THOMAS H. HICKS.

Register of Wills Dorchester County. In compliance with the above order, this is to give notice that the subscriber of Dorchester Couny hath obtained from the Orphans' Court of Dorchester County, in Maryland, letters of adminisration d. b. n. on the personal estate of Charles Windows, late of Dorchester County, deceased.— All peasons having claims against the said deceased are hereby warned to exhibit the same with the proper vouches thereof, to the subscriber, on or before the 5th day of October next, they may otherwise by law be excluded from all benefit of said estate.

Give under my hand and seal this 5 day of April 1847.

JOSIAH CARROLL Adm'r d.b.n. of 3w Charles Windows, dec'd.

CARD.

TIME subscriber annoances to the citizens o Cambridge and the Country round about, that he is now ready to execute with promptness and despatch, all orders of HOUSE PAINTING, GILDING, GLAZING, BRONZING, SIGN ORNAMENTAL and FANCY PAINTING &c., &c. Old Chairs repainted, Cane Seats new bottomed and repaired. All kinds of CHAIRS manufactured after City style. Old Furniture scraped and varnished. Terms as reasonable as the work can be done in this or any other town. He can be found at his Shop on Race Street,

near the Millinery of Mrs. Shepherd. EDWARD REDHEAD. Nov. 1, 1846.——tf.

NEW MILLINERY AND FANCY STORE.

RS. ELIZA A. STRAUGHN respectfully announces to the Ladies that she has just announces to the Ladies that she has just returned from Bultimore with a large and well selected assortment of Millinery and Fancy Goods. Her stock of Bonners comprises all the various fashionable kinds now worn in the city, such as NEOPOLITAN, COBURG, VERONAS.

FRENCH LACES, CHINA PEARL, LINEN BRAID, FRENCH STRAW,

RUTLAND BRAID, LUTON BRILLIANTS, &c., &c. Her assortment of RIBBONS, FLOWERS, &c. have been selected with great care and are of the latest style and pattern. She has also a large assortment of Lawns, Brages, black & col'd. Alpacas, Ginghams and Calicoes, Trimmings for Dres ses of all kinds, sech as Fringes, Laces, Edgings, Buttons, &c., &c. She respectfully invites the Ladies to give her a call.

N. B. She still continues the Fashionable Dress Making and has just received the latest May 1, 1847.—3w.

By virtue of competent authority the subscriber will expose to public sale to the highest and best

S. ITURDAY the 20th of MAY, inst., at Vienna, between the hours of 11 and 1 o'clock all that valuable farm and tract of land called "Smith's Eventuring 259 agree of land more or less. This form lies on the rone leading from Vienna to Crotcher's Ferry, about three miles distant from the former place, and is at present occupied by Mr. Josish Webb. The improvements consist of a one story dwelling house, with the nocessary out buildings, all in a tolerable state of repair. The soil is well ad opted to the growth of wheat and corn and easy of cultivation. With a small outlay the land could be made highly productive. Persons wishing to purchase can view the premises for themselves previous to the day of side. The land will be sold free of all incumbrances, and possession given on the first day of January next.

The terms of sale will be one fourth eash on the day of sale, and the residue in three equal instalments on a credit of six, twelve and eighteen months, with interest from the day of sale, all to be secured by bond and securities to be approved by the trustee. Upon the payment of the entire struments of writing upon which it is endorsed, the purchaser by a good and sufficient deed.

E. R. HOOPER, Trustee. May 1, 1847.—tds.

Dorchester County Orphans' Court, 12th April, 1847. istrator of Urian Medrord, late of Dorchester written upon unstamped vellum, skin, parchment County deceased, it is ordered that he give notice or paper or other material, shall not be valid and required by law for all creditors to exhibit their effectual, unless the duty chargeable thereon by claims against the deceased's estate, and that he law, shall be paid to the Clerk, as in the preced- of five years in my ancles and feet, and at times cause the same to be published once in each of ing proviso is directed.

I have hereunto set my name and the seal of my office affixed this 12 April in the year of our Lord. 1847.

THOMAS H. HICKS.

Register of Wills Dor. Co. In compliance with the above order, this is to give notice that the subscriber of Dorchester act. County hath obtained from the Orphans' Court of Dorchester county, in Maryland, letters of administration on the personal estate of Uriah Medford, late of Dorchester county, deceased. All persons having claims against the said deceased are hereby warned to exhibit the same with the proper vouchers thereof, to the subscriber, on or before the 12th day of October next, they may otherwise by law be excluded from all benefit of said estate. and other instruments of writing mentioned in the Given under my hand and seal this 12th day of

April 1847. EDWIN E. MEDFORD Adm'r. of

Uriah Medford, dec'd. HANCE'S SARSAPARILLA, or BLOOD PILLS FIFTY PILLS IN A BOX!

The Cheapest and best Medicine in existence! Every person who is subject to Billious Fever, plement are hereby contined in force until repealshould purify their blood and system by using a ed by the General Assembly.

SARSAPARRILLA, OR BLOOD PILLS? Persons afflicted with Costiveness, should try the HANCE'S SARSAPARRILLA, or BLOOD

Pimples on the Face, should try the SARSAPARRILLA, OR BLOOD PILLS? Sarsaparrilla, or Blood Pills! Headache and giddiness cured by using the Sarsaparrilla, or Blood Pills! Drowsiness and General Debility, cured by the Hance's Sursaparrilla, or Blood Pills! DysPersons who have taken considerable portions of mercury, and in consequence have pains Hats! Hats!! Hats!! AN Act relating to foreign corporations and their A Further Supplement to the Act and the A

HANCE'S SARSAPARRILLA, or BLOOD PILLS. Pessons in want of a Pill that is Purely Vegof mercury, should use the

SARSAPARRILLA, OR BLOOD PILLS! AS THE GENUINE FOR SALE BY SA SETH S. HANCE, 108 Baltimore st. and corner of Charles and Pratt streets, Baltimore, and in Cambridge by SOLOMON RUTTER, Druggist. AGENTS FOR DORCHESTER COUNTY.

John Richardson, Church Creek; John S. B Woolford, Loomtown; Uriah Todd, Tobaccostick Cowart & McNamara, Buck Town; Levin H. Campbell & Co., Vienna; Stevens & Bramble, E. New Market; Samuel Corner, Castle Haven Jan. 1, 1847.—1y

ST. ANNE'S FEMALE SCHOOL ANNAPOLIS, MARYLAND.

TRUSTEES: Rev. E. M. Van Duesen, Rector of St. Anne'

Parish. Vestrymen of St. Anne's Parish: Hon. Chaecellor Joanson, A. RANDALL, Esq., R. W. GILL, Mr. GEO. E. FRANKLING Mr. Geo. G. Brewer. Mr. James Sands. Capt. P. F. VORHEES, U. S. N. D. CLAUDE, M. D. OFFICERS:

Rev. Edwin M. Van Deusen, Rector and Visiter. Miss M. MILLER, Principal. Miss E. Converse, Head of the Family.

Miss A. Strober, Teacher of French and Music. Miss C. L. HAVEN, English Teacher. Rev. H. Humphreys, D. D., President of St.

John's College-Lecturer in Chemistry and Natural Philosophy. St. Anne's is a Boarding and Day School for

young Ladies, designed for thorough intellectual and religious training. Right mental culture, and the influences of a Christian home, are the great objects of the Teacher's labors.

per scholastic year of ten months, including every places, and return same day to Baltimore,expense, except French, Music and Stationery. For girls under 12 years, \$170-a reduction of continued until further notice. All Baggage \$25 for each, will be made from the above charges, when two or more sisters are placed at the School. Entrance fee \$25 for each, will be made from the above charges, when two or more sisters are placed at the School. Entrance fee \$25, or bed, bedding towels and table napkins may be furnished by the pupil. Board and tuition paid semi-annually in advance. Vacation August and to Hambrooks within a quarter of a mile of Cam September.

April 24. 1847-6t.

NO. 61. A Further Additional Supplement to the act desired will be divided to sait purchasers. osing duties on promissory Notes, Bills of Exchange, Specialties and other instruments of writing to aid in paying the debts of the State.

Section 1. Be it enacted by the General Assembly of Maryland, That all mortgages and Reeases of Mortgages, and all such deeds and bills of sales as are now required by law to be recorded, which have been, or may hereafter be printed No. 230 Baltimore treet, North West Corner or written on vellum, skin, parchment, paper or other material, without the same having been first stamped according to the provisions of the second section of the act, passed at December session, eighteen hundred and forty-four shall be to all intents and purposes as valid and available, nu if the same had been and were so stamped, provided, that when any one of the aforesaid instruments of writing is presented to the Clerk of any ble by law, on such instruments of writing, which workmanship. duty such Clerk is hereby authorised and required to receive and to endorse a receipt therefor under his hand upon some part of such instruments of writing, and it shall be the duty of the for the sale of goods by the piece—a very large asand the Clerks of Counties and of Howard District, shall account to the Treasurer for all sums so received, in the same manner as are required by the ninth section of the act, passed at December session eighteen hundred and forty-four, chap. On application of EDWIN E. MEDIORD Admin- that the said instrument of writing so printed or

the aforeasid instruments of writing which has having been under the care of four or five be the intent and meaning of this act that a new In testimony that the foregoing is truly copied been heretofore recorded without the same havfrom the minutes of the proceedings ing been stamped as required by law, is hereby deof Dorchester county Orphans' Court clared to be as valid and available for all intents and purposes as if the same had been and were so stamped, provided that the duty chargeable by law on said instrument shall have been paid to the Clerk of the County of the County of Howard relief. That is about four months ago, and District at the time of recording the same or shall in that time I have used about one dollar's

contained in the act to which this act is supplement, shall be construed as to require the payment of the duty or tax therein mentioned on any deed when the property thereby conveyed shall not exceed two hundred dollars; and that nothing codtained in this act shall be so construed as to alter the law, relating to the recording of deeds, first section of this act.

Section 4. And be it enacted, That the fourteenth section of the act passed at December Session, eighteen hundree and forty four, chapter two hundred and eighty limiting the operation of said act to the first day of May, eighteen hundred and forty eight, be and the same is hereby repealed, and the said original act and its sup-

D. CLAUDE.

Treasurer of Maryland. April 24, 1847—3t.

SPRING AND SUMMER MILLINERY. Young ladies and gentlemen troubled with Rs. M. A. Eunick respectfully informs the ladies that she will open a beautiful assortment of Spring and Summer Millinery, on Singing in the Ears relieved by the Hance's Friday the 23d April, to which their attention is invited.

ap 17 E are authorized to announce JOHN RICHARDSON, Esq., as a candidate for pepsia can be cured by using the Sarsaparrilla, or the next Sheriffalty of Dorchester County. Feb. 98 1846 -- tf.

INHE subscriber has just returned from Baltimore with a first rate supply of Hats, of the etable, and is warranted not to contain a particle latest fashion, and is now finishing all kinds of

Hats, and Caps of all kinds. Persons wishing to purchase a first rate fashionable Hat will please call and see his assortment, as he flatters himself that he can sell as good an article as can be bought elsewhere for the price.

Country merchants are invited to call and see his assortment, and no doubt they will be pleased with the prices and accommodation. fe 27, 1847—tf THOS. HAPPER.

The proceedings that are taking place at the South in consequence of the visit of Mr. Webster to that section of the country, are highly gratifying and honorable. They will do good; they and honorable courtesy, which will be reciprocated, we trust, on all occasions .- Alexandria Ga-

FOR ANNAPOLIS, CAM CHARLES ! BRIDGE AND EASTON.-The new and splendid Steamer CAMBRIDGE, Capt. John D TURNER, will leave her new wharf, at the corner of Light and Comway streets, on TUES-DAY MORNING, the 6th inst., at 7 o'clock, for the above places, and return on Wednesday to Baltimore. Fare each way, \$1.50.

FOR ANNAPOLIS AND WEST RIVER.—The Cambridge will leave her new wharf, on THURSDAY Coorning next, at 7 o'clock, for the above place, and return same day to Baltimore. Far each way, \$1.

FOR ANNAPOLIS, CAMBRIDGE AND EASTON. The Cambridge will leave Baltimore on FRI. DAY Morning next, at 7 o'clock for the above places, and return on Saturday to Baltimore.

FOR CENTREVILLE AND CHESTERTOWN. The Cambridge will leave Baltimore on Mon-Terms .- For girls over 12 years of age. \$200 day morning next, at 7 o'clock, for the above Fare each way \$1. The above routes will be at the owner's risk.

JOHN D. TURNER.

Hon Sale.

The tract of land situated on the road leading bridge, and known by the name of the frog ponlots, containing eighty or eighty-five acres, a par of which is heavily timbered land. The tract if Apply to G. J. Robertson, at Bradshaws Hote

Cambridge Md. April 24,—tf.

JOHN M. OREM & Co.

of Charles, BALTIMORE.

(Have received their Spring & Summer supply of Cloths, Cassimeres, Vestings, &c. &c, which they will make to order in the best and most fashionable style.

GENTLEMEN'S CLOTHING.

On the second fleor of their building, which has been fitted up for the purpose, will be found a County, or of Homard District to be recorded large assortment of the finest and medium qualithere shall be paid to the Clerk the duty chargea- ties of Clothing ready made of superior style and

No Variation in prices, the lowest price is distinctly marked in figures on every garment. The basement has been handsomely fitted up sortment of CLOTHS, CASSIMERES, VEST-LNGS, AND TAILOR'S TRIMMINGS, being always on hand, at the lowest market prices, to which the attention of purchasers is invited. April 24, 1847.——tf

The following is selected out of a vast two hundred and eighty, and, provided further amount of testimony, showing the great value of Hunt's Liniment in cases of Rheumatism

To Geo. E. Stanton, Esq.—Sir—Having been afflicted with the Rheumatism for upwads so painful that I could not walk, and had to three successive weeks in the Cambridge Chron- Section 2. And be it enacted, That every of be assisted to diess and undress myself; and different physicians, and having tried almost Bond shall be given in each and every year in every remedy I could hear of, but not to much effect, I had given up all hopes of ever being cured, until I heard of Hunt,s Liniment, I tried one bottle of it, and found immediate Yours,

HENRY L BUCKHOUT. For sale in Cambridge by Solomon Rutter & WHITE & ANDERSON.

TO THE PUBLIC.

has declined the practice of medicine—and would take this opportunity to return them his most grateful acknowledgments for the kind attention and the liberal patronage he has re-The public's ob't serv't, ceived.

A. C. THOMPSON. ap 17 against him are requested to present them for liquidation. A. C. T.

Negroes Wanted.

wish to purchase any number of Negroes, of both sexes, with good titles, for which I will pay the sell. Communications addressed to me at Cambridge by the State under said acts are hereby expressly county charges and State tax &c. CHARLES WILLIGMAN

Section 1. Be it enacted by the General Assembly of Maryland, That from and after the first day of May next, it shall not be lawful for any person or RUSSIA; also a supply of Palo Alto als or corporations not incorporated and authoripersons to act as the agent or agents, within this mari ue or fire risks, or insurances on lives or other for remedy whereof and to remove such doubts, insur ances, or to receive or transmit offers for insu-

Section 2. And be it enacted, That a license for the purpose of effecting insurances, or receivproduce kindly and national feelings; they help ing or transmitting offers for fasurance, or receivto strengthen the bonds of union between the ing or delivering policies of insurance, as express- gency shall occur. different sections of our country; they show high ed in the preceding section, shall be granted by the Treasurer of the State to any person or per- where application for the purpose is made to the sons, body or bodies corporate or politic, who Chancellor of Maryland, or the Judges of the shall apply therefor and pay to the said Treasurer County Court in any county or in Howard Disthe sum of one hund, ed c'ollars for the use of this trict, the said Chancellot or Judges may in his or State, which license shall at thorise the person or their discretion, prescribe the amount of the bond persons, body or bodies corporate or politic, to of any Trustee included in the terms of the said whom the same shall be granted, to effect insurances or to receive and transport offers for insurance or to receive and deliver policies of insurance as aforesaid, from the day of its c'ate, for the period of twelve months thereafter and no lon-

> Section 3. And he it enacted, That any person or persons, body or bodies corporate or politic, acting as Agent or Agents as aforesaid, shall pay to the Treasurer, half-yearly, the sum of three do. lars per centum, upon the amount of all premiums received by such Agent or Agents, or any other person or persons, for him or them, or which shall have been agreed to be paid for any insur ance effected or agreed to be effected, or procured by him or them, as Agent or Agents as afore said, and such Agent or Agents shall, half-yearly on the first Monday in January and the first Monday of July, furnish on his or their affidavit or af firmation, a true list and account of all such prem iums to the said Treasurer, and shall at the same time pay over to the said Treasurer, the said sam of tince dollars in every hundred dollars of suc premium, and in all cases where the said Agen shall be a body corporate or politic, the said oath or affirmation shall be made by the President o said body corporate or politic.

Section 4. And be it enacted, That before any Agent or Agents as aforesaid, shall act as such in this State, he or they shall give bond with sure ies, to be approved by the Attorney General or his Deputy, for the county or district in which said Agent or Agents may reside, in the penalty of five thousand dollars, to render a true list of such premiums to the said Treasurer, and to pay him the said sum of three dollars on every hundred dollars of said premiums on the days above mentioned, which said bond it shall be the duty of the said Agent or Agents to transmit to the said treasurer, to be filed in the Treasury Office, and any Agent or Agents offending against the provisions of this section, shall forfeit the sum of five hundred dollars for every such offence, recoverable as other fines and forfeitures:-Provided, that not withstanding such forfeisure and payment there of, the said Agent or Agents shall be personally liable for the payment of the said sum of three dollars, on every hundred dollars of such premiums to the Treasurer aforesaid:-And, provided further, that the principals of such agent or agents and their property shall be also responsible for payment of said tax, and shall and may be proceeded against by suit, attachment or otherwise as the case may require.

Section 5. And be enacted, That in case any Agent or Agents as aforesaid shall fail to give bond as required by the fourth section of this act, or shall after giving bond, fail to return to the Treasurer the list of premiums, or to pay over the per centage on said premiums as required by the third section of this act, then the Treasurer is hereby directed within thirty days after the said licence is granted in case of a failure to give bond, and within thirty days after said failure to make return or to pay over said premiums at the times limited, to publish the name or names of said agent or agents, so failing, as aforesaid, in two newspapers of the City of Baltimore, which publication shall declare the license of said Agent or Agents to be forfeited, and that all policies thereafter made by said Agent or Agents shall be null and void, and the said publication is hereby declared to work a forfeiture of said license, and all policies thereafter made by any such Agent or Agents are hereby declared null and void; and it is hereby expressly declared to case the same agent or agents shall take out a li-

Sec. 6. And be it enacted, That if any person or persons, body or bodies corporate or politic, acting as agent or agents as aforesaid, shall effect be paid within six months after the passage of this worth, and feel almost as well as ever I as aforesaid, without a license first had and obdid.- My family, as well as myself, can testify tained as herein before provided, he, she or they receive a liberal share of the public's patronage. Pre-Section 3. And be it enacted, That nothing to its value; and I would advise all who are shall forfeit and pay, for each offence, the sum of scriptions carefully put up. afilleted with pains and aches, to use Hunt's three hundred dollars, one half to the use of the informer, who shall be a competent witness, the other half to be paid to the Cierk of the County Court, or of Howard District Court or of the City Court of Baltimore, as the case may be, for the use of this State, to be recovered in the name of the State of Maryland by action of debt or indictment in the County Court or Howard District HE subscriber would most respectfully Court or the City Court of Baltimore, where such inform his friends and the public that he offence sholl have been committed, and to be accounted for and paid into the Treasury by the Clerk receiving the same at the period limited for, accounting for and paying monies received for licenses as aforesaid.

shall annually publish in at least two newspapers, following property of Riley Tylor alies Riley one of which shall be in the City of Baltimore, the Hurlock to wit:--all that piece or parcel of P. S. All persons indebted to the subscriber names of such agent or agents so taking out licen- land lying and being in District No. 2 of

> agents to act as such for more than one foreign corporation, individual or association of individuals, by virtue of one license.

Sec. 9. And be it enacted, That the act of De cember session 1839, chapter twenty four, and of December session eighteen hundred and forty-five highest cash prices. Persons having slaves to dispose chapter one hundred and sixty-seven, be and the and taken into execution to satisfy said writs

> D. CLAUDE, ap 24, 1847 Treasurer of Md.

cember session, eighteen handed and ieng. four, chapter one hundred and eighty- even, inposing a tax on Commissions after ed to Tres-

tees and receivers. als or corporations not incorporated and authori- passed at December session, eighteen hundred ned by the laws of this State, to make insurances on and forty-five, chapter one hunded and sixty-six,

Section 1. And be it enacted by the General rance to their principals, or receive or deliver poli- Assembly of Maryland, That the said supplement cies of insurance, although such individual or asso- passed at December session, eighteen hundred ciation of individuals may be incorporated for these and forty-five, chapter one hundred and sixty-six, purposes by the laws of any other State, District shall not be construed to extend to Trustees tpor Territory of the United States, or by the laws of pointed or named to preserve contingent remeany Foreign Kingdom, State or Nation, to effect dies, or to any other case when a Trustee is interinsurance, without first obtaining a license there- posed merely to preserve or maintain the title; and in cases when the trust is to be placed in the hands, or made subject to the disposition of the Trustee only upon the h ppening of a contingency, no bond shall be required until such contin-

Section 2. And be it enacted, That in any case supplementary act, if the said Chancellor or Judges should believe from an investigation of the circumstances of the case that it would be improper to require a bond to be given for double the amount of the property placed in the hands or made subject to the disposition of the said Trus-

D. CLAUDE, Treasurer of Md. April 24, 1847-31.

N A Further Supplement to the Actenticied, 'An act in posing a Tax on Collateral Inheritances, Distributive Shares and Legacies, to aid in paying the dents of the State," passed at December session, eighteen hundred and forty-lour, chap. two hundred and thirty-seven.

Section 1. Be it enacted by the General Asembly of Maryland, That from and after the passage of this act, in all cases where any estate, real, personal or mixed, is or shall be hable or subject to the tax imposed by the jet of eighteen hundred and fortp-four, chapter two hundred and thirty-seven, and there be only a life estate, or an interest for a term of years, or a contingent interest given to one party and the remainder or reversionary interest to another party or parties, then it shall be the daty of the Orphans' Coart of the county in which the administration is granted. to determine in its discretion and at such time as it shall think proper, what proportion each party who may be thus interested in said estate or property, shall pay of said tax or duty of two and one-half per centum on every hundred dollars; and the judgment of said Court when made shall be final and conclusive upon this subject; and every such party shall be required to pay in the manner mentioned in the act of eighteen hundred and forty-four, chapte, two hundred and thirty-seven, and eighteen hundred and forty five, chapter two hundred and two, his proportion of tax so determined as alo.es id; and any party ensitled in remainder and reversion, shah be sequired to pay his proportion of said tax wi hin the same time as though his interest had ves.ed

Sec. 2. And be it cnacted, That the tax imposed by the said act of eighteen hundred and ic.ty-four, chapter two hundred and thirty-seven, or by virtue of this act, upon any estate or property, shall be a lien upon such estate until the said tex shall be fully paid and satisfied.

Sec. 3. And be it enacted, That it shall be the duty of every executor or administrator to whom letters testamentary of administration shall hereafter be granted, in addition to the oath or afficmation now required by the act of seventeen handred and ninety-eight, chapter one hundred and one, sub-chapter three, section twelve, to be token an additional oath or affirmation that he or she will diligently and faithfully regard, and well and truly comply with the provisions of the law imposing a tax on collateral inheritances, d.surbutive shares and legacies, to aid in paying the debts of the State, which oath or affirmation the respective Registers of Wills are hereby required to administer and to place the same on record with the usual oath or affirmation; and that the sixth section of the act of eighteen hundred and forty-four, chapter two hundred and thirty-seven be and the same is hereby repealed.

D. CLUDE, Treasurer of Md. April 24, 1847

AND MICHOIN 25.

SOLOMON BUTTER, Successor to Thomas M FLINT, cense under this act for more than a single year. at the Old Stand, next to Parin's Hotel, CAMBRIDGE, MARYLAND.

TE offers to the public a large and full assorted stock of Drugs, Medicines, Pain's Ods. Dye insurances, or receive and transmit offers for in- Stuffs, &c, &c, at prices as how as they can be bought April 3, 1847—6:n

N. B. For sale a large lot of Fancy Soar

Sheriffs Sale.

By virtue of two Writs of Vendition Exponas issued by Robt. Bell Esq. a Justice of the Peace in and for Dorchester county and to the Sheriff directed, one at the suit of Perry Flowers against Henry D. Lucas and Ryley Tylor alias Ryley Hurlock, one at the suit of Thomas Griffith administrator of William R. Perry against Riley Tylor alias Riley Hur-Sec. 7. And be it enacted, That the Treasurer lock, I have seized and taken into execution the will find their accounts in the hands of Mr. ses under this act, with the names of the compa- Dorchester county called and known by the Sec. 8. And be it enacted, That nothing in this act contained shall authorise any agent or acres; and I hereby give notice that on

Tuesday the 11th of May next between 10 & 2 o'clock at Daniel Cannons store, I will sell to the highest bidder for cash all said Tylor's right title and claim of, in and to the above named property, so seized of will find it to their advantage to see me before they same are hereby repealed, but all rights required and costs due and to become due, also for

JAMES E. DOUGLASS

ap 17-15