



AND NORTH-CAROLINA STATE GAZETTE.

"Ours are the Plans of fair delighful Peace, Unwarped by Party Rage to livelike Neighbors."

VOL. IV.

MONDAY, APRIL 18, 1803.

No. 183.

By Authority.

SEVENTH CONGRESS OF THE UNITED STATES.

At the Second Session, Begun and held at the City of Washington, in the Territory of Columbia, on Monday the 5th of December, one thousand eight hundred and two.

AN ACT

Supplementary to the act intitled "An act providing passports for the ships and vessels of the United States."

BE it enacted by the Senate and House of Representatives of the United States of America, in Congress assembled, That every unregistered ship or vessel owned by a citizen or citizens of the United States, and sailing with a sea letter, going to any foreign country, shall before she departs from the United States, at the request of the master, be furnished by the collector of the district where such vessel may be, with a passport of the form prescribed and established by the act to which this is a supplement, for which the master shall pay to the collector ten dollars, and be subject to the rules and conditions prescribed in the said act, for ships and vessels of the United States.

Sec. 2. And be it further enacted, That there shall be paid on every such unregistered ship or vessel, failing or trading to any foreign country, other than some port or place in America, for each and every voyage, the same sum at the time of clearing outwards, to be received and accounted for in the same manner as by said act required in cases of ships and vessels of the United States.

NATH. MACON, Speaker of the House of Representatives, A. BURR, Vice President of the United States and President of the Senate.

Approved March 9, 1803. TH: JEFFERSON.

AN ACT

For erecting a light house at the entrance of Penobscot Bay, or any other place in its vicinity, that may be deemed preferable by the Secretary of the Treasury.

BE it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That as soon as a cession shall be made by the State of Massachusetts to the United States of the jurisdiction over the land proper for the purpose, the Secretary of the Treasury be and he is hereby authorized to purchase so much land as may be necessary, and provide by contract, to be approved by the President of the United States, for building a light-house on White-head, at the entrance of Penobscot bay, or any place in its vicinity, that may be deemed preferable by the Secretary of the Treasury, & to furnish the same with all necessary supplies; and also, to agree for the salaries or wages of the persons who may be appointed by the President for the superintendance and care of the same; and that the President be authorized to make the said appointments.

Sec. 2. And be it further enacted, That there be appropriated and paid out of the monies arising from imports and tonnage, the sum of seven thousand dollars, for the purpose of erecting the light-house as aforesaid.

NATH. MACON, Speaker of the House of Representatives, STEPHEN R. BRADLEY, President of the Senate pro tempore.

Approved March 3, 1803. TH: JEFFERSON.

AN ACT

Concerning the insurance of buildings, goods and furniture, in the county of Alexandria, in the territory of Columbia.

BE it enacted, by the Senate and House of Representatives of the United States of America, in Congress assembled, That the two incorporated bodies of the State of Virginia, the one known by the name of "The mutual insurance society against fire on buildings, in the state of Virginia;" the other called "The mutual insurance company against fire on goods and furniture in the state of Virginia;" or either of them hereafter making insurances on buildings, goods or furniture, situated in the county of Alexandria in the district of Columbia, according to the laws, rules and regulations, by which the said societies are or may be respect-

ively governed in their insurances in that state, may have, in the same right and mode of recovery, the circuit court of the county of Alexandria, in the district of Columbia, against any person so insuring as the case may be, situated in the county aforesaid, with either of the said societies, which might have been had against him or her, if the person so insuring was resident, and the building, furniture, or property so insured, was situated in the state of Virginia.

NATH. MACON, Speaker of the House Representatives, STEPHEN R. BRADLEY, President of the Senate pro tempore. Approved March 24 1803.

TH: JEFFERSON.

AN ACT

Concerning the City of Washington.

BE it enacted by the Senate and House of Representatives of the United States of America, in Congress assembled, That the superintendent of the city of Washington shall be, and he hereby is allowed as a compensation for his services, a salary of one thousand two hundred dollars, annually.

Sec. 2. And be it further enacted, That the surveyor of the city shall receive as a compensation for his services, an allowance of three dollars for every day during which he shall actually be employed.

Sec. 3. And be it further enacted, That the following sums be and the same hereby are appropriated for defraying the expence in relation to the said officers, that is to say: For the salary of the superintendent for the year one thousand eight hundred and three, including an allowance at the same rate for six months of the preceding year, one thousand eight hundred dollars.

For clerk hire in his office, five hundred dollars: For the wages of the surveyor, one thousand dollars: For a messenger to both offices, and also to attend the surveyor in the field, two hundred dollars: For fuel, stationary and other contingent expences of both offices, two hundred dollars.

Sec. 4. And be it further enacted, That the several appropriations herein before made, shall be paid and discharged out of any monies in the hands of the said superintendent arising out of the city funds.

Sec. 5. And be it further enacted, That a sum not exceeding fifty thousand dollars, shall be and is hereby appropriated, to be applied under the direction of the President of the United States, in such repairs or alterations in the capitol and other public buildings as may be necessary for the accommodation of Congress in their future sessions, and also for keeping in repair the highway between the capitol and other public buildings; which sum shall be paid out of any money in the treasury of the United States not otherwise appropriated.

NATH. MACON, Speaker of the House of Representatives, STEPHEN R. BRADLEY, President of the Senate pro tempore.

Approved, March 3, 1803. TH: JEFFERSON.

AN ACT

To revive and continue in force, an act, intitled "An act in addition to an act regulating the grants of land appropriated for Military Services and for the Society of the United Brethren for propagating the gospel among the Heathen;" and for other purposes.

BE it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the first section of an act in addition to an act, entitled "An act in addition to an act regulating the grants of land appropriated for Military services, and for the society of the United Brethren for propagating the gospel among the Heathen," then, approved the twenty sixth day of April, eighteen hundred and two, be, and the same is hereby revived and continued in force until the first day of April next.

Sec. 2. And be it further enacted, That the Secretary of War be, and he hereby is authorized, from and after the first day of April next, to issue warrants for Military bounty lands to the two hundred and fifty

four persons who have exhibited their claims, and produced satisfactory evidence to substantiate the same, to the Secretary of War, in pursuance of the act of the twenty sixth of April, eighteen hundred and two, intitled "An act in addition to an act, entitled, an act in addition to an act regulating the grants of land appropriated for Military services and for the society of the United Brethren for propagating the gospel among the Heathen."

Sec. 3. And be it further enacted, That the holders or proprietors of the land warrants issued by virtue of the preceding section, shall and may locate their respective warrants only, on any unlocated parts of the fifty quarter townships and the fractional quarter townships which had been reserved for original holders, by virtue of the fifth section of an act entitled "An act in addition to an act intitled, An act regulating the grants of land appropriated for Military services, and for the society of the United Brethren for propagating the gospel among the Heathen."

Sec. 4. And be it further enacted, That the Secretary of War be, and he is hereby authorized to issue land warrants to Major General La Fayette, for eleven thousand five hundred and twenty acres, which shall at his option, be located, surveyed and patented, in conformity with the provisions of an act intitled "An act regulating the grants of land appropriated for Military services, and for the society of the United Brethren for propagating the gospel among the Heathen," or which may be received acre for acre, in payment for any of the lands of the United States North of the river Ohio and above the mouth of Kentucky river.

Sec. 5. And be it further enacted, That all the unappropriated lands within the Military tract, shall be surveyed into half sections in the manner directed by the act intitled "An act to amend the act intitled an act providing for the sale of the lands of the United States in the Territory North-West of the Ohio, and above the mouth of Kentucky river;" and that so much of the said lands as lie West of the Eleventh Range within the said tract, shall be attached to, and made a part of the district of Chillicothe, and be offered for sale at that place, under the same regulations that other lands are within the said district.

Sec. 6. And be it further enacted, That the lands within the said eleventh Range, and East of it, within the said Military tract; and all the lands North of the Ohio Company's purchase, west of the seven first Ranges, and East of the district of Chillicothe, shall be offered for sale at Zanesville, under the direction of a Register of the Land Office and Receiver of public monies to be appointed for that purpose, who shall reside at that place, and shall perform the same duties and be allowed the same emoluments as are prescribed for and allowed to Registers and Receivers of the Land Offices by law.

Sec. 7. And be it further enacted, That all persons who have obtained certificates for the right of pre-emption to lands by virtue of two acts, the one intitled "An act giving a right of pre-emption to certain persons who have contracted with John Cleves Symmes, or his associates for lands lying between the Miami rivers in the territory of the United States North-west of the Ohio," and the other "An act to extend and continue the provisions of the said act, passed on the first day of May, eighteen hundred and two, and who have not made the first payment therefor, before the first day of January last, shall be allowed until the tenth day of April next to complete the same; and that persons who have become purchasers of land by virtue of the aforesaid acts be and they are hereby allowed until the first day of January, eighteen hundred & five, to make the second instalment, until the first day of January, eighteen hundred and six to make their third instalment; and until the first day of January, eighteen hundred & seven, to make their fourth and last instalment; any thing in the acts aforesaid, to the contrary notwithstanding.

Sec 8. And be it further enacted That where any warrants granted by the State of Virginia, for Military services, have been surveyed on the north west side of the river Ohio, between the Sciota and the little Miami rivers, and the said warrants or the plats and certificates of survey made thereon, have been lost or destroyed, the persons intitled to the said land may obtain a patent therefor, by producing a certified duplicate of the warrant from the Land Office in Virginia, or of the plat and certificate of survey from the office of the surveyor in which the same was recorded, and giving satisfactory proof to the Secretary of War, by his affidavit, or otherwise, of the loss or destruction of said warrant, or plat and certificate of survey.

NATH. MACON, Speaker of the House of Representatives, STEPHEN R. BRADLEY, President of the Senate pro tempore. Approved, March 3, 1803.

TH: JEFFERSON.

SINCE the establishing a Post-Office in this Place, the Subscriber has been annually subjected to a heavy Tax, in paying the Postage of Letters addressed to him, in his private capacity as well as in his official Character, and written on business in which he neither had nor was like to have any personal Interest or Concern whatever: This imposition has of late increased in such Degree, as to induce a Determination on his Part no longer to submit to it. Those whom it may concern are therefore hereby informed, that for the Future, no Letter whatever addressed to him, and being of the above Description, will be taken out of the Post-office, unless the Postage of it shall have been paid previously to its being brought here.

JOHN HAYWOOD Raleigh, March 30, 1803.

Scheme of a Lottery.

Table with 3 columns: Prize description, Value, and Quantity. Includes prizes like 630 Acres of good Land, 100 Acres of Land, 1 valuable Negro, 1 Prize a Silver Watch, 2 Cash Prizes, 300 Do.

1469 Tickets at 5 dolls. each, is 7345

This Lottery will commence Drawing at Smithfield by the Managers, on the second Monday in June next, and continue until finished. A List of the fortunate Numbers will be published in the Newspapers.

All Prizes will be paid on Demand. And those not demanded until the next Session of the General Assembly, will be paid at that Time by some Person in Raleigh, of which public Notice shall be given. Those not demanded in the course of the Year 1803, will be considered as given to the Proprietors of the Lottery.

This Lottery is for the Benefit of Mr. Jonas Frost, to enable him to dispose of his Property. The Property is estimated at a fair Valuation, and Mr Frost has entered into Bonds in the Sum of 10,000 Dollars, with sufficient Sureties, that all the Prizes shall be duly paid; and good and sufficient Titles given to the Lands, Iron Works, &c. These Bonds are in Possession of the Managers.

A great Advantage which this Lottery possesses over any that have lately been proposed to the Public is, that there is no Draw-back upon the Prizes. The Prizes amount to the full Sum that is paid for the Tickets, without any Deduction whatever. The number of Tickets is also small, which increases the Chance of obtaining the high Prize.

The Managers pledge themselves to see that the Drawing is duly and fairly conducted; and as the Object of the Lottery is to assist a good Citizen to the Sale of his Property, and as it offers great Advantages to Adventurers, they trust the Tickets will meet with a ready Sale.

Tickets at five Dollars each, to be had of Mr. Frost, at the Managers, and of Gentlemen in different Parts of the State.

M. HANBY, ROB. GULLEY, jun, W. WATSON, CALVIN JONES, HARDY BRYAN, Managers Johnson County, Feb. 18, 1803.

TO BRIDGE BUILDERS.

NOTICE, that on the 23d of April next, will be let the Building of a Bridge across Crabtree Creek where the Road crosses the same, leading from Raleigh to Hillsborough, near Jesse Olive's.

JOHN G. RENCHER, JESSE HAYES, & NATH. JONES, C. T. March 26, 1803.

North-Carolina. Wake County Court, February Session, 1803; Lodowick Alford vs. Warren Alford. Original Attachment.

IT is ordered, that unless the Defendant (who is suggested to be an Inhabitant of another State) shall appear and reply within three Months, final Judgment be entered against him. From the Minutes, S. TURNER, C. C.

WILL BE SOLD,

AT the Court-house in Fayetteville, on Monday the ninth Day of May next, the following Lands, or so much thereof, as will satisfy the Taxes due thereon for the Year 1803:

- 32 1/2 Acres lying in by Daniel M'Crabby, 100 Acres lying on the Rocky Branch, the property of Ica Atkins. One Acre Lot on the North Side of the town of Fayetteville, the property of Nancy Twig, to satisfy her tax for said year. One Houle and Lot in Fayetteville, given in by John Campbell for Margaret Gillipie. One do. given in by John Griffin. One do. given in by Catharine Henry. 60 Acres of Land given in by John Jarret. 100 do. given in by John M'Donald. One Houle and Lot in Fayetteville given in by said M'Donald. One Houle and Lot given in by Cabral for Joseph Hooper. One do. given in by Edward Barrer. One do. given in by James Stewart. STEPHEN WILMORE, Sheriff. March 9, 1803.

William K. Kland vs. George Freeman. Original Attachment. Orange County Court of Pleas and Quarter Courts.

THE Defendant is desired to take Notice, that on the 26th Day of April next, the Plaintiff will take the Deposition of James Kirkland, at the Houle of John Faddis, in the Town of Hillsborough, in the aforesaid County; which Deposition will be read in Evidence for the Plaintiff in the above mentioned Suit. WIL KIRKLAND. Hillsborough, April 1, 1803.

LETTERS

Remaining in the Post-Office at Raleigh, March 1, 1803.

Henry W. Auld, George Bell, Thomas Busby, Christopher Butt, Benjamin Mr. Campbell, John Cooper, Mrs. Benj. Cates, David Delk, Micajah Dimery, Daniel Edwards, Jefferson Farrar, Joseph Gales, Thomas Garrett, Commissioners of University Lottery No. 2, Isaac Hutchins, Kambrough Hinton, Mrs. Letty Hinton, John Haywood, 4 letters, Lewis Holleman, Thomas House, Nath. Jones, C. T. Henry Hubbard, Bolling G. Hobbs, Miss Patley Jones, Miss Eliza Kennon, John Martin, Henry Massey, Allen M'Allen, William Mitchell, James G. Mitchell, Thomas M'Kintie care of J. & W. Peace, Thomas Pullen, Auditor of Public Accounts of N. Carolina, William Philips, Thos. Pridge, James Pace, Job Rogers, Benj. Smith, Sion Smith, James Stevenson, David Tate, Jeremiah Vandenasham, William White so, Sheriff of Wake County, Joseph Young, Nath. Taylor, Wm. Fowler. WM. SHAW, P. M.

INFORMATION WANTED.

IF EDWARD M'CUINE, Brother to R. M'Cuine, who left Ireland and came to America about sixty Years ago, and first settled in West Cain Township, Chester County, State of Pennsylvania, and from thence removed with an Intention of settling in North or South Carolina. If he, or his Heirs, will apply to Wm. or James Neilly of West Cain Township, of the County and State aforesaid, in three Years from the 4th of January last, or to the Subscriber in Honeybrook Township, County and state aforesaid; they may hear of something greatly to their Advantage. DAVID HUNTER. March 31.

The Caswell Spring Races

WILL commence on Tuesday the 19th Day of April, at Simpson's Track, and will continue three Days, running first day three Mile, second Day two Mile, and third Day one Mile Heat. Free for any Horse, Mare or Gelding. Such Persons as desire to start a Horse either day, must take care to enter him with the Subscriber, the day before he is to run, before the setting of the Sun, otherwise he will not be permitted to start at all.

RICHARD SIMPSON, Manager of the Clubs. March 10th, 1803.

TO THE FREEMEN of Fayetteville District.

Friends and Fellow Citizens, From the Solicitations of a Number of the respectable Citizens of this District I have been induced to come forward at this late period, and offer you my Services to represent you the ensuing two years in the Congress of the United States Should it be your Pleasure to confer that appointment on me, who possess the Politics of a free and well regulated Republican Government, you may be assured that Nothing that be omitted on my Part to advance you and the rest of my fellow-countrymen as far as my Abilities and Influence will extend. I remain, Gentlemen, very respectfully Your obedient Servant, ISAAC LANIER. Dec. 23, 1802.