

Origin of "Canard."
The word canard we use it has to do with ducks. A man who wanted to find how much he could make the public believe related in a convincing manner that he had been trying an experiment. He said he had secured twenty ducks, one of which he cut in pieces and threw to the nineteen who greedily ate it up. He then cut up one after another until the nineteenth, which he threw to the survivor, therefore the duck that was left had really eaten the whole nineteen, proving the insatiable quality of a duck's appetite. From this fraud of a story came the word canard, French for duck, as applied to a whole cloth fabrication.

Making It Easy.
In the dim shadows of the cozy parlor, Claude Arbutnot clasped, in a passionate embrace, Gwendoline McGriff, the woman who had stolen all his love. The air thrilled with emotion. "My darling," he breathed, "my life."

GRACE.
Grace M. E. Church will hold its Christmas entertainment December 23. Mr. Walter Martin and family of Washington, D. C., spent the week-end at the home of John C. Armacost. Mrs. R. L. Davison is spending some time in Washington, D. C. Misses Gertrude Ruby and Eva Martin spent the week-end with Misses Ray and Willa Armacost. Miss Lottie Martin, of Towson, spent the week-end with friends in this community.

EXCLO.
A Christmas entertainment will be given by the pupils of Bklo School in the I. O. O. F. Hall on Tuesday evening, December 21, at 8 o'clock. Admission for children ten cents; adults 15 cents. Proceeds to pay for piano for school. The principal of the school is Mrs. G. S. Stabler, and the assistant is Miss Claudia B. Bull.

HERGENRATHER
Weekly
SNAP
SHOTS

MOTTO—Lowest Prices, Best Quality.
Christmas joys mean Christmas joys. We have the toys, and up to you to see that they are turned into joys. We can do it as present or save money for the family, at almost any price at Peoples Pharmacy.

TUBERCULOSIS AMONG NEGROES
THREE TIMES AS GREAT AS WHITE

Whatever the cause, it is a fact that at present the negro death rate from tuberculosis is about three times greater in proportion than that of the white race. We have too long neglected the negro tuberculosis problem.

All present there is no sanatorium where tuberculosis negro patients may be sent. An appropriation has been made, however, and progress is being made by a State committee. It is a fact, the negro tuberculosis problem will not have been solved for this will be the utmost care for comparatively few who have the disease. The present situation has been demonstrated with the white children, the same benefits should be extended to the colored children.

Much, however, can be done through organization, education and demonstration to bettering health among the colored people and the Maryland Association is beginning such activities. The aim is not only to do things for the colored people to improve their health, but to use their potential efforts to help themselves.

Stamping out the disease among the colored people, the whites are being protected as well. For it is a fact that many of our colored population come into intimate daily contact with the white population in their homes many times the colored nurse who having active though unknown tuberculosis carries germs for white children. Many times the colored cook, in like condition, is preparing the food in the same home. It is not, therefore, a matter of self-protection as well as a great service to those who should have our help, to recognize the vital necessity of meeting and dealing with the colored tuberculosis problem.

Then buy Christmas Tuberculosis Seals liberally.

TUBERCULOSIS SEALS ONLY
JONES SOLD THIS CHRISTMAS
It must be remembered that the object of the sale of Christmas seals is the double-barred cross, the international emblem under which the fight against tuberculosis is made.

There are some persons who refer to the seals as Red Cross stamps. This is incorrect. They are not Red Cross seals. Formerly the Red Cross acted as banker to the Christmas Seals sale, but this year this act could be dispensed with without avoided and the little seal is, as it were, standing on its own feet. The Red Cross, except to give it its endorsement, has nothing to do with the Christmas Tuberculosis seal. It finds collectors from its sale are not an heretofore in the fight against tuberculosis in this state.

The Christmas Tuberculosis seal, the only one sold for a purpose of doing good, and it presents an opportunity to the smallest investor to do something for a worthy cause during the Christmas season, when it is a joy to give and receive.

DAVID KAURMAN
3516 Holmes Avenue,
BALTIMORE, MD.
Madison 5942
12-11-21

NEW ADVERTISEMENTS.
Thos. H. Robinson, Attorney-at-Law, Bel Air, Maryland.
ATTORNEY'S SALE
VALUABLE FARM
IN ELEVENTH DISTRICT OF BALTIMORE COUNTY.

By virtue of the power and authority contained in the mortgage from John W. Mohr, Jr., and Mary A. Mohr to William H. Tucker, dated the 31st day of September in the year 1919 and recorded among the Mortgage Records of Baltimore County in Liber W. P. C. No. 559, folio 306, default having occurred therein, the undersigned attorney named in said mortgage will offer at Public Sale at the Court House door in Towson.

ORDER NISI.
ELIZABETH E. WITTEBER, et al. vs. ELIZABETH E. WITTEBER, et al.
IN THE CIRCUIT COURT FOR BALTIMORE COUNTY, IN EQUITY.

ORDER NISI.
ELIZABETH E. WITTEBER, et al. vs. ELIZABETH E. WITTEBER, et al.
IN THE CIRCUIT COURT FOR BALTIMORE COUNTY, IN EQUITY.

ORDER NISI.
ELIZABETH E. WITTEBER, et al. vs. ELIZABETH E. WITTEBER, et al.
IN THE CIRCUIT COURT FOR BALTIMORE COUNTY, IN EQUITY.

ORDER NISI.
ELIZABETH E. WITTEBER, et al. vs. ELIZABETH E. WITTEBER, et al.
IN THE CIRCUIT COURT FOR BALTIMORE COUNTY, IN EQUITY.

ORDER NISI.
ELIZABETH E. WITTEBER, et al. vs. ELIZABETH E. WITTEBER, et al.
IN THE CIRCUIT COURT FOR BALTIMORE COUNTY, IN EQUITY.

ORDER NISI.
ELIZABETH E. WITTEBER, et al. vs. ELIZABETH E. WITTEBER, et al.
IN THE CIRCUIT COURT FOR BALTIMORE COUNTY, IN EQUITY.

ORDER NISI.
ELIZABETH E. WITTEBER, et al. vs. ELIZABETH E. WITTEBER, et al.
IN THE CIRCUIT COURT FOR BALTIMORE COUNTY, IN EQUITY.

ORDER NISI.
ELIZABETH E. WITTEBER, et al. vs. ELIZABETH E. WITTEBER, et al.
IN THE CIRCUIT COURT FOR BALTIMORE COUNTY, IN EQUITY.

ORDER NISI.
ELIZABETH E. WITTEBER, et al. vs. ELIZABETH E. WITTEBER, et al.
IN THE CIRCUIT COURT FOR BALTIMORE COUNTY, IN EQUITY.

ORDER NISI.
ELIZABETH E. WITTEBER, et al. vs. ELIZABETH E. WITTEBER, et al.
IN THE CIRCUIT COURT FOR BALTIMORE COUNTY, IN EQUITY.

ORDER NISI.
ELIZABETH E. WITTEBER, et al. vs. ELIZABETH E. WITTEBER, et al.
IN THE CIRCUIT COURT FOR BALTIMORE COUNTY, IN EQUITY.

ORDER NISI.
ELIZABETH E. WITTEBER, et al. vs. ELIZABETH E. WITTEBER, et al.
IN THE CIRCUIT COURT FOR BALTIMORE COUNTY, IN EQUITY.

REAL AND PERSONAL PROPERTY.
Noah E. Offutt, Attorney-at-Law, Towson, Maryland.
ORDER OF PUBLICATION.
REBECCA NICHOLS YELLOTT, GEORGE W. YELLOTT, her husband, vs. ELLENOR BROUGHTON, BILLY GIBBINS, LARRY S. READ, JAMES C. GITTINGS, ERNEST GITTINGS, ELIZABETH D. JONES, JOHN PAUL JONES, RICHARD E. YELLOTT, MAMIE YELLOTT, his wife; GBO. YELLOTT, or his unknown heirs, if he be dead, and left any surviving him; HOWARD YELLOTT, surviving wife; HENRY W. YELLOTT, his wife; YELLOTT, ANNA YELLOTT, his wife; EMILY Y. BLANDFORD, DOUGLAS M. BLANDFORD, her husband.

The object of this suit is to have the Court construe the Last Will and Testament of Henry N. Gittings, to the end that the estate, to which the plaintiff is entitled thereunder may be determined and the same may be further divided as their case may require.

The Bill of Complaint filed in the above cause states that Henry N. Gittings, deceased, departed this life in the year 1868, leaving a last Will and Testament, which was admitted to probate by the Orphans' Court of Baltimore County and the said Henry N. Gittings, deceased, is the father of the plaintiff, John S. Gittings, who is a resident of the City of Baltimore, said tax of 15 cents on the \$100 amounting to \$15.00.

The Bill of Complaint filed in the above cause states that Henry N. Gittings, deceased, departed this life in the year 1868, leaving a last Will and Testament, which was admitted to probate by the Orphans' Court of Baltimore County and the said Henry N. Gittings, deceased, is the father of the plaintiff, John S. Gittings, who is a resident of the City of Baltimore, said tax of 15 cents on the \$100 amounting to \$15.00.

The Bill of Complaint filed in the above cause states that Henry N. Gittings, deceased, departed this life in the year 1868, leaving a last Will and Testament, which was admitted to probate by the Orphans' Court of Baltimore County and the said Henry N. Gittings, deceased, is the father of the plaintiff, John S. Gittings, who is a resident of the City of Baltimore, said tax of 15 cents on the \$100 amounting to \$15.00.

The Bill of Complaint filed in the above cause states that Henry N. Gittings, deceased, departed this life in the year 1868, leaving a last Will and Testament, which was admitted to probate by the Orphans' Court of Baltimore County and the said Henry N. Gittings, deceased, is the father of the plaintiff, John S. Gittings, who is a resident of the City of Baltimore, said tax of 15 cents on the \$100 amounting to \$15.00.

The Bill of Complaint filed in the above cause states that Henry N. Gittings, deceased, departed this life in the year 1868, leaving a last Will and Testament, which was admitted to probate by the Orphans' Court of Baltimore County and the said Henry N. Gittings, deceased, is the father of the plaintiff, John S. Gittings, who is a resident of the City of Baltimore, said tax of 15 cents on the \$100 amounting to \$15.00.

The Bill of Complaint filed in the above cause states that Henry N. Gittings, deceased, departed this life in the year 1868, leaving a last Will and Testament, which was admitted to probate by the Orphans' Court of Baltimore County and the said Henry N. Gittings, deceased, is the father of the plaintiff, John S. Gittings, who is a resident of the City of Baltimore, said tax of 15 cents on the \$100 amounting to \$15.00.

The Bill of Complaint filed in the above cause states that Henry N. Gittings, deceased, departed this life in the year 1868, leaving a last Will and Testament, which was admitted to probate by the Orphans' Court of Baltimore County and the said Henry N. Gittings, deceased, is the father of the plaintiff, John S. Gittings, who is a resident of the City of Baltimore, said tax of 15 cents on the \$100 amounting to \$15.00.

The Bill of Complaint filed in the above cause states that Henry N. Gittings, deceased, departed this life in the year 1868, leaving a last Will and Testament, which was admitted to probate by the Orphans' Court of Baltimore County and the said Henry N. Gittings, deceased, is the father of the plaintiff, John S. Gittings, who is a resident of the City of Baltimore, said tax of 15 cents on the \$100 amounting to \$15.00.

The Bill of Complaint filed in the above cause states that Henry N. Gittings, deceased, departed this life in the year 1868, leaving a last Will and Testament, which was admitted to probate by the Orphans' Court of Baltimore County and the said Henry N. Gittings, deceased, is the father of the plaintiff, John S. Gittings, who is a resident of the City of Baltimore, said tax of 15 cents on the \$100 amounting to \$15.00.

The Bill of Complaint filed in the above cause states that Henry N. Gittings, deceased, departed this life in the year 1868, leaving a last Will and Testament, which was admitted to probate by the Orphans' Court of Baltimore County and the said Henry N. Gittings, deceased, is the father of the plaintiff, John S. Gittings, who is a resident of the City of Baltimore, said tax of 15 cents on the \$100 amounting to \$15.00.

The Bill of Complaint filed in the above cause states that Henry N. Gittings, deceased, departed this life in the year 1868, leaving a last Will and Testament, which was admitted to probate by the Orphans' Court of Baltimore County and the said Henry N. Gittings, deceased, is the father of the plaintiff, John S. Gittings, who is a resident of the City of Baltimore, said tax of 15 cents on the \$100 amounting to \$15.00.

The Bill of Complaint filed in the above cause states that Henry N. Gittings, deceased, departed this life in the year 1868, leaving a last Will and Testament, which was admitted to probate by the Orphans' Court of Baltimore County and the said Henry N. Gittings, deceased, is the father of the plaintiff, John S. Gittings, who is a resident of the City of Baltimore, said tax of 15 cents on the \$100 amounting to \$15.00.

OFFICE OF THE COUNTY COMMISSIONERS OF BALTIMORE COUNTY.
Towson, Md., Dec. 8th, 1920.
We, the County Commissioners of Baltimore County, having met as required by law for the purpose of making the annual levy for the ensuing fiscal year beginning January 1st, ending December 31st, 1921, and providing for all the expenses and disbursements of said county for said period, do now order and publish as follows:

We do hereby levy and impose an assessment or tax of 35 1-3 cents on every \$100 worth of assessable property in Baltimore County as a County tax, being \$291,085.24 upon a basis of \$82,322,610.

We do hereby levy and impose an assessment or tax of \$1.75 on every \$100 worth of assessable property in Baltimore County as a County tax, being \$1,445,520, upon the following classes of property, viz: Real, fixed personal and mixed property (including distilled spirits in Bond) and stocks of Maryland Corporations (except Bank Stocks) as of the 1st day of January, 1921, on a basis of \$2,416,190, and a tax of 1 per cent upon the assessed valuation of every lot of land in Baltimore County, being \$50,000 on a total estimated basis of \$5,000,000.

We do hereby levy and impose an assessment or tax of 15 cents on every \$100 as a State Tax upon all bonds, certificates of indebtedness or evidences of debt in whatever form issued by any State, or other than the State of Maryland, or made or issued by any public or private corporation, incorporated in any State, or other than foreign country and owned by any resident of Baltimore County, including the City of Baltimore, said tax of 15 cents on the \$100 amounting to \$15.00.

We do hereby further levy and impose an additional assessment or Special Tax at the rate of ten cents on every \$100 worth of assessable property in Baltimore County as a County tax, being \$82,322.610, upon a basis of \$823,226,100.

We do hereby further levy and impose an additional assessment or Special Tax at the rate of ten cents on every \$100 worth of assessable property in Baltimore County as a County tax, being \$82,322.610, upon a basis of \$823,226,100.

We do hereby further levy and impose an additional assessment or Special Tax at the rate of ten cents on every \$100 worth of assessable property in Baltimore County as a County tax, being \$82,322.610, upon a basis of \$823,226,100.

We do hereby further levy and impose an additional assessment or Special Tax at the rate of ten cents on every \$100 worth of assessable property in Baltimore County as a County tax, being \$82,322.610, upon a basis of \$823,226,100.

We do hereby further levy and impose an additional assessment or Special Tax at the rate of ten cents on every \$100 worth of assessable property in Baltimore County as a County tax, being \$82,322.610, upon a basis of \$823,226,100.

We do hereby further levy and impose an additional assessment or Special Tax at the rate of ten cents on every \$100 worth of assessable property in Baltimore County as a County tax, being \$82,322.610, upon a basis of \$823,226,100.

We do hereby further levy and impose an additional assessment or Special Tax at the rate of ten cents on every \$100 worth of assessable property in Baltimore County as a County tax, being \$82,322.610, upon a basis of \$823,226,100.

We do hereby further levy and impose an additional assessment or Special Tax at the rate of ten cents on every \$100 worth of assessable property in Baltimore County as a County tax, being \$82,322.610, upon a basis of \$823,226,100.

We do hereby further levy and impose an additional assessment or Special Tax at the rate of ten cents on every \$100 worth of assessable property in Baltimore County as a County tax, being \$82,322.610, upon a basis of \$823,226,100.

We do hereby further levy and impose an additional assessment or Special Tax at the rate of ten cents on every \$100 worth of assessable property in Baltimore County as a County tax, being \$82,322.610, upon a basis of \$823,226,100.

SALES AND LEGAL NOTICES.
Noah E. Offutt, Attorney-at-Law, Towson, Md.
MORTGAGE SALE
A VALUABLE TRACT OF LAND, LOCATED ON THE COUNTY ROAD LEADING FROM BEAVER DAM TO ORDEGON, IN THE EIGHTH ELECTION DISTRICT OF BALTIMORE COUNTY.

By virtue of the power and authority contained in a mortgage from Belle C. Durcan and Albert E. Durcan, bearing date the 2nd day of October, in the year 1912, and recorded among the Mortgage Records of Baltimore County in Liber W. P. C. No. 395, folio 130, etc., default having occurred therein, the undersigned attorney named in said mortgage will offer for sale and sell at Public Auction at the Court House door, in Towson.

ALL THOSE TWO LOTS OR PARCELS OF GROUND, LYING CONTIGUOUS TO EACH OTHER, AND LOCATED AS ABOVE SET FORTH, AND CONTAINING APPROXIMATELY 89 SQUARE PERCHES OF LAND, more or less.

SHERIFF'S SALE
VALUABLE PROPERTY SITUATE IN THE VILLAGE OF ST. DENIS, IN THE THIRTEENTH ELECTION DISTRICT OF BALTIMORE COUNTY, MARYLAND.

Under and by virtue of a writ of fieri facias issued out of the Circuit Court for Baltimore County at the suit of Joseph H. Schlesinger against the goods and chattels, lands and tenements of Slade W. Harman and Florence C. Harman, to me directed, I have seized upon and taken in execution all the right, title, interest, claim and demand at law and in equity of the said Slade W. Harman and Florence C. Harman in the following described property, to-wit:

Being all that piece or parcel of ground situate, lying and being in St. Denis, near Relay, in Baltimore County, Maryland, and being more particularly described as follows:

Being all that piece or parcel of ground situate, lying and being in St. Denis, near Relay, in Baltimore County, Maryland, and being more particularly described as follows:

Being all that piece or parcel of ground situate, lying and being in St. Denis, near Relay, in Baltimore County, Maryland, and being more particularly described as follows:

Being all that piece or parcel of ground situate, lying and being in St. Denis, near Relay, in Baltimore County, Maryland, and being more particularly described as follows:

Being all that piece or parcel of ground situate, lying and being in St. Denis, near Relay, in Baltimore County, Maryland, and being more particularly described as follows:

Being all that piece or parcel of ground situate, lying and being in St. Denis, near Relay, in Baltimore County, Maryland, and being more particularly described as follows:

Being all that piece or parcel of ground situate, lying and being in St. Denis, near Relay, in Baltimore County, Maryland, and being more particularly described as follows:

Being all that piece or parcel of ground situate, lying and being in St. Denis, near Relay, in Baltimore County, Maryland, and being more particularly described as follows:

Being all that piece or parcel of ground situate, lying and being in St. Denis, near Relay, in Baltimore County, Maryland, and being more particularly described as follows:

LEGAL NOTICES.
T. Tilden Kelbaugh, Attorney-at-Law, 218 St. Paul Street, Balt., Md.
ORDER NISI.
PRESTON E. GARDNER and wife vs. J. MAURICE GARDNER and wife.
IN THE CIRCUIT COURT FOR BALTIMORE COUNTY, IN EQUITY.

ORDERED, By the Circuit Court for Baltimore County, this 26th day of November, 1920, that the sale made and reported by T. Tilden Kelbaugh and George L. Mattingly, trustees, for the sale of the property described in the proceedings in the above entitled cause be ratified and confirmed, unless cause to the contrary thereof be shown, on or before the 20th day of December, 1920.

Provided a copy of this Order be inserted in some newspaper printed and published in Baltimore County, once in each of three successive weeks before the said 20th day of December, 1920. The report state the amount of sale to be \$475.00.

ORDER NISI.
IN THE MATTER OF THE DISSOLUTION OF THISTLE MILLS, INC.
IN THE CIRCUIT COURT FOR BALTIMORE COUNTY, IN EQUITY.

ORDERED, By the Circuit Court of Baltimore County, in Equity, this 26th day of November, 1920, that all persons interested in Thistle Mills, Inc., must show cause, if any they have, on or before the 20th day of December, 1920, why said corporation should not be dissolved on December 30, 1920, provided a copy of this order be published three times before December 13, 1920, in a newspaper published in Baltimore County.

ORDER NISI.
JACOB GOLDMAN et al. vs. ABE ASKIN and MINNIE ASKIN, his wife.
IN THE CIRCUIT COURT FOR BALTIMORE COUNTY, IN EQUITY.

ORDERED, By the Circuit Court for Baltimore County, this 26th day of November, 1920, that the sale made and reported by Elmer R. Halle, attorney named in mortgage, for the sale of the property described in the proceedings in the above entitled cause be ratified and confirmed, unless cause to the contrary thereof be shown, on or before the 20th day of December, 1920.

Provided a copy of this Order be inserted in some newspaper printed and published in Baltimore County, once in each of three successive weeks before the said 20th day of December, 1920. The report state the amount of sale to be \$300.00.

NOTICE TO CREDITORS.
EX PARTE IN THE MATTER OF JOSEPH E. KNOTT, TRADING AS NORTH BRANCH SUPPLY COMPANY.
IN THE CIRCUIT COURT FOR BALTIMORE COUNTY.

ORDERED BY THE COURT this 10th day of December, 1920, that Louis E. Knott, the trustee in the above entitled cause, give notice to all persons having claims against Joseph E. Knott, trading as North Branch Supply Company, by publishing this order, properly authenticated with the Clerk of the Circuit Court for Baltimore County, on or before the 30th day of January, 1921.

By causing a copy of this order to be published in some newspaper printed and published in Baltimore County, once in each of three successive weeks before the 30th day of January, 1921, and by causing a copy of this order to be filed in the office of the Clerk of the Circuit Court for Baltimore County, on or before the 30th day of January, 1921.

NOTICE TO CREDITORS.
THIS IS TO GIVE NOTICE that the undersigned has obtained from the Probate Court of Baltimore County, Maryland, a copy of the Last Will and Testament of FRANK B. JENKINS.

ALL persons who have claims against the estate of said Frank B. Jenkins, deceased, are hereby notified to show cause why they should not be paid out of the assets of said estate, on or before the 30th day of June, 1921, if they may otherwise be lawfully excluded from all benefit of said estate. Those indebted to said estate are requested to make immediate payment thereon. Given under my hand this 27th day of December, 1920.

DO YOU WANT TO BUY OR SELL REAL ESTATE?
If you have country store property for sale, city or suburban Real Estate, or wish to purchase, communicate with the
Baltimore Realty Company, Inc.
18 E. Lexington Street
Baltimore, Md.
Telephone, St. Paul 8375