

JUST RECEIVED,
From the **BOSTON** Manufactory,
A QUANTITY OF
WINDOW GLASS,
Of different sizes,
FOR SALE
By **ISAAC HARVEY, JUN.**
N. B. Any size or sizes that may be wanted larger than 18 by 18 can be had from said manufactory, on being ordered; and attention given to forward on any orders that may be left for that purpose—Apply at No. 9, South Water-street, as above.
July 8 dtf

WAR DEPARTMENT,
March 6, 1800.

PROPOSALS
Will be received at this Office until the seventh day of April next for cutting out the clothing for the Army of the United States.—The proposals must specify the price required for cutting out each of the several articles, to wit, Hosiery, cloaks, regimental coats, vests and overalls.
Proposals will also be received until the seventh day of April next for the delivery of five thousand hats and twenty thousand shirts. The hats to be made of good wool to be well manufactured, full cocked, bound with narrow black binding, the fan or hind part eight inches broad, sides and corners six inches broad.—The shirts to be of linen equal in quality with the pattern article, and to be as well made as the said pattern.
One half of the hats and shirts to be delivered on or before the first day of June next, and the remainder on or before the first day of July next.
Patterns of the several articles may be seen at the Military Stores kept by John Harris, on the wharf between Arch and Race Streets.
Security will be required.
JAMES McHENRY,
Secretary of War.
March 7. dtf A.

UNSEATED LANDS.
THE OWNERS
OF Unseated Lands in Westmoreland county, Pennsylvania, are hereby notified, that unless the Taxes due on said lands for 1798, are paid into the hands of **John Brandon, Esq.** treasurer of said county, on or before the 20th of April next, they will be advertised for sale, as the law directs.
JAMES MCGREW,
HENRY ALLSHOUSE, Comm'rs.
JEREMIAH MURRY, dtm
February 13.

WATER-OFFICE.
Centre Square, February 5, 1800.

IN compliance with the instructions of the Committee for watering the city, and with my own inclinations, every possible admittance and information has been given to those citizens who have visited the Works during their progress. The Engines are now arrived, and are immediately to be put up, and it is hoped that it will be thought reasonable and just, both to the Public, and to the Contractor for the Engines, that the workmen should not be interrupted. As a very few months will fully gratify the curiosity of the citizens, by showing them the Engines in full operation, a temporary exclusion of all visitors from the Engine houses cannot appear improper.
B. H. LATROBE, Engineer.
February 13. dtf.

WILL BE EXPOSED TO SALE,
(At Public Vendue)
On Second Day, the 24th of this Instant,
ON THE PREMISES,
SEVERAL LOTS OF LAND,
Pleasantly situated on the main road leading from Philadelphia to New York, in Lower Dublin township, in the county of Philadelphia, between the 10 and 11 mile stones, containing from one to five acres each; one other Lot, containing about thirty acres, lying on the road leading from said road to Bustleton; there are on said lot a good stone dwelling house, a good apple orchard, about six acres of well timbered land, the remainder cleared and in a good state of cultivation.
For further particulars, enquire of the owner, on the premises.
JONATHAN PAUL,
3d month, 13th. dtf.

THE UNDERSIGNED,
HIS Swedish Majesty's Consul General, and authorized to transact the Consular Business, for his Majesty the King of Denmark in the United States of America, residing at Philadelphia,
Hereby gives public Notice,
That in obedience to recent instructions received from his government, it is the duty of all Masters of Swedish and Danish vessels, before their sailing from any port in the said States, to call upon him or the Vice Consul in order to be granted such Certificates for their Cargoes, which the exigency of the state of the Neutral Commerce and the several Decrees of the Belligerent Powers, render indispensably necessary, and that any Master of vessels belonging to the respective nations, or navigating under the protection of their flags, in omitting to take such certificates, will personally stand responsible for the consequences.
RICHARD SODERSTROM,
Philadelphia, 18th December, 1799.

VALUABLE REAL ESTATE.
FOR SALE
About 25 acres of Land,
Laying on the east side of the Falls Road.—On the East it is bounded by property belonging to Mr. Trench Francis, Sen.—on the south, by a road of two perches, and on the north by a lane, which separates it from Mr. McCall. It is proposed to divide this land into 3 equal parts in order to suit the purchasers.
Also, 51 acres, situated on the west side of Germantown road, adjoining Messrs's estate, being part of the property of the late Samuel Mifflin.
For terms apply to Samuel Mifflin, corner of Market and 11th Streets.
January 24. dtf.

TWENTY DOLLARS REWARD.
RAN AWAY on Saturday evening the 13th July instant, from Colebrook Furnace, Lancaster county, a Negro Man named **Cato**, he is about 40 years of age, five feet six or seven inches high, tolerable black, with a down ill look, squints, he is a cunning artful fellow, a great liar, and very fond of strong liquor, has been brought up to the farming business, is very handy at any kind of laboring work; he took with him a number of clothing, amongst which were, one suit plain Nankeen; (some money). It is expected he has shaped his course for Philadelphia or New York.
* The above reward will be paid for securing him in any part in the United States, with reasonable charges if brought home.
SAMUEL JACOBS,
Colebrook Furnace, July 16, 1799: dtm
(O:3)

NICKLIN AND GRIFFITH
HAVE FOR SALE
small chests of Gingham, on board the ship
4 ditto of colored Mullinets, Nelson, in
4 bales of St. Fernando Serges, the river
4 ditto of Camblets, from
10 ditto of colored and white Liverpool
Cassimeres,
14 trunks of printed Calicoes.
The above are in small assorted packages calculated choice for the West India or home trade.
30 tons Lead, in pigs,
8 tons of dry White Lead in bhd.
17 casks of fine dry Yellow Paint,
6 ditto of Mineral Black,
1 ditto of ditto White,
10 ditto of Colcother,
3 ditto of Purple Brown,
10 casks English China Ware in sets,
36 casks of Nails assorted,
300 barrels pickled Salmon,
80 half ditto ditto,
80 barrels Herrings,
20 ditto Shad,
10 ditto Mackarel,
7 casks of Porter in bottles,
20 puncheons Rum,
150 pipes of Brandy, 4th proof,
15 pipes old Madeira Wine,
27 quarter chests Young Hyson Tea,
13 boxes of Imperial ditto,
English Gunpowder, HF
Forged Copper Nails and Bolts,
Sail Casvals,
Empty Wine Bottles,
Cork in sheets,
Green Coffee in bhd.
February 13. dtm

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JAMES MCGREW,
HENRY ALLSHOUSE, Comm'rs.
JEREMIAH MURRY, dtm
January 18.

TREASURY DEPARTMENT.
March 14th, 1799.
PUBLIC NOTICE IS HEREBY GIVEN,
Pursuant to the act of Congress passed on the 11th day of June, one thousand seven hundred and ninety six, entitled "an act regulating the grants of land appropriated for military services, and for the Society of United Brethren for propagating the gospel among the Heathen;" and the act supplementary to the said recited act passed on the second day of March, one thousand seven hundred and ninety nine—to wit:
I. THAT the tract of Land herein after described, namely, "beginning at the North West corner of the seven ranges of townships, and running thence fifty miles due south, along the western boundary of the said ranges;—thence due West to the Main Branch of the Scioto river; thence up the Main Branch of the said river to the place where the Indian boundary line crosses the same;—thence along the said boundary line to the Tuscaroras branch of the Mufkingum river at the crossing place above Fort Lawrence; thence down the said river, to the point where a line run due west from the place of beginning, will intersect the said river; thence along the line to run to the place of beginning;" has been divided into townships of five miles square, and fractional parts of townships; and that plats and surveys of the said townships and fractional parts of townships are deposited in the offices of the Register of the Treasury and Surveyor General, for the inspection of all persons concerned.
II. The holders of such warrants as have been or shall be granted for military services performed during the late war, are required to present the same to the Register of the Treasury, at some time prior to the twentieth day of February in the year, one thousand eight hundred, for the purpose of being registered; No registry will however be made of any less quantity than a quarter township, or four thousand acres.
III. The priority of location of the warrants which may be presented and registered in manner aforesaid, prior to the 12th day of February in the year, one thousand eight hundred, will immediately after the said day, be determined by lot, in the mode described by the act recited.
IV. The holders of registered warrants, shall on Monday the 17th day of February, in the year 1800, in the order of which the priority of location shall be determined by lot as aforesaid, personally, or by their agents, designate in writing at the office of the Register of the Treasury, the particular quarter townships elected by them respectively, and such of the said holders as shall not designate their locations on the said day, shall be postponed in locating such warrants to all other holders of registered warrants.
V. The holders of warrants for military services sufficient to cover one or more quarter townships or tracts of four thousand acres each; shall, at any time after Monday the 17th day of February, 1800 and prior to the first day of January, 1802, be allowed to register the said warrants in manner aforesaid, and forthwith to make locations thereon on any tract or tracts of land not before located.
VI. All warrants or claims for lands on account of military services, which shall not be registered and located before the first day of January, 1802, are by the supplementary act of Congress herein before recited, passed on the second day of March, 1799, declared to be forever barred.
Given under my hand at Philadelphia, the day and year above mentioned.
OLIVER WOLCOTT,
Sec. of the Treasury.

TREASURY DEPARTMENT.
May 29th, 1799.
THE proprietors of certificates issued for subscriptions to the Loan bearing interest at eight per centum per annum, are notified, that at any time after payment shall have been made of the 5th installment, which will become due during the first ten days of the month of July ensuing, Certificates of Funded Stock may at their option be obtained at the Treasury or Loan Offices, respectively, for the amount of the four first installments, or one moiety of the sums expressed in the subscription certificates.—No certificates of Funded Stock will however be issued for less than one hundred dollars.
Such subscription certificates as may be presented at the Treasury or Loan Offices in consequence of the foregoing arrangement, will be endorsed and distinctly marked so as to denote, that a moiety of the stock has been issued.
OLIVER WOLCOTT,
Secretary of the Treasury.

CAUTION.
THE Public are cautioned against receiving the Subscribers Note in favor of, and indorsed by Thomas W. Francis, dated yesterday, at 60 days after date for eight hundred dollars. The note is in the hand writing of the Subscriber, and at the bottom a memorandum by the indorser, to the credit of the drawer, Thomas W. Francis. This note together with a contract between Charles Williamson, and Charles Hale for lands in township, No. 4, in the 5th range of Stouffer county, State of New Jersey, and sundry other papers, contained in a Pocket Book, were taken from the Subscribers desk last evening. As the above can be of no use to the person who has carried them off, should they be retained, no questions shall be asked.
SAMUEL MIFFLIN,
February 6. dtf.

NOTICE.
A CERTIFICATE of one Share of the Bank of the United States, No. 29120, in the name of Lewis Peter Quistyn, and a Certificate of two Shares of the said Bank, No. 29119, in the name of George James Chalmers, Earl of Chalmers, were forwarded from New York by the Chesterfield British Packet for Falmouth, which was captured by the French, and the Certificates lost or destroyed, and for which application is made at said Bank for the renewal thereof, of which all persons concerned are desired to take notice.
CLEMENT BIDDLE,
February 21. dtm

TO BE SOLD FOR CASH,
OR EXCHANGED,
For property in the City, or within thirty miles of it,
A PLANTATION or tract of Land in Mifflin County and State of Pennsylvania, within six miles of the River Juniata, containing about 300 acres. There are about fifty acres cleared, part of which is a rich bottom, watered by a constant stream that is strong enough to work an oil or a grist mill. Any person inclining to deal for it, may obtain further information by applying at the office of the undersigned.
N. B. If sold, credit will be given for part of the money.
O:3ober 17, 1799. dtf.

FOR SALE
Or to be exchanged for a good Vessel,
AN elegant new two story FRAME HOUSE, twenty seven feet front by thirty-four in depth, with a commodious piazza and kitchen, together with a coach house and outhouses, situated in the flourishing village of Frankford. The house, which may be entered the first of June next, will be finished in the neatest style with many conveniences, and will be well adapted to a large genteel family who may wish to reside in the country during the summer season. In exchange, it will be valued low, if a vessel offer that may be suitable.
Further particulars will be made known by application to
MOORE WHARTON,
February 24. dtf.

BY ADJOURNMENT.
BY virtue of a writ of venditioni exponas, to me directed, issued out of the circuit court of the United States, in and for the Pennsylvania District, of the middle circuit, will be sold by public vendue at the city tavern, in Second Street, in the city of Philadelphia on Saturday the 5th day of April next, at 7 o'clock in the evening, all that certain tract or parcel of land, situated, lying and being on the river or creek called Lackawaxen, in the county of Wayne, containing 8000 acres and upwards; on which are erected a messuage, stables and sawmill, with the appurtenances.—The names of the original warrantees of the said tract or parcel of land were as follows:
Mordecai Roberts, John Till,
Stoppel Medera, George Warton,
Zachariah Ferris, Benjamin Hancock,
George Till, Edward Welsted,
Thomas Wiggins, James Thompson,
George Morton, Joseph Whitehead,
George Streeton, Patrick Connolly,
Erind Streeton, Thomas Griffy,
John Oliphant, William Halbert.
Seized and taken in execution as the property of Robert Lettis Hooper, deceased.
JOHN HALL, Marshal.
N. B. A reasonable credit will be given.
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MUSICAL REPOSITORY
IS NOW OPENED
At **CHALK'S** Circulating Library,
No. 75 North Third Street,
WHERE may be had, all the *Possibilities Music* composing the songs &c. lately sold in the Repository in South Second Street. To which, in a few days, will be added, some PIANO FORTES of a very superior tone and quality, Flutes, Flies, Viols, best Roman Violin Strings, and every other article in the musical line, which will be sold in prime order, and on the most reasonable terms.
Subscriptions received for the *Magical Journal* for the Piano Forte, and the Flute or Violin, the first six numbers of which are already published, and may be purchased together or separately by non subscribers.
March 6, 1800.

NOTICE.
WHEREAS Mathew Irwin did on the 3th day of July, 1797 make an assignment of his estate and effects, to us the subscribers, for the benefit of such of his creditors, as should on or before the 20th of September, 1797, execute to him a full and final discharge.—Now those of his creditors who are entitled to a dividend under said assignment, are requested to furnish their accounts to Samuel Meeker, with interest calculated up to the 8th day of July, 1797, as a dividend will absolutely be struck on the first day of April next, and those who neglect to comply with this notice will thereafter be excluded from the benefit of the same.
Philip Nicklin
Samuel Meeker } Assignees.
Nathl Lewis, by his Ads.
Pearson Hunt
John M. Taylor
Philadelphia, March 14. dtm

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OLIVER WOLCOTT,
Secretary of the Treasury.

Territory of the United States;
North West of the river Ohio.
For the information of non residents, proprietors of lands situate and lying within said territory.
By a law passed in the general assembly of said territory, on the 19th of December, A. D. 1799, entitled "An Act levying a Territorial Tax on Land," all lands lying within said territory, the property of individuals, non-residents, as well as residents, are subjected to taxation to defray territorial expenses.
EXTRACTS FROM SAID LAW.
Published by Authority.

Sec. 8. *And be it further enacted,* That there shall be paid within this territory, the following taxes, for every hundred acres of land, and so in proportion for a greater or smaller quantity: the land shall be divided into three classes, according to the quality, that is to say, first second and third rate—the first rate shall be taxed at eighty-five cents, second rate at six y cents and the 3d rate at twenty-five cents per hundred acres, which said taxes shall be paid annually in the manner described by this act; and the following rule shall be observed in rating any tract of land, to wit—when a greater part of a tract shall be superior in point of quality to second rate land, it shall be denominated first rate; when a greater part of a tract shall be inferior to first rate and superior to third rate in point of quality, it shall be denominated second rate; and when the greater part of a tract of land shall be inferior to second rate, it shall be denominated third rate land—taking into view the surface of the earth as well as the quality of the soil. *Provided always,* That nothing herein contained shall be construed to subject to taxation, any lands lying within the limits of the contract made by John Cleves Symmes and his associates, with the board of treasury, and without the boundaries of their patent, until the same shall have been granted by the United States: *And provided also,* That the unimproved lands in the Vincennes and Illinois country, shall not be listed at higher than second rate.

Sec. 10. *And be it further enacted,* That the territory shall have a perpetual lieu on every tract of land add every part thereof, for the amount of all taxes, and 10 per centum interest thereon, from the first day of September; and no alienation of lands belonging to any person, or neglect in entering or lifting the same, shall effect the claim or lieu of this territory, until the taxes and interest thereof due from such person, are paid.

Sec. 11. *And be it further enacted,* That the territorial auditor and the clerk of the peace of each county respectively, shall keep a book for the purpose of entering lands of non residents in manner and form hereinafter directed. All non residents shall enter their lands with the auditor, or with the clerk of the peace of the country in which the land lies, on or before the first day of July, who shall administer an oath to the person delivering such list, or by any other means procure satisfactory information for the purpose of ascertaining the quality of such land, placing it in its proper class, under the name of the county in which it lies; and every non resident shall enter his or her land, agreeably to the rules and regulation of this act, as in case of residents. All taxes on lands, listed by the commissioner, and returned to the clerk as aforesaid, shall be paid, with interest thereon, to the sheriff or collector, as the case may be. And the taxes on all lands, listed by the auditor (or by the clerks of the peace and certified to the auditor) with the interest that may be due thereon, shall be paid to the territorial treasurer or to the sheriff or collector of the proper county, but the treasurer shall not receive from the non resident any taxes, unless such non resident pay the same before the first day of August, annually, nor until such non resident shall produce to him, a certificate from the auditor or the clerk of the peace respectively, of the quality of the land, for which he or she is about to pay the tax with the amount due thereon, which certificate shall be, by the treasurer, filed in his office. The auditor of the territory and the clerk of the peace of the several counties respectively, shall keep books of transfers; and every non resident, who has entered his or her lands, in manner aforesaid, may, on the transferring the same or any part thereof to any other person or persons, have the alteration made with the auditor or clerk of the peace respectively, and charged to the person or persons to whom transferred, and such person shall be chargeable with the tax of such land or lands hereafter; and each person having the alterat on made, shall pay to the auditor or clerk of the peace respectively, twenty-five cents, to his own use. And it shall be the further duty of the auditor, in the month of August, yearly and every year, to transmit to the clerks of the peace of the several counties respectively, a certified extract of all lands entered in his office, or alterations therein made in the preceding year, noting thereon the tracts of land on which the taxes have been paid into the territorial treasury. *Provided always,* That it shall be the duty of the several clerks of the peace, upon receiving from the auditor, a list of the non residents' lands entered in his office, to make diligent search and enquiry of the non residents' lands lying in each of their respective counties; and after comparing the said auditorial list with the list of non residents' lands entered in his office, shall proceed to list all the residue of the lands belonging to non-residents not before listed, noting the quantity and quality of the several tracts of land, so by him discovered and not before entered, and such as he cannot with certainty ascertain the quality of, he shall enter as

second rate; and shall make out and transmit one copy to the territorial auditor, and a second copy of such list the clerk shall deliver to the sheriff or collector of the proper county, to govern him in collecting the taxes due thereon, as in other cases of non residents' lands.
Sec. 13. *And be it further enacted,* That the sheriff or collector shall be authorized to sell so much of each tract of land charged with taxes, as will discharge the amount thereof, with costs: *Provided* goods and chattels cannot be found thereon to the amount. And the sheriff or collector in that case, shall advertise the time and place of sale one month, at the door of the courthouse, and also, at four other public places in his county; and if the person claiming the land does not pay the amount on or before the expiration of the time, the sheriff or collector shall proceed to sell; after such sale, the sheriff or collector shall deliver to the purchaser a certificate of the quantity of land sold, describing therein the tract that was charged with the tax, and the end or side from which the quantity sold was taken, which shall always be laid off as nearly in a square as the situation will admit of: And the surveyor of the county, on the receipt of such certificate, shall by himself or deputy proceed to survey the quantity sold as aforesaid, agreeably to the said certificate, and charge the purchaser with the expense of the same. The surveyor or his deputy as the case may be, shall give notice to the former owner, if in the county, or his agent, if any he has therein, of the day on which the survey is to be made: And upon the plat and certificate of survey being presented to the sheriff or collector, it shall be his duty to convey the same to the purchaser by deed, in due form of law executed, which conveyance shall vest in the purchaser all the right, title and interest of the proprietor; and in consideration of law shall also vest the possession of the land in the purchaser: *Provided always,* that nothing therein contained shall extend, or be construed to extend, to bar the right or equity of redemption, which any tenant, person non compos mentis, or in captivity, may have the land so sold, provided the taxes and charges thereon, with interest, and an equitable compensation for improvements thereon made, be rendered within one year after such disability be removed.

Sec. 14. *And be it further enacted,* That when any tract of land, or part thereof, is not sold upon being exposed, and the tax on the same not paid, it shall be the duty of the sheriff or collector to advertise and expose the same to sale in like manner, as to time and place as aforesaid, at every court of quarter sessions, until the land be sold or the tax be paid thereon; and no sheriff or collector, or their deputies, shall directly or indirectly, purchase any land that shall be exposed to sale for the payment of taxes.

Sec. 16. *And be it further enacted,* That when any non-resident fails to pay to the treasurer the tax and interest due on any tract of land, on or before the said month of August annually, the auditor shall, at the same time when he transmits to the several clerks of the counties the amount of lands entered in his office, certify to the several sheriffs or collectors, as the case may be, such failure of payment, stating particularly the amount of the taxes due thereon; and also at the same time advertise the same in one of the Gazettes of this territory, for four weeks successively; whereupon the sheriff or collector shall, forthwith after receiving such list, proceed to advertise on the court house door of his proper county, the said tracts of lands on which the tax is due, stating the amount thereof, and that he shall proceed to make sale of the same to satisfy said taxes, unless the same shall be paid on or before the first Monday in November, or so much thereof as will pay the taxes and expenses attending the sale; and the said sheriff or collector shall advertise the same in four different public places within the county, and if the amount of taxes is not paid, on or before the time mentioned, the sheriff or collector shall proceed to sell each tract, or so much thereof as will amount to the taxes and interest, with legal costs; and when any tract, or part thereof be sold, the sheriff or collector shall proceed in the same manner to have the same conveyed to the purchaser as is directed in case of residents; and it shall not be lawful for the sheriff or collector, or their deputies, directly or indirectly, to purchase any land sold under this section.

Sec. 17. *And be it further enacted,* That it shall be the duty of the territorial auditor to publish such extracts from this law, as relates to the lands of non-residents, in one newspaper within this territory; and also, in one newspaper at the seat of the general government, and at the city of Richmond in Virginia; and the town of Boston in Massachusetts; and the city of Hartford in Connecticut, for the term of six weeks, to commence on the first week in February next, and the expenses thereof shall be defrayed out of the territorial treasury.

True extracts from said law,
RICE BULLOCK,
Auditor of Public Accounts. N. W. T.
The Auditor of said Territory has opened his office at Cincinnati, north-western territory, where he is at all times ready to receive and enter the lands of non-residents in his office, subject to the payment of taxes under the above law.
R. BULLOCK,
Auditor of Public Accounts, N. W. T.
Cincinnati, Feb. 1, 1800.
Printers are requested to give the foregoing extracts a place in their respective papers for the benefit of those concerned.
March 21. dtm

second rate; and shall make out and transmit one copy to the territorial auditor, and a second copy of such list the clerk shall deliver to the sheriff or collector of the proper county, to govern him in collecting the taxes due thereon, as in other cases of non residents' lands.
Sec. 13. *And be it further enacted,* That the sheriff or collector shall be authorized to sell so much of each tract of land charged with taxes, as will discharge the amount thereof, with costs: *Provided* goods and chattels cannot be found thereon to the amount. And the sheriff or collector in that case, shall advertise the time and place of sale one month, at the door of the courthouse, and also, at four other public places in his county; and if the person claiming the land does not pay the amount on or before the expiration of the time, the sheriff or collector shall proceed to sell; after such sale, the sheriff or collector shall deliver to the purchaser a certificate of the quantity of land sold, describing therein the tract that was charged with the tax, and the end or side from which the quantity sold was taken, which shall always be laid off as nearly in a square as the situation will admit of: And the surveyor of the county, on the receipt of such certificate, shall by himself or deputy proceed to survey the quantity sold as aforesaid, agreeably to the said certificate, and charge the purchaser with the expense of the same. The surveyor or his deputy as the case may be, shall give notice to the former owner, if in the county, or his agent, if any he has therein, of the day on which the survey is to be made: And upon the plat and certificate of survey being presented to the sheriff or collector, it shall be his duty to convey the same to the purchaser by deed, in due form of law executed, which conveyance shall vest in the purchaser all the right, title and interest of the proprietor; and in consideration of law shall also vest the possession of the land in the purchaser: *Provided always,* that nothing therein contained shall extend, or be construed to extend, to bar the right or equity of redemption, which any tenant, person non compos mentis, or in captivity, may have the land so sold, provided the taxes and charges thereon, with interest, and an equitable compensation for improvements thereon made, be rendered within one year after such disability be removed.
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