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SATURDAY, MAY 19, 1792.

Whole No. 319.



SECOND CONGRESS OF THE UNITED STATES. Begun and held at the city of Philadelphia, in the State of Penn-fylvania, Monday the twenty-fourth of October, one thouland feven hundred and ninety-one.

An ACT for raising a further Sum of Money for the Protection of the Frontiers, and for other Purpofes therein mentioned.

it enacted by the Senate and House of Representatives of De it enacted by the Senate and Houle of Representatives of the United States of America, in Congress assembled, That from and after the last day of June next, the duties now in force upon the articles hereinaster enumerated and described, at their importation into the United States, shall ceale, and that in lieu thereof, there shall be thenceforth laid, levied and collected upon the first particles at their said importation, the several and respec-

thereof, there shall be thenceforth laid, levied and collected upon the said articles, at their said importation, the several and respective rates of duties sollowing:—viz.

Wines: namely, Madeira, of the quality of London particular, per gallon fifty six cents:—Madeira, of the quality of London market, per gallon, forty-nine cents:—Other Madeira wine, per gallon, sorty cents:—Sherry, per gallon, thirty-three cents:—Saint Lucar, per gallon, thirty cents:—Lisbon, per gallon, twenty-five cents:—Oporto, per gallon, twenty-five cents:—Tenerisse and Fayall, per gallon, twenty cents—All other wines, forty per centum ad valorem, Provided that the amount of the duty thereupon shall, in no case, exceed thirty cents per gallon.

Spirits, discilled wholly or chiefly from grain:—Of the first class of proof, per gallon, twenty-nine cents:—of the fourth class of proof, per gallon, thirty-nour cents:—of the fourth class of proof, per gallon, thirty-nour cents:—of the fish class of proof, per gallon, thirty-four cents:—of the fish class of proof, per gallon, sity cents.

per gallon, forty cents:—of the fixth class of proof, per gallon, fifty cents.

All other distilled spirits:—Of the fecond class of proof and under, per gallon, twenty-five cents:—of the third class of proof and under, per gallon, twenty-eight cents:—of the fourth class of proof and under, per gallon, thirty-two cents:—of the fifth class of proof and under, per gallon, thirty-eight cents:—of the fifth class of proof and under, per gallon, thirty-eight cents:—of the fixth class of proof and under, per gallon, forty-fix cents.

Which feveral classes or denominations of proof shall be deemed and taken to correspond with those mentioned in the "act re-"pealing after the last day of June next, the duties heretofore is did upon distilled spirits imported from abroad, and laying of their in their stead, and also upon spirits distilled within the United States, and for appropriating the fame."

Beer, ale and porter, per gallon, eight cents:—sheel, per hundred weight, one hundred cents:—nails, per pound, two cents:—cocoa, per pound, two cents:—chocolate, per pound, three cents:—playing cards, per pack, twenty-five cents:—shoes and slippers of silk, twenty cents:—all other shoes and slippers for men and women, clogs and goloshoes, ten cents:—all other shoes and slippers for children, seven cents:—on hemp, for every one hundred and twelve pounds, two hundred and twelve pounds, four hundred cents:—on coal, per bushel, sour and a half cents:—on falls called Glauber salts, for every one hundred and twelve pounds, two hundred cents:—on hundred cents:—on coal, per bushel, sour and a half cents:—on falls called Glauber salts, for every one hundred and twelve pounds, two hundred cents.

Articles additionant and twelve pounds, two hundred cents.

ARTICLES AD VALOREM: — China wares, looking glafs, window and other glafs and all manufactures of glafs, biack quart bottles excepted; muskets, pistols, and other fire arms; swords, cutlasses, hangers and other fide arms; starch; hair powder; wafers; glue; laces, lines, fringes, tasses, and trimmings commonly used by upholsteres, coachmakers and fadlers, and paper hangings; painters colours, whether dry or ground in oil—fisteen per centum ad valorem:—cass, flit and rolled iron, and generally, all manufactures of iron, seel, tin, pewter, copper, brass, or of which either of these metals is the article of chief value, not being otherwise particularly coumerated, brass and iron wire excepted; otherwise particularly enumerated, brass and iron wire excepted; cabinet wares; leather tanned and tawed, and all manufactures of leather, or of which leather is the article of chief value, not otherwise particularly enumerated; medicinal drugs, except those commonly used in dying; hats, caps, and bonnets of every fort; gloves and mittens; stockings; millenary ready made; artificial flowers, seathers and other ornaments for women's head dresses; fans; dolls, dreffed and undreffed; toys; buttons of every kind carpets and carpeting, mass and floor cloths; fail cloth; fheathing and cartridge paper; all powders, pastes, balls, ballams, ointments, oils, waters, wather, tinctures, effences, or other prepara-tions or compositions commonly called sweet scents, odors, per-fumes or commetics; all dentrifice powders, tinctures, preparations, or compositions whatsoever for the teeth or gums,-ten per centum ad valorem.

Provided always, and be it further enacted. That all articles which are excepted and exempted from duty by the "act making provision for the payment of the debts of the United States," thall continue to be so excepted and exempted, and that, to the articles heretofore made free from duty, the following shall be added, namely, copper in pigs and bars, lapis calaminaris, unma-nufactured wool, wood, fulphur.

And be in further enacted, That from and after the last day of

June next, in computing the duty heretofore laid upon falt, bushel of falt shall be deemed not to exceed the weight of fifty-fix pounds avoirdupois: and as often as the actual bufnel of falt shall exceed the said weight, such falt shall be charged in the proportion on of the present rate of duty per bushel for every fifty-fix pounds

And be it further enacted, That after the faid last day of June next, there shall be laid, levied and collected, in addition to the present duty thereupon, a duty of two and a half per centum ad valorem, upon all goods, wares and merchandizes, not above enu-

goods, wares and merchandize, imported in ships or vessels not of the United States, shall continue in full force and operation,

viñon for the debts of the United States," to the rates of duties on goods, wares and merchandize, imported in fhips or vessels not of the United States, shall continue in full force and operation, after the said last day of June next, in relation to the articles herein before enumerated and described.

And be it further enacted, That all drawbacks and allowances authorized by the act aforesaid, which have not been heretolore abolished or changed, shall continue to operate, as in the said act prescribed in relation to the several duties which shall become payable by virtue of this act, and that in addition thereto, there shall be allowed and paid upon provisions salted within the United States, except upon dried sish, upon the exportation thereof to any foreign port or place, as follows, to wit: On pickled sish, at the rate of eight cents per barrel, and on other provisions at the rate of sive cents per barrel; and from and after the first day of January next, there shall be an addition of twenty per centum to the allowances, respectively granted to ships or vessels employed in the bank or other cod-sisheries, and in the terms provided by an act, intituled, "an act concerning certain sisheries of the United States, and for the regulation and government of the sisher membloyed therein," and during the continuance of the said act.

And be it further enacted, That all duties, drawbacks and allowance which, by virtue of this act, shall be payable or allowable on any specific quantity of goods, wares and merchandize, shall be deemed to apply, in proportion, to any quantity more or less than such specific quantity of goods, wares and merchandize, shall be deemed to apply, in proportion, to any quantity more or less than such specific quantity of goods, wares and merchandize in since the last day of June next, shall be empayable, one hall in fix, one quarter in nine, and the other quarter in twelve calendar months from the time of each respective importation.

And be it further enacted, That the term of credit for the

in full force for the collection of the duties specified and laid in and by this act, and generally for the execution thereof, as fully and effectually, as if every regulation, restriction, penalty, provifion, clause, matter and thing therein contained had been herein
inserted and re-enacted.

And be it further enacted, That all wines, which, after the said
last day of June next, shall be imported into the United States,
shall be landed under the care of the inspector of the port where
the same shall be landed; and for that purpose, every permit for
landing any wines, which shall be granted by a collector, shall,
prior to such landing, be produced to the said inspector, who, by
endorsement thereupon under his hand, shall signify the production thereof to him, and the time when, after which, and not
otherwise, on pain of forseiture, it shall be lawful to land the said
wines. And the said inspector shall make an entry of all such
permits, and of the contents thereof, and each pipe, butt, hogsnead, cask, case, box or package what soever, containing such wines,
shall be marked by the officer under whose immediate inspection head, cask, case, box or package whatsoever, containing such wines, shall be marked by the officer under whose immediate inspection the same shall be landed, in legible and durable characters, with progressive numbers, the name of the said officer, and the quality or kind of wine, as herein before enumerated and distinguished. And the said officer shall grant a certificate for each such pipe, but, hogshead, cask, case, box or package, specifying therein the name or names of the importer or importers, the ship or vessel in which the same shall have been imported, and the number thereof, to accompany the same wheresoever it shall be sent. And if any pipe, butt, hogshead, cask, case, box or package, containing wine, shall be found without such marks and certificates, the same shall be liable to be seized, and the want of such marks and certificates shall be presumptive evidence, that such wine was unlawfully imported and landed. ported and landed

And be it further enacted, That every person, who shall have in his or her possession, wines which are intended for sale, in quantity exceeding one hundred and fifty gallons, shall, prior to the said last day of June next, make entry thereof in writing at some office of inspection in the city, town, or county where he or the shall reside, specifying and describing the cases, cases, boxes and other packages convining the same and the kinds qualities. and other packages containing the fame, and the kinds, qualities and quantities thereof, and where, and in whose possession they and the officer of inspection at whose office such entry be made, shall, as soon as may be thereatter, visit and inspect, or cause to be visited and inspected, the wines so reported, and shall caufe to be visited and inspected, the wines so reported, and shall mark, or cause to be marked, the cases, cases, boxes and packages containing the same, with progressive numbers, with the name of the person to whom the same may belong, the kind or kinds thereof, and the words "Old Stock;" and shall grant a certificate for each case, case, box or package, containing such wine, describing therein the said case, case, box or package, and the wines therein contained, which certificate shall accompany the same, wherever it may be sent. And if any person who may have wines in his or her possession for sale, shall not, prior to the said last day of June next, make entry thereof, as above directed, he or she, for such omission or neglect, shall forfeit and pay the value of the for fuch omission or neglect, shall forfeit and pay the value of the wine omitted to be entered, to be recovered with costs of fait, for the benefit of any person who shall give information thereos, and

the wines so omitted to be entered, shall be sorfeited.

And be it further enacted, That from and after the last day of December next, no beer, ale or porter, shall be brought into the United States, from any foreign port or place, except in casks or veffels, the capacity whereof shall not be less than forty gallons, or in packages containing not less than fix dozen of bottles, on pain of forfeiture of the said beer, ale or porter, and of the ship or

vessel in which the same shall be brought And be it further enacted, That the several and respective duties aforesaid, except that mentioned in the fourth section of this act, shall continue to be levied, collected and paid, until the debts and purposes, to and for which the duties, hereby directed to coafe after the last day of June next, were pledged and appropriated, shall have been fully paid and satisfied; and that so much thereof as may be necessary, shall be, and are hereby pledged and appro-

merated or described, which, if imported in ships or vessels of the United States, are now chargeable with a duty of five per centum ad valorem.

And be it further enasted. That the addition of ten per centum made by the second section of the "act making surther provision for the debts of the United States," to the rates of duties on vision for the debts of the United States, "to the rates of duties on the second section of the second section of the second section of the second section of the united states, "to the rates of duties on the second section of the second

after the faid laft day of June next; and that for much of the refldne thereof as may be mecifiery, thall be, and are thereby appropriated for making, good deficiencies in any funds which may
have been defiguated for fatisfying grants and appropriatious heretofore made.

And be it further enafted, That the additional duty of two snd
an half per centum ad valorem, specified in the fourth section of
this 20, shall continue for the term of two years, from the commencement thereof, and no longer.

And be it further enafted, That the sum of one hundred and
slifty thousand dollars, out of the surplus of the duties which accrued to the end of the year one thousand seven hundred and
ninety-one, and a farther sum of sive hundred and twenty-three
thousand five hundred dollars, out of the surplus of the duties
hereby established, as the same shall accrue, making together the
sum of fix hundred and seventy-three thousand five hundred doltion to any former appropriation for the military establishment of
the United States, towards carrying into execution the act, insttuled, "A nact for making farther and more effectual provision
for the protection of the frontiers of the United States."

And he it further enafted, That the President of the United
States be empowered to take on loan on account of the United
States, from the president, directors and company of the bank of
the United States, who are hereby authorized and empowered to
lend the same, from any other body politic or corporate within
the United States, from any other person or persons, the whole
or any part of the aforesaid surplus of the duties by this act imposed
for which the same is above appropriated, and to be reimbursed
out of the aforesaid surplus of the duties by this act imposed
which surplus is accordingly appropriated, and to be reimbursed
out of the aforesaid surplus of the duties by this act imposed
which surplus is accordingly appropriated, and to be reimbursed
in the United States, and on the tomage of ships or vessels," as hath
rated t having sufficient property to pay all his or her debts, shall have made a voluntary assignment thereof, for the benefit of his or her creditors, or in which the estate and effects of an absconding, concealed or absent debtor, shall have been attached by process of law, as to cases in which an act of legal bankruptcy shall have been committed.

States be, and hereby is authorized to appoint fuch place within the district of Vermont to be the port of entry and delivery within the flat district, as he may deem expedient, any thing in the act, intituled, "An act giving effect to the laws of the United States within the state of Vermont," to the contrary not withstanding.

JONATHAN TRUMBULL, Speaker of the House of Representatives.

RICHARD HENRY LEE, President pro tempore of the Senate.

APPROVED MAY THE SECOND, 1792.

GEORGE WASHINGTON, President of the United States.

FROM THE AMERICAN DAILY ADVERTISER.

Mr. DUNLAP,

AS Corner Stones to public buildings are merely intended for the information of posterity, when their ruins may be fearched, to trace their antiquity, nothing should be handed down by the prefs, which, professing to be authentic, is an incorrect relation of a fact. Your paper of this morning, contains, as a reader would be apt to suppose, a copy of the infcription on the corner stone of the President's house, taken by a person who had seen it.

I will take the liberty of presenting you with a true copy, taken from the stone as it lay in the stone cutter's shop. That the infcription you have been pleased to give is not superior to that on the stone, I will not affert; but as old Hearne, the antiquarian, would have deemed it an unpardonable deviation, if chance had prefented to his view an antique falfely described by a writer cotemporary with the artift, I would gladly screen you from the Hearnes of future days. The true infeription is as follows: "This Corner Stone, of the House to accommodate the President of the United States, was laid, "This Corner Stone, of the House to May 10, 1792: when Pennsylvania was happily out of debt; Thomas Mifflin then Governor of the State."

WARDENS OFFICE.

ALL persons acquainted with the River and Bay of Delaware, and willing to take charge of vessels and conduct them either to safe anchorage at Reedy Island, or to sea, will find immediate employment and good encouragement, by applying to the Board of Wardens at their office in Walnut-freet.

NATHANIEL FALCONER, M. W. Philadelphia, May 17, 1792.