

AN ACT

Concerning the commercial intercourse between the United States and Great-Britain and France & their dependencies, and for other purposes.

BE it enacted, by the Senate and House of Representatives of the United States of America, in Congress assembled, That from and after the passage of this act, no British or French armed vessel shall be permitted to enter the harbours or waters under the jurisdiction of the United States; but every British and French armed vessel is hereby interdicted, except when they shall be forced in by distress, by the dangers of the sea, or when charged with dispatches or business from their governments, or coming as a public packet for the conveyance of letters; in which cases, as well as in all others, when they shall be permitted to enter, the commanding officer shall immediately report his vessel to the collector of the district, stating the object or causes of his entering the harbours or waters of the United States; and shall take such position therein as shall be assigned him by such collector, and shall conform himself, his vessel and crew, to such regulations respecting health, repairs, supplies, stay, intercourse and departure, as shall be prescribed to him by the said collector, under the authority and directions of the president of the United States, and not conforming thereto, shall be required to depart from the U. States.

Sec. 2. And be it further enacted, That all pacific intercourse with any interdicted foreign armed vessels, the officers or crew thereof, is hereby forbidden, and if any person shall afford any aid to such armed vessel, either in repairing her, or in furnishing her, or officers or crew, with supplies of any kind, or in any manner whatsoever, or if any pilot shall assist in navigating the said armed vessel, contrary to this prohibition, unless for the purpose of carrying her beyond the limits and jurisdiction of the United States, the person or persons so offending, shall be liable to be bound to their good behaviour, and shall moreover forfeit and pay a sum not exceeding two thousand dollars, to be recovered upon indictment or information, in any court of competent jurisdiction; one moiety thereof to the treasury of the United States, and the other moiety to the person who shall give information and prosecute the same to effect; provided, that if the prosecution shall be by a public officer, the whole forfeiture shall accrue to the treasury of the U. S.

Sec. 3. And be it further enacted, That all the penalties and forfeitures which may have been incurred under the act entitled, An act to interdict the commercial intercourse between the U. S. and G. Britain and France and their dependencies, and for other purposes, shall be recovered and distributed, and may be remitted, in the manner prescribed by the said acts respectively, and in the manner as if the said acts had continued full force and effect.

Sec. 4. And be it further enacted, that in either G. Britain or France shall, before the 3d day of March next, so revoke or modify her edicts as that they shall cease to violate the neutral commerce of the U. S. which the president of the U. S. shall declare by proclamation, and if the other nation shall within three months thereafter so revoke or modify her edicts in like manner, then the 4th, 5th, 6th, 7th, 8th, 9th, 10th and 11th sections of the act entitled, An act to interdict the commercial intercourse between the U. S. and G. Britain and France and their dependencies, and for other purposes, shall be and after the expiration of three months from the date of the proclamation aforesaid, be revived and have full force and effect, so as to relate to the dominions, colonies and dependencies, and to the articles the growth, produce or manufacture, of the dominions, colonies and dependencies, of the nation thus revoking or neglecting to revoke or modify her edicts in the manner aforesaid. And the provisions imposed by this act shall, from the date of such proclamation, cease and be discontinued in relation to the nation revoking or neglecting to modify her decrees in the manner aforesaid.

J. B. VARNUM, Speaker of the House of Representatives.
JOHN GAILLARD, President of the Senate, pro tempore.

APPROVED, JAMES MADISON.

Spotted Fever.

Several new cases of this disorder have appeared in this town within the last week—most of them have been severe. It has also spread considerably at Lancaster.

[Worcester Gaz.]

Extract of a letter from Antigua, dated the 24th of April, 1810, to a gentleman in N. York.

"I must beg leave to inform you, that the Admiral has received orders to prevent the importation of American articles in any bottoms, via St. Bartholomews; consequently the trade of that island has totally ceased, and the Americans now in that port are placed in a very awkward situation."

A letter from Cadiz, March 9, states that Malaga, Marbella, Estepona, Algeiras, St. Roque and Furosa, are freed from the French, the people having risen and killed most of the French who were in those places.

[Del. Gaz.]

A Shocking Occurrence.

How many tragical events take place from trusting to the care and discretion of very young children! The following is a fatal and warning instance, which happened at Marblehead, on Thursday evening the 3d instant. A woman by the name of Jones left her daughter, of 6 years old, at home to keep house while she herself was absent at a night meeting. A person passing by, observed an extraordinary light in the chamber, and being alarmed went in; when he found the child (who it is supposed had been overcome by sleep) lying on the floor wrapped in flames. She lived in great agony till the next day and then expired. Her body was burnt in a manner too shocking to be described. The living worms were seen retreating from the heat through her mouth and nostrils.

[N. York pap.]

In 1808 an act passed congress authorising the sale of public arms to the individual states. According to a late report from the war department, these have accordingly been sold.

To Georgia, 4000 stand, at 10 dolls.
To Maryland, 4000 do. at do.
To Georgia there have also been sold 1000 cartridge boxes, &c.

Remarkable Tree.

At Tortworth, in the county of Gloucestershire, England, there is a chestnut tree which at 5 feet from the ground is 50 feet in circumference. In the reign of Stephen, this tree was called the great chestnut tree. From this circumstance it is calculated the tree must have been planted in the reign of Edgbert, anno 800; and this calculation is founded on the supposition that a chestnut tree is 300 years before it is in its prime, consequently not less than one thousand years old.

[La Belle Assemblee. Lond. Jan 1810.]

A horse not fond of a basement story.

A few days since Mr. Tate, of Newcastle cabinetmaker, was surprized in his warehouse, which is up two flights of narrow, high winding stairs, by a visit from a draught-horse! The poor animal, when he found himself among the looking glasses &c. trembled excessively; he was got down without injury to himself or hoist!

[Ibid.]

Maus and Black's IMPROVEMENT IN THE Construction of Mills, &c.

BY means of this new invention, of all others yet discovered the most simple and least expensive, families, consisting of twenty or thirty persons, may be suited with a mill adequate to a supply of flour, at an expense less than the value of the toll paid for two years at watermills, exclusive of the trouble of sending to the water or windmill. This invention may be used by hand, by horse power, by wind or water, according to the purposes for which the mill is to be used. A model may be seen at Pinkney and Munroe's store, in Annapolis, where patent rights may be had, to make and use the same under the authority of the subscriber, sole proprietor for Anne-Arundel county.

JOHN GIBSON.

N. B. The subscriber will give information as to the mode of applying the power to this machine according to the experience already obtained.

J. C.

NOTICE.

THE creditors of the late Dr. THOMAS BOURNE will take notice, that on the 25th June next a meeting will be held at Hunting-town, in Calvert county, for the purpose of paying their dividends of the personal estate of said Bourne.

WM. E. HUNGERFORD, Admr.
May 6, 1810.

The Subscriber

TAKES this method of informing his friends, and the public, that he has taken the house formerly occupied by captain James Thomas, and lately by Mr. William Brewer, where he intends keeping a PRIVATE BOARDING HOUSE. All those who may favour him with their company, may depend on his best endeavours to give general satisfaction.

WILLIAM TUCK.
Annapolis, April 10, 1810.

NOTICE.

ALL persons having claims against the estate of the late Thomas W. Walker, deceased, are hereby requested to bring them forward, properly authenticated, to the subscriber, for settlement.

BENJ. HODGES, Executor of T. W. W.

May 16, 1810. 6c.

Public Sale.

By virtue of a decree of the high court of chancery, will be sold at Public Sale, on the premises, on Saturday, 26th day of May, instant,

ALL the real estate of John Sappington, late of Anne-Arundel county, deceased, containing about one hundred and eight acres, more or less, being the place whereon the said Sappington resided at the time of his decease. This land is considered of good quality, and produces well Indian corn, rye, oats and wheat, the buildings are tolerably good. A fine apple orchard, together with a number of other valuable fruit trees. There is a sufficiency of woodland to support the plantation. This land lies on Towler's Branch, adjoining the lands of Philip Hammond, Esq. The above land will be sold on a credit of twelve months, the purchaser or purchasers giving bond with approved securities, with interest from the day of sale. Upon the purchase money being paid, and not before, a good and sufficient deed will be executed. The sale to commence precisely at eleven o'clock A. M.

WILLIAM WARFIELD, Trus.
Annapolis, May 5, 1810.

Land for Sale.

By virtue of a decree of the chancellor of Maryland, the subscriber will expose to public sale, on the 16th day of June next, on the premises,

ALL that tract of land called Pleasant Prospect, supposed to contain 150 acres, and all that part of a tract of land called Grammar's Parrot, containing about 100 acres, which was devised by William Crandell to William Crandell, of Adam, the said lands lying and being in Anne-Arundel county, at the mouth of Lyon's creek, and bounded by said creek on the south, and on the west by Patuxent river.

On the same day, and by virtue of another decree of the chancellor, the subscriber will also sell, at the same place, the residue of the tract of land called Grammar's Parrot, supposed to contain one hundred acres being that part of the said tract of which Gilbert Smith, late of Calvert county, died seized. The said lands to be sold on a credit of twelve months, the purchaser or purchasers giving bond, with approved security, for the payment of the purchase money, with legal interest from the day of sale.

The above lands combine many advantages, which it is deemed unnecessary to enumerate, as it is presumed any person wishing to purchase will first view the premises.

On the confirmation of the sale by the chancellor, and on the payment of the purchase money, the land will be duly conveyed to the purchaser or purchasers in fee, by JOHN S. SKINNER, Trustee.

William Duvall,

RESPECTFULLY informs his friends and the public, that he continues the GROCERY BUSINESS in the house formerly occupied by Mr. Samuel Peaco, in Corn-Hill street, where he offers for sale a general assortment of GROCERIES, and other articles, which he will sell low for cash.

He has also commenced the PORTER BUSINESS, where persons may be furnished by the single bottle or dozen.

Cash given for empty Bottles.
Annapolis, May 8, 1810.

The Subscriber,

HAVING received from David Hanlon, an assignment of his books, previous to his partnership with Thomas Karney, and at the same time, having also received of Hanlon & Karney, an assignment of their books, hereby notifies all persons indebted as above, to make payment to him immediately, as indulgence cannot be given.

BARNEY CURRAN.

N. B. Should those indebted neglect this call, the books will be put in the hands of a proper person to enforce payment. B. C.
Annapolis, May 9, 1810.

Notice.

ALL persons having claims against the estate of Francis Darnall, late of Anne-Arundel county, deceased, are hereby notified to bring in their claims, legally authenticated, on or before the twenty-fifth day of October next, or they will not be entitled to any benefit from the said estate.

MARGARET DARNALL, Executors.
J. TONGUE, April 20, 1810.

Charles Ridgely,

TAKES this method of informing Friends, and the Public, that he has commenced the Boot and Shoemaking business, Corn-Hill-street, Annapolis, where he intends carrying it on in its various branches. Those who may favour him with their custom may depend on his best endeavours to give general satisfaction.
May 1, 1810.

CHEAP GOODS.

THE Subscriber being desirous of settling his business, and having on hand a pretty general assortment of DRY GOODS and GROCERIES, suitable to the present and approaching Seasons, will sell them at very reduced prices for CASH.

Those who are indebted to him for all sums under Fifty Dollars are requested to call at his Store and settle the same immediately, and for all sums over fifty dollars to make payment on or before the first day of August next, as further indulgence cannot be given. Tobacco at a fair market price will be received in payment.

JOSEPH EVANS.
Annapolis, 11th May, 1810.

Anne-Arundel County, to wit:

I CERTIFY, that on this day Seth Sweetser brought before the subscriber, one of the justices of the peace for the county aforesaid, as a trespassing stray on his farm, near Annapolis, a BAY MARE about four years old, fourteen hands high, a star in the forehead, a long tail, mixed with gray hairs; the mare on the left side, appears to have been worked in geers. No other particular marks, no votes except a natural trot. Given under my hand, this 8th day of May, 1810.

GIDEON WHITE

N. B. The above mare came to the subscriber's farm about the 25th April last. The owner is requested to come, prove property, pay charges, and take her away.

SETH SWEETSER.

The STATE of MARYLAND.

In Council.

TO ALL WHOM IT MAY CONCERN.

MR. C. S. CONIG having produced to this Board an Exequator, signed by the President of the United States, and sealed with the seal of the said States, recognizing him as Vice-Consul from his Majesty the King of Sweden for the state of Maryland, to reside in or near the city of Baltimore—ORDERED, That the said recognition be published for the information and government of the people of this state.

GIVEN in Council, at the city of Annapolis, under the seal of the state of Maryland, this seventh day of April, in the year of our Lord one thousand eight hundred and ten, and of the Independence of the United States of America the thirty-fourth.

EDWD: LLOYD.

By the Governor,
NINIAN PINKNEY,
Clerk of the Council.

JAMES MADISON,

President of the United States of America.
TO ALL WHOM IT MAY CONCERN

C. S. CONIG Esquire, having produced to me his commission as Vice-Consul of His Swedish Majesty for the state of Maryland, to reside in or near the city of Baltimore, I do hereby recognize him as such, and declare him free to exercise such functions, powers and privileges, as are allowed within the United States to the Vice-Consuls of friendly powers, between whom and the United States there is no agreement for the regulation of the Consular functions.

In testimony whereof I have caused these letters to be made patent, and the seal of the United States to be hereunto affixed. GIVEN under my hand at the city of Washington, the third day of April, in the year of our Lord one thousand eight hundred and ten, and of the Independence of the United States of America the thirty-fourth.

JAMES MADISON.

By the President,
R. SMITH, Secretary of State.

ORDERED, That the foregoing be published twice in each week, for the space of three weeks, successively, in the Maryland Gazette and Maryland Republican at Annapolis, The Whig and Federal Gazette at Baltimore, and the Star at Easton.

By order,
NINIAN PINKNEY.

JUST PUBLISHED,
AND FOR SALE AT THIS OFFICE,
AN APPENDIX
TO A
RELIGIOUS COLLOQUY.