

# NOTICE TO MERCHANTS, TRADERS, AND OTHERS.

ALL persons and bodies, corporate or politic, in Saint Mary's county, who are or shall be doing any act or shall be in the occupation of any house or place for any purpose, for which a license is made necessary by the laws of Maryland, are hereby warned, to obtain a license or renew the same.

On or before the first day of May next, under the penalties prescribed by said laws, for the infraction thereof.

Those interested are notified of the following requirements of the License Laws passed by the General Assembly of Maryland.

No rates required for Traders Licenses are as follows.

If the amount of goods on hand at the principal season of sale or expected to be kept on hand, does not exceed—

\$1000 and over	\$12 00
1000 and not over \$1500	15 00
500 " " " 1000	18 00
250 " " " 500	22 00
100 " " " 250	30 00
50 " " " 100	40 00
25 " " " 50	50 00
10 " " " 25	65 00
5 " " " 10	80 00
2 " " " 5	100 00
1 " " " 2	125 00
50000 " " " and over	150 00

The applicant must either make oath, as heretofore, before the Clerk of the Circuit Court of the county where he is engaged in business of the amount of goods kept on hand at the principal season of sale; or the oath may be administered by a Justice of the Peace when the person wanting the license applies through an agent. If the latter course be adopted, the following form will be deemed a sufficient compliance with the act:

*St. Mary's County, to wit:*  
On this \_\_\_\_\_ day of \_\_\_\_\_ 1866, before the subscriber, a Justice of the Peace of the State of Maryland, in and for said county, personally appeared \_\_\_\_\_ and declared that he intends to apply for a Trader's License under the laws of the State to the Clerk of the Circuit Court for Saint Mary's county, and made oath that the amount of stock of goods generally kept on hand by him (or by the concern in which he is engaged, in case it is a partnership) at the principal season of sale (or if the applicant has not precisely engaged in such trade, that the amount of the stock of goods he expects to keep, &c.) does not (or will not) exceed \_\_\_\_\_

Sworn before \_\_\_\_\_  
If the oath be administered by a Justice of the Peace out of the county in which the application is made, there must be attached the certificate of the Clerk of the Circuit Court of the county in which the Justice resides.

Persons may sell salt to cure fish in March, April and May without license. Vendors of cakes and vendors of beer and cider, who are the makers of such beer and cider, (lager beer excepted) are not required to pay license.

**License to Ordinaries and Tavern Keepers.**—The licenses to ordinaries and tavern keepers to sell spirituous or fermented liquors, or lager beer in quantities less than a pint, at any one time, are as follows: Provided that the applicant shall first be recommended to the Clerk by two respectable freeholders of his immediate vicinity, and shall make oath before said Clerk that he has bona fide (and without intending to evade the requirements of this article) provided and expects to maintain six good beds, with sufficient covering thereof—and three rooms more than sufficient for the private uses of said ordinary keeper, with stabling and provender for five horses at least; and if said applicant resides in the City of Baltimore, that he has provided and expects to maintain twelve good beds with covering as aforesaid and six rooms.

The said applicant is also to make oath before the Clerk as to the rate of rent or annual value of the house at or in which the business to be authorized by the license may be done, or intended to be done.

If the rental or annual value is not

Over \$100	\$ 25
" 100 and not over \$200	40
" 200 " " 300	50
" 300 " " 400	60
" 400 " " 500	75
" 500 " " 750	90
" 750 " " 1,000	100
" 1,000 " " 2,000	150
" 2,000 " " 3,000	180
" 3,000 " " 5,000	250
" 5,000 " " 10,000	400
" 10,000 " " "	450

**Licenses to Retailers of Spirituous or Fermented Liquors or Lager Beer.**—The amounts of license to be paid by retailers of spirituous or fermented liquors or lager beer are as follows: If the value of their stock in trade be

\$500 or less	\$ 18
Over 500	35
From 1,000 to \$2,000	50
" 2,000 to 4,000	75
" 4,000 to 6,000	100
" 6,000 to 10,000	120
" 10,000 to 20,000	150
" 20,000 to 30,000	180
Over 30,000	150

No license shall be granted to sell spirituous and fermented liquors or lager beer, in quantities not less than a pint, for the sum of eighteen dollars, unless the person applying therefor shall also obtain a license to sell goods, chattels, wares and merchandise, paying therefor the sum herein before prescribed according to the amount of his stock in trade.

**Oyster and Eating Houses.**—The license to be paid by the keepers of oysters and eating houses is \$50 throughout the State.

Females vending millinery and other small articles, whose stock in trade is not over \$500, pay a license of \$5 only; but if over that amount, they are required to pay the same license as other persons—oath to be taken as to the amount of stock at the principal season of the year.

The Clerk shall not issue license to any person to sell spirituous or fermented liquors from whom the Grand Jury has recommended a license to be withheld, or to a person whose license has been suppressed by the Court, without the special order of the Court.

The 80th section of the Code, which required an applicant for license to open oyster and eating houses, to procure the recommendation of two neighboring freeholders, and also to make oath before the Clerk of the Circuit Court of his County, &c., as to the annual value of his house, is repealed.

The above licenses to retailers and oyster and eating houses go into effect the 1st day of May.

By a late act of the General Assembly of Maryland it was enacted that "when any person, of body politic or corporate, shall propose to sell or barter anything mentioned in the preceding section, except spirituous or fermented liquors, he shall apply to the Clerk of the Circuit Court of the county in which he may reside, or if he resides in the City of Baltimore, to the Court of Common Pleas, for a license therefor; but no license to trade, or to sell spirituous or fermented liquors shall be issued by any clerk of a court to a *ferme covert*, or to any person under the age of twenty-one, without the special order of the Judge of the Court; but no Judge shall give such special order to issue licenses to sell spirituous or fermented liquors unless upon the recommendation of at least ten respectable freeholders, residents of the ward or district wherein the place of sale may be; and whenever any license shall be issued to a *ferme covert* or minor, the said *ferme covert* or minor shall be responsible for all contracts made in the prosecution of their business under such license, and shall be liable to be sued therefor in any court of this State, and the said *ferme covert* may be sued or indicted and prosecuted in case of a violation by her of the License Laws of this State, or in case she keeps a disorderly house, as if she was a *ferme sole*; and, if judgment be obtained against her on any contract, execution shall or may issue in the ordinary way to effect her separate estate; Provided, however, that such responsibility shall in no manner effect or impair the responsibility of the husband or parent under the existing laws."

**LAW**  
PASSED BY THE GENERAL ASSEMBLY OF MARYLAND AT THE REGULAR SESSION COMMENCING JANUARY, 1862, RELATING TO LICENSES.

Any person, or company of stage players, ventriloquists, slight-hand performers, rope dancers, tumblers and wire dancers, shall, previously to exhibiting or performing for reward, in any county in this State, pay to the Clerk of the Circuit Court for such county, thirty dollars for one year, or one dollar for each exhibition, at his or their option.

Every person, or company of circus riders or equestrian performers, who shall exhibit for a reward in any county in this State shall pay to the said Clerk the sum of thirty dollars for a license thereof for one year.

Every person or company who shall exhibit for a reward any animal or animals, or natural or artificial curiosities of any kind, (except models of useful inventions) shall pay to the said Clerk the sum of fifteen dollars for a license therefor for one year.

Each license shall contain a list of personal performances, or animals, or other articles or things to be exhibited.

The owner or keeper of every stallion or jack, shall, before being permitted to stand or station such animal, pay to the Clerk of the Circuit Court of some one of the Counties in this State the highest sum which he intends to ask or receive for the season of the market, and the receipt of the said Clerk, with the seal of his court, attached thereto for said sum, shall be the license for stationing or standing such stallion or jack for one year from the date thereof. Provided, that in no case shall the sum directed to be paid by this section for such license, be less than ten dollars; and that every stallion or jack upon which the said tax is paid, shall be exempt from all other State tax.

Any owner or keeper stationing or standing any stallion or jack without a license, shall forfeit and pay twice the sum authorized and required to be paid in the last preceding section, one-half to the State, and the other half to the informer.

**AN ACT** to amend the twenty-first and twenty-second sections of the fifty-sixth Article of the Code of Public General Laws, relating to the License of Hawkers and Pedlars.

Sec. 1. Be it enacted by the General Assembly of Maryland that, the twenty-first and the twenty-second sections of the fifty-sixth Article of the Code of Public General Laws, relating to the Licenses of hawkers and pedlars be and the same are hereby repealed, and the following sections enacted in lieu thereof:

"Twenty-one." For every such license, not to extend beyond the county in which the same may be issued, there shall be paid the following rates, to wit: for every license to travel on foot, the sum of forty dollars; to travel with a horse or other beast of burden and wagon or other vehicle, the sum of fifty dollars; with two horses or other beasts of burden and wagon or other vehicle, the sum of seventy dollars. For every such license to extend over the whole Eastern Shore, or the whole Western Shore, there shall be paid the following rates, to wit, for every license to travel on foot the sum of sixty dollars; to travel with a horse or other beast of burden or one horse and other beast of burden and wagon or other vehicle the sum of one hundred dollars; with two horses or other beasts of burden and wagon or other vehicle the sum of one hundred and fifty dollars.

"Twenty-two." No such license shall be granted to any other than a white person, or to any hawker or pedlar in the name or style of a partnership or company, and

but one person shall act under any such license.

Sec. 2. And be it enacted, That this act shall take effect on the day of its passage.

**AN ACT** to amend the fifty-sixth Article of the Code of Public General Laws, relating to Licenses, by adding thereto the following section, relating to Partnerships taking out Licenses.

Sec. 1. Be it enacted by the General Assembly of Maryland, That the following section be and the same is hereby added to the fifty-sixth article of the Code of Public General Laws, to follow the second section thereof:

Any license may be obtained by partnership or firms, as well as by individuals; but in all cases, the names of the partner of any firm shall be set forth in full in the license, and no license shall protect any person pretending to act under the same, unless he is named therein, or is entitled as a representative, or assigned under the provisions hereinafter contained in this article, and the Clerk issuing the license, shall enter upon the record of licenses, the full names of and the members of a co-partnership to whom such license is issued.

Sec. 2. And be it enacted, That this act shall take effect on the thirtieth day of April next.

**AN ACT** to amend the seventh section of the fifty-sixth Article of the Code of Public General Laws, relating to Licenses of Ordinaries.

Sec. 1. Be it enacted by the General Assembly of Maryland, That the seventh section of the fifty-sixth Article of the Code of Public General Laws, relating to Licenses of Ordinaries be and the same is hereby repealed, and the following enacted in lieu thereof:

If any person or body politic shall propose to open or keep an ordinary he shall apply to the Clerk of the Circuit Court of the county in which said applicant may reside, or if he resides in the City of Baltimore, to the Court of Common Pleas, for a license therefor, under which license spirituous or fermented liquors, or lager beer, may be bartered or sold in quantities less than a pint.

Sec. 2. And be it enacted, That this act shall take effect on the thirtieth day of April next.

**AN ACT** to amend the forty-second section, relating to the granting of Licenses to traders, of Article fifty-sixth of the Code of Public General Laws.

Be it enacted by the General Assembly of Maryland, That the forty-second section of the fifty-sixth of the Code of Public General Laws, relating to the granting of Licenses to Traders, be and the same is hereby repealed, and the following enacted as a substitute thereof:

Sec. 1. When any person, body politic, or corporate, shall propose to sell or barter anything mentioned in the preceding section, except spirituous or fermented liquors, he shall apply to the Clerk of the Circuit Court of the county in which he may reside, or if he resides in the City of Baltimore, to the Court of Common Pleas for a license therefor; but no license to trade, or to sell spirituous or fermented liquors shall be issued by any Clerk of a court to a *ferme covert*, or to any person under the age of twenty-one, without the special order of the Judge of the Court; but no Judge shall give such special order to issue licenses to sell spirituous or fermented liquors, unless upon the recommendation of at least two respectable freeholders, residents of the ward or district wherein the place of sale may be, and whenever any license shall be issued to a *ferme covert*, or minor, the said *ferme covert*, or minor shall be responsible for all contracts made in the prosecution of their business under such license, and shall be liable to be sued in any court of this State, and the said *ferme covert* may be sued or indicted and prosecuted in case of a violation by her of the License Laws of this State, or in case she keeps a disorderly house, as if she were a *ferme sole*; and, if judgment be obtained against her on any contract, execution shall or may issue in the ordinary way to effect her separate estate; Provided, however, that such responsibility shall in no manner effect or impair the responsibility of the husband or parent under the existing laws; and that this act shall take effect on the thirtieth day of April next.

The foregoing are truly taken and copied from the laws received from the Comptroller.

Test. F. M. GODDARD, Sheriff.

March 29th, 1866—td.

**"Put Money in thy Purse!" ROAD TO WEALTH!!**

3000 ACTIVE AND RELIABLE AGENTS, Male or Female, and of all ages, are wanted to canvass every City, Town, Village, Hamlet, Workshop and Factory throughout the entire world, for the sale of our WATCHES, JEWELRY, SILVERWARE, MUSICAL BOXES, ALBUMS and OTHER ARTICLES.

Energetic persons of good habits and fair business tact, can clear over \$25 per week in the country, and a much larger amount in thickly settled localities!

No Capital Required!!

Samples of our Articles, to the amount of \$3, will be sent by mail for inspection, and if not perfectly satisfactory no charge! Send your address, if you are in a distant town of mind and in quest of an immediate wealth!! Direct to PARRINSON & CO., Importers, 208 Broadway, New-York Feb. 8, 1866—13ts.

**ERRORS OF YOUTH.**

A gentleman who suffered for years from Nervous Debility, Prostrated Deafness, and all the effects of youthful indiscretion, will, for the sake of suffering humanity, send free to all who need it, the recipe and directions for making the simple remedy by which he was cured. Sufferers wishing to profit by the advertiser's experience, can do so by addressing JOHN B. OGDEN, No. 13 Chambers St., New York Feb. 8th, 1866—13r.

**Democratic Almanac.**

For sale by N. CONRAD, Agent. Feb. 8th, 1866.

# Trustee's Sale OF VALUABLE REAL ESTATE.

BY virtue of a decree of the Circuit Court for Saint Mary's county, sitting as a Court of Equity, passed in a cause in which John T. Graves, Jr., is complainant and Mary A. Graves and others are defendants, bearing date the 28th day of November, 1865, the undersigned, as Trustee, will offer at Public Sale, at the Court House door in Leonard Town, on

TUESDAY, the 24th day of April, 1866,

all the real estate of which the late John T. Graves, Sr., died seized and possessed, consisting of the following property, to wit:

One tract or parcel of land called **PT. BACHELOR'S REST;**

One tract or parcel of land called **SHIRKLIFF'S SWAMP;**

One tract or parcel of land called **ROME'S CONVENIENCE;**

And one tract or parcel of land called **Josiah's Plains,**

with

**ADDITION.**

These lands are located near St. Joseph's Church in Chaptico district, are in a fair state of cultivation and improvement, are noted for general productiveness and for a peculiar adaptation to the production of the finest quality of Tobacco. These lands are improved by two comfortable

Dwellings,

with good out houses attached, are under good fencing and have abundance of timber. They contain, in the aggregate,

**425 acres,**

more or less, and will be sold in separate tracts if desired. Persons wishing to purchase are invited to visit the property and inspect it.

The Terms of sale, as prescribed by the decree, are, one-fourth of the purchase money cash on the day of sale, the balance in two equal instalments at one and two year's credit, the deferred payments to be secured by the bonds of the purchaser, with security to be approved by the Trustee, bearing interest from the day of sale. When all the purchase money shall be paid, the Trustee will execute a Deed to the purchaser, free, clear and discharged from the claims of the parties to this suit, and of those claiming under them.

JAS. T. M. RALEY, Trustee.

March 29, 1866—ts.

# NOTICE To Traders, Keepers of Ordinaries and Others.

TRADERS, Keepers of Ordinaries and others, are hereby notified, in pursuance of the Act of Assembly, in such case made and provided, to take out and renew their LICENSES,

On or before the first of May next,

as the law will be rigidly enforced against those who neglect to comply with the provisions of the Act of Assembly, passed at January Session, 1858.

The law does not authorize any person or persons to sell or barter goods, wares and merchandise, without first having obtained a LICENSE from the Clerk of the Circuit Court.

By order of Judge Brent, JNO. A. CAMALIER, Clerk of the Circuit Court, St. Mary's county, Md.

March 29th, 1866—td.

# Co-Partnership Notice.

**NOTICE OF DISSOLUTION.** The Partnership of TREGO & MORGAN is this day DISSOLVED by mutual consent.

JAMES S. MORGAN is authorized and empowered to collect all claims and accounts due the firm, and the creditors of the firm are respectfully requested to present their claims to JAMES S. MORGAN for payment, to whom the assets of the firm have been transferred, to enable him to pay all the creditors of the firm of Trego, Morgan & Co., and Trego & Morgan. A. TREGO, J. S. MORGAN, Baltimore, March 1st, 1866.

**J. S. MORGAN HAVING BOUGHT OUT THE Interest of Trego, Morgan & Co., will continue the BUSINESS at No. 149 WEST PRATT STREET, opposite the Malby House. With grateful thanks to his friends and the public for their patronage and confidence, he respectfully asks a continuance of their kindness. He earnestly requests that all persons indebted to the old firm of Trego & Morgan, and Trego, Morgan & Co., make immediate payment to him, at his office, No. 149 WEST PRATT STREET.**

Respectfully, J. S. MORGAN & CO

March 29th, 1866—1y.

# COLLECTOR'S NOTICE.

BY the County Commissioners for St. Mary's county—

ORDERED, That Robert F. Taylor, Collector of State and County taxes in the 1st election district of Saint Mary's county, cause advertisement expressing the name of the following lands, houses, lots or parcels of land and the cottages or buildings thereon, the amount of taxes due thereon, together with the name of the person chargeable with the same, to be inserted once per week, for and during four weeks, in the Saint Mary's Gazette, a newspaper published in Saint Mary's county, and in the Baltimore Gazette, a paper published in the City of Baltimore, notifying, that unless the State and County taxes due on the said lands, houses, lots and cottages aforesaid, or such parts thereof as may be necessary to raise the sum due hereon, shall be sold to the highest bidder for the payment of the same.

"Pt. Ellmore," containing one hundred acres, more or less, lying in St. Inigo's district, St. Mary's county, assessed to Thomas and John Clarke. The taxes due on this land for the years 1864 and 1865 amount to \$10 50

A New Hotel, with grounds attached, located at Point Lookout in St. Inigo's District, assessed to M. McNeal. The taxes upon this property are for the year 1865 and amount to \$24 85

Cottage No. 25, assessed to Dr. Lawrence Roane, the taxes on which are for the years 1864 and 1865 amount to \$2 65

Cottage No. 4, assessed to Thomas W. Gough, the taxes on which are for the years 1864 and 1865 and amount to \$5 26

Cottage No. 8, assessed to Henry R. Harris, the taxes on which are for the year 1865 and amount to \$2 59

Cottage No. 46, assessed to J. H. Warren, the taxes on which are for the year 1865 and amount to \$3 13

Cottage No. 44, assessed to Samuel H. Berry, the taxes on which are for the year 1865 and amount to \$3 23

Also, another Cottage, number unknown, assessed to Walter Bowie and T. E. Williams, the taxes on which are for the year 1865 and amount to \$2 69

These lands, houses, lots and cottages are located in St. Inigo's district in St. Mary's county.

By order JAMES H. WILSON, Clerk

NOTICE is hereby given, that unless the State and County taxes due on the lands, houses, lots and cottages aforesaid, shall be paid to me on or before the end of thirty after the above publication is completed, the said lands, houses, lots and cottages, or such parts thereof as may be necessary to raise the sum thereon due, together with the cost of advertising and legal interest, shall be sold to the highest bidder for the payment of the same.

ROBERT F. TAYLOR, Collector.

March 29, 1866—4w.

[The Baltimore Gazette will please publish the above, once a week for four weeks, and send bill to this office.]

# NOTICE TO CREDITORS.

NOTICE is hereby given that the subscriber has obtained from the Orphans' Court of St. Mary's County, Maryland, letters testamentary on the personal estate of Mary Joy, late of St. Mary's county, deceased. All persons having claims against the said deceased are hereby warned to exhibit the same with proper vouchers thereon to the subscriber, on or before the 29th day of Sept., 1866, otherwise they may be excluded by law from all benefit of the said estate. Given under my hand this 22d day of March, 1866.

JNO. M. BROOME, Executor.

March 22, 1866—4w.

# NOTICE.

I am now located at Leonardtown and am prepared to attend to all orders for HOUSE PAINTING, GLAZING and PAPER HANGING, in other St. Mary's Charles or Prince George's Counties. All orders addressed to me will receive prompt attention, and references will be given if required.

THOMAS BROWN, Md.

March 15, 1866—8m.

# BUSINESS NOTICE.

HAVING purchased the entire interest in the Store lately kept by Leach & Payne, Head of St. Clements Bay, Md., the undersigned takes occasion to inform his friends and the public that he expects to keep constantly on hand a large and full assortment of all kinds of goods usually kept for sale in a country store, and he pledges himself to sell as low as any store in the county for cash or produce. Thanking his friends and the public for the liberal patronage he has heretofore received, he respectfully solicits a continuance of the same.

W. M. F. LEACH, Head of St. Clement's Bay.

June 1st, 1866—4f.

# Soluble Pacific Guano.

200 LBS. SOLUBLE PACIFIC GUANO contains 70 lbs. animal matter yielding 7 to 8 lbs. ammonia. Also 80 to 90 lbs. earthy base phosphate of lime, 20 lbs. of which is soluble phosphate. It combines all the advantages of the best brands of Super Phosphate, with those of Peruvian Guano. By reason of its greater concentration, we recommend 20 per cent. less by weight to be used per acre, than of any fertilizer costing the same per ton; and no more per acre than of those selling at 20 per cent. more per ton. Hence its economy.

This guano weighs 65 lbs. per bushel, hence in applying it farmers must be guided by weight and not by bulk, for it is much heavier than the Super Phosphates. Every cargo duly inspected.

JOHN S. REESER & CO., GENERAL AGENTS FOR THE SOUTH, 71 South Street, Baltimore

March 15, 1866—8m.

# INSOLVENT NOTICE.

Petition for In the Circuit Court Insolvency, for St. Mary's County.

BY virtue of authority vested in me as Clerk of the Circuit Court for St. Mary's county, it is hereby ordered that Geo. L. Lathrop, an Insolvent Debtor, be and appear before the said Court on the third Monday of June next, to answer such interrogatories or allegations as his creditors, endorsees or securities may allege or propose against him, and that said Insolvent cause a copy of this notice to be published in the St. Mary's Gazette, once a week for three months, previous to said third Monday of June next.

JNO. A. CAMALIER, CLK. True copy—Test: JNO. A. CAMALIER, CLK. March 15, 1866—8m.

Established in 1852.

# MCPHERSON & FERGUSSON.

571 Pat Avenue, corner 1st st., East Capitol Hill, Washington, D. C. Dealers in DRUGS, MEDICINES and CHEMICALS; FANCY and TOILET ARTICLES; SURGICALS; BATHING and CARRIAGE SPRINGS; HAIR, NAIL and TOOTH BRUSHES; COMBS; BATH RUM; LUBIN'S EXTRACTS; BAYLON'S NIGHT-BLOOMING CEREUS; COLOGNE; POMADES; HAIR OIL, &c., &c., &c.

Davidson's Syrup (the best in use); Ears, Eye and Ear Syringes and Douche; Hard Rubber, Glass and Metal Syringes; Genuine Castile Soap, Glycerine, Honey and other Toilet Soaps, &c.

Farmers, Physicians and Country Merchants will find our stock of Medicines complete, and of the best quality.

Prescriptions compounded with care, and orders filled with despatch. March 15, 1866—8m.

# JOHN N. OLIVER, ATTORNEY AT LAW,

Office, Corner of 6th Street and