



AND North-Carolina State Gazette.

Once are the plans of fair delightful peace, Unwarp'd by party rage, to live like brothers.

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By Authority.

LAWS OF THE U. STATES.

AN ACT

Making appropriations for carrying into effect certain Indian treaties, and for other purposes of Indian trade and intercourse.

BE it enacted by the Senate and House of Representatives of the United States of America, in Congress assembled, That for the purpose of defraying the expenses that may arise in carrying into effect the treaties lately made between the United States and tribes of Indians called the Delawares, Piankeshaws, Sacs and Foxes, the following sums, to be paid out of any monies in the Treasury not otherwise appropriated, be, and the same are hereby appropriated for the payment of the annuities stipulated in the said treaties to be paid to the said Indians; that is to say, to the Delawares three hundred dollars annually for five years, and the further sum of three hundred dollars annually for ten years: To the Piankeshaws, annually, for ten years, the sum of two hundred dollars; and to the Sacs and Foxes, one thousand dollars annually, so long as the treaty with them shall continue in force.

Sec. 2. And be it further enacted, That for the purpose of exploring the Indian country, and of ascertaining proper and convenient places for establishing trading houses with the different Indian tribes within the territory of the United States, a sum of five thousand dollars be, and the same is hereby appropriated out of any monies in the Treasury not otherwise appropriated.

Sec. 3. And be it further enacted, That for the purpose of establishing additional trading houses with the Indian tribes, a sum not exceeding one hundred thousand dollars be, and the same is hereby appropriated, (the balance of a former appropriation being carried to the credit of the surplus fund) to be paid out of any monies in the Treasury not otherwise appropriated.

NATH. MACON, Speaker of the House of Representatives. JOS. ANDERSON, President of the Senate pro tempore. Approved, March 3, 1805. TH: JEFFERSON.

AN ACT

Making provision for the widow and orphan children of Thomas Flinn.

BE it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the sum of five hundred and eighteen dollars, with interest from the fifteenth day of January, one thousand seven hundred and ninety-three, be allowed to the widow of Thomas Flinn, an interpreter and guide, who was killed with Col. John Harding, while employed in bearing messages of peace to the hostile Indians, in the year seventeen hundred and ninety-two; and that the aforesaid sum and interest be paid to the said widow, for the use of herself and the orphan children of the said Thomas Flinn, out of any monies in the Treasury, not otherwise appropriated.

NATH. MACON, Speaker of the House of Representatives. JOS. ANDERSON, President of the Senate, pro tempore. Approved, March 3, 1805. TH: JEFFERSON.

AN ACT

To extend jurisdiction in certain cases, to the territorial courts.

BE it enacted by the Senate and House of Representatives of the United States of America, in Congress assembled, That the superior courts of the several territories of the United States, in which a district court has not been established by law, shall in all cases in which the United States are concerned, have and exercise, within their respective territories, the same jurisdiction and powers which are by law given to, or may be exercised by the district court of Kentucky district; and writs of error and appeals shall lie, from decisions thereon, to the supreme court for the same causes and under the same regulations, as from the said district court of Kentucky district.

NATH. MACON, Speaker of the House of Representatives. JOS. ANDERSON, President of the Senate pro tempore. Approved, March 3, 1805. TH: JEFFERSON.

AN ACT Further providing for the government of the district of Louisiana.

BE it enacted by the Senate and House of Representatives of the United States of America, in Congress assembled, That all that part of the country ceded by France to the United States, under the general name of Louisiana, which by an act of the last session of Congress was erected into a separate district, to be called the district of Louisiana, shall henceforth be known and designated by the name and title of the territory of Louisiana, the government whereof shall be organized and administered as follows:

The Executive power shall be vested in a governor, who shall reside in said territory, and hold his office during the term of three years, unless sooner removed by the President of the United States. He shall be commander in chief of the militia of the said territory, superintendent of Indian affairs, and shall appoint and commission all officers in the same below the rank of general officer; shall have power to grant pardons for offences against the same and reprieves for those against the United States, until the decision of the President thereon shall be known.

Sec. 2. There shall be a Secretary, whose commission shall continue in force for four years, unless sooner revoked by the President of the United States, who shall reside in the said territory, and whose duty it shall be, under the direction of the Governor, to record and preserve all the papers and proceedings of the executive, and all the acts of the governor and of the legislative body, and to transmit authentic copies of the same every six months to the President of the United States. In case of a vacancy of the office of governor, the government of the said territory shall be exercised by the secretary.

Sec. 3. The legislative power shall be vested in the governor and in three judges, or a majority of them, who shall have power to establish inferior courts in the said territory, and prescribe their jurisdiction and duties, and to make all laws which they may deem conducive to the good government thereof: Provided however, That no law shall be valid which is inconsistent with the constitution and laws of the United States, or which shall lay any person under restraint or disability on account of his religious opinions, profession or worship, in all of which he shall be free to maintain his own and not be burthened with those of another. And provided also, that in all criminal prosecutions the trial shall be by a jury of twelve good and lawful men of the vicinage, and in all civil cases of the value of one hundred dollars, the trial shall be by jury, if either of the parties require it. And the governor shall publish throughout the said territory, all the laws which may be made as aforesaid, and shall from time to time report the same to the President of the United States, to be laid before Congress, which if disapproved by Congress, shall thenceforth cease and be of no effect.

Sec. 4. There shall be appointed three judges, who shall hold their offices for the term of four years, who, or any two of them, shall hold annually two courts within the said district, at such place as will be most convenient to the inhabitants thereof in general, shall possess the same jurisdiction which is possessed by the judges of the Indiana territory, and shall continue in session until all the business depending before them shall be disposed of.

Sec. 5. And be it further enacted, That for the more convenient distribution of justice, the prevention of crimes and injuries, and execution of process criminal and civil, the governor shall proceed from time to time, as circumstances may require, to lay out those parts of the territory in which the Indian title shall have been extinguished, into districts, subject to such alterations as may be found necessary, and he shall appoint thereto such magistrates and other civil officers, as he may deem necessary, whose several powers and authorities, shall be regulated and defined by law.

Sec. 6. And be it further enacted, That the governor, secretary and judges to be appointed by virtue of

his act, shall respectively receive the same compensations for their services as are by law established for similar offices in the Indiana territory, to be paid quarterly, out of the Treasury of the United States.

Sec. 7. And be it further enacted, That the governor, secretary, judges, justices of the peace, and all other officers civil or military, before they enter upon the duties of their respective offices, shall take an oath or affirmation to support the constitution of the United States, and for the faithful discharge of the duties of their office; the governor before the President of the United States, before a Judge of the Supreme or District Court of the U. States, or before such other person as the President of the United States shall authorize to administer the same; the secretary and judges before the Governor; and all other officers before such person as the Governor shall direct.

Sec. 8. And be it further enacted, That the governor, secretary and judges, to be appointed by virtue of this act, and all the additional officers authorized thereby or by the act for erecting Louisiana into two territories, and providing for the temporary government thereof, shall be appointed by the President of the U. States in the recess of the Senate, but shall be nominated at their next meeting, for their advice and consent.

Sec. 9. And be it further enacted, That the laws and regulations in force in said district, at the commencement of this act, and not inconsistent with the provisions thereof, shall continue in force until altered, modified or repealed by the Legislature.

Sec. 10. And be it further enacted, That so much of an act entitled "An Act erecting Louisiana into two territories, and providing for the temporary government thereof," as is repugnant to this act, shall, from and after the fourth day of July next, be repealed; on which same fourth day of July this act shall commence and have force.

NATH. MACON, Speaker of the House of Representatives. JOS. ANDERSON, President of the Senate pro tempore. Approved, March 3, 1805. TH: JEFFERSON.

AN ACT

To amend an act entitled "An act imposing more specific duties on the importation of certain articles, and also for levying and collecting light money on foreign ships or vessels, 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 sixth section of the act entitled "An act for imposing more specific duties on the importation of certain articles; and also for levying and collecting light money on foreign ships or vessels, and for other purposes," shall not be deemed to operate upon unregistered ships or vessels owned by citizens of the U. States, in those cases where such ship or vessel is in possession of a sea letter or other regular document, issued from a custom-house of the United States, proving such ship or vessel to be American property: Provided however, That upon the entry of every such ship or vessel from any foreign port or place, if the same shall be at the port or place at which the owner or any of the part owners reside, such owner or part owner or part owners shall make oath or affirmation, that the sea letter or other regular document possessed by such ship or vessel, contains the name or names of all the persons who are then owners of the said ship or vessel; or if any part of such ship or vessel has been sold or transferred since the date of such sea letter or document, that such is the case, and that no foreign subject or citizen hath, to the best of his knowledge and belief, any share by way of trust, confidence or otherwise, in such ship or vessel. And if the owner or any part owner shall not reside at the port or place at which such vessels shall enter, then the master or commander shall make oath or affirmation to the like effect. And if the owner or part owner, where there is one, or the master or commander, where there is no owner, shall refuse to swear or affirm as aforesaid, such

ship or vessel shall not be entitled to the privileges granted by this act.

NATH. MACON, Speaker of the House of Representatives. JOS. ANDERSON, President of the Senate pro tempore. Approved March 3, 1805. TH: JEFFERSON.

AN ACT

For the relief of Richard Taylor.

BE it enacted by the Senate and House of Representatives of the United States of America, in Congress assembled, That Richard Taylor of Kentucky, who was employed in the service of the United States, as an escort, spy and guide, at the daily pay of one dollar and twenty-five cents, during hostilities with certain Indians, in the year one thousand seven hundred and ninety-two, and was disabled by being wounded while in such service, shall be placed on the list of invalid pensioners of the United States, at the rate of twenty dollars per month, to commence on the first day of January in the present year, in lieu of his present rate of pension.

NATH. MACON, Speaker of the House of Representatives. JOS. ANDERSON, President of the Senate pro tempore. Approved, March 3, 1805. TH: JEFFERSON.

AN ACT

To appropriate a sum of money for the purpose of building gun-boats.

BE it enacted by the Senate and House of Representatives of the United States of America, in Congress assembled, That the sum of sixty thousand dollars be, and the same is hereby appropriated, so be paid out of any money in the Treasury not otherwise appropriated, for the purpose of enabling the President to cause to be built a number of gun-boats not exceeding twenty-five, for the better protection of the ports and harbours 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 3, 1805. TH: JEFFERSON.



BURRAMPOOTER

WILL be let to Mares the ensuing Season, at my House in Orange County, on the south side of Haw-River, on the following Terms: The single Leap seven Dollars, payable at the Stable Door; and if a Mare does not stand the first time, she may be put by the Season, on the payment of seven Dollars more at the time of entering upon it; For the Season ten Dollars, and for the Insurance of a Foal, fifteen Dollars. Any person putting a Mare by Insurance, and parting with her before it can be well ascertained whether she is with Foal, shall be liable for the Insurance Money. The Season to commence on the first day of March, and end on the 15th July. On Notes being given before the expiration of the Season, credit will be allowed until the tenth of January, otherwise the Money 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 of Mares left with the Horse.

BURRAMPOOTER is rising six years a fine Bay, upwards of sixteen Hands high, elegantly formed, lengthy, strong-boned, and said by the best of Judges, to be as fine a Colt as his Sire Dare-Devil is a Horse being like him in every Part, shape and size, is found to be a sure Foal-getter, and his Colts are remarkably fine. His Pedigree will shew him to be as fine blooded a Colt as any in America.

BURRAMPOOTER was got by the imported Horse Dare-Devil, his dam by Wild-air, his grandam by Fearought, who was imported by Col. Baylor of Virginia; his great grandam by Gedolphin, who was got by Fearought out of a full-blooded Mare; his great great grandam by the imported Hob-Nob—his great great grandam by the imported horse Jolly Roger—his great great great grandam by the imported Horse Valiant, out of a Tryall Mare of Col. Archer Carey's, which was got by the old imported Horse Tryall. AUG. WILLIS.

THE THOROUGH-BRED HORSE RATLER,

WILL be let to Mares the ensuing Season, at my Stable, at Snow-Hill, Greene County, at the moderate Price of Ten Dollars the single Leap, Sixteen Dollars the Season, which may be discharged by the Payment of Fourteen Dollars on or before the 10th Day of January next; twenty-five Dollars to ensure; and should the Property be changed, the Person who put her will be charged with the full amount. If any Mare put by the Leap should want the Horse a second Time, by paying six Dollars more, shall be entitled to the re-

maining Part of the Season Grain will be furnished at a moderate Price for those who require it. Good Pastures, and Servants Board gratis, but will not be liable for Accidents or Escapes of any Kind whatever.

RATLER is a fine Bay, upwards of fifteen Hands and a half high. He was got by old Shark, his Dam the noted running Mare Lady Legs, she was got by old Cantinel; his Grand Dam by Spadille, his great Grand Dam by old Fearought, his great great Grand Dam was imported by Colonel Randolph of Virginia.

RACING PERFORMANCES.

In October 1799, two Mile heats, a Sweepstakes for three Year olds, over the Halifax Turf, he distanced Mr. Schenck's Filly. In February, 1800, over the Charleston course, two Mile Heats, he beat several of the best Nags, carrying ninety Pounds. He also in a few days after, beat the best Horses, two Mile heats; over the course in Augusta. He has never been beaten, and is supposed by the best Judges in North-Carolina to be equal to any Horse on the Continent, four mile Heats.

BENJAMIN EVANS, Snow-Hill, Greene County, Feb. 18th, 1805.

THE HIGH-BRED HORSE TRUE BLUE.

Imported by Governor Turner, in Nov. 1803, WILL be let to Mares at my Stable within half a mile of Caswell courthouse, at Twenty Dollars the Season, which may be discharged by the Payment of Sixteen, provided it is made by the first day of January next; Forty Dollars to ensure a Mare to be with Foal, with the same deduction as in the Season, if paid within the same time. Ten Dollars the Single Leap, paid when the Mare is covered, with the privilege of turning to the Season by the payment of Six Dollars more. Should the Property of any Mare ensured be changed, the Insurance will be demanded in every instance. The Season will commence on the first of March; and end the 10th of August. Good and extensive Pasturage will be enclosed, and Servants sent with Mares boarded gratis; but no Liability for Accidents or Escapes, though the greatest Care will be taken to prevent either. Should a Mare ensured not prove with Foal, the Money will be returned. The Proprietors of this Horse contemplate keeping an imported Horse in this neighbourhood; and should a Mare put by the Season not prove with Foal (the money being paid) the Person putting her will be entitled to a Season of the same Mare the next Season gratis.

TRUE BLUE is a beautiful Bay, with a handsome Star in his Forehead, upwards of five feet three inches high, will be eight years old next Spring; of an elegant Form and great Strength, with fine Limbs and Feet, and is thought by those who have seen him, to possess more Activity than any Horse of his Size. His Performance on the Turf entitles him to be ranked among the best Horses that have been imported, having won twelve Races out of nineteen, eight of which were four Mile Heats, never having been beaten that distance where there were heats, although he has contended with the best Horses in England; and what is surprising, won three Races of four Mile Heats each; in four days, as may be seen by having reference to the Racing Calendar for 1801.

PEDIGREE Certified by Mr. John Hutchinson who bred him, which is confirmed by the General Stud Book, both which may be seen by any Person applying, viz.

TRUE BLUE was got by Walnut, one of the best sons of Highflyer, his dam Little Scot, and Scotia's dam by King Fergus; his Grand dam Celia, Tickle Toby's dam by Herod; his great grand dam Proserpine, by Marske, own sister to the famous Eclipse; his great great grandam Spilletta by Regulus; his great great grandam Mother Western, by Smith's son of Snake, Montague, Haulboy, Brimmer. No Horse was ever bred in England, whose Stock was higher prized than that from which True Blue is descended. Walnut, Highflyer, King Fergus, Herod, Marske, &c. &c. are and were Stallions in the very highest estimation. True Blue Blue covered last Season in Warren, and proved to be a remarkably sure Foal-getter.

SOLOMON GRAVES, Caswell county, Feb. 14, 1805.

The Indian Queen & other Property.

THE Indian Queen is the best Stand in the City for a Tavern. It contains thirteen rooms, nine of which have fire-places. The lot has on it a large and well-constructed Stable, Kitchen, &c. and has been lately enclosed with posts and plank.

The House and Lot on the east side of Fayette street, opposite the court-house. This house contains a Store room well fitted up, a Counting-room, two large Tavern rooms, &c. It is a good Stand for a Store, and an excellent one for selling spirits.

Two lots on Hillsborough street, near the State-House; and five others not far from the Court-house.

I will sell the above property low for ready Money; or for a reasonable price, at a credit of four annual payments; or will lease the houses for one or more years, at a moderate rent.

Applications made to John Hogg, Fayetteville, or Simon Turner, of this City, will be attended to immediately.

Wm. NORWICK, Raleigh, Dec. 15, 1804.