Ours are the plan to ffairle lightful peace, Unwarp'db party rage to livelik chrothers

MONDAY, MARCH 22, 1807.

o. 39

## Bo Authority.

or VIII.

Authorising the President of the United States to accept the service of a number of volunteer companies not exceeding therey : housand men.

BE it enact d by the Senate and House of Representatives of the United States of America, in Congress assem bled, That the President of the United States be, and he hereby is authorized to accept of any company or companies of volunteers, either of artille ry, cavalry or infantry, who may as sociate and offer themselves for the service, note exceeding 50,000 me who shall be clothed an furnished with he ses at heir own expense, and armed and equipped as the expens of the United States, after they shall be called imo service, except such of them as may choose to furnish their wn arms, and whose commis sioned officers shall be appointed in the manner prescribed by law in the several states and territories to whi h such companies shall respectively belong : Provided, The wie e any comp my, battation, regiment, bri tary service to the United States, such company, bittshon, regiment, brig. de. or division shall continue to be commanded by the officers holding commissions in the same, at the time of uch tender, and any vacancy the reafter occurring, shall be filled in the mode pointed out by law in the state or te ritory, wherein the said company, battalion, regiment, brigade or division, shall have been originally raised.

Sec. 2. And b it further enacted That any company, battelion, regi liable to be called upon to do military duty at any time the President of the United States shall judge proper, within two years after he shall accept the same, and shall be bound to I day of January next. continue in service for the term of twelve months after they shall have arrived at the place of rendezvous. unless sooner discharged, and when called into actual service, and whilst remaining therein shall be under be entitled to the same pay, rations, forage and emoluments of every kind. bounty and clothing excepted, with Sales: Provided. That in theu f clothing, every non commissioned officer and private in any company. who may thus offer themselves, shall be entitled, when called into ac ual service, to receive, in money, a sum equal to the cost of the clothing of a non-commissioned officer or private (as the case may be) in the regular

Sec 3. And be it furth r enacted. That the President of the United St tes be, and he hereby is authorised to organize the companies so tendering their services as aforesaid, into battalions, squadrons, regiments, brigades and di isions, as soon as the number of volunteers shall render such organization, in his judgment, expedient; but until called into actual service, such companies shall be bound to do regular militia duty as is required by law, in like manner as before the passage of this act

troops of the United Stat s.

Sec. 4. And be it further inucted, That in case any volunteer above mentioned, while in actual service, shall sustain any damage. by injury done to his horse, or such other equipment as shall have been fur ishgo at his own expense, or by loss of the same, without any fault or negli gence on his part, a reasonable sum. to be ascertained in such manner as the President of the United States may direc, shall be allowed and paid to such volunteer for each and every such damage, or doss

Sec. 5. And he it further enacted. That the sum of five hundred shousand dollars, to be paid out of any monies in the treasury not otherwise appropriated, be and the same here by is appropriated towards defraying any expense incurred by virtue of the prebisions of this act.

NATHE, MACON, Speaker of the House of Representatives GEORGE LINTON. Vice-President of the United States, and Prevident of the Sena !! Approved, Feb. 24, 1807.

Repealing the acts laying duties on salt, and continuing in force, for a further time, the first section of the art, entitled " An act further to protect the commerce and seamen of the United States, against

the Barbary powers BE it enacted by the Senate and House of Representatives of the United States of America. in Congress assembled. That from and after the thin neth day of June next, the act, enti-Il d "An act laying an additional duty on salt imported into the United states, and for other purposes," passed the eight day of July one thousand seven hundred and ninety-seven, shall be and the same If by is repealed, and from and after me thirty first day of December next, so much of any act as lays a duty on imported salt. be and the same hereby is repealed, and from and after the day last aforesaid, salt shall be imported into the United States free of duty . Provided That for the recovery and receipt of such duties as shall have accrued. and on the days aforesaid respectively remain outstanding, and for the recovery and distribution of fines, penalties and forfeitures, and the regade, or division of milities already mission thereof, which shall have organ zed, shall tender their volun- been incurred before and on the said days respectively the provisions of the aforesaid act shall remain in full force and virtue.

Sec. 2. And be it further enacted, That from and after the first day of January next, so much of any act as allows a bounty on exported sale provisions and pickles fish, in lieu of drawbacks of the duties on salt em ployed in curing the same, and sa much of any act as makes allowance to the owners and crows of fishing vessels, in lieu of drawback of the muries paid on the sale used by he m nt, brigade, or division, thue of same, shall be, and the same hereby fering itself for the service, shall be is repealed; Provided; That the provisions of the aforesaid acts shall re main i full force and virtue for the payment of the bounties or allow ances incurred or payable on the first

Sec. 3. And be it further enacted That so much of the act passed on the twenty fifth day of March, one thousand eight hundred and four, entitled " An act further to protect the 1 the mouse of the Hiwassee, and within the commerce and seamen of the United the same rules and regulations, and States against the Barbary powers," as is contained in the first section of the said act, b , and the same hereby is continued in force until the first t'e regular troops of the United day of January next, and no longer: Provid a how ver, That the additional duty laid by the said section shall be collected on all such goods. wares and merchandize, tiable to pay the same as shall have been imported previous to that day.

NAI', MACON. Speaker of the House of Representatives. SAML. SMITH, President of the Senate, pro-tempore. Approved March 3, 1807. TH JEFFERSON

AN ACT

Authorizing patents to issue for lands located and surveyed by virtue of certain Virginia resolution warrants

Be it enact d by the Senat and Houf of pr fentatives of th United States of America, in Congr fs aff moled, I'nat any officer or soluter of the Virginia line, on continental es-Lablishment, or his egal representalive to whom a land warrant has issued by virtue of any resolution of the legislature of Virginia, as a bounty for services, which, by the laws of Virginia, passed prior to the ceson of the north western territory of the United States, entitled such officer or soldier to bonn'y lands, shali, if the said warrant has been or shall be located within three years from the twenty-third of March next, and a survey thereof has been or shall be, within five years from the said twenty-third of March next, returned to the office of the Secretary of War, obtain a patent for the same, in the same manner, and on the same conditions, as patents are obtained for lands located and surveyed on other warrants of the officers and soldiers of the Virginia line, on continental establishment : Provided, That no patent shall be obtained on such resolution warrants, unless there is produced to the Secretary of War, satisfactory evidence that such warrant was granted for services which, by the laws of Virginia passed prior may be stanoned, maroued in recruited to the cession of the north western

officers or soldier, his heirs or assigns, to bounty lands, and also a certificate of the register of the land office of Virginia, hat no other warrant has issued from the said land office for the services.

Sec. 2. And be it further enacted, That no putent shell be issued by virtue of the preceding section, for a greater quantity of land, than the rank or term of service of the officer or soldier, to whom or to whose legal representatives such resolution nurrant has been granted, would have entitled him to under the afore said laws of Virginia; and whenever it appears to the Secretary of War. that the survey or surveys, made by virtue of any resolution warrant, is for a greater quantity of land than the officer or soldier is entitled to for his services, the Secretary of War shall certify, on the said survey ir surveys, the amount of such surplus quantity, and the officer or soldier, his beirs or assigns, shall have leave to withdraw his survey from the offi e of the Secretary of War, and re-survey his location, excluding such surpius quantity, in one body. from any part of his re survey, and a patent shall issue upon such re-survey as in other cases.

NAT. MACON. Speaker of the House of Representatives. S. SMITH, President of the Senate pro-tempore.

Approved March 5, 1807 TH. JEFFERSON

## War Department.

FIERUARY 23, 1805. MOTICE is hereby given, that separate Proposals will be received at the Office of the Secretary for the Department f War, until 12 o'clock at meon of I the first Wednesday in June next, for the sopply of all rations that may be required for the use of the United States, from the

day of September 18/8, both days inclusive, at the following places, v z. Ast At Nia ara, Detroit, Michilimacki nacy Fort Wayne, Chikago, and at any place or places where it ous are or may be s attorned war hed or reconted within the State of Gino, and Territory of Mich gan,

and at any place or places within the In

first day of October 1807, until the 30th

diana Territory, north of the 41st degree t of North latitude.

2 d. At the new military post opposite Cherokee nation between Tennessee and Georgia, and on the Tennessee river, and on the road between said river and Nash ville, and at any piace or places where troops are or hav be stationed, marched or recrified within the states of Kentucky and

3-d. At the garr son near Vincennes, on the river. Wabash, ap ort Massac, New Madrid. Chickasaw Bluffs, Arkansa, Nat hez and Fort Adams, and ar any place or places where troops are or may he sis tioned, marched or recruited in the Mississippi territory, except the county of Wash ington, and at any place or places in the Indiana territory south of the 4131 degree of north latitude, and fifty miles east of the Missi-sippi river.

4th. At St Louis, St Charles, Kaskaskia, Cahokia, and at any place or places where troops are in may be stationed marched or recruited within the territory of L u siana, north of New Madrid, and a any place or places in the Indiana territory within fifty miles east of the Mississipp river, and south of the 41st degree of north latitude, Fort Massac excepted

5th. At New-Orleans, Placquimmes, Point Coupee, Oacheta, Natchitoches, Appe ousas, At akapa, fort Stoddert, Fort St. Stephens, and arany place or places where troops are or may he stationed, marched or recruited within the territory of Orleans, or in the county of Washington in the Mississippi territory, and at any place of places on the west side of the Mississ pp: river

Separate proposals will also be received as aforesaid, for the supply of all rations, United States, we know of none more which may be required for the use of the deserving of public notice than the follow United States, from the first day of January 1858, to the 31st day of December of the same year, both days inclusive, within the several states herematier memored, v z

oth. At the Oa mulgee Old Field, and ar any place or places where troops are or may be stat oned, marched or recruited, within thestate of Georgia, and on the In dian boundary between Georgia and the Creel nation.

7th. A: Char eston, Rocky Mount, on the head waters of the Santee, and at any place or places where troops are or may be stationed, marched or recruited, within the states of North and South-Carolina.

8 h. At orf. lk, and at any place or Rendering Cellars that are marshy and place where troops are or may be stationed, clamp, water proof. marched or recruited within the state of V. rginia.

9in At Fort M'Henry, and at any place or piaces where troops are or may be siationed, marched or recruited within the state of Maryland and the district of Co-

10 h. At Fapt M fflin, Carlisle, and at any place or places where troops are or within the state of Pennsylvan a, east of Til: 1 FFERSON | territory, would have entitled such | New-Jursey and Delawate.

11th At Pittsburg, and at any place or | places, where troops are or may be stationed, marched or recruited within the state of l'ennsylvania, west of the mountains.

12th At Fort Jay, West Point, Albany, Schenectady, and at any place or places where troops are or may be stationed marched or recruited within the state of New-York, Niagara and its dependencies excepted

13th At Fort Trumbull, Fort Wolcott and at any place or places where troops are or may be stationed, marched or recruited within the state of Connecticut, Rhode-

Island and Vermont. 14th. At Fort Independence (Boston harbour) and at any place or places where roops are crimay be stationed, marched or recruited within the state of Massachusetts,

Maine excepted. 15th At Portsmonth and Portland, and at any place or places where troops are or may be stationed marched or recruited within the state of New-Hampshire and the

the town of Springfield and the district of

dictrict of Maine 10th Proposals will also be received as aforesaid, for the supply of all rations which may be required by the United States, for the troops which are or may be stationed. marched or recruited within the town of Springheli in the state of Massachusetts, and for the armourers and other persons employed in the United States' armoury at that place, from the 1s: day of January 1808 to the 31st day of December in the

same year, both days inclusive. A ration to consist of one pound and one parter of beef, or three quarters of a pour of pork, eighteen ounces of bread or flour, one gill of rum, whiskey or brandy, and a the rate of two quarters of salt, four cuares of vinegar, four pour ds of seap, and onpound and a haif of caudles to every nun. dre rations The prices of the several component parts of the rations shall be specified; but the United States reserve the right of making such alterations in the price of the component parts of the ration after said, as shall make the price of each par thereof bear a just proportion to the proposed price of the whole ration. The rations ore to be furnished in such quantities, that there shall at all times, during the term of the proposed contract, be sufficient for the consumption of the troops at Michil mack mac, Detrut and Uhika a fer six months in advance, and at each of the other post

on the western waters for at least three months in advance, of good and wholesome provisions, if the same shall be required It s also to be permitted to all and every of the commandants of fortified places of ports, to call or, at seasons when the same can be ransported, or at any time in case of urgency, such supplie of like previsions in advance, as in the discretion of the commandant sha! be deemed proper.

It is understood that the co- tractor is to he at the expense and risk of issuing the upplies to the troops, and that all losses sustained by the depredations of an enemy. or by means of the troops of the United States, shall be paid by the Un ted States as the price of the articles captured or de stroyed as aforesaid, on the depositions of Mr. John Drummend's g. g. Buckwoot more persons of creditable characters. and the certificate of a commissioned flicer, stating the circumstances of the loss, and he amount of the articles for which com persation shall be claimed,

The privilege is understood to be reserved to the United States, of requiring that none f the supplies which may be fornished un der any of the proposed contracts, shall be sued, until the supplies which have been r may be furnished under contracts now force, have been consumed; and that a apply in advances may always be required ar any of the fixed posts on the seaboard or

I dian frontier, not exceeding three months. H. DEARBORN. Secretary of War

February 25, 1807.

## HILLSBOROUGH RACES

THE

By order of the Club, HENRY THOMSON, jun Sec

Patent Fire and Water-proof

CEMENT.

MONG the various discoveries A which have of late been made in the ing, by LEWIS DE TROTH Such and sideratum in the architecture of building has been long wanting. Many attempt have been made to compose or ma: utac proa cherical composition similar to that used av the ancient Egyptians; but we hav heard of none which approximates near to that which is generally called he Egyp ian cement, and wir ch has put at defiance the ravages of Time for several thousand; Years, than that which the Patentee here

A Composition equal in durability to Free Stone for covering Roofs, Floors, and plaistering Walls of Houses.

describes.

Chim.ey Pieces Fire Hearths and cisterns

steps to front and back Doors of House's Cement Pavement entire, & r Front and Rear of Houses, Arches, and Works un der vater, Statues, Images, &c plaiste ou side of Houses.

The Materials of this Cement does no much exceed the Price of common Plai

A Specimen of the Composition may b the mountains, and within the states of II viewed at Mr. Stelle's Hotel . Washington, and also at the Union Tayern, Georgetown, I

State of North Carolina, Bertie County Court,

February Term, 1207. Sareb Tarlington versus ) Petition the Heire of Beng Tarlington, dec. DOWER.

T appearing to the satisfaction of this Court, that William Staple on and done his wife, two of the Defendants in this suit, are not inhabitants of this State, It is Ordered, That saty days public notice be give to the said William Stapleton and Anne his wife, by advertise ent in the Raleigh Register, that they be and appear bef re the Justices of this Court, to be held for this County at the Court-House in Windsor on the second Monday of May next, then and there to put in their ailswer to the petition of the petitioner, or judgment will be taken against them, pro confesso. Test,

JOS BLOUNT, D. C.

March 14, 1807.

The beautiful and thorough bred Horse



Now rising four years old,

Which will commence the tenth of Warch and end the tenth of Aurust, at my Stable at the Red House in Caswell County, and will be let to Mares at six Dollars the Leap, Cash; twelve Dollars the Seasons natable the first of January next, and 24 Dollars to insure a Mare to be with Foal, which will be dema ded if the Prov party of the Mare is changed. The Subscriber is justified from the most unquesconable authority, to say, that CITIZEN ranked among the best Stallions in this Country; his Colts not being inferior to my, and he being a remarkable sure Foal getter RICHARD OGILBY.

PI DIGREE.

I do hereby certify, that Mr Sterling Ruffin's Eay Horse Citizen was foaled in 1798, my Property, that his sire was Mellzar, his dam Camilla, by Wildair, his rand dam Mirerva, by Obscurity greats grand dam Dana, by Claudius r great great rand dam Sally Painter, by Starling, out f the imported Mare Silver. Both S.lver and Starling were sot by the Believze Arte nan in England.

WM E BRODNAX.

RACING PERFORMANCES.

October, 1801, New-Brunswick Sweepstakes, for 3 year olds two mile heats, therty Dollars entrance. 86 lbs, each, upe wards of 20 Subscr.bers,-

Mr. Burwell Wilke's g. f. Perfection, by Bellair, Mr. S erling Ruffin's b. c. Citizen, 

skin, by President, Mr. Griffin Stith's b f. --- by Dr. Hichard Field's g. g --- by Dare-Devil,

Each neat run in three m nutes fifty-se-New-Branswick meeting, October, 1802,

450 Dollars, four mile hears, free for all ages, weights as at New Market,-Mr Sterling Huffin's b. h Gitizen, by Mellzar,

Mr. Burwell Wilke's b h. Chanti cleer, by Chancicleer ir. Griffin Stith's b m -- by

In a-few days after this Race, Chanticleer beat Doctor Pasteur's famous Horse Snap Diagon, at Warrenton, three mile neats Citizen has never been on the Turk

Twenty Dollars Reward.

RUN away from the Sub-criber, on Monday the 9th instent, a tikely Muginia-born NEGRO FELLOW; by he name of WALKER, aged about 21 ears, of dark complexion, a long head, and fully as lusty as common Fellows

The above Reward will be given to any erson who will deliver the said Negro to he Subscriber, living nine miles south Pitsborough, or secure him in any Jail in ins Stare, so that I get him again, and er dollars more to prove, on oath, t at the 51 d Negro is harboured by any person.do expect the said Negro is in the neighnourhood of Raleigh, from whence he will de vous to make his escape to Orange County, in V rginia. T. FARISH. Charbam County, Feb 18.

## NOTICE.

HE Subscriber having qualified as Executor to the Estate of John 5 L. Schenck, Esq of Tarbereu h, dec. quests all those to whom the Estate is intlebted, to present their Accounts for liquitation and payment; and all these who are indebted to the Estate by open Account, are desired to close the same by a Note or otherwise, previous to the first day of May ext, as after that period buits will be entered against them indiscriminately.

DANIEL REDMOND tie dsat he Store formerly occup ed by Mr Schenck at l'arborough, and is au tica z o by me to ive and receive discharges

WILL. ROSS, Advis Washington, Feb. 20, 1807,