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JOSEPHE B. ECCLESTON,]

NEW SERIOS-VOL. 7. the transfer to the same of

CAMBRIDGE, MID.—SATURDAY MORNING, APRIL 20, 1844.

"LIGHT FOR ALL."

[Editor & Proprieto

DE SECRETARIO

PUBLISHED EVERY SATURDAY MORNING

Where the number of insertions is not limited, they will be C sarged accordingly.

LAW OF MARYLAND.

colectors of the taxes now imposed, or to be imposed taxes due, with interest thereon, from the time they of the clerks of the Levy Courts, the Commissioners, or refuse to qualify within thirty days after their ap- to be approved by the Treasurer of the Western by Law, shall not have been appointed, or having were payable. and the Register of the city of Baltimore, annually on pointment, it shall and may be lawful for the Gover Shore, or else by the Mayor and Register of the city been appointed, have failed or refused to qualify and Sec. 12. And be it enacted, that, if the Levy Courts or before the twentieth day of April, to give the Gov- nor to appoint others in the place of those refusing, or of Baltimore, conditioned for the due collection and this charge the duties of their appointments, as required or Commissioners of the several counties, and of How- failing, and so, from time to time, offer every interval faithful application of said arrearages of taxes, accordby law, it shall and may be lawful for the Governort and district, and the Mayor and City Council of Balti- ties, Howard district, or the city of thirty days, until duly qualified Collectors of the ling to the direction and provision of this Act; and, and he is hereby authorised and required, on the firs, more shall fail to impose the assessment or tax imposed appointed and qualified collector, or collectors of the said tax are procured throughout the State. day of May next, or as soon thereafter as conveniently by the original act, or its supplement, as prescribed by State taxes; and the said clerks and registers are heremay be, to appoint a collector or collectors for such the fifty second section of said original act, then and in by required to give the same information to the Govercounty, district or city, as the case may be; and the that case, it shall be the duty of the Levy nor within thirty days after the passage of this act. collector or collectors, so to be appointed, shall give courts, or commissioners, or register of the city of Ball Sect. 21. And be it enacted, that the Levy Courts, of Ballimore, as soon as practicable, to place in the Sec. 2. And be it enacted, That the time allowed bond, to be executed by him or them, with their sure- timore to give notice to the Governor within twenty or Commissioners, or Mayor and City Council of Bal- hands of the several Collectors of the sev ties, and approved by the Governor, or some Judge of days after such failure; and thereupon, it shall be the limore, as aforesaid, are hereby authorised and refurns, so directed to be made | year eighteen hundred and lorty one shall be, and the the County Court, for which the collectors duty of the Governor, as soon as conveniently may be, ed to levy upon their counties, Howard district and the by the assessors, as aforesaid, and in case of default, same is I ereby extended to the first day of August may be appointed, and recorded, as required by the to appoint a tax board, consisting of three persons each, city of Baltimore within twenty days after the collective and shall forfeit a eighteen hundred and forty four; and that the time aloriginal act, a copy of which bond, certified by the in the counties, district or city, so failing, a majority of tors shall have been appointed, such commission not sum, not exceeding five hundred dollars, for the use lowed for the completion of the collection of the taxes clerk, in whose office the same may be recorded, shall have power to act, whose duty it shall be exceeding ten per centum on the amount to be placed of the State; and the said Clerks and Register shall for the year eighteen hundred and forty two shall be be by him forthwith transmitted to the Treasurer and forthwith, to levy the assessment of tax, as aforesaid, in the hands of said collector or collectors for collectors fo the Governor of this State; and the collectors so to be and to place the same in the hands of the collectors of as will, in their judgement, ensure a speedy collection the same way, for a neglect or failure to perform any appointed, shall have all the powers, capacities and the tax, or agents for such county, district or city for of said taxes, for the use of the collectors, who shall of the duties imposed upon them by this Act.

and qualified by the first day of June next, then and in to, to enable said boards to discharge their duty; and in By the House of Delegates, that case, it shall and may be lawful for the Treasurer case of failure of said clerks or register to comply with March 9th 1844. city, giving the preference in such appointment, to the upon them by this act, they shall be liable to indictment the original of which same information to the Governor, in reference to the several assessments were laid for the years aforesaid, Sheriff of such county or district, with power to receive for such default, and shall forfeit the sum of five hungars alores and the several inhabitants of such county, district or from the several inhabitants of such county, district or the several assessments were laid for the years alores and years alore act, or its supplements, and to give effectual and valid or city authorities, as the case may be, within thirty was this day read and receipts therefor; and it shall be the duty of such agents | days after such failure, then it shall be the duty of the to pay all sums received by them for taxes into the Governor, and, he is hereby authorised and required Treasury on the first Monday in September, December, to appoint tax boards, as aforesaid. March and June, in each year, after the passage of this | Sec. 13. And be it enacted, that the members of act: and each and every agent, before he acts as such, board shall each receive the sum of three dollars f shall give bond to the State of Maryland with good and every day they may be engaged in discharging the di sufficient sureties, to be approved by the Treasurer, and imposed upon them by this act, not exceeding twer in a penalty to be by him prescribed, with condition days, which shall be levied and assessed by them upor that the said agent shall, well and faithfully, execute the counties, district or city, for which they may his office, and the several duties required, and to be re- appointed, and collected, for their use, by the collector supplement to the act entitled an act for the general of meeting for the purpose of levying taxes for the use GEO. G. BREWER, JOS. H. NICHOLSON, quired of him by law, and that he shall, well and faith- of the State taxes for such county. fully account for, and pay over to the Treasurer the Sec. 14. And whereas in several of the several sums of money, which he shall receive or be State taxes directed to be levied, or where collecte clerk of the county, for which such agent may be apted and forty-two, and eighteen hundred and forty

whole amount of tax due from each taxable.

said agents shall be a commission of three per centum | ble property within such county with the commis on all monies paid by them respectively into the Treas- allowed by law thereon for the use of the collector

soon as a collector or collectors for any county, in which assessable property in such county, with the comm an agent or agents may be appointed, either by the sion allowed by law thereon, for the collector in t

and in arrear to the State, under the provisions of the the sum of twenty-five cents on every hundred dollars | Sec. 1 Be it enacted by the General Assembly of Delegates 4th day? SEAT. Sich day of March. act, to which this is a further supplement, or any of its | worth of assessable property in such county, with the Maryland, that if the Levy Courts or Commissioners, of March, 1844, was this da supplements, or which may hereafter become due un- commission allowed by law thereon, for the use of the as the case may be, of the several Counties and of this day read and assented to der them, or any future act, shall be and they are here- collector in the year eighteen hundred and forty-four, Howard l'istrict, and the Mayor and City Council of ed to. bey declared liens on the real estate of the party so in and the sum of twenty-five cents on every hundred Balumore shall not have appointed assessors of all sa- By Order,

either real or personal property shall be made by any forty-five, the said several instalments of arrears, with forty two, chapter two hundred and ninety-four; and STATE of MARYLAND, TO WIT: ministerial officer, under judicial process, or otherwise, interest as aforesaid, to be levied, collected and accounstant process, or otherwise, interest as aforesaid, to be levied, collected and accounstant process, or otherwise, interest as aforesaid, to be levied, collected and accounstant process, or otherwise, interest as aforesaid, to be levied, collected and accounstant process, or otherwise, interest as aforesaid, to be levied, collected and accounstant process, or otherwise, interest as aforesaid, to be levied, collected and accounstant process, or otherwise, interest as aforesaid, to be levied, collected and accounstant process, or otherwise, interest as aforesaid, to be levied, collected and accounstant process, and we hereby certify that the Discovery 21 acres, "North Division" 17 3-4 acres, "North Division" 17 3all sums due, and in arrear, for taxes from the party, interest as aforesaid, to gether with the State taxes, which shall, or first day of May next ensuing the passage of this act, aforegoing is a true copy of the act entitled "a supple "Partnership tract" 231 acres, "Composition" 246 acres fied; and it shall be the duty of the officer, or person selling to pay the same to the collector of the county, if there be one, or to the agent of the State, if there be an Sect. 15. And be it enacted, that all laws, or parts led to appoint assessors for the County, District, or a tax on salaries, incomes, emoluments and profits. Dam" 17 3-4 acres, and any other lands of which the agent, or to the Treasurer, (if there is neither collector of laws, which require the Levy Courts, county or disor agent in such county,) and in case the money is trict Commissioners, or the Mayor and City Council of land assessors, so appointed by the Gover lionty one, chapter three bundled and well situated; some of the above tracts paid to the collector or agent, it shall be his duty to pay Baltimore to unite the collection of county, district and are covered with an excellent growth of timber and the same over to the Treasurer.

Sec. 8. And be it enacted, that in those countres, Howard district, or city, in which there may be no collector, it shall be the duty of the clerks to the Levy Courts, or Commissioners, or the Appeal Tax Court of Baltimore, to place annually in the hands of the de- eighteen hundred and forty-one, and eighteen hundred fits of all persons within their respective assessment puty of the Attorney General for such county, district and forty two, and eighteen hundred and forty-three, it districts. who are made subject to such assessment by or city, a list of all persons who may be in arrear for taxes for more than one year, and the amount due sioners to inform the Governor thereof, as directed by make returns of such assessment, as in the seventh from each; and the said deputy of the Attorney Gen- the twelfth section of this act; and thereupon it shall be section of said original act is prescribed within two eral shall cause a copy of the same to be stuck up at the duty of the Governor to appoint a tax board for the months from the time of their assessment. the Court House door, and, at least four of the most county so refusing, which board shall without delay lepublic places of the county, for at least twenty days vy and assess the taxes for the said vears, as in the said appointed by the Governor shall refuse, or omit to prior to the first day of the Term of the Court of the twelfth section is directed. county, for which he may be the deputy, as aforesaid; Sect. 17. And be it enacted, that whenever any perand the said Court, at any time, during the said Term, son shall make application to the Levy Courts, or the may, and shall upon the motion of the said deputy, Commissioners, or the Appeal Tax Court, as the case place, and so, from time to time, after periods of thirty cause a rule to be laid upon the respective parties men- may be, to make him or her an allowance or deduction days, until duly qualified assessors shall be obtain tioned in the list to show cause within the first two on account of the sale, transfer, or alienation of stock and the said assessors, proceeding in all respects in days of the next succeeding. Term, why judgment of any description, or the collection or payment of any should not be entered up against them, for the amount public or private security for money, it shall be the du- complete the assessments and returns by them to be of taxes in arrear with interest; and upon their failing tv of such Levy Court, Commissioners, or Appeal Tax made within the time limited, as aforesaid, for those to show cause, judgment shall be entered, accordingly; Court, to interrogate such person on oath in reference first appointed. other cases, and it shall be the duty of the said Sheriff applying, and the amount of such acquisitions, or in of the Levy Courts, or Commissioners of the several

which collectors may not be appointed and qualified, be made. who shall give bond with sureties, as prescribed by the say they certainly relieved me. as aforesaid, in order to enable the clerks of the Levy Sect. 18. And be it enacted, that whenever any perline Samuel Evans.

Samuel Evans.

Samuel Evans.

Samuel Evans.

Price 50 cents per bottle.

Samuel Evans.

Price 50 cents per bottle.

For sale by SETH S. Tax Courts, to comply with the requisitions of the Appeal Tax Court, for an allowance or deduction and City Council of Baltimore may pre HANCE, corner of Charles & Pratt sts. Balt., and Persons purchasing by the quantity can be supplied at ceding sections, it shall be the duty of the respective non on account of the removal of any property from scribe; and the said collectors shall thereupon proceed any property from scribe; and the said collectors shall thereupon proceed agents appointed by the Treasurer, as aforesaid, to one county, district or city, in this State, to another to the collection and payr, ent of the tax to be levied feb. 3, 1844 6m

make returns to the said clerks of all sums of money county, district or city, it shall be the duty of the court, under the provisions of the said original and declarareceived by them from the taxable inhabitants of the or commissioners, as the case may be, to whom the ap- tory acts in the manner hereinafter directed. county, showing the amount paid by each, which replication shall be made, to ascertain the party applySec. 4. And be it further enacted, that, if the Levy AN ACT to provide for the speedy and effectual col-At two Dollars and Fifty Cents per annum, payable half turns shall be made thirty days at least before the com- ing, to what place within this State. 2 property has country, or Country,

> of the county courts and of the deputies of the Attorney Sect. 19. And the first Monday in July next then and in that case, Sec. 1. Be it enacted by the General Assembly of General, for all services rendered by them, under this act, shall not exceed in each case the sum of fifty cents section of this act, shall not exceed in each case the sum of fifty cents of Baltimore, be and he is hereby authorised and em-

State, passed at March session, eighteen hundred and form the respective passed at March session, eighteen hundred and form the respective passed at March session, eighteen hundred and form the respective passed at March session, eighteen hundred and to the exclusion of all others, except and form the respective passes and on failure their by the Levy Courts, Commissioners, or the Mayor and City Courts and the first day of May, in each section of the state, or the first day of May, in each and every year.

Section 1. Be it enacted by the Charal A. 11. of Maryland, that in the several counties of this State, other proceedings had against them, as are authorised and every year.

Sec. 5. And be it further enacted, that if the Col- State of Maryland in the penalty of filly thousand dol-

privileges, which are possessed or enjoyed by collectors | collection, and it is hereby declared to be the duty of | collect the same, which said commission shall be colappointed under the original ac;, or its supplements. | the clerks of the Levy courts or commissioners, or the lected as part of the county charges for the respective Sect. 2. And be it enacted, That if, in any county clerk of the Appeal Tax court, or the register of the counties, district or city, as aforesaid, at the same time, in this State, the city of Baltimore, or Howard district, city of Baltimore, to lay before the said boards the re- and in the same manner, as county charges, in said a collector or collectors shall not have been appointed turns of the assessors, with all corrections made there- counties, district or city, are now collected. to appoint an agent or agents in such county, district or the provisions of this section, or any other duty imposed This engrossed Bill,

answerable for by law at such time as the law shall have not been appointed, and qualified therein, for the direct, which bond shall be recorded in the office of the vears eighteen hundred and forty-one, eighteen hundthree, have not been levied, and the collection of the 13th day of March, 1844. Sec. 3. And be it enacted, that it shall be the duty of said arrears in any one year would be onerous to the the clerks of the Levy Courts, the Commissioners of people. Be it enacted, therefore, that in each of said the tax, and the Appeal Tax Court of Baltimore, (as counties the said arrearages shall be levied and collected the case may be,) to furnish the several agents so to be in instalments, as follows—the sum of twenty cents in appointed, as aforesaid, by the Treasurer, with a list or | every hundred dollars worth of assessable property, | statement of the taxable inhabitants within the limits, within such county, with the commission allowed by for which they may be respectively appointed, and the law thereon, for the use of the collector in the year eighteen hundred and forty-four; and the sum of twen Sec. 4. And he it enacted, that the compensation o ty five cents in every hundred dollars worth of assess the year eighteen hundred and forty-five; and the su Sec. 5. And be it enacted, that whenever, and so of twenty-live cents on every hundred dollars worth Levy Courts or Commissioners, or the Mayor and city | year eighteen hundred and forty six: the said several Council of Baltimore, or the Governor, under the pro- instalments of arrears, with interest as aforesaid, to be visions of this act, and shall qualify, as such, the pow- levied, collected and accounted for together with the er of the agent or agents, in such county, district or | State taxes, which shall or may be directed to be levied, city, shall cease, and the money then in his hands shall in and for said years, respectively: And be it enacted, charter 307. be paid by him into the Treasury; and on failure, his that in each and every county, in which the State taxes A SUPPLEMENT to the act entitled an act to raise chargeable. By the Bouse of Delegates, bond shall be put in suit: provided, that at any time authorised to be levied for the years eighteen hundred additional revenue to aid in paying the debts of the By the Senate. By the Senate, before a collector is appointed, as aforesaid, the agent may become such, by giving bond himself with surety may not have been levied, or where collectors have not ments and profits, passed at December session eight may not have been levied, or where collectors have not the original of which a charge bundled and forty-three, may not have been levied and forty-three bundled and forty-thre been appointed and furty one, chapter three hundred and furty one, chapter three hund Sec. 6. And be it enacted, that all the taxes now due levied and collected in instalments, as follows, to wit: and twenty five. dollars worth of assessable property in such county, laries, incomes, emoluments and profits, as directed Sec. 7. And be it enacted, that whenever sales of with the commission allowed by law thereon, for the by the third section of the act, to which this is a supuse of the collector in the year eighteen hundred and plement, and the declaratory act of eighteen hundred

Sect. 16. And be it enacted, that, in the counties, in respects conforming to the requisitions of the said which the Levy Courts or Commissioners may have original act, proceed to the discharge of their duty by this 13th day of March 1844. alled or refused to levy or assess the taxes for the years assessing the salaties, emoluments, incomes and proshall be the duty of the clerks of such courts or commis- the original and declaratory acts aftersaid, and to

upon which execution may issue to the Sheriff as in to acquisition or investments made by the person, so Sec. 3. And he it enacted, that it shall be the duty without delay to pay the money over, collected upon vestments in any description of security shall be added Counties, and of Howard District, and the Mayor and such executions, to the Treasurer; and, on failure, his to the assessable property of the party applying, and City Council of Baltimore on or before the first Mon- and pain in the breast, I was persuaded by a friend to bonds shall be put in suit.

JAM to the assessable property of the party making the ap- day in June next, if they shall not have done so be- make trial of your Compound Syrup, and purchased to the assessable property of the party making the ap- day in June next, if they shall not have done so be-

At two Dollars and Fifty Cents per annum, payable half mencement of each Term of the County Court of the been removed, and to inform the proper authorities of the been removed, and to inform the proper authorities of the been removed, and the Mayor or City Council use of the State within the City of Baltimore shall foll or refuse to appoint City of Baltimore for shorter period than six months, and no paper discontinued country, for which the agents respectively may be apfact of such removal, to the end that it may there be as directed by the agents respectively may be apthe place, to which the agents respectively may be apfact of such removal, to the end that it may there be as directed by the agents respectively may be ap-Ach the agents respectively may be ap the place, to which removal, to the end that it may there be as directed by the preceding section, or the Collectors, hundred and forty two and eighteen hundred and Sec. 10. And be it enacted, that the fees of the clerks subjected to taxation. so it is appointed, shall not have qualified on er before

to each, which sum shall be taxed in the costs of the ing bond within thirty days after their appointment, it for, or Collectors, in the County, Instruct, or Chy, so powered to complete the collection of taxes imposed indoment, and collected as similar costs in other cases shall and may be lawful for the costs of the State within the city of Baltimore others in their places; and so from time to time after have qualified, as aforesaid; and the said Coffector for further supplement to the act entitled, an act for the general valuation and assessment of property in this state, and to provide a tax to pay the debts of the State, and to provide a tax to pay the debts of the grant to provide a tax to pay tax tax tax to pay the debts of the grant tax tax tax tax tax tax

Howard district, and the city of Baltimore, wherein by law, and a recovery had for the whole amount of Sect. 20. And be it enacted, that it shall be the duty lectors, so to be appointed by the Governor shall fail, lars, to be executed by himself, and two sureties, and

By order, By order, GEO. G. BREWER, Clerk FRANCIS THOMAS,

STATE OF MARYLAND, TO WIT: March session eighteen nundred and forty one, chapter the assessors of the said fax shall have made their re- State of Maryland to wir: Given under our hands at the city of Annapolis, this

GEORGE G. BREWER, Clerk House of Delegates Md. JOS. H. NICHOLSON,

Clerk Senate Md. March 30, 1844. 4w The Leonardtown Herald; Upper Marlboro' Ga Havre de Grace; Cecil Whig; Kent News; Centreville said declaratory act. Times; Pearl, Denton; Easton Gazette; Cambridge Sec. 10. And be it enacted, that whenever any Chronicle; Herald, Princess Ann; Banner, Snow Hill; person, who may have been assessed under the proand German Correspondent, Baltimore; will insert the visions of the acis, to which this is a sunnlement, s above once a week for four weeks, and the Baltimore make oath that his actual income has not exceede Sun, twice a week for three weeks.

LAW OF MARYLAND.

same are hereby repeale to the oath or affirmation therein prescribed, and in other forty-three.

qualify, as provided by the said original act within thirty days from the time of their appointment, it st be lawful for the Governor to appoint others in their conformity with the original and declaratory acts shall

Jour very the several Levy Court of Bakinsore shall apolt 13, 1846. 3w Log. Cat. Can. April 18, 1846. 3w Rog. Cat. Can.

of the Clerks of the Levy Courts, the Commissioners be a condition precedent to the exercise of the power

Sec. 7. And be it enacted, that it shall be the duty of the said Clerks and Register, on or before the 2 ay of April next, after the passage of this Act, to inform the Governor; by certificate, whether there are, in their respective Counties, Howard District, and the By the Senate, City of Baltimore, duly appointed and qualified as- he performed by the said John B. Seidenstricker, un-March 9th, 1844. sessors of the said tax; and it shall also be their duty, der the authority of this Act, he shall be allowed the This engressed Bill, on or before the first day of June next, to give the compensation prescribed in the Act, under which the

this day read and Sec. S. And whereas, in some of the counties of By the House of Delegates, this State, the tax directed to be imposed by the act, March 7th, 1844. to which this is a supplement, for the year Eighteen This engrossed Bill, sessed, whilst the said tax has been regularly levied passed the House of GREAT (passed the Senate the levied and assessed, it shall be the duty of the Levy this day read and as-Be it remembered, and we hereby certify that the a- Courts, or Commissioners, as the case may be, and sented to. foregoing is a true copy of the act entitled, "A further the Mayor and City Council of Baltimore, at the time By order, valuation and assessment of property in this State, and of their respective counties district, or city, in the to provide a tax to pay the debts of the State, passed at year eighteen hundred and furly-four, or whenever

zette; Rockville Journal; Torch Light, Hagerstown; the said assessors and collectors shall be fixed and 14th day of March, 1844. Herald, Frederick; Carolltonian, Carroll Co; Republi | paid in the manner pointed out in the fileenth section can, Annapolis; Press, Howard District; Madisonian, of the original act, and the fifth and sixth sections of

> libe sum of three hundred dollars, the Levy Courts or D. CLAUDE, Treas Md. | Commissioners of the several counties and of Howar District, and the Appeal Tex Count of the city of Bal timore shall be authorised to exempt said person fro

JOS. H. NICHOLSON, Clerk. Clerk FRANCIS THOMAS.

Given under our hands at the city of Annapolis

GEORGE G. BREWER. Clerk of the House of Delegates, Md. JOS. H. NICHOLSON. Clerk of the Senate, Md.

Frederick; Carolltonian, Carroll Co.; Republican, Annapolis; Press, Howard District; Madisonian, Havre Grace; Cecil Whig; Kent News; Centreville Times: Pearl, Denton; Easton Gazette; Cambridge Chronicl Herald, Princess Ann; Banner, Snow Hill; and German Correspondent, Baltin ore; will insert the above once a week for four weeks, and the Baltimore Sun, twice a week for three weeks.

WITANCE'S COMPOUND SYRUP OF HORE-IL HOUND. WASHINGTON, Jan. 28, 1841. TO SETH S. HANCE.

D. CLAUDE, Treas. Md.

Dear Sir-Having been afflicted with a severe coug Sec. 9. And be it enacted, that in those counties, in plication refuse to answer, no allowance whatever shall fore, to appoint a collectors of the said tax, two bottles of Mr. Robert Keyworth, and am happy to

Carleb Me Vennara

Leaver I all medit w

LAW OF MARYLAND.

Sec. 6. And be it enacted, that it shall be the duty Bond, and the delivery thereof to said Treasurer, shall

time allowed for the completion of the collection of laxes for the year eighteen hundred and forty three shall be and the same is hereby extended to the first day of March eighteen hundred and fony five: provided, neveriheless, that said collector shall account monthly in the meantime for his actual collections.

hundred and Forty-three, has not been levied or as- the original of which the original of which and assessed in others-Therefore be it enacted, that Delegates the 21st of sear. (1st day of March, in the counties, in which the said tax has not been so | February, 1844, was () 1844, was this day

twenty three," which passed the General Assembly of turns, as aforesaid, to levy the said tax for the year. Be it remembered, and we hereby certify that the Maryland at December session, one thousand eight eighteen hundred and forty three, together with, and aforegoing is a true copy of the Act entitled "An Act at the same time that they make the said levy for the to provide for the speedy and effectual collection of the year eighteen hundred and foriy-four, and the said tax arrearages of Taxes imposed for the use of the State for the two years shall be co'lected and paid, one half within the city of Baltimore for the years eighteen hunon the first day of December next, and the other half dred and forty one, eighteen hundred and forty-two and on the first day of June, eighteen hundred and forty- eighteen hundred and forty-three, which passed the five, and semi-annually on the same days in every General Assembly of Maryland at December session, one thousand eight hundred and forty-three. Sec. 9. And be it enacted, that the compensation of Given under our hands at the city of Annapolis this

GEORGE G. BREWER. Clerk House Delegates, Md. JOS. H. NICHOLSON,

ap 13, 1844. The Leonardtown Herald; Upper Marlboro' Gazeete; Rockville Journal; Torch Light, Hagerstown; Herald, Frederick; Carroltonian, Carroll co; Republican, Annapolis; Press, Howard District; Madisonian, Havre de Grace Cecil Whig; Kent News; centreville Times; Pearl Denton; Easton Gazette; cambridge chronicle; Herald. Princess Ann; Banner, Snow Hill; and German corresthe payment of the amount of tax, with which he is four weeks, and the Baltimore Sun, twice a week for

VALUARLE PROPERTY.

Y virtue of a Decree of the High Court of Chancery I will offer at public sale, to the highest bid-

der at Tobaccostick, on Saturday the 20th of April next, at the hour of 2 P. M., all the Real Estate of which John Brohawn died serzed and possessed consisting of the following tracts and parcels of land, to may be directed to be levied in, and for said years rest then and in that case, it shall and may be lawful for ment to the act entitled an act to raise additional rev- "Pleasant Grove Regulated and Pattison's Privilege" the Governor, and he is hereby nuthorised and direct- enue to aid in paying the debts of the State by laying 60 acres, "Norths Adventure" 136 1-2 acres, "Beaver city taxes with the collection of State taxes be, and the ed by the said original act, by taking and subscribing December session, one thousand eight hundred and wood. The Plantation whereon the said John Brohawn resided in his lifetime, is a most delightful and healthful residence, situated immediately on the Choptank river, and at the mouth of Slaughter creek, and has all the advantages of such a location; fish, ovters. | Wild lowl, in the greatest abundance. The proximity of the farm to the water, affords every opportunity for the highest state of improvement from the great quanthy of shells, that may be obtained, with little expense. The Leonardtown Herald; Upper Marlboro' Gazette. The improvements on the farm are excellent and rarely exceeded. Indeed the establishment, take it altogether is a most desirable one, and any gentleman desirous of a residence on salt-water, will find that this combines as many essentials to comfort and luxury, as can well be obtained. There are other farms embraced by the above tracts, very convenient to navigation and in which profitable investments may be made. The wood and timber also on other tracts afford an opportunity for speculation. Persons are invited to go and examine the property. These lands are sold for the purpose of division amongst the parties entitled, and clear of the widow's right of dower.

The terms of sale are one fourth cash on the day of sale and the residue on a credit of 6 12 18 & 24 months. with interest from the day of sale to be secured by ond, with surities to be approved by the trustee. JAMES A. STEWART,

A Service of the second of the sector of the sector of the later of th fort begins which course the body, stool and the bests. species the first and applicant on the species all Deans