

Notice is hereby given,

THAT separate proposals will be received at the office of the Secretary of the Department of War, until the expiration of the 25th of July next ensuing, for the supply of all rations, which may be required for the use of the United States, from the first day of October, 1799, to the thirtieth day of September, 1800, both days inclusive, at the places and within the two districts herein after fully mentioned; and also that separate proposals will be received at the said office until the expiration of the 25th day of July next ensuing, for the supply of all rations which may be required as aforesaid, from the first day of January in the year 1800, to the thirty-first day of December in the same year, both days inclusive, at the place and within the several states herein after mentioned, viz.

First—Proposals to supply all rations, that may be required, at Oswego; at Niagara; at Presqu'ile; at Michilimackinac; at Fort Franklin; at Le Boeuf; at Cincinnati; at Picou town, and Loraines stores; at Fort Wayne; at Fort Defiance; at any place below Fort Defiance, on the Miami river to Lake Erie; at Fort Knox, and Ouananon on the river Wabash; at Massac; at any place or places on the east side of the river Mississippi, above the mouth of the river Ohio, and upon the Illinois river.

Second—Proposals to supply all rations that may be required, at any place or places, on the east side of the Mississippi river, below the mouth of the river Ohio to the southern boundary of the state of Kentucky and within the said state; at Knoxville; at all other posts and places within the state of Tennessee; at South West Point; at Tellico Block-house, at St. Stephens on the river Tombigby and any place or places within the Cherokee boundaries; below the southern boundary of the state of Tennessee and within the boundary of the United States.

Third—Proposals to supply all rations that may be required, at Point-Petre; at Coleraine; at Savannah, and at any other place or places where troops are or may be stationed, marched or recruited within the state of Georgia; at all forts or stations on the Oconee and Altamaha, and at all other places in the Creek Nation, within the limits of the United States, where troops are or may be stationed.

Fourth—Proposals to supply all rations that may be required at Fort Johnson; at Fort Pinckney, at Charleston, or at any other place or places where troops are or may be stationed, marched or recruited in the state of South Carolina.

Fifth—Proposals to supply all rations that may be required at the Fort at Wilmington, Cape Fear; at Beauf Island, Ocracoke; at Charlotte; at Fayetteville, at Salisbury, or at any other place or places where troops are or may be stationed, marched or recruited in the state of North Carolina.

Sixth—Proposals to supply all rations that may be required at Norfolk, at Portsmouth, at Kemptville, at Charleottville, at Winchester, at Staunton, at Richmond, at Alexandria, at Leeburg, at Fredericksburg, at Carterville, or at any other place or places where troops are or may be stationed, marched or recruited in the state of Virginia.

Seventh—Proposals to supply all rations that may be required at Fort McHenry, at Baltimore, at Annapolis, at Frederick town, at Leonard town, at Hagers town, at Bladensburg, at George town, at Harper's Ferry, at Elizaville, at the Head of Elk, and at any other place or places, where troops are or may be stationed, marched or recruited within the limits of the state of Maryland.

Eighth—Proposals to supply all rations that may be required at Fort Mifflin, at Philadelphia, at Darby, at Lancaster, at Wilkesbarre, at Reading, at Bristol, at Yorktown, at Carlisle, at Lewisburg (Mifflin county) at Bedford, at Greenburg, at Washington, at Eastown, at Wilmington, at Christiansburg, at Dover, or at any other place or places where troops are or may be stationed, marched or recruited within the limits of the states of Pennsylvania and Delaware, except the posts within the state of Pennsylvania, enumerated in the first proposals aforesaid.

Ninth—Proposals to supply all rations that may be required at Hackensack, at Elizabeth town, at New-Brunswick, at Burlington, at Woodbury, at Trenton, and at any other place or places where troops are or may be stationed, marched or recruited within the limits of the state of Jersey.

Tenth—Proposals to supply all rations that may be required at New-York, at West-Point, at Flushing, at Easton, at West-Chester, at Poughkeepsie, at Kinderhook, at Stillwater, at Newburgh, at Albany, at Oneonta, at Cherry Valley, and at any other place or places, where troops are or may be stationed, marched or recruited within the limits of the state of New York, except the posts within the said state enumerated in the first proposals aforesaid.

Eleventh—Proposals to supply all rations that may be required at Hartford, at Hebron, at New London, at Brooklyn, at Wyndham, at Litchfield, at Goshen, at New-Haven, at Fairfield, at Danbury, at Middletown, and at any other place or places where troops are or may be stationed, marched or recruited within the limits of Connecticut.

Twelfth—Proposals to supply all rations that may be required at Fort Wolcott, at Brinton's Point, at Newport, at Providence, and at any other place or places where troops are or may be stationed, marched or recruited within the limits of Rhode Island.

Thirteenth—Proposals to supply all rations that may be required at Portland in the District of Maine Gloucester, Cape Ann, Salem, Marblehead, Boston, at Springfield, at Uxbridge, and at any other place or places where troops are or may be stationed, marched or recruited within the limits of Massachusetts.

Fourteenth—Proposals to supply all rations that may be required at Portsmouth, at Exeter, at Windsor, at Bennington, at Rutland, or at any other place or places, where troops are or may be stationed, marched or recruited within the States of New-Hampshire and Vermont.

The Ration to be supplied, is to consist of the following articles, viz. Eighteen ounces of bread or flour, or when neither can be obtained, of one quart of rice, or one and a half pound of sifted or bolted Indian meal, one pound and a quarter of fresh beef, or one pound of fat beef, or three quarters of a pound of salted Pork, and when fresh meat is issued, salt, at the rate of two quarts for every hundred rations, soap at the rate of four pounds, and candles at the rate of a pound and a half for every hundred rations.

It is expected the proposals will also extend to the supply of rum, whiskey, or other ardent spirits at the rate of half a gill per ration, and Vinegar at the rate of two quarts for every hundred rations. The proposals will specify the price of the several component parts of the ration, as well as those of substitutes or alternatives for parts thereof.

The rations are to be furnished in such quantities as that there shall at all times, during the term of the proposed contracts, be sufficient for the consumption of the troops at Michilimackinac, Detroit, Niagara and Oswego, for six months in advance, and at each of the other posts on the western waters, for at least three months in advance, of good

and wholesome provisions, if the same shall be required; it is also to be permitted to all and every of the commandants of fortified places, or posts, to call for at seasons when the same can be transported, or at anytime in case of urgency, such supplies of like provisions in advance, as in the discretion of the commandant shall be deemed proper. It is to be understood that the contractor is to be at the expense and risk of issuing the supplies 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 for at the price of the article captured or destroyed, on the depositions of two or more persons of creditable characters, and the certificate of a commissioned officer, ascertaining the circumstances of the loss, and the amount of the articles, for which compensation shall be claimed.

The privilege is to be understood to be referred to the United States of requiring, that none of the supplies which may be furnished under any of the proposed contracts shall be issued, until the supplies which have or may be furnished under contracts now in force have been consumed, and that a supply in advance may be always required at any of the fixed posts on the Sea-board or Indian frontiers not exceeding three months.

JAMES M'HENRY,
Secretary of War.

March 29

TREASURY DEPARTMENT.

March 29, 1799.

PUBLIC NOTICE IS HEREBY GIVEN, Pursuant to the act of Congress passed on the 1st day of June, one thousand seven hundred and ninety five, entitled "an act regulating the grants of land appropriated for military services, and for the society of United Brethren for propagating the gospel among the Heathen," and the act supplementary to the said recited act passed on the second day of March, one thousand seven hundred and ninety nine—to wit:

THAT the tract of Land herein after described, namely, "beginning at the North West corner of the seven ranges of townships, and running thence fifty miles due south, along the western boundary of the said ranges; thence due West to the Main Branch of the Scioto river; thence up the Main Branch of the said river to the place where the Indian boundary line crosses the same; thence along the said boundary line to the Tucaucas branch of the Muskingum river at the crossing place above Fort Lawrence; thence down the said river, to the point where a line run due west from the place of beginning, will intersect the said river; thence along the line so run to the place of beginning;" has been divided into townships of five miles square, and fractional parts of townships; and that plats and surveys of the said townships and fractional parts of townships are deposited in the offices of the Register of the Treasury and Surveyor General, for the inspection of all persons concerned.

II.

The holders of such warrants as have been or shall be granted for military services performed during the late war, are required to present the same to the Register of the Treasury, at some time prior to the twelfth day of February in the year, one thousand eight hundred, for the purpose of being registered; No registry will however be made of any less quantity than a quarter township, or four thousand acres.

III.

The priority of location of the warrants which may be presented and registered in manner aforesaid, prior to the 12th day of February in the year one thousand eight hundred, will immediately after the said day, be determined by lot, in the mode described by the act first recited.

IV.

The holders of registered warrants, shall on Monday the 17th day of February, in the year 1800, in the order of which the priority of location shall be determined by lots aforesaid, personally, or by their agents, designate in writing at the office of the Register of the Treasury, the particular quarter townships elected by them respectively, and such of the said holders as shall not designate their locations on the said day, shall be postponed in locating such warrants to all other holders of registered warrants.

V.

The holders of warrants for military services sufficient to cover one or more quarter townships or tracts of four thousand acres each; shall, at any time after Monday the 17th day of February, 1800 and prior to the first day of January, 1802, be allowed to register the said warrants in manner aforesaid, and forthwith to make locations thereto or any tract or tracts of land new located.

VI.

All warrants or claims for lands on account of military services, which shall not be registered and located before the first day of January, 1802, are by the supplementary act of Congress herein before recited, passed on the second day of March, 1799, declared to be forever barred.

Given under my hand at Philadelphia, the day and year above mentioned.

OLIVER WOLCOTT.
Sec. of the Treasury.

March 29

TREASURY DEPARTMENT

June 27, 1799.

NOTICE IS HEREBY GIVEN, That by virtue of an act, passed during the present session of Congress, so much of the act entitled "An & making further provision for the support of public credit, and for the redemption of the public debt"—passed the third day of March, one thousand seven hundred and ninety five, as bars from settlement or allowance, Certificates, commonly called Loan Office and final settlement Certificates, and Indents of interest, is suspended until the twelfth day of June, which will be in the year one thousand seven hundred and ninety nine.

That on the liquidation and settlement of the said Certificates, and Indents of interest, at the Treasury, the Creditors will be entitled to receive Certificates of funded Three Per Cent Stock, to the amount of the said Indents, and the arrears of interest due on their said Certificates, and prior to the first day of January one thousand seven hundred and ninety one.

That the principal sum of the said Loan Office and final settlement Certificates, with the interest thereon, since the first day of January, one thousand seven hundred and ninety one, will be discharged after liquidation at the Treasury, by the payment of interest and reimbursement of principal, equal to the sums which would have been payable thereon, if the said Certificates had been subscribed, pursuant to the acts making provision for the debts of the United States, contracted during the late war, and by the payment of other sums, equal to the market value of the remaining Stock, which would have been created by such subscriptions aforesaid, which market value will be determined by the Comptroller of the Treasury.

OLIVER WOLCOTT,
Secretary of the Treasury.

June 28

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Notice.

THE subscriber, having been appointed administrator of the estate of Mr. John Lupton, late of this city, merchant, deceased, requests those who are indebted to said estate, to make payment, and those who have demands against the same to exhibit them to him without delay.

W. MEREDITH,
No. 16, South Fourth street.
April 26

REAL ESTATES.

THE SUBSCRIBER,
Offers for sale the following described property,

—viz.—

ON HIGH-STREET,

A LOT of ground on the south side thereof, between 7th and 8th streets, containing in front 23 feet 8 inches and extending in depth southward 300 feet.

The improvements on this lot are a substantial Brick Dwelling House, three stories high, with garrets and an extensive range of back buildings, also of three stories—the whole comprising two genteel parlours—a spacious drawing room—back parlour—kitchen—wash-house, &c. and a great number of bed-chambers. It has the privilege of passage into Market-street, through a 3 feet wide alley communicating with the yard.

Another lot on the same situation and next adjoining, westward to the one above described, containing 36 feet in front, on Market street, 20 feet 8 inches by 306 feet in depth, on which are erected two very fine frame dwelling houses and kitchen well calculated to accommodate a small family.

The back ground of both these lots is rendered healthy and pleasant by gravel walks and grass plots and a number of fruit and forest trees growing thereon. Each lot hath the privilege of a passage into Eighth-street through a 15 feet wide alley extending to the same from the back ends.

One other lot of ground adjoining to and eastward of the subscriber's Dwelling House, containing in front 33 feet and extending southward to the depth of 306 feet—on which are erected a substantial Brick Dwelling House, 18 feet front, with garrets and very convenient back buildings of the same height and materials. Also a Carriage House and Stables built of wood.

ON CHESTNUT STREET.

A Lot of Ground on the north side, and between Seventh and Eighth Streets, containing in front 102 feet, and extending in depth northward 178 feet. This lot is also accommodated with a passage into Eighth Street, through the above described alley.

In the town of Dover,

KENT COUNTY, DELAWARE STATE.

Eight Lots of Ground adjoining each other, on the west side of King street, containing in front the same 500 feet, and extending in depth westward about 402 feet, on which are erected a two story Brick Dwelling House, and another Brick Building adjoining, suitable for a Store or Office together with several frame tenements—a stream of water runs through the south part of the lot, where a tan-yard might be improved to advantage.

Payment of a part of the purchase money will be required—the remainder may be at interest for a number of years by giving the premises in security, &c.

RICHARD RUNDLE.

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The Subscriber offers for Sale,

THE FOLLOWING PROPERTY.

A Excellent three story Brick House, situated at the corner of 7th and Race-streets; the house is about 25 feet front and well built in every respect; The Lot is 76 feet front on Race-street and 88 feet deep, the situation remarkably any, having a public square open in front of it.

Two three story Brick Houses, Brick Stores, and good Wharf, situated in Water-street, between Arch and Race-streets, the lot on which these buildings are, is fifty four feet front on Water-street, and continues that width about 92 feet, then widens to the south 13 feet 6 inches, so that the front on the water is sixty seven feet six inches, this lot adjoins John Steinmetz elq. on the south, and has the advantage of a public alley on the north, and is a very desirable situation for the business of a Flour Factor, or Merchant.

A large elegant two story Stone House, situated on the Point road, being the first house to the Northward of the five mile stone; this house is about 60 feet front and 40 feet deep finished in a neat manner; there is a good garden and choice collection of the best fruit trees, Ice-House and other conveniences with about nine acres of ground; or if more agreeable to the purchaser, thirty two acres of upland and meadow may be added to it.

A plantation in Birney Township, Philadelphia county near the Red Lyon, about 13 miles from this city; bounded by the Northampton Road and Poquessing Creek, the farm contains about 140 acres of land, a proportion of which is woodland and meadow, a brick dwelling house, frame barn, and other out-houses, and there is said to be a good stone quarry on part of it, although it has not yet been opened; the latter description is deemed unnecessary as no person will purchase without viewing the premises.

A small plantation in Horsham Township, Montgomery county, nineteen miles from Philadelphia, adjoining to Grange Park, on which is an excellent new Stone House and Kitchen, with a large Stone Shed for the accommodation of traveller's horses; the house is now occupied as a tavern, and is suitable for any kind of public business, the land is good in quality, a good neighborhood, and a remarkably healthy situation: there is fifty acres of land and meadow in this farm—Also for sale, several tracts of land in different counties of this state.

The House in Race-street first mentioned and one of the Houses in Water-street, are now

TO BE LET,

And immediate possession given. For terms apply at the South-east corner of Arch and Sixth-streets, to

JOSEPH BALL.

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Valuable Property for Sale,

july 17 22 awftf

Valuable Lands for Sale.

in Chestnut, near Sixth street, directly opposite CONGRESS HALL.

A LOT of ground, about 21 feet front in Chestnut street and 73 feet in depth, wherein is a good frame house, now in the tenure of Samuel Benge, subject to a ground rent of 20s. per annum.

The advantageous situation of this property requires no comments, for it must be known, there are few in this city to equal it, an unexceptionable title will be made to the purchaser. Apply to

JAMES GIRVAN,

no. 198, Chestnut street, next door to the premises.

March 5 tu.th awftf

Valuable Lands for Sale.

On Tuesday the 20th of August next, I shall expose to public sale, at the town of New-Market, in Dorchester county, all that valuable tract or parcel of land commonly called the Choptank Indian Lands, situated on the south side and bordering on the Choptank river several miles, supposed to contain about six thousand acres, to be divided into lots to contain from 100 to 500 acres each: The terms of sale will follow, viz. Purchasers to give bond immediately after the sale with an approved security, conditioned for the payment of the purchase money, with interest from the day of sale, in four equal annual instalments, agreeably to an act, entitled, "An act appointing commissioners to contract for and purchase the lands commonly called the Choptank Indian Lands in Dorchester county, and for appropriating the same to the use of this state, and to repeal the act of assembly therein mentioned;" passed at November session, 1798.

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