

by Mr Sheppard, of the 25th original Court, hence that he no longer remains in charge on the property. The release will be handed to the Board Office, having been received to date, so as to do so, which the Executive agreed to accept, when legally accounted, as a sufficient conveyance of the said property to the State.

The amount of purchase money & interest \$37,000.00
 For Policies of Insurance " " " " 177.00
 For other moneys & making the house fire proof 271.50 37,448.50
 Debt Annuitiy at 6% per cent on \$448,112 per cent of \$100000
 pay at on the property from the first day of August last 7,468.50
 leaving \$30,000.00

The Taxes of the present year payable by the State.
 For which Mr Sheppard will be entitled to a certificate of stock bearing an interest of five per centum per Annum payable quarterly, commencing on the sixth day of August last, & payable out of the net revenue arising from the inspection of Tobacco as provided by the act under which the purchase is made immediately upon the aforesaid Deed being executed and acknowledged according to Law.

Deeds were this day produced from Thomas & Donnell, Columbus & Donnell and John & Donnell, Columbus & Donnell and Sarah Chew & Donnell, and from Nathaniel Williams and John White, Trustees, to the State of Maryland of the property contracted for with Williams and Donnell, on the 17th day of June last, together with certificates from the Attorney General, stating that he had seen the said Deeds, and that they well and sufficiently convey the said property to the State, in fee simple.

The amount of purchase money for the Warehouse \$35,000.00
 For vacant Lot 105 feet 6 inches @ \$50 per foot 5,275.00
 making \$40,275.00

For which they are entitled to a certificate of stock bearing an interest of five per centum per Annum payable quarterly, out of the net Revenue arising from the inspection of Tobacco, as provided for by the act under which the purchase is made.

By the petition of William J. Johnson of Montgomery County, it appears that he had entered into two recognizances in the sum of thirty dollars each for the appearance of a certain Colvose Mitchell before Montgomery County Court to answer to two presentments found against him; which said recognizances were forfeited at March Term 1825. The Petitioner states that at the November Term of Montgomery County Court in the year 1822, two presentments were found against the said Colvose Mitchell, the one for an assault and battery committed on the body of one John Egler, the other for keeping a Disorderly House; that in the latter case the said Colvose Mitchell was presented by mistake under the name of Colin Mitchell, but was arrested and appeared in both cases when the recognizances aforesaid were entered into for his appearance. The Petitioner further states, that the witness who presented the said Mitchell, and the only witness summoned in the case, shortly after the said presentments were made absconded, that the said Mitchell attended on Term thereafter, but the case was continued by reason of the absence of the said witness, and afterwards the said Mitchell removed to the State of Virginia and was absent at March Term 1825, when the recognizances were forfeited as aforesaid. He further