

PROPOSALS.

FOR carrying the Mails of the United States for three years, from January 1, 1833, to December 31, 1835, on the following route...

1418. Winesburgh by Black Horse, White Hall, Long Green Academy, Watkin's Tavern and Fork Meeting House to Kingsville, 30 miles and back, once a week.

1419. From Somersfield, in Somerset county, Pa., by Selbyport, Md. and Youghiogony from Wexa to Yough Glades, 90 miles and back, once a week.

1420. From Williamsport by Bakersville to Sharpburg, 12 miles and back, once a week.

1421. From Williamsport every Wednesday at 9 a. m. arrive at Sharpburg same day by 12 noon.

1422. From Sabillville, in Frederick county, Md. to Waynesburg, Pa. and back, once a week.

1423. From Sabillville every Wednesday at 9 a. m. arrive at Waynesburg same day by 3 p. m.

1424. From Waynesburg every Wednesday at 9 a. m. arrive at Sabillville same day by 9 a. m.

1425. From Sabillville by Derickson's Roads, Cathell's Mills and Whaley's Store to Berlin, 22 miles and back, once a week.

1426. From Sabillville every Wednesday at 9 a. m. arrive at Berlin same day by 11 a. m.

1427. From Annapolis by Hoadway's Ferry to St. Michaels, 35 miles and back, once a week.

1428. From Annapolis every Wednesday at 6 a. m. arrive at St. Michaels same day by 3 p. m.

1429. From St. Michaels every Friday at 6 a. m. arrive at Annapolis same day by 2 p. m.

1430. From Unity by Hood's Mills to Westminster, 28 miles and back, once a week.

1431. From Unity every Friday at 6 a. m. arrive at Westminster same day by 2 p. m.

1432. From Westminster every Friday at 3 p. m. arrive at Unity every Saturday by 10 a. m.

1. The Postmaster General reserves the right to expedite the mails, and to alter the times of their arrival and departure, at any time during the continuance of the contracts by giving an adequate compensation, never exceeding a pro rata allowance, for any extra expense which such alterations may require.

2. Seven minutes shall be allowed for opening and closing the mails at each office, where no particular time shall be specified, but the Postmaster General reserves to himself the right of extending the time.

3. For every ten minutes delay in arriving at any point after the time prescribed in any contract, the contractor shall forfeit five dollars. If the delay shall continue beyond the time for the departure of any post, the forfeiture shall be equal to twice the amount allowed for carrying the mail one trip. If he be unable to appear that the delay was occasioned by an unavoidable accident, of which the Postmaster General shall be the Judge, the forfeiture may be reduced to the amount of pay for a trip, but in no case can that amount be remitted. The forfeitures are otherwise unconditional, and will in all cases be enforced.

4. Persons who make proposals will state their prices by the year; payments to be made quarterly, in the months of May, August, November and February, one month after the expiration of each quarter.

5. None but a free white person shall be employed to carry the mail.

6. Proposals should state whether the person proposes to carry the mail in a 4 horse coach, a 2 horse stage or otherwise.

7. If the person offering proposals wishes the privilege of carrying newspapers out of the mail, he must state it in his bid; otherwise he cannot enjoy that privilege.

8. Proposals for any improvements in transporting the mail, as to the manner of carrying, increase of expedition, extension of routes, frequency of trips or any other improvements, are invited to be stated in the proposals, and will be duly considered.

9. The number of the route and its beginning and termination as advertised, should be stated in every bid, and the proposal must be sealed, directed to the "General Post Office, office of Mail Contracts," and superimposed "Proposals."

The following is a proper form for a proposal: "I will convey the mail, agreeably to advertisement on route No. 1, from to for the yearly compensation of dollars."

10. The distances, as stated, are estimated, and may not be entirely correct; but if any error have occurred in relation to them, no increase of compensation will be allowed on that account. The contractor will inform himself on that point.

11. The Postmaster General reserves the right of annulling any contract whenever repeated failures to arrive at the contract time shall occur; or whenever any failure shall happen amounting to the loss of a trip; or whenever any direction which he may give shall not be promptly obeyed.

12. No bid shall be withdrawn after the time for receiving it has expired, and should any person refuse to take a contract at his bid, he shall forfeit all other contracts that he may have with the Department, and be held responsible for the damage that may result from his failure to comply.

13. No contract nor bid can be transferred without the special and written approbation of the Postmaster General; and an assignment of a contract, or bid without his consent, first obtained in writing, shall be void. This rule will never be departed from.

14. If a contractor or his agent shall violate the Post office law, or shall transmit confidential intelligence by express more rapidly than the mail, his contract shall be forfeited, and in all cases, when a contractor shall run the stage, or other vehicle, more rapidly or more frequently than he is required by contract, he shall be held liable for the extra increase

of celebrity and frequency to the mail, unless the Postmaster General shall otherwise direct, and without increase of compensation.

15. The Postmaster General reserves the right of curtailing or of discontinuing any route, when in his opinion, the public interest shall require it; and in such case the contract shall cease, so far as relates to the part curtailed, or to the whole, if discontinued;—an allowance of one month's extra pay being made to the contractor.

16. All contracts for routes embraced in this advertisement shall commence on the first day of January next, and continue three years. Decisions on bids will be made known on the 9th day of November.

WILLIAM T. BARRY, Postmaster General. General Post Office Department. July 24, 1832.—aug 14—law300.

For Sale or Rent.

THE subscribers will sell or rent their Tavern in Easton, possession will be given immediately.—Apply to the Editor, with whom the terms are left.

HOLLYDAY & HAYWARD. Oct. 2

Office of the Commissioners under the Act to carry into effect the Convention with France, by sanctioning Act 18th Sept. 1832.

ORDERED, That all persons having claims under the Convention between the United States and His Majesty the King of the French, concluded on the 4th of July, 1831, to file memorials of the same with the Secretary of the Board. Every memorial so filed, must be addressed to the Commissioners; it must set forth minutely and particularly the facts and circumstances whence the right to prefer such claim is derived to the claimant, and it must be verified by his affidavit.

And in order that claimants may be apprised of what the Board now considers necessary to be averred in every such memorial, before the same will be received and acted on, it is further

Ordered, That in every such memorial it shall be set forth, For and in behalf of whom the claim is preferred.

2. Whether the claimant is a citizen of the United States of America; and if so, whether he is a native or naturalized, and where is now his domicile; if he claims in his own right, then whether he was a citizen when the claim had its origin, and where was then his domicile, or if he claims in the right of another, then whether such other was a citizen when the claim had its origin, and where was then, and where is now, his domicile.

3. Whether the entire amount of the claim is now, and did at the time when the claim had its origin, belong solely and absolutely to the claimant; and if any other person or persons has been interested therein, or in any part thereof, then who is such other person, and what is, or was, the nature and extent of his interest; and how, when, by what means, and for what consideration the transfer of rights or interest, if any such were, took place between the parties.

4. Whether the claimant, or any other who may at any time have been entitled to the amount claimed, or any part thereof, hath ever received any, and if any what sum of money or other equivalent as indemnification for the whole or any part of the loss or injury upon which the claim is founded; and if so, when, and from whom, the same was received.

5. At that time may be allowed to the claimants to prepare and file the memorials above mentioned, it is further

Ordered, That when this Board shall close the present session, it will adjourn to meet again upon the third Monday of December next, at which time it will proceed to decide whether the memorials which may have been filed with the Secretary are in conformity to the foregoing orders, and proper to be received for examination, and to transmit any other business that may come before it; and that the Secretary cause public notice hereof to be given in the journals authorized to publish the laws of the United States.

By order of the Board, J. E. FROST, Sec.

The papers authorized to publish the laws of the United States will insert the above notice once a week until the third Monday of December next, and forward their accounts to this office for payment. sept 21—25 law3MD

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2. Whether the claimant is a citizen of the United States of America; and if so, whether he is a native or naturalized, and where is now his domicile; if he claims in his own right, then whether he was a citizen when the claim had its origin, and where was then his domicile, or if he claims in the right of another, then whether such other was a citizen when the claim had its origin, and where was then, and where is now, his domicile.

3. Whether the entire amount of the claim is now, and did at the time when the claim had its origin, belong solely and absolutely to the claimant; and if any other person or persons has been interested therein, or in any part thereof, then who is such other person, and what is, or was, the nature and extent of his interest; and how, when, by what means, and for what consideration the transfer of rights or interest, if any such were, took place between the parties.

4. Whether the claimant, or any other who may at any time have been entitled to the amount claimed, or any part thereof, hath ever received any, and if any what sum of money or other equivalent as indemnification for the whole or any part of the loss or injury upon which the claim is founded; and if so, when, and from whom, the same was received.

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LAND FOR SALE.

NOTICE IS HEREBY GIVEN, That the President, Directors and Company of the Farmers' Bank of Maryland, will offer to sale, at public auction, at the front door of the Court-house of Talbot county, on TUESDAY the twentieth day of November, in the year of our Lord, eighteen hundred and thirty two, between the hours of one and four o'clock, in the afternoon of that day, all that part of tract or parcel of Land, lying and being in Talbot county aforesaid, near Choptank River, called Marsh Land, which was devised to William Martin by his father, Henry Martin, and conveyed by William Martin to James Cain, and mortgaged by James Cain, to the said President, Directors and Company, containing the quantity of one hundred and sixty five acres of land more or less.

The Sale will be on a credit of six months for one half of the purchase money, and twelve months for the residue thereof, with interest on the whole from the day of sale; that is to say, the purchaser must pay at the end of six months one half of the purchase money, with interest on the whole of the purchase money; and at the end of twelve months, the residue of the purchase money with interest on the part unpaid.—The purchaser will be required to give Bond, with approved security, for the payment of the purchase money and interest as aforesaid—after the payment of the purchase money and interest, a Deed will be made to the purchaser and not before.

JOHN GOLDSBOROUGH, Cashier of the Branch Bank at Easton.

Branch Bank, Easton, } may 1st, 1832. (G)

Wanted. I WISH to purchase three hundred NEGROES of both sexes, from 12 to 25 years of age, and 50 in families. It is desirable to purchase the 50 in large lots, as they are intended for a Cotton Farm in the State of Mississippi, and will not be separated. Persons having Slaves to dispose of, will do well to give me a call, as I am permanently settled in this market, and will at all times give higher prices in CASH, than any other purchaser who is now, or may hereafter come to market.

All communications promptly attended to. Apply to JOHN BUNK, at his Agency office, 48 Baltimore street, or to the subscriber, at his residence, above the intersection of Aisquith st. with the Harford Turnpike Road, near the Missionary Church. The house is white, with trees in front.

JAMES F. PURVIS & CO. Baltimore. may 29

TRUSTEE'S SALE. VALUABLE REAL ESTATE. BY virtue of a decree of the Honorable Judges of Talbot county Court, sitting as a Court of Equity, the subscriber as Trustee will offer at Public Auction on TUESDAY, the 13th day of November next, at the Court House door in the town of Easton, Talbot county, between the hours of twelve and three in the afternoon of that day, a certain tract of land, called "White Marshes," or "The White Marshes," also part of a tract of land called "Rich Farm," all adjoining, situated lying and being in the county aforesaid, within six miles of Easton, containing about four hundred acres of land (a correct plat of the same with the exact boundaries thereon, the times and days of November next, at 10 o'clock, in the forenoon, at the Court House door, in the town of Easton, Talbot county, between the hours of twelve and three in the afternoon of that day, a certain tract of land, called "White Marshes," or "The White Marshes," also part of a tract of land called "Rich Farm," all adjoining, situated 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