

TREASURY DEPARTMENT,

June 27, 1798.

NOTICE IS HEREBY GIVEN, That by virtue of an act, passed during the present session of Congress so much of the act entitled "An Act making further provision for the support of public credit, and for the redemption of the public debt"—passed the third day of March, one thousand seven hundred and ninety-five, as bars from settlement or allowance, Certificates, commonly called Loan Office and final settlement Certificates, and Indents of Interest, is suspended until the twelfth day of June, which will be in the year one thousand seven hundred and ninety-nine.

That on the liquidation and settlement of the said Certificates, and Indents of Interest, at the Treasury, the Creditors will be entitled to receive Certificates of funded Three Per Cent. Stock equal to the amount of the said Indents, and the arrearages of interest due on their said Certificates, prior to the first day of January one thousand seven hundred and ninety one.

That the principal sums of the said Loan Office and final settlement Certificates, with the interest thereon, since the first day of January, one thousand seven hundred and ninetyone, will be discharged after liquidation at the Treasury, by the payment of interest and reimbursement of principal, equal to the sums which would have been payable thereon, if the said Certificates had been subscribed, pursuant to the Acts making provision for the debts of the United States, contracted during the late war, and by the payment of other sums, equal to the market value of the remaining Stock, which would have been created by such subscriptions as aforesaid, which market value will be determined by the Comptroller of the Treasury.

OLIVER WOLCOTT,
Secretary of the Treasury.

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Philadelphia, June 30th, 1798.

PUBLIC NOTICE IS HEREBY GIVEN,

PURSUANT to the act of Congress, passed on the 12th day of June 1798, entitled, "an act respecting Loan Office and final settlement certificates, Indents of interest, and the unfunded or registered debt credited in the books of the Treasury."

1st. That on the application of the creditors respectively, or their legal attorneys at any time after the last day of December in the present year, the principal sums of the unfunded or registered debt of the United States credited on the books of the treasury, or commissioners of the Loans will be reimbursed at the treasury of the United States.

2d. That interest upon the unfunded or registered debts aforesaid will cease from and after the last day of December in the present year.

3d. That the creditors respectively will be entitled to receive certificates of funded three per cent. stock, equal to the arrearages of interest due on the debts aforesaid prior to the first day of January, one thousand seven hundred and ninety one.

By order of the board of Commissioners,
of the Sinking Fund.

22 6m EDWARD JONES, Secretary.

PUBLIC NOTICE IS HEREBY GIVEN,

THAT proposals will be received at the office of the Secretary of the Treasury for supplying the United States with a number not exceeding Forty thousand stand of arms, on the following conditions.

1st The arms shall be manufactured in the United States, conformable to the Charleville pattern; the barrels shall be proved, and the muskets inspected agreeable to the rules now practised and required by the United States:—the Locks shall be duly hardened; the Ramrods and Bayonets shall be tempered and the mountings, stocks, and every other particular shall be finished in a workman-like manner.

2d. The proposals must specify the number which the party is willing to furnish and the time or times of delivery—One fourth of the proposed number must be delivered in six months, one fourth in 12 months, and the remainder in eighteen months from the time of signing the contracts; the public will not be considered as bound to receive any arms, which are not ready for delivery within the times proposed.

3d. For every stand of arms, with Bayonet and Ramrod complete as aforesaid, the United States will allow thirteen dollars and forty cents.

4th. When practicable and consistent with existing arrangements, seasoned stocks will be delivered from the public stores in Philadelphia to contractors, at the rate of twenty-five cents each.

5th. The arms will be received in the respective states at places to be hereafter designated.—The United States shall not be bound to prove less than five hundred barrels at one time, unless the barrels are transported to some public factory or deposit of arms, in which case any number not less than one hundred will be proved.

6th. The parties contracting will be required to give bonds with sureties for fulfilling their engagements: No money will be advanced unless indisputable testimonials of skill and ability to execute the proposed contracts are produced, nor in cases where proposals are made for a less number than one thousand

stand of arms; the right of judging of the expediency of making advances of money is absolutely reserved.

7th. Until contracts are made for supplying forty thousand stands of arms, the sum of thirteen dollars and forty cents will be paid at the Treasury for every complete stand of arms manufactured in the United States and which may be delivered in parcels of not less than twenty into the public arsenals, already or hereafter to be established: Those who propose to deliver arms must however indicate their intentions seasonably to the office of the Secretary of the Treasury.

OLIVER WOLCOTT,
Secretary of the Treasury.

Treasury Department }
June 22d, 1798.

N. B. The proposals are to be transmitted under cover to the Secretary of the Treasury at Philadelphia.

FOR SALE,

A LOT of ground in Fayetteville, near the Town House, containing one half a square acre, being a corner lot of Hay and Maxwell streets, on which there is a commodious two story house lately built, laid out for a store, counting and dwelling house, but may be equally adapted to a tavern.—Terms of sale may be known by applying to Mr. Duncan McLeran in Fayetteville, or to the subscriber in Wilmington.

ROBERT MUTER.

July 20. 23 3

FIFTY DOLLARS REWARD.

RUN-A-WAY from the town of Columbia, in the state of South-Carolina, ADAM, a negro man about 45 years old, the property of John Taylor of said town; also ran away with ADAM, BESS his wife, about 20 years of age, the property of Richard Bolan of the town aforesaid: Adam is a low well set negro, with a down cast, has a remarkable wrinkly face, so much so as his forehead appears as a scar; he has a turn for shoemaking; was born in Talbot county, Eastern Shore, Maryland, and formerly belonged to a Mr. Goldborough, near Estor: Bess is about five feet three in high, much pock pitted, her lower and upper teeth rotten to the gums, except two upper teeth which remain at a distance from each other, she has remarkable high breasts—They are both very artful and speak good English, and will probably make northwardly; Adam once got as far as Richmond in Virginia, in a former elopement.

The above reward will be paid to any person or persons delivering the said negroes, or 25 dollars for the delivery of either of them to the subscribers in Columbia, or lodging them in any gaol in this state or in the work house in Charleston. Captains of vessels are requested not to remove or carry them from this state.

JOHN TAYLOR,
RICHARD BOLAN.

Columbia, June 6. 17 2m

NORTH-CAROLINA,

In SENATE, Dec. 23, 1797.

RESOLVED, That the Adjutant General be, and he is hereby directed to lay before the next General Assembly, a return of the officers commanding divisions, brigades and regiments of this state who have failed to make their returns agreeably to law, and the steps he has taken to punish their delinquency; and that on his next annual return, he add to his remarks the names of the officers who fail to make their returns the ensuing year agreeably to law.

BENJAMIN SMITH, Speaker.

In the House of Commons, Dec. 23, 1797.

Resolved, That this house do concur with this resolution.

M. MATTHEWS, Speaker.

By order, J. HUNT, C. H. C.

ALL Officers commanding Divisions, Brigades or Regiments of the militia of this state, are requested to make their annual returns for the present year, agreeably to forms heretofore furnished, to be made within the time limited by law; as I shall be under the disagreeable necessity of commencing suit against all delinquents, before the rise of the next General Assembly.

JOSEPH T. RHODES, Ad-Gen.
North-Carolina, July 10, 1798.

SHERIFF'S SALE.

On the 17th of September next, will be sold for cash only, at the Court-house in Moore county, the following Tracts of LAND, or so much thereof as will satisfy the tax due thereon, viz.

ONE hundred acres on Suck-creek, near William Barrett's, supposed to be the property of Captain M'Ree; 100 do. on the waters of M'Lendon's Creek, joining Rettar's lines, entered by John Quimby, deceased; 120,000 do. entered by John Porterfield, and by him transferred to David Allison—the present proprietor unknown; 95,000 do. purchased at Sheriff's sale last year, by Allen Morrison & Co.

The sale will continue from day to day till the whole is settled.

MALCOLM M'NEILL, Sheriff.

July 9. 21 5*

SHERIFF'S SALE.

Will be sold on the 7th of September next, at the Court-House in Lumberton, the following LAND, or so much thereof as will satisfy the taxes due thereon for the year 1797.—

122,120 acres of land, supposed to be the property of John G. Blount; 12,404 acres of the above-mentioned land, was sold for the tax of the year 1796, on the second day of August, '97, which is agreeable to an act of Assembly, the remainder is liable for the amount of the sale; 2200 acres on both sides of the Shoe-heel, supposed to be the property of George Elliot; 3000 do. on each side of the Great Swamp, supposed to be the property of Thomas Hultitt; 1000 do. in the Great Swamp, supposed to be the property of said Thomas Hultitt; 1000 do. on Ash-pool, adjoining John Rowland, Esquire; 200 in Ash-pool, below the mouth of Hegg-Swamp; 162 in the Indian Swamp, supposed to be the property of William Hultitt; 175 do. on the well side of Ash-pool, supposed to be the property of Braswell Hunt; 100 do. on the Rockfish, said to be the property of Charles Thompson, deceased; 100 do. on Saddle-tree Swamp, said to be the property of Haac Jones; 240 do. in the Fork of Big Marsh and Dutch Ford Branch, said to be the property of Crisic Mac-Rea and Curtis Ivey.

Also the following Lots in the town of Lumberton, viz.—One 10 acre lot No 3 the property of a Mr. Jennings; one 10 acre do No 2, the owner not known; one acre do. No 6. do. No. 7, do. No. 8, do. 72. do 89; Of half acre lots, Nos. 9, 10, 11, 12, 13, 14, 15, 16, 17, 22, 23, 25, 26, 27, 32, 33, 34, 35, 37, 38, 39, 40, 41, 44, 45, 46, 47, 48, 53, 54, 55, 56, 57, 58, 63, 64, 65, 66, 67, 68, 69, 70, 74, 80, 81, 85, 86, 87, 88, 92, 101, 102, 104, 109, 115, 116, 116, 127, 128, 129.

The sale will continue from day to day until the whole is sold, unless a sum is sooner raised.

Lumberton, July 31. R. HALLS, Sheriff.

N. B. All persons who have given in lots in Lumberton, are requested to make it known to the subscriber before the day of sale.

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SHERIFF'S SALE.

Will be sold at the Court-House in Elizabeth, on the 25th of September next, for the taxes due thereon, and continue from day to day until the whole is sold, or so much thereof as will pay the taxes due thereon, viz.

185,640 acres of Land, the property of John G. Blount, lying on every water-course in the county.

Almost 8000 lying on Rough-horn and the Big Swamp, said to belong to Gen. Lee of Virginia, and William Siffoms.

640 acres joining lands of John Warren, said to belong to one ———.

22 5 T. HARVEY, Sheriff.

SHERIFF'S SALE.

On the 25th of August next, will be sold for cash only, at the Court-House in Montgomery county, the following Tracts of LAND, or so much as will satisfy the taxes due thereon for the year 1797, viz.

128,640 Acres on the waters of Pedee and Little River, and Clark's Creek, the property of John G. Blount and David Allison and Co.

49670 Acres on the waters of Pedee, Long and Bear Creeks, the property of Thomas Canton, and More & Co.

150 Acres lying on the waters of Pedee River, joining Hattum's and Ashford's line, the property of Micajah Terrell.

100 Acres lying on the waters of Clark's Creek, joining Purnal Hicane's line, the property of Dr. M'L more.

20 Acres lying on the head of Townsen's Fork, joining G. Bledso, the property of Daniel Douglas.

100 Acres lying on Clark's Creek, supposed to be the property of one Mitchell, in South-Carolina.

A. HARRIS, Sheriff.

July 11. 22 5

NOTICE.

The President and Directors of the Deep and Haw River Navigation Company, do hereby give notice, that they have contracted with Mr. Barnett to open the navigation of Cape Fear, from Averasburg to the confluence of Deep and Haw rivers—the work to be commenced as soon as possible—They therefore request all those who have not yet made the first payment on their shares of Stock to do so without further delay, to the Treasurer Mr. Newland, any of the Directors or to the President of the said company.

JOHN HENDERSON, President.

Chatham County, July 25, 1798.

FOR SALE,

A VALUABLE

JACK,

Four or five years old.—Apply to the

PRINTER.

Fayetteville, July 14.