emperor received no part of it, he deems an illegal payment. The faid sleade declared to the ambiffield material he was not forthwish paid the whole? funt, or at least, had not his note of hand, engaging to pay it in 8 or or days, she had positive orders to carry him and the Brollfh flaves up to "Pez; which would not only greatly en-hance the expence of the crown, diffrace this majelly's prefent, by conficution, and his ambaffador the denial of audience, but render him and his attendams, no less miserable than those he came to redeem. The amballador solvered, that the could not engage himself in that manner for the payment of fucht fune in to thore a time; but did directly hire a Polacie to care ry over letters to the governor of Gibraltar, intreating him to send the sormer sum and of 4309 less which was in his possession. The sor race feat back a less to the ambasses.