

NOTICE

IS HEREBY GIVEN, that agreeably to the act of Congress, entitled "An act to provide additional revenues for defraying the expenses of government and maintaining the public credit, by laying duties on spirits distilled within the United States and territories thereof, and by amending the act laying duties on licenses to distillers of spirituous liquors," passed December 21st, 1814, every person who shall, after the first day of February, 1815, distil spirits within the United States, is required, in addition to the duty on the license already taken, or hereafter to be taken by him, to pay twenty cents a gallon on all spirits distilled after that day, or, subject to the limitations in the said act expressed, to pay twenty five cents a gallon on all such spirits, in which case, no license is required to be taken; And that, agreeably to the said act, a bond is required previous to the said day, to be given to the collector, and other duties required to be performed under penalties therein prescribed.

That the distiller may be correctly advised of the duties incumbent on him to discharge, an abstract of the several acts of Congress, subjecting stills, and boilers, and spirits to duty has been prepared, a copy of which, with the amended forms of statements required from a distiller, will be furnished to him, by the collector on application.

The collector will also furnish blank bonds, and such other blanks, as will enable the distiller to comply with the several provisions of Law.

G. W. BOTTS, Collector of the Revenue for the first Collection District of Kentucky.

Jan 4, 1815. 31-

NOTICE

IS HEREBY GIVEN, that by an act of Congress, entitled "An act to provide additional revenues for defraying the expenses of government, and maintaining the public credit by duties on sales at auction, and on licenses to retail wines, spirituous liquors and foreign merchandize, and for increasing the rates of postage," passed 23d December, 1814, an additional duty of one hundred per centum on sales at auction, and an additional duty of fifty per centum on licenses to retailers are laid, to take effect from the first day of February, 1815; Conformable to which act, that can be inspected at my office, new obligations are imposed on auctioneers; and the said additional duty on licenses to retailers, is to be paid on written application to be made by them, as well by those who have obtained licenses for periods extending beyond the first day of February, 1815, as by others, in the way therein prescribed, agreeably to forms which can be obtained from the collector.

I shall attend personally at Mount Sterling on the first Monday, Tuesday and Wednesday in April, July and October next. And at Winchester on the succeeding Thursday, Friday and Saturday in those months, for the convenience of those who may have business with me.

G. W. BOTTS, Collector of the Revenue for the first Collection District of Kentucky. Jan. 4, 1815. 31-

NOTICE

IS HEREBY GIVEN, that agreeably to the act of Congress, entitled "An act to provide additional revenues for defraying the expenses of government, and maintaining the public credit, by laying duties on various goods, wares and merchandize, manufactured within the United States," passed January 18, 1815, every person who shall, after the 18th day of April, 1815, manufacture within the United States, any of the herein enumerated articles for sale, is required to give bond and pay the duty as specified in said act, and to perform other duties, under penalties therein prescribed.

- On Pigskin, per ton, one dollar. Castings of iron, per ton, one dollar and five cents. Bar Iron, per ton, one dollar. Rolled or slit iron, per ton, one dollar. Nails, brails and springs, other than those usually denominated wrought, per lb. one cent. Casts of white wax, or in part of white or yellow wax, per pound, five cents. Mould candles of tallow, or of wax other than white, or in part of each, per pound, three cents. Hats and caps, in whole or in part of leather, wool or fur, bonnets in whole or in part of wool or fur, if above two dollars, in value, eight per centum ad valorem. Hats of chip or wood, covered with silk or other materials, or not covered, if above two dollars in value, eight per centum ad valorem. Umbrellas and parasols, if above the value of two dollars, eight per centum ad valorem. Paper, three per centum ad valorem. Playing and visiting cards, fifty per centum ad valorem. Saddles and bridles, six per centum ad valorem. Boots and booties, exceeding five dollars per pair in value, five per centum ad valorem. Beer, ale and porter, six per centum per valorem. Tobacco, manufactured segars, and snuff, twenty per centum ad valorem. Leather, including therein all hides and skins, whether tanned, tawed, dressed, or otherwise made, on the original manufacture thereof, five per centum ad valorem.

That the manufacturer may be correctly advised of the duties incumbent on him to discharge, a copy of the said act of Congress has been printed, which, with the annexed forms of statements required from a manufacturer, will be furnished to him by the collector, on application at his office.

The collector will also furnish, on application, blank bonds and such other blanks as will enable the manufacturer to comply with the several provisions of law.

G. W. BOTTS, Collector for the first Collection District of Kentucky. March 13, 1815. 36-

For Sale,

A SMALL TAN YARD Lying in Clark County, on the road leading from Winchester to Red River Iron Works, about two miles from the latter place. It is conveniently situated, both for water and bark. It will be unnecessary to say any more in recommendation, as no doubt, the person wishing to purchase will view the premises before he purchases. SAMUEL SHORTRIDGE, Feb 4

BYE LAWS & ORDINANCES,

For the Town of WINCHESTER, passed on the 29th day of August, 1814.

WHEREAS by an act of the General Assembly for the better regulation of the town of Winchester, (Clark County,) passed in the year 1814, the Trustees of said town are empowered to make bye laws and ordinances for the regulation of the streets, alleys, and police of the town, and affix penalties for the breach thereof.

Sec. 1. Be it therefore ordained by the Trustees of the Town of Winchester, That the said town shall be and is hereby laid off and divided into four wards, to wit:—That part of the town lying north of the middle of Washington-street shall be called and known by the name of the first ward. That part between the middle of Washington-street and Main Cross-street, the second ward. That part including Main Cross-street, and lying between Main Cross-street and the middle of Fairfax-street the third ward—and that part lying to the south of the middle of Fairfax-street the fourth ward. There shall be from time to time appointed by order of the board of trustees, a trustee to the superintendance of each ward, who shall put and keep in repair the streets and alleys of their respective wards.

Sec. 2. The foot ways in Main and Main Cross-streets shall be twelve feet wide, with steps and cellar doors not to extend more than five feet in the foot ways; and all other streets ten feet, and commence at each side of the street at the north end of the town, and run in the first ward with a gradual ascent not more than one foot in twenty four until they shall strike the height of the north corner of the house of George Webb, at the corner of Main and Washington-streets, three feet nine inches below the brick-work; thence in the second ward with a gradual descent to strike Pool's house six inches below his door to the bridge, with a descent to the street of six inches. In the third ward with a gradual ascent until the intersection with the pavement of William Poston; then as near a level as possible to the intersection of the pavement of John Martin, thence with a line of Martin, Hickman and Taylor's pavements to the end of the ward with a descent to the street of nine inches. In the fourth ward commencing with the height of the end of the third ward, adjoining and running a line with a gradual ascent with Barbac's pavement to the end of the town, and a descent to the street of nine inches.

And each and every lot holder or occupier of lots in said town have leave and hereby are allowed to pave the foot ways in front of their respective lots, provided they are paved with good hard brick, a stone curbing and good round posts of locust or white oak set up along the curbing of equal distance of six feet apart, and not more than one post (and that in the centre) where the foot way leads into a street; and provided they pursue the regulations of this section, and every person or persons going contrary to the foregoing regulations shall be fined in the sum of five dollars for every such offence, to be recovered with costs of suit before any justice of the peace for Clark County, and moreover be compelled to remove as in case of a nuisance.

Sec. 3. Main-street shall be cut and dug in such manner as to leave the centre of the street of an equal height with the foot pavement, (except that part of the street leading from James Ritchie's tavern door to the south west corner of John Martin's tavern, which shall be brought down as near a level as possible, making the centre one foot higher than the curbing on each side of the street,) and with a gradual descent on each side to the curbing, so as to make the street in first and second wards nine inches below. The third ward twelve inches below, and the fourth ward nine inches below the curbing; and all other streets shall be regulated by Main-street, as the superintending trustees shall direct, who will take into consideration the situation of the ground, and direct the same for the greatest advantage of the street. Provided the cellar doors and steps may extend in all other streets four feet and no further into the foot ways, except in Short-street, which shall be regulated by those already built.

Sec. 4. And be it further ordained, That the foot pavements shall be swept and cleaned on every Saturday from the first day of May until the first day of October in every year. And every owner or occupier of a lot or lots when the foot ways are paved, failing to comply with this ordinance, shall, for every such offence, forfeit and pay the sum of one dollar; that no person or persons shall ride, lead or drive any horse, ass, mule or ox, or run any two or four wheeled carriage over the foot pavement in any of the streets in the town of Winchester under the penalty of one dollar for every such offence, to be recovered before any justice of the peace for Clark county. The alley leading to John Martin's stable excepted in this order.

Sec. 5. Be it further ordained, That every waggoner who shall stop and feed his horses in Main-street or obstruct the passage of others at any time by

stopping his waggon within ten feet of the centre of any street in the town of Winchester, shall be fined in a sum not less than two nor more than five dollars, with costs, to be recovered before any justice of the peace for Clark county, with costs of suit.

Sec. 6. Be it further ordained, That no person shall fire a gun or pistol within the limits of the inlots of the town, unless in defence of life or property, under the penalty of three dollars for every such offence; that every person who shall play at long bullets within the inlots of the town, shall for every such offence, forfeit and pay one dollar, to be recovered with costs before any justice of the peace for Clark county; and provided if any minor be guilty of a breach of this ordinance he shall be subject to the like fine, to be paid by his parent, guardian or master, recoverable as aforesaid; and if any slave shall be guilty of a breach of the said ordinances, he or she so offending shall receive any number of lashes on his or her bare back, not exceeding twenty, by order of any justice aforesaid, unless the said fine shall be paid.

Sec. 7. Be it further ordained, That any person who shall strain or run any horse or mare within the limits of the inlots or streets of the town shall forfeit and pay the sum of three dollars for every such offence; and if any person shall hereafter fly any kite so that the same shall fall within any of the streets or alleys of the town of Winchester, he or she so offending shall pay a fine not less than one, nor more than three dollars for every such offence, to be in all cases recovered with costs before any justice of the peace for Clark county; and provided that if any minor shall be guilty of a breach of this ordinance, he or she shall be subject to the like fine to be paid by his or her parent, guardian or master, recoverable as aforesaid, and if any slave shall be guilty of a breach of the said ordinance, he or she so offending shall receive any number of lashes not exceeding twenty, by order of any justice of the peace aforesaid, unless the fine shall be paid.

Sec. 8. Be it further ordained, That any person who shall make or keep a fire in any wooden chimney within the limits of the town of Winchester shall be fined for every such offence eight dollars with costs, and if any person shall make or keep a fire in any public ground or square within the limits of the town, he or she shall for every such offence, be fined three dollars. And whereas the accumulation of shavings in the shops and buildings in this town is a nuisance of the most dangerous kind—

Sec. 9. Be it therefore ordained, That the owners of shops, and carpenters while working in buildings shall cause such nuisances to be removed every night under the direction of some careful person, under the penalty of three dollars for every offence, to be recovered with costs before any justice of the peace for Clark county.

Sec. 10. Be it further ordained, That no person or persons within one quarter of a mile of the court-house, (if within the limits of the town of Winchester) shall keep or suffer to remain in his, her or their house, or in any house that may be under his or their care and direction, any greater quantity of gun powder at any time than twenty eight pounds, which shall be kept in cannisters well secured with lids, nor shall any person move a greater quantity of gun powder than eight pounds through the streets of said town unless the same shall be well secured in tight cannisters or barrels; any person offending against any of these provisions shall forfeit and pay for every such offence the sum of eight dollars and costs, to be recovered before any justice of the peace for Clark county. And whereas persons are in the habit of stopping up and putting obstructions and unwholesome nuisances in the streets and alleys of the town of Winchester—

Sec. 11. Be it therefore ordained, That no person shall stop up or obstruct the passage of any one of the streets, foot ways or alleys within the bounds of the said town under the penalty of eight dollars for every such offence, with costs, to be recovered before any justice of the peace for Clark county; and moreover, on their failing to remove the same in twelve hours after notice from the Clerk of the Board, or any one of the Trustees, in writing, or otherwise to have the same removed at his, her or their proper costs or charges, and that no person shall put any dirt, trash, chips, mud, carcasses, dung, scraps of leather, pieces of tin or glass, ashes, shavings, suds, slop from kitchens, cellars, hatters' shops, dyers' shop, or any other nuisances in any of the streets or alleys within the bounds of the town, under the penalty of three dollars for every offence, to be recovered with costs before any justice of the peace for Clark county; and moreover to have the same removed at his, her or their proper costs and charges; provided nevertheless, that wood, rails or posts and building materials may be laid on said streets and alleys; wood, rails and posts for twelve hours and no longer, and then not to affect the passage of the streets or alleys; and building materials, when buildings are actually erecting or repairing, or about to be erected or repaired, one third

of the street next the building may be occupied by the builder or repairer until such buildings may be covered in, and no longer, except when plastering. Sec. 12. Be it further ordained, That any person or persons who may wish to exhibit any kind of shew, or figures, animals, wire dancing or any other shew or performance where money is paid and received for seeing the same, shall first apply to the treasurer of the board for a licence, under the penalty of eight dollars for every offence, to be recovered with costs before any justice of the peace for Clark County.

Sec. 13. Be it further ordained, That the treasurer of the board before he grants licence to any person for the exhibiting of any kind of shew, of figures, animals, wire dancing, or any other kind of shew, shall demand, when the price for seeing the same for grown persons is twelve & one half cents, one dollar and fifty cents; when the price of sight to grown persons is twenty five cents, three dollars; when the price of sight is fifty cents, five dollars; and when the price is between twelve and a half and fifty cents, a proportionable part between one dollar & fifty cents and five dollars per day.

Whereas it must contribute much to the beauty and elegance of the town to have all buildings erected regularly and correctly with the streets, while it is inconvenient at all times to get the trustees to attend at the surveying of lots and shewing of corners—

Sec. 14. Be it therefore ordained, By the trustees of the town aforesaid, that there shall be from time to time a surveyor for the town of Winchester appointed by the board of trustees, who shall hold his office during the pleasure of the board; and that it shall be the duty of the surveyor when required, to shew the lines and corners of the lots, streets and alleys in the said town, and for the lines or corners of any lot shewn by the said town surveyor, he shall be entitled to fifty cents, to be paid by the person at whose request the service may be rendered.

Sec. 16. Be it further ordained, That it shall be the duty of the clerk, upon information made to him by any one of the trustees or other person in whom he can confide, of breaches of any of the foregoing ordinances or bye laws, to issue process in the name of the trustees of the town of Winchester, and prosecute the same.

Sec. 17. All ordinances or bye laws coming within the purview of the foregoing ordinances and bye laws are hereby and the same are repealed.

JOHN WARD, President. April 22, 1815. 38-3w

Notice.

THE subscriber intends carrying on the Tanning and Currying business. He intends sinking a Tan Yard in the waters of Lubbergrud, and has a large and complete currying and finishing shop in town, on the lot where he now lives. He will give the highest price in leather or cash for Raw Hides. He hopes by strict attention to business, having a first rate workman, whom he has procured, not only to obtain a continuance from his old friends and customers, but from the public in general.

He also wishes to take two or three BOYS to learn the above business.—The war being over with John Bull, he hopes the trade will again be worth attending to. JOHN BRUNER. April 22 38-3w

Wool Carding Machine.

THE subscribers would inform their customers and the public at large, that they have purchased a Wool Carding Machine in the town of Winchester, Clark County, nearly adjoining David Dodge's new building, and is now in complete operation for Carding. They flatter themselves that they can card as good rolls as any in the state; and those who may favor them with their custom may depend upon their work being done well, and with dispatch. JAMES DARNABY. GEORGE ANGELL. April 8 36-3w

Sheep & Hemp Seed

FOR SALE, by the subscriber. JACOB FISHBAC. Boon's Creek, Clark County, April 8

Boot and Shoe Factory.

THE subscriber having removed his establishment from Lexington to Winchester, intends to continue it extensively, commensurate with the demands of both town and country.—He has on hand and will continue to keep an assortment of ready made work of the best materials and workmanship. Boots and Shoes of any description furnished on short notice.—He intends also to keep shoes of all descriptions from the most approved eastern factories, in addition to his own. Also on hand, Paper Hangings, of patterns which are both neat and fashionable for finishing rooms. JAMES POTTS. Winchester, April 8 36-4f

A List of Letters

- REMAINING in the Post Office at Winchester on the 31st of March, which if taken out within three months will be sent to the General Post Office as dead letters. Nancy Jackson K. Joseph Kelly L. Hugh Karrick L. John Lisle L. James Lamma M. Aron Lewis M. Morgan Jivill M. Thomas Lackey M. Polly Lecky M. Jas B Lancaster M. John Lowe M. Zachariah Lucas M. Col Jacob Lander M. John Lampton M. Sarah W Lapsley M. Christopher Linsay M. Col John Martin M. Maj John Martin M. Samuel M'Caferly M. Mr — Mercer M. Abraham Miller M. Sarah Marsh M. James Martin M. John McHenry M. John McHenry M. William Mason M. James McMath M. Jesse Montgomery M. Susanna Muckelberg M. Thomas Millan M. James M'Clannihan M. Margaretta Morrow M. Edward McCormick M. George W Matthews M. Nancy McKinsey M. Francis M'Kintosh M. Leah Newnam O. Wm Oliver P. John Oram P. Jesse Pruett P. Stanford Potter P. Zachariah & Ransdell P. Wm Perry P. Wm Puer P. Elizabeth Robinson P. Burgess Rogers P. Thomas R. Light P. Willis Richison P. John Ramcy P. Isabella Richardson P. Wm Robinson sen. P. Daniel Sphar P. Joshua Stamper P. George Stoops P. Thomas Stone P. Archable Steele P. Thomas Smith P. Elizabeth S. P. Constant S. P. W Sappington P. John Smith P. Pleasant Shortt P. Mary Stone P. James Scott P. Wm Tate P. John C Talbott P. Susanna Taylor P. Wm Trimble P. John Vance P. Henry Waters P. George Webb P. Bader Waters P. Morgan Wright P. Dr Wm W. bb P. Wm Warren P. Jas Woods P. Jeremiah Woods P. James Walker P. Joshua Walker P. Jacob Wilson P. Isaac White P. John Ward P. City Woods P. Andrew Wardlaw P. THOMAS PICKETT, Post Master. 36 3w
- MAYSVILLE GLASS WORKS. THE public are informed that the Glass Works in Maysville is now in complete operation; and the proprietors thereof have on hand, and are daily making, Window and Hollow Glass Of every size and description, and of a superior quality, which they will sell at the Pittsburgh prices. They have appointed J. & J. SUMRALL agents to make sale of their Glass, with whom a constant supply will be found, and all orders for Glass must be addressed to said agents. J. & J. SUMRALL, Agents for the proprietors. Maysville, Jan 19, 1815
- Flax & Hemp Seed Wanted. THE Subscriber will give the highest price for MERCHANDIZE for Hemp & Flax Seed. AMON CAST. Hemp wanted. WE will give FIVE DOLLARS, cash in hand, for HEMP, delivered at the Boat Walk in Winchester. C. K. DUNCAN & CO. March 11 32-4f
- THE BEAUTIFUL HORSE BELLAIR, SIXTEEN HANDS ONE INCH HIGH. Now in high spirits and good condition, will stand at my farm, where he stood last season and upon the same terms expressed in his last spring's advertisements. For further particulars see hand-bills. Castillon is removed from my stable, and will stand the ensuing season at Archibald Tomlinson's, in Montgomery County, two and a half miles from Mount Sterling, on Somerset Creek. His terms will be made known in hand-bills. JAMES GATEWOOD. xxxv-2w March 25
- Clark County, Set TAKEN up by John Whitesides, living near Harrison's Mill a sorrel HORSE, about 8 years old, 14 hands high, has a star and snip. Appraised to \$20. Posted before me the 23d of January, 1815. N. B. He is badly surrified. JOHN WARD, J F C C