



AND North-Carolina State Gazette.

Order are the plans of fair delightful peace, Unwarped by party rage to live like brothers.

VOL. V.

MONDAY, JUNE 18, 1864.

No.

By Authority.

LAW OF THE UNITED STATES.

AN ACT

To authorize the adjournment of district courts by Marshals, in certain cases.

BE it enacted by the Senate and House of Representatives of the United States of America, in Congress assembled, That in case of the inability of the judge of any district court to attend on the day appointed for holding a special or an adjourned district court, such court may, by virtue of a written order from the judge thereof, directed to the marshal of the district be adjourned by the marshal to the next stated term of said court, or to such day prior thereto, as in the said order shall be appointed.

NATHL. MACON, Speaker of the House of Representatives.

JESSE FRANKLIN, President of the Senate pro-tempore.

Approved, March 26, 1864.

TH: JEFFERSON.

AN ACT

In addition to "An act for fixing the military peace establishment of the United States."

BE it enacted by the Senate and House of Representatives of the United States of America, in Congress assembled, That there shall be appointed, in addition to the surgeon's mates provided for by the "act fixing the military peace establishment of the United States" as many surgeons mates, not exceeding six, as the President of the United States may judge necessary, to be attached to garrisons or posts, agreeably to the provision of the said act.

Sec. 2. Be it further enacted, That an equivalent in malt liquor or low wines, may be supplied the troops of the United States, instead of the rum, whiskey or brandy which by the said act, is made a component part of a ration, at such posts and garrisons, and at such seasons of the year, as, in the opinion of the President of the United States, may be necessary for the preservation of their health.

NATHL. MACON, Speaker of the House of Representatives.

JESSE FRANKLIN, President of the Senate pro-tempore.

Approved, March 26, 1864.

TH: JEFFERSON.

AN ACT

Further to amend and establish certain post roads 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 following post roads be discontinued:

In North-Carolina.

From Woodstock to Hyde court-house, from Halifax to Tarborough; and from Tarborough to Lenoirburg.

In Virginia.

From Lexington, by Amherst springs to Cabellsborough, from Fendleton court house, to Bath court-house; and from Alexandria to Piscataway in Maryland.

In Kentucky.

From Hartford, by Vienna, to Muhlenburg court house.

In Ohio.

From Zanesville to Marietta, and from Cincinnati to Detroit.

In Maryland.

From Westminster to Taneytown; from Emmitsburg to Fairfield in Pennsylvania; from Elkton to Sassafras; from Bridgetown to Greenborough; and from Brookville to Taneytown.

In Pennsylvania.

From Pittsburg to Meadsville.

In Massachusetts.

From Worcester, to Providence, in Rhode-Island.

In Vermont.

From Newbury, by Barry, to Montpelier.

In New-York.

From the town of Chester, in Washington county, to Plattsburgh.

Sec. 2. And be it further enacted, That the following post roads be established, to wit:

In Georgia.

From Athens, to Walkersville.

In South-Carolina.

From Orangeburg, by Barnwell court house, to Edwards, and Town creek mills to Campbetton.

In North-Carolina.

From Warrenton, by Ransom's bridge and Enfield, to Tarborough; and to return by Nash court house, Sill's store and Ransom's bridge, to Warrenton; from Halifax to Enfield; from Scotland Neck by Granbury's Cross Roads to Wimsier, and from Newbern to the town of Beaufort; from Raleigh by Nuttall's store to Montsville.

In Virginia.

From Fredericksburg, by Falmouth, Elkrun church, Fauquier court house and Salem, to Paris; from Clarksburgh, by Buchanan settlement to Randolph court house; from Lancaster court house to Kilmarnock; and from Kanawha court house, by Point Pleasant, to Gallipolis, in Ohio; from thence to the Scioto Salt springs, and from Prince Edward court house by Lester's store, Wheeler's springs and Campbell court house, to New-London; from Danville, in Virginia, to Lenox's castle,

in North-Carolina, and from Wood court house to Marietta,

In Kentucky.

From Springfield, by Green court house, Adair court house, and Cumberland court house, to Jackson court house in Tennessee, and from thence to Blackburn springs from John Wood's near the Hazle-Patch to Lincoln court house: from the town of Washington to Augusta; from Frankfort to Henry court house; that the post road from Montgomery court house to Fleming court house, shall pass by Slate creek-iron works and the Upper Blue Licks; and that the post road from Hartford to Logan court-house shall pass by Muhlenburg court-house.

In Tennessee.

From Dixon's springs, by Lebanon and Rutherford court house to Nashville; and that the post road from Nashville to Springfield, shall pass by Mansker's lick.

In Ohio.

From Warren, in the county of Trumbull, by Cleveland to Detroit; from Chillicothe to Alexandria, from Steubenville to New Lisbon; from Chillicothe to Franklinton; from Cincinnati, through Franklinton, and Dayton, to Stanton, from thence through Wainsville to Deerfield to Charleston; from Zanesville to Tuscorow to Graden Button, and that the post road from Georgetown to Canfield, shall pass through New-Lisbon.

In Pennsylvania.

From Alexandria through Holidaysburg, Beania and Armagh to Greensburg, from Pittsburgh through Butler and Mercer to Mendville; from Bedford by Berlin to Somerset; from Chambersburg through Strasburg and Faunetsburg to Huntingdon.

In New-Jersey.

From Ringoes tavern, by Somerset court house, Bound Brook, Scotch Plains and Springfield, to Newark; and from Rahway, by Scotch Plains to New-Providence.

In New-York.

From Kingston through Catskill, Loonenburg and Coxsackie, to the city of Albany; from Lansingburg, through Schaghticoke, Easton, Argyle, and Hartford, to Whitehall; from Oswego to Aurora; from Unadilla to Cooperstown; from the little falls on the Mohawk river, to the academy in Fairfield; and from Kingston, by Delhi, to the post office in Meredith; from Walton to Jericho; from the painted post in the state of New-York to Williamsport, in the state of Pennsylvania; the post road from Canadagua to Niagara shall pass by Bullace Creek.

In Connecticut.

From Hartford, through Granby and Granville, to Blanford, in Massachusetts; from New-Haven, through Hamden, Cheshire, and Southington, to Farmington; and from Hartford, through Glastenbury and Colchester, to New-London.

In Massachusetts.

From Shrewsbury, through Heiden, Rutland, Oakham, Hardwick, Greenwich, Pelham, and Amherst to North-Hampton.

In Maine.

From Brunswick, by Litchfield and Hallowell, to Augusta; from Wiscasset to Boothbay; and from Fryburgh, through Conway, the notch of the white mountain, Jefferson, Lancaster, to Guildhall court house in Vermont.

In New-Hampshire.

From Haverhill in Massachusetts, to pass through Salem to Windham in New-Hampshire, from Alsepto Conway; from Salisbury to Plymouth, alternately on each side of the Merrimack river; from Littleton to Guild-Hall court-house, alternately on each side of Connecticut river; from Littleton through St. Johnsbury and Danville in Vermont, to St. Alban's on Lake Champlain.

In Louisiana.

From Massac, on the Ohio river, to Cape Girardeau, in Louisiana: from thence to New Madrid; from the said Cape Girardeau by St. Geneva to Kaskaskias, in the Indiana Territory; and from Cahokia to St. Louis, in Louisiana, from Natchez to Tombigby, and from Natchez to New-Orleans.

Sec. 3. And be it further enacted, That all letters, returns, and other papers, on public service, sent by the mail to or from the offices of inspector and pay master of the army, shall be received and conveyed free of postage.

Sec. 4. And be it further enacted, That whenever it shall be made to appear to the satisfaction of the post-master-general, that any road established by this or any former act, as a post-road, is obstructed by fences, gates, or bars, other than those lawfully used on turnpike roads, to collect their toll, and not kept in good repair with proper bridges and ferries, where the same may be necessary, it shall be the duty of the post-master-general to report the same to Congress, with such information as can be obtained, to enable Congress to establish some other road instead of it in the same main direction.

Sec. 5. And be it further enacted, That this act shall not be so construed as to effect any existing contract for carrying the mail.

NATHL. MACON, Speaker of the House of Representatives.

JESSE FRANKLIN, President of the Senate pro-tempore.

Approved, March 26, 1864.

TH: JEFFERSON.

BLANK'S

Of all kinds,

For sale at J. Gales's Store.

SHERIFF'S SALES.

WILL BE SOLD,

To the highest bidder, at the Court House in Smithfield, on Monday the 23d day of July next, for prison and other charges,

A likely Negro Man named PHILL, who has for some time been confined in Smithfield Jail, and has been advertised in Mr. Boylan's paper. He is about 23 Years of Age, 5 Feet 9 Inches high, and says he belongs to John Haynes of the State of Georgia. Terms of Sale, cash before delivery.

NEEDHAM DAVIS, Sheriff's Deputy, Johnston County, April 19th, 1864.

On Friday the 29th Day of June next, will be sold at the Court-House in the Town of Henderson

THE following Tracts of Land, or as much as will satisfy the tax and expense of advertising the same for the years 1862 and 1863:

100 acres of Land belonging to the heirs of Flower M'Askeitt, on the waters of Clark's creek.

50 do. the property of Arthur Harris, jun. on Uhary river.

100 do. belonging to West Harris, jun. on Uhary river.

90 do. belonging the heirs of Ed. Young, on Barn's creek.

450 do. belonging to William Cranford, on Uhary.

1600 do. belonging to John Haywood, on the waters of Little river.

100 do. belonging to Richard Evans, on Little River.

217 do. belonging to William Edms, on Little River.

34 do. belonging to Thomas Blewet, on Peedee.

300 do. belonging to Thomas Blewet, on the waters of Peedee.

450 do. belonging the heirs of John Hopkins, on Barn's creek.

100 do. belonging to Alexander Hunt, on the waters of Little River.

274 do. belonging to Beby Brook on Uhary river.

165 do. belonging to Charles Ledbetter, on the waters of Cheek's creek.

100 do. belonging to Wm. Lar, on the waters of Little River.

160 do. belonging to Zedekiah Ledbetter, on Peedee river.

50 do. belonging to Dougald M'Arling, on Cheek's creek.

420 do. belonging to Benjamin Bradford, on Mountain creek.

249 do. belonging to Reuben Milsaps, on Barn's creek.

234 do. belonging to Ransom King, on Uhary river.

250 do. belonging to James Munday, on Barn's creek.

154 do. belonging to Wilson Randle, on Peedee river.

125 do. belonging to Frederick Redwire, on Enoch's creek.

150 do. belonging to Michael Redwire, sen. on Enoch's creek.

246 do. belonging to Samuel Hancock, sen. on Uhary river.

130 do. belonging to James Higgins, sen on Car creek.

100 do. belonging to Jno Moore, on Mountain creek.

210 do. belonging to Luke Marbury, on Mountain creek.

330 do. belonging to the heirs of Cox & George, on Barn's creek.

300 do. belonging to John Allen, on the waters of Little River.

100 do. belonging to John Smith, on the waters of Car creek.

300 do. belonging to Wm. Smith, sen. on Mountain creek.

Thomas C. Williams, Sheriff.

May 11, 1864.

Music and Dancing Academy.

FRANCIS MAURICE,

Professor of the French Language, Music and Dancing, of the Town of Wilmington, late from New-England.

RESPECTFULLY informs the Ladies and Gentlemen of the city of Raleigh and Vicinity, that he expects to open his Academy at Fayetteville the first of June, for the purpose of teaching those beautiful and useful accomplishments.

CONDITIONS.—Dancing, twice a week, from 5 o'clock in the afternoon till 9 in the evening, in the summer time, ten Dollars per Quarter for each scholar, one half to be paid at the entrance, the remainder at the end of the Quarter. Music for the Piano Forte and Violin, fifty cents per Lesson. The Terms for teaching the French Language will be the same as those for Dancing.

June 2.

To facilitate the claimants under the 7th article of the treaty with Great-Britain the receipt of their monies in instances in which they have not constituted the public agent in London, their special attorney, it has been thought proper to draw to the United States all such monies of the above description as may not be drawn from him by the individuals themselves prior to the 1st of September next. The Agent is accordingly instructed to cease paying them after that date, but after the 1st of November next, they will be again payable at the city of Washington, to those who have right, or to their Attorneys duly authorized.

Department of State, April 28th, 1864.

If the Agents of the Laws of the United States are requested to insert the above in their respective Gazettes four times.

STRAYED.

FROM THE SUBSCRIBER.

A DARK BAY MARE,

About ten Years old, four feet nine in chest high, black Main and Tail, branded on the near Trigh B. P., and has a white spot on her right side, about the size of a Shilling, and shows three Scars on her Withers, that were caused by cutting a Fistula; and has had a small Bell.

A sown off with her a Horse Colt, one Year old, light Bay. The Mare was raised by John Whitaker, on Fno. in Orange County, about eight Miles below Hillsborough, near M'Case's Mill, where it is expected she will try to get. She passed Greenville, in Pitt County, about twelve days ago, and took the Road from thence to Hanton's bridge on Tosnot; which is the last Account I can get of her.

Any Person who shall find her, and the Colt, and will deliver them to Geo. Green, in Greenville, in Pitt county, shall receive a Reward of Ten Dollars; if found at so great a Distance as to make it inconvenient to send her, I will thank any Person to stop her, and write me to Washington, Beaufort county, by Post, so that I may come or send for her, and pay for such Trouble as they may bear in so doing.

Cornelius Patrick.

Washington, Beaufort county, May 17.

SALE OF CONFISCATED LAND.

IN Virtue and Pursuance of the Confiscation Laws of this State, will be publicly sold to the highest bidder at Hillsborough in Orange county, on the last Saturday in July, the following Tracts of Land in said county, to wit:

One Tract of 400 Acres on the west Side of Haw River, adjoining the Lands of Benjamin Rainey on the west, Robert M'Call, on the east, and Lands formerly held by Samuel James on the north.

Another Tract of 200 Acres on Eno River, known by the Name of Chessenhall's Tract, twelve Miles below Hillsborough, bounded on the east, by Eno river, adjoining the Lands of Chessenhall and Forrester.

Another Tract of 1600 acres in Granville County, on both Sides of Robertson's an, the Cowpen Forks of Beaver Dam Creek and will be sold at the Court-house of said County, on the second Day of the August Court, the 7th Day of the Month.

The above Lands will be sold on a Credit of one Year for one Half of the Purchase Money, and two Years thereafter for the other Half. Bonds, with sufficient Security, will be required by me.

H. SHEPPERD, Comm'r.

April 11, 1864.

THE CO-PARTNERSHIP

OF ROBERT FLEMING & Co.

Will be dissolved

By mutual consent, on the first day of August next. All Persons having unsettled Accounts, are requested to settle them before that Date.

Raleigh, May 24, 1864.

NOTICE.

THE Subscribers having qualified as Executors to the Estate of Captain Charles Conner, deceased, give Notice to all Persons having Demands against the Estate of the said Conner to present them for payment within the time required by act of Assembly, entitled "An act concerning proving Wills and granting Letters of Administration, and to prevent frauds in the management of intestates estate otherwise, they will be barred of recovery, by the operation of said act.

GEORGE L. DAVIDSON, } Executors.
CHARLES HARRIS, }
Mecklenburg County, N. C. January, 1864.

TO BE SOLD

At the Court-House at Kingston, in Lenoir County, on Saturday the 30th of June next, for the Taxes due thereon for the Years 1862 and 1863.

THE following Town Lots situate in the Town of Kinston aforesaid, viz. Lots numbered 32 and 33, in the 6 Plan of the said town.

WILLIAMS CROOM,

NOTICE

TO all the Creditors of Samuel Rudder, late of Tyrrel County, that the said Samuel Rudder is dead, that the subscriber qualified as his Administrator, in the county court of Tyrrel, in the term of October, 1862. All persons having demands against the Estate of the said deceased are notified and required to bring them forward within the time prescribed by the act of the General Assembly, in such case made and provided, otherwise they will be forever barred of a recovery thereof.

SAMUEL SPRULL, Adm'r.
Columbia, 15th April, 1864.

NOTICE.

ALL Persons indebted to the Estate of Henry Norman, Esq. deceased, late of Tyrrel county, are requested to come forward and make Payment to the Subscribers. And all those having lawful demands against said Estate, are desired to present them for settlement within the time limited by Law.

Sarah Norman, Ex'x.
Thomas Trotter, Ex'r.
Tyrrel county, May 8, 1864.

Tennessee Lands for Sale

1,280 Acres situate on the Waters of big Harpeth, as bounded about 5 miles from Nashville, and the distance or thereabouts from Clarksville, the neighbourhood of the Iron-works, newly discovered Salt-wells. This is the one half of my military Service. One other Tract of 640 Acres lying in the County, laid to be good Land, on the Waters of Stone's River. These Lands I offer for Cash, Negroes, or exchange for Property in this State on good terms. Free from the common inconvenient encumbrances by Taxes, &c. and an unquestionable Title will be given to the purchaser. ROBERT BELL.

BURRAMPOOTER

WILL be let to Mares the early Spring Season, at my house in Orange County on the fourth side of Haw River, the following terms: The single Leap Dollars, payable at the Stable Door; and Mare does not stand the first time, she may be put by the Season on the payment of five Dollars more at the time of entering upon the Season ten Dollars, and for the balance of a Foal, twenty Dollars. Any Person putting a Mare by Insurance, and paying her before it can be well ascertained whether she is with Foal, shall be liable for the Insurance Money. The Season commences on the 1st day of March, and will end on the tenth day of August. (On Notes being given before the expiration of the Season, they will be allowed until the tenth of January, otherwise they will become due at the expiration of the Season.

Mares, if required, fed at a reasonable price, I will not be accountable for accidents, but great care will be taken to prevent the loss.

BURRAMPOOTER is riding old, a fine Bay, upwards of six years high, elegantly formed, lengthy, stout and laid by the best of judges, to be a Colt as his Sire Dare-Devil is a like him in every part, shape and Pedigree will show him to be a Colt as any in America.

BURRAMPOOTER was got by the Horse Dare-Devil, his dam by the granddam by Fearnot, imported by Bayler, of Virginia, his great granddam by the imported Horse Hoop, his great great granddam by the imported Horse Jolly Roger, his great great great granddam by the imported Horse Valiant, out of the Tral Mare of Col. Archer Carey's, which was got by the old imported Tral.

AUGUSTINE WILLIS.

March 6, 1864.

OWNERS OF LOTS IN WAYNESBOROUGH, TAKE NOTICE.

At a meeting of the Commissioners of Waynesborough, it was resolved that if not collected otherwise, the Taxes should by distress, collect on or before the 15th of July next, all the Arrears due on the Lots of said Town, by one Month's previous Notice thereof, published in the State.

In pursuance therefore of the above resolution, those concerned are desired to make Payment accordingly, on or before that day, or the Lots of Delinquents will be offered for sale at the Court-House in said Town for Cash, in order to secure the Tax Costs. ISAAC HANLEY, Treasr. Waynesborough, June 2d, 1864.

FOR SALE OR RENT.

In the City of Raleigh. A LARGE two story House, with one Acre Lot; conveniently situated to the State House; being a part of the Estate adjoining Mr. Casso's, on Morgan Street. For Terms apply to WILLIAM PEACE, Raleigh, June 9th, 1864.

FOR SALE.

THE following Lots of Land situate in the Town of Surry Court House, situate on the River, on which there are convenient well adapted for Tavern, Kitchen, Room well fixed, good Cellars, Stables, Garden, &c. Also a quantity of Land, healthy Situation, convenient adjacent to said Town, on said River, containing about 100 Acres, on which there are a Dwelling-House, &c. a good Apple and Peach Orchard, a quantity of Ground under cultivation, good Seime and Fishery. Also thirteen good Land situate in the State of Kentucky in different Counties in said State, amounting in the whole to about 12,700 Acres, which are available for their fertility, and part of which he will sell on terms that flatters himself will be pleasing to those who may incline to purchase, as well as giving a liberal credit for greater sums, and the greater part may be sold in Property. Those intending to purchase, may apply to the Subscriber at Surry Court-House.

May 11. REUBEN GILBERT.