unting

further

e sub-

Frad.

conlying

miles om the

erms of

geused,

house.

be giv-

om the

e at 11

a day to

idmr.

e Tele lvertise

le, and

owledg.

afforded

m them

Clothe. s of sevnels.&c

p in the ose who

this gen-

s in the phy and le duties k of the

neantime ntlemen, rect, will

the Pro.

ev. Mr.

in) is al-

ie other is in the rs at 140

uarterly. self with

on is ten

o whole

&c. dues

The :vi-

nder the

L. John's

Sec'ry.

Republi-

equested tisement

SIX BUC-

Houses, Overseer's House and the other out houses convenient, and of them in good repair. The a good garden, and orchard of fine apples, and the fields are good fencing. &c There is also very excellent meadow land. If the not sell at private sale, before the not sell at private sale, before the day of November next, I shall can at 11 o'clook on that day, at he Sale, on the premises, when wishing to purchase will please tend, unless previous to that day see it notified in this paper that been sold at private sale. It wishing to see the place will ele Mr. Samuel Wood, who wow resp lives on it. I will also thank creditors of the said William Wes counts, properly attested, is man possible, as I have full power is the all the debts of the december

Lock Eden. Sept. 13, 1815.

soon as they can be paid by the si

Public Sale. On Tresday the 7th of Novembers will be offered at public sale, at Ferling! nor, in Anne-Arundel county, a residence and full blooded mares, and call lorses and full blooded mars, and one Oscar, Telegraph, &c a Jack free mars from the best Spanish breds, as pen not inferior to any in the United System and size. A number of caule has best imported breeds, a flock of them that blooded, seven-eighths or fiftee same Merino; and some valuable planning sils—all which will be seld on acruit of mouths, the suprobage giving bod at

By virtue of an order from the public phans court of Anne Arundel on will be disposed of at public at Monday the 30th October, instant the late dwelling of Nathan Williams, on Stoney Creek, the periods of said Nathan Williams, considerations. of sale—for all sums over the lars; a credit of six months will be en, under that sam, Cash. Bod security, with interest from the sale will be required. See the menos t 10 o'clock. A. M.

Charles Water.

chase money, with sinteres reday of sale.

Sale to commence at 1 to election of the Control of t

tive pactoring and the personal feather flavor of the personal feather flavor of the personal feather flate of Anne Arundel coulty sequests all persons have any manner indepted to as distribute par ment.

A dimpatrator of September 14, 1815

MARYLAND GAMBINE,

AND POLITICAL INTELLIGENCER.

ANNAPOLIS, THURSDAY, NOVEMBER 2, 1815.

[Continued from Supplement.] dymay be: provided, that amy person ve-by within the city or precincts of Balti-ic within five miles of the said city, e, or within five miles of the said city, retire, or having received, may hold any master in any part of the militia of the fire or precincts, without regard to the car place of his testidence within those stand provided also, that s aff officers in the city of Baltimore shall be per id to serve in the neighboring regiments a simore county.

directed to meet.

39. And be it enacted, That the company

of the feveral regiments and extra battalions of militia in this flate, to form and organize

a band of musiciais within and for his faid

regiment or carra barration, and that each and every person belonging to faid organized band of missicians that he under the command and

of misicians find be under the command and direction of the fold commandant, and for reglecting or refusing to appear at any parade or meeting of officers, when warned, with their infituments of music, or for disoledience of orders, find to liable to fach these and penders.

alties as non-commissioned officers and pri-

vates are subject to by this act

2. And on it enacted, That every captain
or commandant of a company may enrol at

pany shall make return of fact make a fall to serve as aforesaid, to the court-martial, which court-martial is hereby authorised to

which court-martial is hereby authorified to impofe and levy the fame fine on fuch mufician for for refuling or neglecting to perform his duty as atcrefaid, as non-committioned officers and privates are liable to for abience from any parade directed by this act.

44. And be it enacted. That every private capable of ferving as a mufician may, with the confirment of the capable of ferving as a mufician may.

neglest to arend on such flated days of meeting, as may be fixed and agreed on by the by-laws of sinch company; provided, that no since or forseiture for any violation of the provisions of this section, shall exceed the sum of twenty dollars, which since and penalties shall be collected, accounted for, paid over and applied, in the manner herein after prescribed with respect to since imposed by company contributantial.

45. And be it enacted, That whenever a number of men not lefs than fixty four, shall have affociated and formed themselves into a

akimore county.

And be it enacted, That all resignaof company and staff officers shall be
through the commanding officers of
respective regiments, or extra battalions,
respective for regiments, battalions,
earling officers of regiments, battalions,
earling officers of regiments, battalions,
earling battalions, through the commanding
earling battalions, through the commanding
earling battalions, through the regular field
sixty days prior to the regular field
sixty days prior to the regular field
except in case of temoval, and that othexcept in case of temoval, and that
except in case of temoval, an

IVOL. LXXIII.

Andbeit enacted, That no militia man leave the company to which he belongs, she shall remove to some other district, full himself in some volunteer uniform any errorp, and in such case he shall to the tormander of such company, shall give him a certificate of his being sized under the benalty of a sum not seed under the benalty of a sum not ishal give him a certificate of his being said order the penalty of a sun not edge thirty deliars, and if the said minated been in actual service, shall also be the time thereof, and how long he had much therein, under the like penalty. And be it enacted. That no officer, commissioned officer, or private of the in, in his arrendance at, going to, or reagging muster, shall be subject to arreany civil matter.

erany civil matter.

A d be iteracted. That if any suit or shall be brought or commenced against erson or perfects for any thing done in this of the provisions of this act, the charter defendants may plead the general land give this act and the special matter difference.

illente.
And he it enacted. That no person he acommissioned officer in the militia his state unless he shall be a citizen of the el State, and a resident of this state; each commissioned officer hereafter apied, shall take the several oaths prescribed economission of this state, and also pre or commandant of a company may enrol at least two and no, more than four persons refiding in his district, who are desirous and withing to be enrolled in fuch company as muficians, and fuch perfors, fo enrolled, finall perform the duty of muficians in faid company initiead of ferving as privates therein.

43. And be it enacted, That in cafe any mufician enrolled in any company shall not, on any day of parade directed by this act, be engaged in the actual performance of his duty as a mufician, that then and in every such cafe the caprain or commandant of the company shall make return of such muficians refutal to serve as aforefaid, to the court-martial. ted, shall take the several ouths prescribed beconstitution of this state, and also prescribed to their entering on the execution of respective duties take the following craffirmation: "I, A, B, do swear or the state of the swear or the sw (as the case may be) that I will be true faithful to the state of Maryland, and I will diligently and faithfully do and rm the several duties assigned to me as of the militia of this state, ac-

or the milital or this said abilities; it me God;" which caths shall be encleden the back of the commission.

And be it enacted, That if any by flanding the commission of the And be it enacted, that it any offi-hall interrupt, moleft or infult, any offi-r feidler while on duty at any muster, or be gulty of like conduct before any onartial, the commanding officer, or such t, may cause him to be contined for the and he strall also be fined not less than difference they one hundred. In the

alion meetings, and execute the orders of commanding officers needfury to carry effect the provisions of this law, and upeffeld or neglect to be subject to a fine not eding fifty dollars, at the discretion of a mental court-martial.

And be it enacted. That in case of the horizontal doubt the discretion of a removal.

h, resignation, disqualification, or removal of his diffrict of any subaltern officer, the manding officer of the regiment or extra on, to which fuch officer may have be od, may appoint a fit and proper person brevet officer, and shall immediately rafter notify the governor of the same, such brevet officer shall have and exercise be powers incident to his office, in as full ample a manner as if he was commissionmil he shall be superleded by a commis-ed efficer; provided that the removal of facth officer, restaining in any city or town, frecincts thereof, to say part of the faid a or city, or precincts thereof, shall in no be confidered as the resignation of such the confidered of the con

uniform company, agreeably to the provisions of this ad, they shall make a return thereof, to the commandant of the regiment or extra battalion in whose district such association is And be it enacted. That the militia of can, county shall be exempt from the rental and hattalion meetings by this act inted, and directed, but instead thereof battalion in whose district such association is formed, who shall thereupen inspect, or cause his adjutant to inspect the same; and on its appearing that they have conformed to the law, he shall forthwith apply to the governor and council for commissions for project persons to command faid company, and also forward the manifer accidence to the governor & omed, and directed, but instead thereof tin company; and the company at Sel-Port, and that allo at the Green Glades, not, from their dispersed situation, he re dit to attend any battalion meeting, but intereof they small be compelled to meet ompanies; and further as a select to them. fons to command faid company, and also for-ward the requisite certificate to the governor & council, who shall thereupon transmit an order to said commanding officer, directed to the ar-mourer of the nearest arfenal to the said com-pany, where arms and accountements of the state may be deposited, specifying that the said armourer shall deliver to the bearer of the-order the number of arms therein mentioned; impanies; and further as a selief to them, commanding officer of the battalion to the they may be attached, shall have pown his discretion, to appoint some commission of or acci-commissioned officer to call to-cream exercise such portions of either of associated companies, as he from their resistings on may consider too distant to attach to the sampany, meetings by this act before pied and they shall be subject to the same for nor appearing at said investings as order the number of arms therein mentioned; provided, that the governor and council shall in no inflance deliver such order without having previous provided. in no inflance deliver just order in the commissioned ing previously received from the commissioned officers of such company, a bond with fusicional fecurity, for the safe keeping and re-delivery of said arms, when demanded; and the for not supering at faid meetings as

A Street or the second

commissioned officers aforesard having executed such bond, the non commissioned officers & privates to whom such arms shall be delivered, shall give bond each, in the sum of twenty dollars, to the commanding officer of the company, conditioned for the safe keeping and return thereof, when legally required, without which bond the said commanding officer shall not be obliged to deliver the said arms and accourtements; and provided also, that no volunteer company or troops shall hereaster be ituation of that part of the militia of Queen Anne's county who reside on Kent Island, renders it impracticable for them to meet in battalion or regiment off the faid island, therefore, Be it enacted, That the militia residing in the failed of the fail of the meet. fore. Be remarted, That the mittua residing on Kent Islaad thall not be compelled to meet in battalion or regiment, but that the companies composing the militia on faid illand thall neverthelefs be fubject to be called together to exercife twice a year on faid island, exclusive volunteer company or troops shall hereafter be commissioned unless the commander in chief shall be fatissied that in forming it no other company has been reduced below its proper of company meetings, at fuch times and fuch place as the community officer of the batta-lion to which they belong full direct, and shall be subject to the same fues for not appearing at faid meetings as others are for not meeting to battalion or regiment, any thing in this act to the contrary notwithflanding

complement of men.

47. And, it being just and necessary that the militia fervice should be equally apportion the attainment of this object, 3e it enacted. That the commanding officer of each and every militia company in the state, stall forthwith divide his company by let igne ten closes. 39. And be it enacted, That the company now commanded by captain Charles Jones, on Dame's Quarter, in S merfet county, and the company commanded by captain David Stevers, near Hancockstown, in Washington county, shall be exempt from meeting in regiment or battalion, and the company commanded by captain William Walter, in Somerfet county, shall be exempt from meeting in regiment; but the faid companies thall meet as often in addition to the time prescribed by this law for the meetings of companies, as the regiment or battalion to which they belong are directed to meet. divide his company, by lot, into ten classes, as equal as may be, and shall number the classes from one to ten, and shall place in the last classes those who have already served a tour or dury, either in person, or by substitute, in such a manner that the person or persons who have served the last rour sull, is there in the have ferved the last tour shall be placed in the latest class, and those who served the next la-test tour in the next class to the latest, and so on; and if there should be more persons than enough to form a class, who have so served a tour of duty at the same time, it is all be de-termined among them, by lot, which shall be directed to meet.

40. And be it enacted, That the persons liable to do militia duty under this act residing on the island south of Hooper's Streights, in Some set and Dorchester counties, and Asseteague island, in Worcester county, shad placed on the lateft clafs, which on the next, and fo on; and as foon as the claffication final have been thus completed, the commanding officer aforefaild final forthwith return a rofter thereof, certified by him, to the commanding officer of the regiment or extra battalion, as the cafe may be, and thail reso in one lightful which rofters fool! there he names be exempt from meeting in regiment, battal-ion or company on the main; but fhall be lia-ble to be called together for exercise, under a non-commissioned officer to be appointed by the captains of the companies to which they belong, and at fuch times as they may direct 41. And we it enacted, That it final and may be lawful for each of the commandants one himfelf, which rofters feall flate the name and number of persons in each class, & shall particularly note those who were placed in the later classes on account of having performed

later claffes on account of having performed a tour of duty, and flate when and where such tour was performed, and how long it lafted.

As And be it enacted, That every performentabled in any company fublicationity to the aforestand claffication, by reason of having removed into the company difficult or for any other could, fluid be forthwith placed in forme one of the claffes in the following manner:—

If he fluid produce to the commanding effect a certificate from the commanding effect in long other company, to which he belonged. form other company to which he nelonged, next before his emcliment as aforefald, flating that he had been classed in fich company, and the number of his class therein, and that he has performed a near of duty therein, and flating also the time and length of luch a tour, and the had been also that the flating also the time and length of luch a tour, and flating also the time and length of luch a tour, a full he also all in the force class in the new he shall be placed in the same class in the new company with those persons belonging to it who have personned a similar tour of duty, if who have performed a limitar tour of duty, it any, and if there be none who have performed as recent a tour, he shall be placed in the last class; it his certificate from his former company shall state that he belonged to a class there, and the number of his class, but not that he had performed a tour of duty, he shall be placed in the class of the same number in the new company, or if that class has performed a tour of duty, then in the class nearest to it which has not performed a tour; and if he shall not come from another compaand if he shall not come from another company, or shall bring no certificate, he shall be placed, by lot, in some class which has performed no tour of daty; and in all cates a certificate of his enrolment, and of the clafs in which he is placed, stating the manner in which he was so placed, shall be forthwith

th. fame may be formed within the regimental diffrie; and a majority of any such uniformed militia company shall have power to determine and declare what and how many days of training they will have through ut the year, over and above the days herein before appointed for their exercite and training, notice whereof shall be given to such company by the commanding officer thereof, and to impose and institute of such sense and penalties on any member of such company who may resulted or neglect to attend on such stated days of meeting, as may be fixed and agreed on by the byto be made cut, by the adjutant, or other fuitable person, and shall keep a roster of his regiment, or battalion, formed from the company rotters to be returned to him pursuant to this act, and shall cause the said regimental and battalion rosters respectively to be from time to and discharges from the commanding officers of companies, and by the tours of duty per

formed by perfons belonging to the regiment or battalion. or battalion.

51. And be it enacted. That whenever any call of the militia into actual fervice shall be call of the militia into actual tervice that be made, the number required from each company, it lefs than the whole company, thall be taken from the first and preceding classes, in numerical order, till the requisite number shall be completed, and those so taken shall be noted on the roster of the company, and shall be forthwith returned by the commanding officer of the company to the commanding officer of the company to the commanding officer of the who shall immediately note them on the regigiment or extra battalion, as the cafe may be, who firall immediately note them on the regimental or battalion rofer; and fuch of them as shall perform the tour of duty so required, either in person, or by substitute accepted according to the provisions of this act. shall not be again called into service until all the classes shall have been regularly gone through and it shall come again to their turn.

again cannot again to their turn.

52. And he it enafted, That whenever any portion of the milkia shall be called into actual service, pursuant to the constitution or laws of this state, or the United States, the commanding officer of each and every company, having received orders for the call from his superior officer, stating the number of men to be surnished by the company, shall forthwith proceed to designate, in the manner by this act prescribed, the persons to serve from the company, is less than the whole, and shall thereupon immediately notify each and every of the persons to serve from the company of the call, by a written notice, under the hand of such officer, to be served by such non-commissioned officer of the company as he shall appoint, which non commissioned officer is hereby re-

quired to ferve such notice, by personally delivering it to the person to be notified as aforefaid, if to be found in the company district, & if not, by leaving it at his usual place of abode, and to return such service, on eath, to the commanding officer aforesaid, on pain of being fined for each and every neglect or results to person any of she duties by this section required, in a sum not exceeding twenty nor less than ten dollars, at the discretion of a regimental or extra battalion court-martial as the

non-commissioned officer, musician or private of the militia, finall be oritized while in actual fervice, he shall be cutitled to half pay during life

56 And be it enacted. That in case of an insurrection or threatened insurrection within, or invasion or threatened insuration of any part of this state, a major general, brigadore general or a commanding officer of a regiment or beattalion, extra battalion or squadron, sinal investigation or the state of the insurrection, invasion or threatened invasion, may be, or is expected to take place, and it shall be the duty of any such officer to give notice of such insurrection or threatened invasion, or invasion, or threatened invasion, with every circumfance attending the same, as possible, to their immediate commandation it all be transfinited with the umontation of single or insurable of the single of the single or in the single or in part, and the finite of the single or in the single or in the single or in part, as he may deem motif conductive to the good of the fervice, which betwee commissions shall remain in force during the term for which such militia fold stable head the militia fold stable ferm must consider of the first part of the said force to see the good of the fervice, which betwee commissions shall remain in force during the term for which such militia fold that the militia fold that the militia fold the militia fold that the militia fold that the militia fold that the militia fold that the militia fold the such militia fold the militia fold the such militia fold t ment shall be required, and to transmit information of what he shall have done in the promises to the commander in other without delay; and the militia shall be urdered out as a that flate in writing, that they have good reason to believe that the peace and quiet of the flate is likely to be endang sed by any in furrection or opposition to the laws, and not substitute in the substitute of the substitute

supplies

59 And be it enacted. That whenever any part of the militia of this state shall be called into actual service by the commander in chief, or any officer of the said militia, jursuant to or any oncer of the laid militia, jursuant to the provisions of the contitution, or any act of afsembly of this state, or finall be drafted or called out by au hority of the United States, pursuant to the conflitution and laws thereof, every officer, non-commissioned officer and private, of the militia to called anto fervice, after being duly notified of such draft or call, shall be considered as in actual fervice, and may be proceeded against as an officer, non-commis-sioned officer or private, in actual fervice, for enforcing as well his attendance in obedience to such draft or call, as his performance of the duties legally to be required of him, after attendance, and from the time of such draft or call, and notification, shall, while in fervice be subject to the rules and articles of war of the United States as now established; providthe United States as now established; previded always, that any non-commissioned officer or private, so drafted or called into service, and notified, or called into service under the authority of the United States by draft or otherwise, may entitle himself to, and shall receive an immediate discharge, on producing to the commanding officer of the company to which he shall belong, or at the time be attached, a sufficient and able bedied substitute, to be approved by such commanding officer is hereby required and empowered to accept and receive, whether liable to militual duty or not, if judged by him to be sufficient and able bedied; and such substitute, being so accepted and received, and con-enting, by writing under his hand, to serve as substitute, shall become liable and subject to such service, and all the incidents thereto, and entitled to all the emonaments thereof; and the person producing him as aforesaid and entitled to all the emohuments thereof; and the person producing him as aforesaid shall be forthwith discharged; and if any subtitute shall be rejected by a captain of a company, the person offering such substitute may appeal to the commanding officer of his regiment, or extrabattalion, as the case may be,

than ten dollars, at the discretion of a reginental or extra battalion court-martial as the case may be.

53 And be it enacted, That if any officer of the militia shall refuse or neglest to perform any of the duties enjoined on him by the sivent preceding sections of this act, or any of them, he shall be sined for each neglest or refusal not more than fifty dollars nor less than twenty, at the discretion of an extra battalion, regimental, or brigade court-martial, as the case may require.

60. And he it enacted, That if any person of duty, by any person drafted or called out for such tour, shall defert, or otherwise results or neglect to perform such tour, or any pare of it, the person so him they are action of them, he shall be shed for each meghed to result out of the person such tour, or any pare of it, the person so him they are action of the results and administrators, shall have an action of debt or assumpsit against him, his executors and administrators, in the county court of any county in which he pre they may reside or be found, to recover back all such same of money as may have beautiful and received as a substitute for any tour of duty, by any person drafted or called out for such tour, shall defert, or otherwise results or neglect to perform such tour, or any pare of it, the person so him they are administrators, shall have an action of debt or assumption and administrators, in the county court of any county in which he presented the case where the case of the person such tour, shall defert, or otherwise results or neglect to perform such tour, shall defert, or otherwise results or neglect to perform such tour, shall have an action of the true, the person such tour, shall have an action of the person so he region to person such tour, shall have an action of the person so he person so he shall be shall be an action of the person so he shall be an action of the person so he shall be an action of the person so he shall be an action of the person so he shall be a shall be a shall be an action of the pe twenty, at the differetion of an extra battalion, to recover back all such fam or fums of money as may have been paid to him as fulfilling for the tour aforefaid, by the performance of the fulfilling for the tour aforefaid, by the performance of the fulfilling for the tour aforefaid, by the performance of the fulfilling for the tour aforefaid, by the performance of the fulfilling for the tour aforefaid, by the performance of the fulfilling for the tour aforefaid, by the performance of the fulfilling for the tour aforefaid, by the performance of the fulfilling for the fulfillin

regimental, or brigade court-martial, as the cale may require.

54. And be it enasted, That when any of the militia shall be called into fervice pursuant to this act, they shall not be compelled to serve longer than ninety days, to be calculated from their arrival at the place of rendezvous to the time of their discharge, and they shall be replaced and relieved by another detachment, to be called out as by this act as provided, if the public exigence should require it.

55. And be it enacted. That if any officer, non-commissioned officer, musician or private of the militia, shall be orialled while in actual fervice, he shall be outsided to half pay during the militia for difference, and they shall be command, in whole

obe apprehension to administration or foundation, extra barralion, or foundarity, and to take fuch nectures as he may deem requisite for the protection and the peace of the flate, till the orders of the commanding officer of the bigade shall be by him received, and it flatll be the duty of every con manding officer of a brigade, immediately upon such information, to give such orders, and is necessary fuch aid from his brigade, by cauting detaction, to give such orders, and is necessary fuch aid from his brigade, by cauting detaction must therefrom as aforesaid, as in his judge ment shall be required, and to transmit information of what he shall have done in the premises to the commander in chief without delay; and the militia shall be ordered out as a special of the shall have done in the premises to the commander in chief without delay; and the militia shall be ordered out as a special of the shall have done in the premises to the commander in chief without delay; and the militia shall be ordered out as a special of the shall have done in the premises to the commander in chief without delay; and the militia shall be ordered out as a special out, and placed under his commander in chief without delay; and the militia shall be ordered out as a special out, and placed under his commander in chief without delay; and the militia shall be ordered out as a special out, and placed under his commander in chief without delay; and the militia shall be ordered out as a special out, and placed under his commander in chief without delay; and the militia shall be ordered out as a special out, and placed under his commander in chief without delay; and the militia shall be ordered out as a special out, and placed under his commander in chief without delay is and the militia shall have done in the prematic special out as a special out of the offices, so as to make the rest, and in service, so as to make up the may think proper, and the mission of the offices, for the offices, for the offices, so as to make the rest, and no large may be so called our, and placed under his com-mand, whether in companies or otherwife, among the regiments to be formed as atcrefail, as flank companies, and convert tuch part of them, as he may think it into granatiers or iight infantry, or diffribute them among the in-tantry of the line, as he may deem most condu-In the first labor be fined not less than diffuse the more than one hundred, in the wind first term are than one hundred, in the winder first every private ratio any require. That every private ratio any require. That the bigade the matter of the matter mands, fo tar as may be found necef any ror making up the proper complement of officers of each grade in confoldating and re-organizing the companies, troops, battalions, fquadrons and regivents as iforefaid, and no further.

63. And be it enacted, That whenever any part of the million of this flare, to be commanded by a major general, shall be called into actual fervice, either under the authority of this flare, or the United States, the general

actual fervice, either under the authority of this flate, or the United States, the general ailigned, as by this aft is provided, to the command of fuch corps, fitall be and hereby is authorited and empowered to organize an ord-nance department, and topographical engineers department, for fuch corps, during the term of fervice for which it may have been called out, to brevet the proper officers of those departments, and to preferibe their duties respectively, which duties, so prescribed, they are hereby required and enjoined respectively to perform, and shall have the rank, pay and emoluments of similar officers in the service of the U States.

and emoluments of fimilar officers in the fervice of the U States.

64. And be it enacted, That in case of invasion, or threatened invasion, of any part
of this state, the general of the militia commanding the division or longade within which
stuch an invasion shall take place, or be threatened, in case he shall judge it dangerous to
wait till application for arms, ammunition,
stores, ordnance, ordnance stores, camp equipage or supplies, can be made to the commander in chief, shall be and hereby is authorised
and empowered, to draw iron the nearest sublic stores, arfenals, magazines, or other depositories of this state, all such arms, ammunition, stores, ordnance, ordnance stores, nition, stores, ordeance, ordeance stores, camp equipage, and supplies of every kind for the use of the militia called, or to be called into fervice, for repeling such invasion, as he may judge projer, and for that purpose to if such is order or orders to the respective officers. or other persons, having in their keeping such arms, ammunition, stores, ordnance, ordnance stores, camp equipage and supplies, which greaters are supplied to the supplied of ftores, camp equipage and fupplies, which preders fuch officers, or other persons, are bereby required to ober

No. 44.1

months, the purchaser giving bed all proved security. Also from 120 to 18 rels indian corn, which will be sold from 120 to 18 rels indian corn, which will be sold from 120 to 180 to 18 Attorney for Jehn Mann. Public Sale.

Horses, Cattle, Sheep and Hose con, Indian Corn, Household, ture, plantation utensils, &c.

Public. Sale.

By virtue of an order of the court of: Anne Arundal round subscribor will enpore to pull on Friday the third day of next, at the residence of the har Brown, deceased, several violagroes, the property of the about others, legater of the late of

Hammond, deceased.
A credit of six inouths will be a the purchaser giving ford, and security, for the paymen of the chase money, with interest from