



NORTH-CAROLINA STATE GAZETTE.

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NEW CENSUS.

The following statement exhibits the number of Representatives which each state now has under the census of 1790, and the number of Representatives to which each state will be entitled by the new census, at the ratio of one Representative to 33,000 inhabitants, with the fractional number of inhabitants in each state under the present census.

Table with columns for 1790, 1800, and Fractional number under census of 1800. Lists states like New-Hampshire, Rhode-Island, Massachusetts, etc.

Tennessee—Return not made. Territories of Mississippi, Indiana, and Columbia—Not entitled to Representatives.

From the above statement, it appears that in the next house of Representatives, if it shall be apportioned according to the present ratio, viz. one Representative for every 33,000 inhabitants, there will be 134 Representatives, besides those from Tennessee, whose return is not yet received, and from the Territory north-west of the Ohio, both of which districts were not included in the census of 1790.

Number of Representatives North and South of the Potomac. According to the last Census the number of Representatives were north of the Potomac 66 South of the Potomac 39

Majority north of Potomac 27 By the present Census, there will be north of Potomac 81 South of Potomac 52

Majority north of Potomac 29 This majority will probably be reduced to 25 by the additional representatives of Tennessee and the district north of the Ohio.

Had the whole number of Representatives on each side of the Potomac advanced according to their previous proportion, there would have been north of the Potomac 83 South of the Potomac 50

Making a majority of 33 The difference between twenty-five, the majority under the new census, and of 33, the majority which would have existed had the population north of the Potomac kept pace with that south of it, constitutes the gain of Representatives by the states south of the Potomac, viz. 3 Representatives.

Relative strength of the New-England States. The four states of New-Hampshire, Rhode-Island, Massachusetts, and Connecticut, commonly called the New-England states, had by the census of 1790, 27 representatives; by that of 1800 they will have 31 representatives.

Table showing political effects with columns for 1801 and 1803, and rows for New-Hampshire, Rhode-Island, Massachusetts.

Table with columns for 1790, 1800, and Increase. Lists states like Connecticut, Vermont, New-York, etc.

Repub. maj. in 1801 93 Repub. maj. in 1803. 57

The following statement shews the relative numbers of the respective states in the Census of 1790, and that of 1800, with the increase in each state.

Table with columns for 1790, 1800, and Increase. Lists states like New-Hampshire, Rhode-Island, Massachusetts, etc.

By the above table it appears that in 1790 the states according to their respective numbers, stood thus:

- 1. Virginia, 9. New-Jersey, 2. Massachusetts, 10. New-Hampshire, 3. Pennsylvania, 11. Vermont, 4. North-Carolina, 12. Georgia, 5. New-York, 13. Kentucky, 6. Maryland, 14. Rhode-Island, 7. South-Carolina, 15. Delaware, 8. Connecticut,

It further appears that, according to the Census of 1800, they now in point of numbers stand thus:

- 1. Virginia, 9. Kentucky, 2. Pennsylvania, 10. New-Jersey, 3. Massachusetts, 11. New-Hampshire, 4. New-York, 12. Georgia, 5. North-Carolina, 13. Vermont, 6. South-Carolina, 14. Rhode-Island, 7. Maryland, 15. Delaware, 8. Connecticut,

The following table shews the advanced population of each state according to the census of 1800, beyond that of 1790.

Table with columns for Increase. Lists states like New-Hampshire, Rhode-Island, Massachusetts, etc.

From this statement it follows that the respective states have proportionably increased in the degrees above stated in the following order, viz.

- 1. Kentucky, 2. Georgia, 3. Vermont, 4. New-York, 5 and 6. Pennsylvania and South-Carolina, which have increased in the same proportion, 7. New-Hampshire, 8 and 9. Massachusetts and North-Carolina, which have increased in the same proportion, 10. Virginia, 11. New-Jersey, 12. Delaware, 13. Connecticut, 14. Rhode-Island, 15. Maryland.

It is greatly to be regretted that the late Congress, which passed the act fixing the mode of taking the Census, did not, as requested by several learned societies, direct a designation of the various description of citizens. Such designation would have correctly illustrated the existing state of society, would have exhibited with precision the channels in which industry flowed,

would have shewed what were filled and what were unoccupied; and would have been of essential service to the federal and state governments, by facilitating the acquisition of just ideas of the operation of any particular tax proposed.

It would have been interesting to the historian, at some future day, to have traced the regular growth of agriculture, trade and manufactures; and the moralist might not have been unproductively engaged in estimating the degrees of virtue and prosperity which accompanied their several stages.

But this measure, though sanctioned by the House of Representatives, was rejected by the Senate; and we can only now regret that it was rejected, and recommend its adoption at some future day.

The above view enables us to throw but an imperfect light upon the relative growth of the agricultural and commercial interests. As such it is offered.

If we consider the states of Massachusetts, Rhode-Island, New-York, Pennsylvania, Maryland, and South-Carolina as commercial, the amount of their advanced population, is 1,39

While that of New-Hampshire, Connecticut, Vermont, New-Jersey, Delaware, Virginia, North-Carolina, Georgia, and Kentucky, considering them as agricultural states, is 4,75

From which it appears that the agricultural states have gained numbers in the above proportion over the commercial states; which is in the proportion of 3 to 1.

Such an effect must be considered as highly interesting to the happiness of our citizens, and the duration of their republican principles and republican institutions. We will not say that overgrown trade leads to personal misery and national corruption. But we will say, that the best support of individual felicity and national prosperity, is a respectable body of men, who derive their subsistence from the earth, and depend upon the manly labours of mind and health of body.

SHERIFFS' SALES.

At the Court-House in Charlotte, in Mecklenburg County, on Saturday the 7th of December next,

The following Lots in the said Town of Charlotte, the Taxes on which for the Years 1799 and 1800, have not been paid, viz.

- 1 Lot the Property of the Heirs of John Herron; 1 do. the Property of the Heirs of Robert Micklereth; 2 do. the Property of the Heirs of Samuel Martin; 1 do. the Property of the Heirs of Joel Brevard; 2 do. the Property of the Heirs of Mary Currens;

Also 112 Acres of Land on the Waters of Paw Creek, supposed to be the Property of the Heirs of Robert Mitchel; and 40 Acres lying East of Charlotte, joining Land of Widow Malon, the Property of Wm. McGowan, for Taxes due thereon.

Notice is hereby given, THAT the following Lands, situate in the County of Jones, have not been given in by any List exhibited in said County for the Year 1800, agreeably to Law, and that so much thereof as will satisfy the Taxes due thereon for said Year, and all Charges, will be sold at the Court-House in Trenton, in said County, on Saturday the 30th of October next,

- 640 Acres on Hunter's Creek, the Property of John G. Blount. 150 Acres on Clay Hill, the Property of Hardy Bryan. 980 Acres the Property of Solomon B. Mark and Henry Beck, of Philadelphia. 363 Acres the Property of William Dennis, now in Possession of Moses Watson, sen. on Whitlock River, adjoining Micajah Frazier's Line. 180 Acres on Trent, late the Property of Lemuel Grimes, deceased, now in Possession of Lemuel Simmons. 50 Acres the Property of William Fonville, in Possession of Benjamin Stanley. 50 Acres on Whitlock River, the Property of the Heirs of the late Abraham Meader, now in Possession of Church Blake. 200 Acres on Hunter's Creek, formerly the Property of Campbell Miller, now in Possession of Herod Hutchel. 200 Acres on Whitlock, adjoining Melchor Arnold's Lines, the Property of Sarah Miller. 200 Acres on Whitlock, Widow's Dowry of Eli West, deceased, Mill Lands, C. West. 14,430 Acres, the Property of — Dubois of Philadelphia.

DAWKINS WILKINSON, Sheriff. Jones County, Sep. 6.

SHERIFFS' SALES.

FOR SALE, On Saturday the 10th of October next, at the Court-House in Newbern, agreeably to Act of Assembly, for the Taxes due thereon, for the Year 1800,

TWO Lots in the Town of Newbern, known in the Plan of said Town by Nos. 188 and 202, laid to be the Property of Meallier Green, not given in for the said Year. Also 100 Acres of Land, lying in Craven County, on Swift's Creek, joining James's Line and Wiggan's Line, given in by Isaac M'Kenney.

STEPHEN HARRIS, Sheriff. Aug. 24, 1801.

On Saturday the 10th Day of November next, will be sold, for ready Money, at the Court-House in the Town of Rockingham,

THE following Tracts of Land, or so much thereof as will satisfy the Taxes due thereon, with the Cost of advertising, &c. for the Year 1800, in the County of Richmond, viz.

One Hundred and Sixty Thousand Acres, granted unto David Allison, since conveyed by Sheriff John Cole to Tody Robinson and H. W. Harrington, for Taxes, &c. since conveyed by the said Tody Robinson and H. W. Harrington, to a certain — De Le Parte. Being Parts of eighteen different Tracts.

Also, Six Hundred and Forty Acres on the Waters of Mounting Creek, supposed to be the Property of — Farmer; likewise, Three Hundred Acres on the Waters of Hitchcock Creek, supposed to be the Property of Joseph White.

The above Lands were not given in to the Inventory-Takers, as by Law required. JOHN WALL, Sheriff Richmond County. Sep. 22, 1801.

Will be sold, on Tuesday the 10th Day of November next, at Sampson Court-House,

THE following Lands in Sampson County, taken to satisfy the Taxes due for the Year 1800.

- 81 Acres on the South Side Stewart's Creek, the Property of William Coley, not returned on the Tax List. 100 Acres near Stewart's Creek, the Property of James Cook. No Return. 100 do. on said Creek, the Property of Lucretia Cook. No Return made. OWEN GREGORY, Sheriff. Sep. 18.

On Monday the 23d Day of November next, will be sold, at the Court-House, in Smithfield, for the Taxes of the Year 1800, and contingent Charges,

THE following Lots in the said Town of Smithfield, not given in for that Year:

- Lot No. 1, laid to belong to James Smith, Lot No. 11, John Smith; 17, James Kennon; 60 and 82, William Ward; 99, Joel Lain; 98, John Rice; 93 and 97, Richard Caswell; 96, Abner Nash; 95, William Slade; 94, T. Hart; 116, Benjamin Exum; 111, Joel Lain; 109, David Nabst; 110, John Rice; 86 and 130, J. Stevens; 107, J. Williams; 82, James Kennon; 103, J. Bludworth; 123, Thomas Owens.

Also the following Tracts of Land in the County of Johnston, or so much as will discharge the Taxes and contingent Charges, to wit:—175 Acres given in by Burrell Earp; 150 Acres of Jesse Langdon, not given in, joining James Odums; 60 Acres of Do-bah Artis, joining Joel Nurvins, 100 Acres of Samuel Price, joining Simon Price; 28 Acres of John Roffler, joining William Hin-nent; 170 Acres of the Heirs of William Ward, joining Adam Sterling and William Hin-nent; 200 Acres of Thomas Butcher, joining William Hin-nent; 100 of John King, joining Ezekiel Stallings; 250 Acres of Jesse Lumley, joining Richard Whiting; 350 Acres of Benjamin Woodard, lying in the District of Capt. Bull; 317 Acres of James Jones, lying in the District of Capt. Bulls; 1075 Acres given in by Reuben Carter, in Capt. O'Neill's District; 75 Acres, given in by Stephen Spell, in Capt. O'Neill's District; 300 Acres of William Ingram, in Capt. Stevens's District; 220 Acres of Land, given in by James Wilder, in Capt. Allen's District; 237 Acres, given in by Joseph Deloach; in Capt. Eason's District; 200 Acres, given in by Sherrod Harrels, in Capt. Eason's District; 160 Acres, given in by Joel Bailey, in Capt. Smith's District; 100 Acres, given in by Joseph Brown, in Capt. Tucker's District; 175 Acres of Moses Terrill, joining James Ivy; 1050 Acres of Green Hill, joining John Aulton; 200 Acres of Abraham Bramon, joining Richard Braw-well; 950 Acres of Jesse Lee, joining Josiah Bagget; 200 of Bailum Johnston, joining Labor Hallip.

The above Town Lots will be sold, and so much of the above Land as will discharge the Taxes and contingent Charges, if they are not discharged before the Day of Sale. SAMUEL NORSWORTHY, Sheriff of Johnston County Sep. 7, 1801.

CARTERET COUNTY.

WHEREAS the following Lands in said County, have not been given in for Taxation, for the Year 1800, the Subscriber finds it necessary to advertise them for Sale, agreeably to Law; the Sale to be at the Court-House, in Beaufort, on the third Wednesday in November next, viz.

- 1,150 Acres, in Harlow's Swamp, and on Core Banks, the reputed Property of Samuel Mabson, and Heirs of Arthur Mabson; also 34 Lots in the Town of Beaufort. 200 Acres, the Property of John B. Yates. 228 do. the reputed Property of John Charrier. 675 Acres, the Property of Thos. Dudley. 125 do. the Property of Edward Starkey. 340 do. the reputed Property of Thomas and John Banks. MATTHEW MORRIS, Sheriff. Sep. 17.

SHERIFF'S SALES.

NOTICE. On the 30th Day of October, will be sold, at the Court-House of Anson County (Wadesborough)

THE following Lands, for the Taxes due thereon for the Year 1800: 100 Acres, the Property of Medlin. 200 ditto, granted to Robert Rauney, on the Waters of Jones Creek. 300 Acres, the Property of one Cotton, on the Waters of Gold's Fork. 200 Acres, on the Waters of Black Jack, on Brown Creek, laid to be the Property of the Heirs of one Love. 100 Acres, on the Rocky Fork, the Property of the Heirs of William Love. 100 Acres, the Property of the same, on the Waters of the Black Jack of Brown Creek. 300 Acres, on the Waters of Thomson's Creeks, the Property of the Heirs of one Weaver.

100 Acres, on the Head of one of the Branches of Jones Creek, laid to have been patented by one Stokes. 100 Acres, the Property of James Stanfill, on Jones Creek. 200 Acres, the Property of Thomas Barrett, joining Bale's Old Place. 150 Acres, the Property of J. Miller, joining John St. Clair. 150 Acres, the Property of one Smith, joining the said St. Clair. 200 Acres, the Property of T. Mears, lying on the Savannah Branch. JOHN JINNINGS, Sheriff. Anson County, Aug. 22.

MEARS'S TAVERN.

THE Subscriber begs Leave to inform his Friends, and the Public in general, that he still continues to keep a House of Entertainment in the City of Raleigh, for Travellers, and all others, who may be pleased to favour him with their Custom.—He will be provided to take Thirty-five or Forty Boarders at the ensuing Assembly, exclusive of transient Custom. JAMES MEARS. Sep. 23.

CHARLES PARISH,

TAKES this Method to inform his Friends, and the Public in general, that he still keeps up his House of Entertainment in Fayetteville-street; and having just erected a new Building, which he hopes to have completely finished by the Meeting of the General Assembly, he will be able to entertain thirty-five or forty Members, besides transient Customers. He flatters himself, that, by his Affluity and Attention to Business, he shall give Satisfaction to those Gentlemen who may be pleased to favour him with their Company. Raleigh, Sept. 21.

Caffo's Inn, Raleigh.

A Report having prevailed in some Parts of the Country, that the Subscriber had declined the Tavern Business, he begs Leave publicly to contradict the same; and to assure his Friends and the Public, that every Attention will be paid in future, as in Time past, to accommodate, in the best possible Manner, all such as shall be pleased to favour his House with their Company. PETER CASSO. August 20, 1801.

THOMAS GLASS,

WATCH-MAKER, Respectfully informs the Public, that he has opened Shop, in Fayetteville-street, near the Market-House, in the City of Raleigh, where he carries on the above Business, and hopes, by his Punctuality and Attention to Business, to deserve Encouragement. He has on Hand, at present, a few of the following Articles, viz Gold and Silver Watches, Silver Table and Tea Spoons, Sugar Tongs, Shoe and Knee Buckler, Variety of Gold Rings, Lockets, Bracelets, Buttons, Ear-rings, &c. Orders from the Country executed with Care and Dispatch. The highest Price given for old Gold & Silver. Sept 21.

Just opened and for Sale by

ROBERT FLEMING & CO.

At the Store on Fayetteville-street, lately occupied by Mr. Wm. Camp, Saddler.

A Very general Assortment of DRY GOODS, HARDWARE, and FANCY ARTICLES; also Madeira and Sherry Wine, Port Wine in Bottles, French Brandy, Gin, West-India Rum, Imperial and Hyson Tea of the latest Importation, Coffee, Loaf and Brown Sugar, China in Sets of 50 Pieces, Queen's and Girl's Ware, &c. all which they will sell cheap for Cash or Produce. Having established Correspondents in Petersburg, and through them with all the Towns on the Continent, they will receive Orders for any Articles which cannot be procured in this City. Raleigh, Aug. 24, 1801.

Notice is hereby given,

THAT at the last August Sessions of Wake Court, the Subscriber qualified as Executor of the last Will and Testament of SAMUEL PEEK, deceased. All Persons having Demands against the said Testator, are requested to bring them forward in the Time limited by Law, otherwise they will be barred, and those who are indebted to make immediate Payment. MATTHEW JONES. Wake County, Sep. 22, 1801.