

MINERVA; or, ANTI-JACOBIN.

TWO & A HALF DOLLARS PER ANNUM. Paid in advance.

PUBLISHED (WEEKLY) BY WILLIAM BOYLAN.

TWO DOLLARS PER ANNUM. Paid in advance.

Vol. 3.]

RALEIGH, (N. C.) MONDAY, SEPTEMBER 5, 1803.

[No. 388.]

DISTRICT OF NORTH-CAROLINA, RALEIGH,

Supervisor's Office, August 13th, 1803.

AGREEABLY to the direction of an Act of Congress passed the 16th day of March, 1802, entitled an Act to amend the Act entitled an "Act to lay and collect a Direct Tax within the United States;" public notification is hereby given that transcripts from the Tax Lists of the several Collectors for the Counties hereinafter named, containing all Lands which according to the provisions of the aforesaid Act, are liable to be sold for the non-payment of the said Tax; which Lists, specifies the names of the persons in whom the assessments were originally made and the sums respectively due thereon, are lodged in this Office, and are open to the free inspection of all who may be concerned. And it is further made known, that the Tax due on the said Lands may be paid to the Collector of the Division in which the Lands aforesaid are situated, or to the Supervisor at his office in this place at any time within six months from the date hereof.

And in pursuance of the said amendatory Act, further notice is hereby given, that the Collectors of Direct Tax in the District or State of North Carolina aforesaid, will proceed to sell at Public Sale, at the hour of 12 o'clock on the respective days, and at the places following, and to continue the same from day to day, to much of the Lands in the Counties and Towns in their respective Divisions on which any part of the Tax shall remain unpaid at the expiration of six months from the date hereof as shall be sufficient to satisfy the same, together with all costs and charges incurred in preparing lists, advertising and making sale; that is to say,

On Tuesday	the	14th day of	February	next,	at the courthouse of Anson.
On Tuesday	the	14th day of	February	next,	at the courthouse of Brunswick.
On Tuesday	the	6th day of	March	next,	at the courthouse of Bladen.
On Tuesday	the	20th day of	March	next,	at the courthouse of Buncombe.
On Monday	the	5th day of	March	next,	at the courthouse of Burke.
On Monday	the	20th day of	February	next,	at the courthouse of Cabarrus.
On Tuesday	the	13th day of	March	next,	at the courthouse of Craven.
On Tuesday	the	13th day of	March	next,	at the courthouse of Chowan.
On Tuesday	the	14th day of	February	next,	at the courthouse of Cumberland.
On Tuesday	the	14th day of	February	next,	at the courthouse of Caswell.
On Monday	the	20th day of	February	next,	at the courthouse of Duplin.
On Tuesday	the	28th day of	February	next,	at the courthouse of Edgecombe.
On Tuesday	the	13th day of	March	next,	at the courthouse of Franklin.
On Tuesday	the	21st day of	February	next,	at the courthouse of Guilford.
On Tuesday	the	14th day of	February	next,	at the courthouse of Granville.
On Tuesday	the	14th day of	February	next,	at the courthouse of Greene.
On Tuesday	the	21st day of	February	next,	at the courthouse of Halifax.
On Tuesday	the	28th day of	February	next,	at the courthouse of Hertford.
On Tuesday	the	28th day of	February	next,	at the courthouse of Hyde.
On Tuesday	the	14th day of	February	next,	at the courthouse of Jones.
On Tuesday	the	21st day of	February	next,	at the courthouse of Iredell.
On Monday	the	20th day of	February	next,	at the courthouse of Lincoln.
On Monday	the	20th day of	February	next,	at the courthouse of Lenoir.
On Tuesday	the	21st day of	February	next,	at the courthouse of Moore.
On Tuesday	the	13th day of	March	next,	at the courthouse of Martin.
On Tuesday	the	14th day of	February	next,	at the courthouse of Mecklenburg.
On Tuesday	the	14th day of	February	next,	at the courthouse of Montgomery.
On Tuesday	the	6th day of	March	next,	at the courthouse of Northampton.
On Tuesday	the	20th day of	March	next,	at the courthouse of New-Hanover.
On Tuesday	the	28th day of	February	next,	at the courthouse of Orange.
On Tuesday	the	6th day of	March	next,	at the courthouse of Pasquotank.
On Tuesday	the	14th day of	February	next,	at the courthouse of Perquimans.
On Tuesday	the	14th day of	February	next,	at the courthouse of Pitt.
On Tuesday	the	14th day of	February	next,	at the courthouse of Robeson.
On Thursday	the	15th day of	March	next,	at the courthouse of Rowan.
On Tuesday	the	14th day of	February	next,	at the courthouse of R. adolph.
On Tuesday	the	14th day of	February	next,	at the courthouse of Richmond.
On Tuesday	the	28th day of	February	next,	at the courthouse of Rockingham.
On Tuesday	the	14th day of	February	next,	at the courthouse of Surry.
On Tuesday	the	21st day of	February	next,	at the courthouse of Stokes.
On Tuesday	the	21st day of	February	next,	at the courthouse of Warren.
On Tuesday	the	21st day of	February	next,	at the courthouse of Wake.
On Tuesday	the	14th day of	February	next,	at the courthouse of Wayne.
On Tuesday	the	27th day of	March	next,	at the courthouse of Washington, for that part of the Assessment District originally within the county of Tyrrell.
On Tuesday	the	10th day of	April	next,	at the courthouse of Tyrrell, the remaining part of the District of Tyrrell within the said County.

As this publication is the only one required to be made on this subject, the 1st, 2d, 3d, 4th, 5th, & 6th Sections of the amendatory Act referred to, are subjoined for the more perfect information of those concerned; and to place them particularly those whose Lands may have been assessed in wrong names, the more certainly on their guard.

WILLIAM POLK,
Supervisor of the District of North-Carolina.

AN ACT

To amend an act, entitled "An act to lay and collect a direct tax within the United States."

BE IT ENACTED by the SENATE and HOUSE of REPRESENTATIVES of the United States of America in Congress assembled, That the collectors in each district shall prepare and transmit to their respective supervisors, correct lists of all lands within their respective collection districts, which by the act passed the fourteenth day of July, one thousand seven hundred and ninety-eight, entitled "An act to lay and collect a direct tax within the United States," they now are, or hereafter shall be authorized to advertise for sale, specifying therein the persons in whose names the assessments were originally made, and the sums due thereon, respectively: of which lists it shall be the duty of the supervisor, in all cases, to cause correct transcripts to be made out, and to cause to be inserted, for five weeks successively, in one or more newspapers published within his district, one of which shall be the gazette in which are published, by authority, the laws of the state within whose limits the said district may be comprised, if there be any such gazette, a notification that such transcripts are lodged at his office, and are open to the free inspection of all parties concerned; and also notifying, that the tax due upon the said lands may be paid to the collector within whose division the aforesaid lands are contained, or to the supervisor of the district, at any time within the space of six months from the date of such notification, and the time when, and places where sales will be made of all lands, upon which any part of the direct tax shall remain due after the expiration of the time aforesaid.

Sec. 2. And be it further enacted, That in case of failure, on the part of the owner or owners of the aforesaid lands, to pay within the aforesaid time, the full amount of tax due thereon, the collectors under the direction, and with the approbation of their respective supervisors, shall immediately proceed to sell, at public sale, at the times and places mentioned in the advertisement of the supervisor, so much of the lands aforesaid as may be sufficient to satisfy the same, together with all the costs and charges of preparing lists, advertising and notifying as aforesaid, and of sale.

Sec. 3. And be it further enacted, That the aforesaid tax, including all costs and charges as aforesaid, shall be and remain a lien upon all lands and other real estate, on which the same has been assessed, until the tax due upon the same, including all costs and charges, shall have been collected, or until a sale shall have been effected, according to the provision of this act, or of the act to which this is a supplement.

Sec. 4. And be it further enacted, That in all cases wherein any tract of land may have been assessed in one assessment, which at the time when such assessment was made, was actually divided into two, or more distinct parcels, each parcel having one or more distinct proprietor or proprietors, it shall be the duty of the collector, to receive in manner aforesaid, from any proprietor or proprietors thus situated, his or their proportion of the tax due upon such tract; and thereupon, the land of the proprietor or proprietors upon which the tax shall have been thus paid, shall be forever discharged from any part of the tax due under the original assessment.

Sec. 5. And be it further enacted, That in any case in which it may have happened that lands actually belonging to one person, may have been, or hereafter shall be assessed in the name of another, and no sale of the same shall yet have been made, the same proceedings shall be had for the sale of the aforesaid lands, in order to raise the tax assessed in relation to the same, as is provided by the eleventh section of the act to which this is a supplement, in the case of lands assessed, the owner whereof is unknown, and such sale shall transfer and pass to the purchaser, a good and effectual title.

Sec. 6. And be it further enacted, That the right of redemption reserved to the owners of lands and tenements sold under this act, or the act to which this is a supplement, shall, in no wise, be affected or impaired: Provided, however, That the owners of lands which shall thus be sold after the passing of this act, in order to avail themselves of that right, shall make payment, or tender of payment, within two years from the time of sale, for the use of the purchaser, his heirs or assigns, of the amount of the said tax, costs and charges, with interest for the same, at the rate of twenty-five per cent. per annum.

A Fall Season!

The genuine blooded and completely finished Imported Horse

CŒUR de LION.

PEDIGREE.

CŒUR de LION was got by Highflyer the dam, Dido, by Eclipse; grand dam by Spectator; great grand dam by Blank; great great grand dam, Lord Legge's Diana, by Second; great great great grand dam by Saxon's Arabian; great great great grand dam by King William's Black Barb; great great great great grand dam by Mark, without a royal mare.

JOHN HOOMES.

Eclipse is reputed the best horse ever raised in England. Highflyer was the favourite cross for Eclipse's mare; and when Dido, who was considered the best mare of her day, was put to him, nothing inferior to a capital colt could have been expected. Every man who has seen Cœur de Lion, since he has been in my possession, has expressed approbation, and not a few their admiration.

In Virginia, Allen's Track, Culpepper county, the 11th of November last, a Purse was run for, free for any age, the four mile heats, when seven started, and among the number, Col. Jane's colt Marcus, (by Cœur de Lion) and though but three years old, he distanced the field with ease the first heat. The next day Mr. George Allen's filly (by Cœur de Lion) won a sweepstake for three years old, beating with great ease four others. I have the letter, which describes the above races, and which mentions many other things highly to the credit of Cœur de Lion. See also the Racing Calendar of 1800, July and September, the capital performances of two of his fillies three years old, the three and four mile heats.

Since the first of January, Cœur de Lion has enjoyed every advantage arising from a clean stable, a variety of grain, an excellent wheat crop, & when the weather would permit, a plenty of regular, moderate exercise. He is now ready to cover Mares at my Stable, two & a half miles east from Louisa, for twenty Dollars the Season, dischargeable the 20th February 1804, with sixteen Dollars and a half; thirty Dollars the Insurance; ten Dollars ready money the Leap—with a quarter to the Groom. Any Mare put by the Leap may have the remainder of the Season for twelve Dollars; which may be discharged at the time above mentioned by payment of ten Dollars.

Corn may be had at the market price. Servants board gratis. Extensive passage well secured for the benefit of Mares, and every possible attention to them, but no responsibility for accidents or escapes.

DESCRIPTION.

CŒUR de LION is a beautiful bay, with black man, tail, legs and hoofs, and has a star on his forehead. He is fully 16 hands high, and proportionately long and large has an unusual share of power and majesty, a fine temper and a flowing spirit.

ELISHA WILLIAMS.

CŒUR de LION continues in an excellent state of health—He will be let to mares during the Fall Season, (to expire the first of October) on the usual terms, with this benefit, that if the mare should not prove with foal, she shall have the privilege of a Season next Spring. Franklin County, August 1, 1803.

To Bridge Builders.

ON Saturday the first of October next, will be let to the lowest bidder, the building of a Bridge across Neuse River, at Major John Hinton's—by the Commission, Nathaniel Jones, & Bennet Boddie, Ludwick Alford, Joseph Fowler, John M Goodloe.

An Improved Lot for sale.

THE Subscriber owns in the Village of the University of North Carolina, a Lot and House, which he wishes to sell; this Lot is on the north side of the main street of the said Village, opposite the dwelling of Col. Taylor, and has on it a well built House 30 by 20 feet, containing four Rooms, three of which are on the lower floor; one of the rooms forms an handsome store, and is neatly fitted up for that purpose with shelves, boxes, &c. There are out Houses on this Lot, such as a Kitchen, with a brick chimney, a Smoke House, &c. He has also twelve and an half acres of Land, of good soil and well timbered, lying north of the said street within two or three hundred yards of the same, and also within a very convenient distance of two as good Springs as are in the said Village or its neighborhood—This Property may be purchased either together or separately on low terms and on easy payments.

Wm. H. Haywood.

Raleigh, Aug. 29, 1803.

DAVIE'S CAVALRY

For Sale at this Office.