



FRIDAY, JUNE 23, 1820.

NO. 1083.

VOL. XXI.

BY AUTHORITY.

An act to amend the act, entitled "An act to amend the act authorizing the employment of an additional Naval force."

Be it enacted by the Senate and House of Representatives of the United States of America, in Congress assembled, That the second section of the act entitled, "An act authorizing the employment of an additional naval force," passed on the thirty-first day of January, eighteen hundred and nine, be, and the same is hereby amended, so far as to authorise the enlistment of able seamen, ordinary seamen, and boys, during the continuance of the service or cruise for which they shall be enlisted; not, however, to exceed the period of three years.

Approved—May 15, 1820.

An act to provide for repairing the roof of the General Post Office, and to procure an engine for the protection of said building.

Be it enacted by the Senate and House of Representatives of the United States of America, in Congress assembled, That the Post Master General be, and he hereby is, directed to cause the roof of the General Post Office to be repaired and covered with slate; and also to procure and keep, for the protection of said building, an engine and apparatus, for extinguishing fire, and to cause to be built a suitable house for the safe keeping of such engine.

Sec. 2. And be it further enacted, That there be, and there is hereby, appropriated, to be paid out of any moneys arising from the postage of letters and packets, such sum as may be necessary for the purposes aforesaid, not exceeding six thousand and twenty dollars.

Approved—May 15, 1820.

An act to continue in force the act, entitled, "An act to provide for reports of the decisions of the Supreme Court," approved the third of March, one thousand eight hundred and seventeen.

Be it enacted by the Senate and House of Representatives of the United States of America, in Congress assembled, That the act entitled "An act to provide for reports of decisions of the Supreme Court," approved the third day of March, one thousand eight hundred and seventeen, be, and the same is hereby, continued in force for three years and no longer.

Approved—May 15, 1820.

An act for the relief of Thomas Hunter.

Be it enacted by the Senate and House of Representatives of the United States of America, in Congress assembled, That the proper accounting officers of the Treasury department audit and settle the claim of Thomas Hunter, late a soldier in the nineteenth regiment of the U. States infantry, for retained bounty, pay, and travelling allowances due him at the time of his honorable discharge; and to pay the amount due him to Sterling Johnson, his attorney in fact, out of any unappropriated money in the Treasury: *Provided*, that the said Sterling Johnson shall make and deliver to the first Comptroller of the Treasury, a bond, in such sum, and with surety, as the said Comptroller may direct, to secure the U. S. against a repayment of the sum which may be allowed and paid as aforesaid.

Approved—May 15, 1820.

An act for the relief of Joshua Newsom, Peter Crook, and James Rabb.

Be it enacted by the Senate and House of Representatives of the United States of America, in Congress assembled, That the proper accounting officer of the Treasury department be, and he is hereby, authorized and directed to audit and settle the claims of Joshua Newsom, and of Peter Crook, for two horses each, and of James Rabb, for seven horses, alleged to have been impressed into the public service in the Seminole war: *Provided*, That such impressment, and the value of said horses when impressed, be satisfactorily proved; that said horses were not returned to their owners; and that any compensation which may have been allowed and paid for the service of said horses, after the time of their impressment, be deducted.

Sec. 2. And be it further enacted, That the amount thereof, when ascertained as aforesaid, be paid out of any money in the Treasury, not otherwise appropriated.

Approved—May 15, 1820.

An act for the relief of the legal representatives of Tench Francis, deceased.

Be it enacted by the Senate and House of Representatives of the United States of America, in Congress assembled, That the proper accounting officers of the Treasury Department be, and they are hereby, authorized to audit and settle the accounts of Tench Francis, deceased, late purveyor of public supplies, in such manner and upon such terms as may appear just and reasonable: *Provided*, That the sum to be credited to said Francis, after charging him with all payments made to any person or persons for his use, shall not exceed the sum standing to his debit on the books of the Treasury.

Approved—May 15, 1820.

An act to increase the number of Clerks in the Department of War.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Department of War be, and he is hereby, authorized and empowered to employ six additional clerks in his department; and that the sum of six thousand dollars be, and the same is hereby, appropriated, for their compensation; to be paid out of any money in the Treasury, not otherwise appropriated. This act to continue in force for one year and no longer.

Approved—May 15, 1820.

An act for the relief of Richard Smyth.

Be it enacted by the Senate and House of Representatives of the United States of America, in Congress assembled, That the Secretary of the Treasury be, and he is hereby, authorized, in the settlement of the account of Richard Smyth, late collector of direct taxes, and internal revenue, for the territory of Michigan, to credit the said Smyth with the amount of public moneys of which he was robbed in the month of April, eighteen hundred and eighteen: *Provided*, that the amount so credited to him shall not exceed the balance now standing against him on the books of the Treasury.

Approved—May 15, 1820.

An act for the relief of Martha Flood.

Be it enacted by the Senate and House of Representatives of the United States of America, in Congress assembled, That there shall be paid, out of any money in the Treasury, not otherwise appropriated, to Martha Flood, administratrix of William Flood, late of Buckingham county, in the State of Virginia, the sum of one hundred and twenty-two dollars and four cents, being the amount paid by the said William Flood for the duty charged on a boiler used for the boiling of water only, which boiler was not legally subject to duty.

Approved—May 11, 1820.

An act for the relief of James Wilkinson.

Be it enacted by the Senate and House of Representatives of the United States of America, in Congress assembled, That the proper accounting officers of the Treasury Department settle & discharge the amount of a judgment, with interest, if any shall have accrued, and cost, which Gen. John Adair, lately in the Superior Court of Mississippi, recovered of Gen. James Wilkinson, for false imprisonment, to the person who may have paid off said judgment, or if undischarged, to the person entitled thereto.

Sec. 2. And be it further enacted, That a sum not exceeding three thousand dollars, be and the same is hereby, appropriated, out of any money in the Treasury, not otherwise appropriated, for the payment of said expenses and damages.

Approved—May 11, 1820.

An act making appropriations for carrying into effect the treaties concluded between the Chippewa and Kickapoo nations of Indians.

Be it enacted by the Senate and House of Representatives of the United States of America, in Congress assembled, That for the purpose of carrying into effect the stipulation contained in the fourth article of the treaty concluded between the U. States & the Chippewa nation of Indians, on the 24th of September, one thousand eight hundred and nineteen, and which was ratified by the President of the U. S. by and with the advice and consent of the Senate, on the twenty-fourth day of March, one thousand eight hundred and twenty, there be, and hereby is, appropriated the sum of one thousand dollars, to be paid in silver, annually, forever to the said Chippewa nation.

Sec. 2. And be it further enacted, That there be, and hereby is, appropriated, the sum of two thousand dollars, to carry into effect any other stipulations contained in the said treaty.

Sec. 3. And be it further enacted, That the sums herein appropriated be paid out of any monies in the Treasury not otherwise appropriated.

Sec. 4. And be it further enacted, That for the purpose of carrying into effect the stipulations contained in the third article of the treaty concluded between the United States and the tribe of Kickapoo Indians, of Vermilion, on the thirtieth day of August, one thousand eight hundred and nineteen, and which was ratified by the President of the United States; by and with the advice and consent of the Senate, on the tenth day of May, one thousand eight hundred and twenty, there be, and is hereby, appropriated the sum of two thousand dollars, to be paid annually, for two years, out of any money in the Treasury, not otherwise appropriated.

Approved—May 15, 1820.

An act for the relief of Thomas Leiper.

Be it enacted by the Senate and House of Representatives of the United States of America, in Congress assembled, That there be paid to Thomas Leiper the specie value of four Loan Office Certificates, numbered two thousand eight hundred and ninety-nine, two thousand nine hundred and four, two thousand nine hundred

and five, two thousand nine hundred and six, and issued by the Commissioner of Loans for the state of Pennsylvania, in the name of Thomas Leiper, on the twenty-seventh day of February, seventeen hundred and seventy-nine, for one thousand dollars each; and also the specie value of two Loan Office Certificates, numbered two thousand nine hundred and sixty, and two thousand nine hundred and sixty-one, issued by the Commissioner of Loans for the State of Pennsylvania, on the second day of March, seventeen hundred and seventy-nine for one thousand dollars each, which certificates appear to be outstanding on the books of the Treasury, with interest at six per centum, annually, out of any money in the Treasury, not otherwise appropriated: *Provided*, That the said Thomas Leiper shall first execute and deliver to the Comptroller of the Treasury a bond of indemnity in such sum, and with such security, as shall be satisfactory to the said Comptroller.

Approved—May 15 1820.

An act for the relief of Charles S. Jones, and Richard Buckner, jun'r administrators of William Jones.

Be it enacted by the Senate and House of Representatives of the United States of America, in Congress assembled, That Charles S. Jones and Richard Buckner, jr. administrators of William Jones, late collector of the direct tax for the 23d district of Virginia, be, and they are hereby, released and discharged from any liability for the sum of seven hundred and forty-seven dollars and forty five cents, this sum being for stamps for which the estate of William Jones, deceased, stands charged on the books of the Commissioner of the Revenue, which stamps were lost during the absence and detention of the said William Jones from home, occasioned by an accident which deprived him of his life.

Approved—May 8, 1820.

HAWFIELD LAND FOR SALE.

THE subscriber intending to leave this part of the country, is desirous of selling his Tract of Land, lying on Haw Creek, North-Carolina; containing about 200 Acres; of as good a quality as any in the Hawfields. It is unnecessary, however, to point out any advantages, as it is presumed any person wishing to purchase will view the land before purchasing. There is about 75 acres cleared on it, and fit for cultivation; it is handsomely situated; and it is well known that there is no part of the country more healthy than the Hawfields—it is also well watered, has on it a commodious dwelling House, a good Barn and other necessary Outhouses.

The subscriber lives on the premises about three miles east of Murphey's Mill, on the road leading from Salem to Chapel Hill, and can be seen at any time.

EXUM ELLIOTT.
Hawfields, Orange county, 81 5w
May 31.

TO CABINET-MAKERS.

THE Subscribers have the satisfaction to inform all persons engaged in the above line, that they have just put into operation, in the City of Charleston, their SAW-MILL, (the only one at present in the Southern States,) erected for the sole purpose of Sawing Mahogany into Veneering, &c.

From the samples produced of its cutting, and inspection of the Machinery, it has been pronounced by the most competent judges, to be equal to any in the Northern States.

They now offer to supply such persons as may favor them with their custom, with any quantity and quality of Mahogany Boards or Veneering, agreeable to order, and at the shortest notice.

Having supplied themselves with a large and choice assortment of the above Wood, they will be able to supply their customers on as low, and perhaps lower terms than they ever had before.

All orders from abroad, directed to the subscribers, post paid, and with due reference to some person in this place, will meet with the strictest attention, by
JOHN EGGLESTON and
B. S. RIDGEWAY.
Charleston, S. C. March 11, 1820.—71 3m

By the President of the United States. WHEREAS, by the acts of Congress, passed on the 26th of March, 1804, on the 3d of March, 1805, and on the 25th of April, 1808, the President of the United States is authorized to cause the Lands in the District of Detroit to be offered for sale when surveyed;

Therefore, I, JAMES MONROE, President of the United States, do hereby declare and make known, that public sales, for the disposal (agreeable to law) of certain lands, shall be held at Detroit, in Michigan Territory, on the first Monday in July next, viz:
South of the East of the
Town- base line. meridian line
ships 1, 2, 3, 4, 5, 6 & 7, in ranges 4, 5 & 6.
1, 2, 3, 4, 5 and 6, in ranges 7.
1, 2, 3, 4 and 5, in ranges 8.
excepting such lands as are or may be reserved by law for the support of schools or for other purposes. The sale shall continue so long as may be necessary to offer the lands for sale, and no longer; and the lands shall be offered in regular numerical order.

Given under my hand, at the City of Washington, this 15th day of March, 1820.
JAMES MONROE.
By the President: JOSIAH MEIGS,
Commissioner of the General Land Office.
70—July 1.

TO CONTRACTORS.

PROPOSALS will be received at this Office until the 30th of June, for carrying the Mail on the following Post Route, viz. From Raleigh by Harrison's Store, Franklin County, Patterson's Store and Sille's Store to Nashville or Nash court-house, once a week: Leave Raleigh at 6 o'clock a m every Saturday and arrive at Nashville on Sunday at 10 o'clock a m; and leave Nashville every Sunday at 11 o'clock a m. returning by the same route, and arrive at Raleigh on Monday by 4 o'clock, pm

B B. SMITH, P. M.
Post-Office, Raleigh, 18th April 1820

CAUTION.

THIS is to forewarn all persons from trading for a Note of Hand signed Thomas P. Ellias and Zechariah Elliabe, payable to David Stewart, (of Mecklenburg county, North-Carolina.) for one hundred and thirty-seven Dollars, dated the 22d or 23d of February, 1820, due five months after date; which note I am determined not to pay, as it was given in part pay of a Negro which, it appears, was not the property of said David Stewart, and it likewise appears that his proper name is David Stewart Kerr.

ZECARIAH ELLIABE
Chesterfield District, S. C. May 8. 3t

\$50 REWARD.

STOLEN from the subscriber, living in Salisbury, N. C. on Friday, the 26th instant, A DARK BROWN HORSE. The Horse is seven years old, 15½ hands high, crest-fallen, nicked, has a small star in his forehead, with a small white spot at the root of his tail, and is short trade. The man who stole him calls himself JOHN GARNET, between 25 and 30 years of age, about 5 feet 9 or 10 inches high, red hair pale complexion, has a bad cough, and is apparently in a consumption; and has a large scar under the right side of his chin. His clothes cannot be described, as he has two suits with him; but he generally wore a blue surtout.

Whoever will apprehend said thief, and secure him in any Jail in the United States and give me information, shall receive Twenty five dollars; and Twenty-five Dollars for information of the Horse, so that I may obtain him again.

PETER KRIDER
Salisbury, May 29 81p82

SALE AT AUCTION.

IN pursuance of a Deed of Trust to me executed by Col. John T. C. Wiatt, for the purposes therein expressed, I shall on Thursday the 29th day of June next, expose to Public Sale, at the Dwelling House of said Wiatt, in the City of Raleigh, TWO LOTS, Nos. 102 & 103, containing one acre each, whereon he now resides; a fourth of LOT No. 87; FOUR NEGROES, viz. two Men and two Women, the former able-bodied and very superior Blacksmiths; also a variety of GIGS & COACHES, some finished and some unfinished; a large and well selected assortment of Coachmaking Materials, as Iron, Timbers, Morocco, Springs, plated articles, &c. &c. &c.—all the stock of Tools both of the Wood and Blacksmith's Shops complete; and all the Household and Kitchen Furniture; one Horse, a small stock of Cattle and Hogs, besides a tedious catalogue of other articles.

The Lots all adjoin each other, are handsomely situated and well improved. Persons desirous of a residence in this city, or of furnishing themselves with all necessary articles in the Coach-making line, will particularly find it to their advantage to attend this sale. The sale will commence at 10 o'clock and continue from day to day until the purposes of the Trust are satisfied. Terms accommodating and made known at the sale.

CHARLES MANLY, Trustee.
Raleigh, May 11, 1820. 77ts

ACCOMMODATION STAGES,

From Petersburg to Baltimore in Forty Hours.

THE Mail Coach leaves Petersburg every day at 7 o'clock, P. M. arrives at Richmond at 11 P. M. starts from Richmond at 3 A. M. and arrives in Baltimore via Frederickburg and Washington City the next day to date. By this arrangement Passengers are expedited nearly 24 hours, and the Fare through is much less than by any other route. And the Proprietors pledge themselves that every attention shall be paid to Passengers both on the road and in Houses for accommodation that can be required.

Returning, the Coaches leave Baltimore at 5 A. M. every day, arrive at Washington to the Steam Boat at 12—and arrive at Richmond at half past 4 P. M. next day, in time for the Southern Mail Coach. In order to effect this arrangement, the Proprietor from Richmond to Petersburg, have provided comfortable close Mail Coaches, that are for the express purpose of carrying those Passengers that are under the necessity of hurrying on; and to prevent the delay in Richmond and Petersburg, so much complained of. The Passengers shall not be delayed in Richmond that are in the regular line, and who apply in season for seats. Extra Carriages shall always be in readiness to start at the time of the regular Line.

The regular lines of Morning Coaches to and from Petersburg will be continued as usual. Charlottesville and Lynchburg Stages, leave Richmond every Tuesday and Friday mornings. (Seats taken at the Stage Office, Union Hotel.)
THE PROPRIETORS—
Richmond, March 22, 1820. 70 3m

TOWN PROPERTY FOR SALE.

AS it is my intention to settle in the out part of the City, I wish to dispose of my Town Property.

The improved Lot on which I live, is one of the most desirable in the City for a dwelling, and at the same time, public enough for any Business. I have two other Lots, very valuable on account of their relative situation and of the handsome sites they afford for Building.

Purchasers are invited to view the premises.
H. POTTER.
Raleigh, June 1 80f

MADISON ACADEMY.

THE Trustees of Madison Academy are happy to inform the Public, that they have engaged Mr. James Franklin Martin, a late Graduate of the University of North-Carolina, to take charge of said Academy as a Teacher. This Academy is situated in the west end of Rockingham county, N. C. The Trustees can assure Parents and Guardians that Board can be had in good families at \$30 Dollars per Session. The School will commence on the 4th day of July next.

DUKE SCALES, Secretary.
June 15. 82—

SUMMER SESSION.

THE Proprietors of the Raleigh Private Academy respectfully inform their friends, and the Public generally that their Summer Session will commence on Monday, the 19th of June, instant.

Terms—1st Class \$8 50—2d \$14 50—3d \$16 50.

Females who enter the highest Class will be entitled to lessons in Drawing and Painting, without any extra charge.
June 8 81 3t

DISSOLUTION.

THE Partnership of JONES & FOREST was this day dissolved by mutual consent. All those having claims against the Firm, are requested to present them immediately to Fanning M. Jones, who is duly authorized to settle the same.

FANNING M. JONES,
JOHN F. FOREST.
Raleigh, June 6. 81 3t

N. B. The Business will hereafter be conducted by FANNING M. JONES.

DISSOLUTION.

THE firm of SAVAGE & STEDMAN is this day dissolved, by mutual consent. All persons indebted will please make immediate payment to John C. Stedman, who is authorized to settle the business of the Firm. Those having claims will render them to him. They do not wish to make their former liberal customers pay east these hard times, but will be under the disagreeable necessity of doing so, if accounts are not settled by the last of this month.

SAVAGE & STEDMAN.
Raleigh, June 2.

NOTICE.

THE subscriber will still carry on the Business at his former Stand. On hand, a handsome assortment of

Jewellery, Watches, &c.
Which he will sell low for Cash.
Clocks & Watches carefully repaired.
J. Y. SAVAGE.
June 8. 81 4w

CHAPEL-HILL ACADEMY.

THE Exercises of this Institution will commence on Thursday the 20th of July next, under the superintendance of the undersigned. The course of Studies in this Academy will be (as usual) so arranged as to render it in every respect preparatory to the University. Elocution correct Pronunciation according to the rules of Prosody, Scanning and the derivation and composition of Words, will receive particular attention. Due regard will also be paid to those pursuing the lower branches of Education, and every exertion used to stimulate them to emulation. The moral conduct and good deportment of the pupils will receive special attention.

The local situation of this Academy must always afford advantages to those preparing for the University.
The terms of Tuition will be as usual. The Sessions and Vacations will be regulated by those of the University.

JAMES A. CRAIG.
Chapel-Hill, May 25.
J. A. Craig will keep on hand a supply of School Books. 79 7

STATE OF NORTH-CAROLINA.

SURRY COUNTY.
Court of Pleas and Quarter Sessions,
May Term, 1820.
Alexander Freeman & others, Petition

vs. William Hammons & others, Defendants.
IT appearing to the satisfaction of the Court, that William Hammons, Jesse Moore, and Lewis Callas, defendants in this cause, are not inhabitants of this State; it is therefore ordered that publication be made in the Raleigh Register for six weeks, that the defendants appear at the next Court of Pleas and Quarter Sessions to be held for the county of Surry, on the second Monday of August next, and then and there answer, plead or demur, otherwise judgment, pro confesso, will be entered against them, and the Petition heard ex parte. Witness, Joseph Williams, Clerk of our said Court at Office, the second Monday in May, 1820.
82 JOS: WILLIAMS, C. C.