

OFFICIAL.

LAW OF THE UNITED STATES PASSED AT THE SECOND SESSION OF THE FORTY-SECOND CONGRESS.

REGISTRATION.

We call attention to the amended sections of the law governing the registration of voters, as they now stand, (See Acts of Assembly, Chap. 181, approved March 4, 1872), and to make the changes clearly apparent, we print them in italics. Unless duly registered in accordance with the law no person can cast his vote in November, and it is incumbent upon every good citizen to see to it that he is not deprived of his vote upon the great national issues now at stake by his own negligence or apathy.

It will be noticed that ONE DAY only is allowed for public revision of the list in all voting districts not embraced within the limits of cities and towns having two thousand inhabitants, but the registrar is bound at any time previous to the regular day of registration to register any person who applies to be registered, and who will be entitled to vote at the next succeeding election. The registrar is also required to furnish transfer certificates at any time to a voter removing from his district, and (except in cities or towns containing over two thousand inhabitants) the person presenting such certificate can be registered by the registrar of the election district to which he has removed at any time previous to the day of election, or by one of the judges on the day of election.

The qualification of voters is of course unchanged, it being settled by the Constitution; viz: "All male citizens of the age of twenty-one years at the first election to be held after the registration, and who are citizens of the United States, and shall have resided in the State twelve months, and in the county city or town in which they propose to register three months next preceding any election at which they may offer to vote." The exceptions are few and unimportant, not applying to any law-abiding citizen.

"Sec. 7. Each registrar shall annually, on the second Tuesday in May, at his voting place, proceed to register the names of all the qualified voters within his voting district not previously registered in the said district, in accordance with the provisions of this act, who shall apply to be registered, commencing at sunrise and closing at sunset, and shall complete this registration on the said second Tuesday in May. Ten days previous to the November elections the registrar shall sit one day for the purpose of amending and correcting the list, at which time any qualified voter applying, and not previously registered, may be added; provided that in each city or town having more than two thousand inhabitants, the registrar may sit three days previous to said date, city, county, or township elections. The registrar shall give notice of the time and place of all registrations for at least ten days before each sitting, by posting written or printed notices thereof at ten or more public places in their townships, wards, and election districts. And the registrar shall, at any time previous to the regular days of registration, register any voter who may apply to him to be registered and who will be entitled to vote at the next succeeding election, and the registrar shall receive the same compensation for the names so registered on days other than the regular days of registration that assessors may be entitled to for listing births and deaths."

"It shall be the duty of the registrars, within five days after each sitting, to have posted at three or more public places in their townships, wards, or election districts, written or printed lists of all persons admitted by them to registration, and also to have written or printed lists of all such persons added, posted on each day of election, at each place of voting in their townships, wards and election districts."

"Sec. 8. Whenever a registered voter changes his place of residence from one voting district to another, it shall be his duty to apply for, in person or in writing, and it shall be the duty of the registrar of his former voting district at any time, whether it be in a township, ward or voting place, to furnish a certificate that he was duly registered, and that his name has since his removal been erased from the registration books of said voting district, which shall be sufficient evidence to entitle him to register, and the name of every such person shall be entered upon the registration book of the township, ward or voting place to which he has removed by the registrar at any time, or by one of the judges on the day of election; provided, that in cities and towns containing more than two thousand inhabitants, the name of such persons shall only be entered by the registrar on the days named in the seventh section."

How to Secure the Appointment of Supervisors of Election. Whenever in any city or town having upwards of twenty thousand inhabitants there shall be two citizens thereof, and whenever in any county or parish, or any Congressional district, there shall be ten citizens thereof of good standing who are prior to any registration of voters for an election for representative or delegate in the Congress of the United States, or prior to any election at which a representative or delegate in Congress is to be voted for, shall make known in writing to the judges of the Circuit court of the United States for the circuit wherein such city, town, county, or parish shall be, their desire to have said registration, or said election, or both, guarded and scrutinized, it shall be the duty of the said Judge of the Circuit court, within not less than ten days prior to said registration, if required, within not less than ten days prior to said election to open the said Circuit court at the most convenient place in said circuit. And the said court, when so opened by said judge, shall proceed to appoint and commission from day to day and from time to time and under the hand of the said circuit judges, and under seal of said court, for each election district or voting precinct in each county or parish, and able to read and write the English language, and who shall be known and designated as supervisors of election. \* \* \* But no compensation is to be allowed to the supervisors appointed, except those appointed in cities or towns of twenty thousand or more inhabitants.

It is part of the duty of the chief supervisor to receive the applications of all parties for appointment to such positions; and upon the opening of the court to present such application to the judge thereof, and furnish information to said judge in respect to the appointment by the said court of such supervisors of election.

M. F. Pleasant, Esq., of Richmond, has been appointed chief supervisor for the State of Virginia. All applications must be forwarded to him.

AN ACT to authorize the appointment of deputy clerks of circuit and district courts. Be it enacted by the Senate and House of Representatives of the United States in Congress assembled, That a deputy or deputies of any clerk of any of the United States courts may be appointed by such court upon the application of the clerk, and be removable at the pleasure of the court, and the compensation of any such deputy shall be paid by the clerk; and in case of the death of the clerk, his deputy or deputies shall be appointed by the court, and the compensation of any such deputy, whether in his office or after his death, the clerk, and his estate, and the distributees or assignees in office of any such deputy, whether in his office or after his death, the clerk, and his estate, and the distributees or assignees shall have such remedy for any such defaults or neglects of any such deputy as the clerk would be entitled to if the same had occurred in his lifetime.

Approved, June 8, 1872.

AN ACT to provide for the abatement or repayment of taxes on distilled spirits in bond, designed to be held at the Register's office. Be it enacted by the Senate and House of Representatives of the United States in Congress assembled, That a deputy or deputies of any clerk of any of the United States courts may be appointed by such court upon the application of the clerk, and be removable at the pleasure of the court, and the compensation of any such deputy shall be paid by the clerk; and in case of the death of the clerk, his deputy or deputies shall be appointed by the court, and the compensation of any such deputy, whether in his office or after his death, the clerk, and his estate, and the distributees or assignees in office of any such deputy, whether in his office or after his death, the clerk, and his estate, and the distributees or assignees shall have such remedy for any such defaults or neglects of any such deputy as the clerk would be entitled to if the same had occurred in his lifetime.

Approved, May 27, 1872.

RESOLUTION providing for a more effective quarantine on the Southern and Gulf coasts. Whereas experience has proved that the present mode of quarantine on the Southern and Gulf coasts is inefficient to prevent the ravages of yellow fever in the cities and towns of the Southern States, and that a more effective quarantine is necessary to prevent the spread of this disease in such ports or towns, and whether any system of quarantine is likely to be more effective than the present mode of quarantine, and if so, what system will least interfere with the interests of commerce at said ports; and whereas, also, a detailed report on this subject to the Secretary of War, through the Surgeon General, on or before the assembling of the Senate on the 15th day of December, 1872, in December, eighteen hundred and seventy-two.

Approved, June 8, 1872.

IN THE DISTRICT COURT OF THE UNITED STATES FOR THE EASTERN DISTRICT OF VIRGINIA. In the matter of James Hurst, bankrupt—in bankruptcy. At Richmond, Va., this 16th day of October, 1872.

TO WHOM IT MAY CONCERN: Please take notice that a petition has been presented to the Hon. John C. Underwood, Judge of said District Court, in Bankruptcy, by Wm. Flegenhimer and R. M. Mayo, assignees of the estate of said bankrupt, to have the same annulled, free from all liens and encumbrances thereon.

IN THE DISTRICT COURT OF THE UNITED STATES FOR THE EASTERN DISTRICT OF VIRGINIA. In the matter of Joseph W. Bryant, bankrupt—in bankruptcy. At Richmond, Va., this 16th day of October, 1872.

TO WHOM IT MAY CONCERN: Please take notice that a petition has been presented to the Hon. John C. Underwood, Judge of said District Court, in Bankruptcy, by Wm. Flegenhimer and R. M. Mayo, assignees of the estate of said bankrupt, to have the same annulled, free from all liens and encumbrances thereon.

IN THE DISTRICT COURT OF THE UNITED STATES FOR THE EASTERN DISTRICT OF VIRGINIA. In the matter of Edwin Hunt, bankrupt—in bankruptcy. At Richmond, Va., this 16th day of October, 1872.

TO WHOM IT MAY CONCERN: Please take notice that a petition has been presented to the Hon. John C. Underwood, Judge of said District Court, in Bankruptcy, by Wm. Flegenhimer and R. M. Mayo, assignees of the estate of said bankrupt, to have the same annulled, free from all liens and encumbrances thereon.

IN THE DISTRICT COURT OF THE UNITED STATES FOR THE EASTERN DISTRICT OF VIRGINIA. In the matter of George W. Noland, bankrupt—in bankruptcy. At Richmond, Va., this 16th day of October, 1872.

TO WHOM IT MAY CONCERN: Please take notice that a petition has been presented to the Hon. John C. Underwood, Judge of said District Court, in Bankruptcy, by Wm. Flegenhimer and R. M. Mayo, assignees of the estate of said bankrupt, to have the same annulled, free from all liens and encumbrances thereon.

IN THE DISTRICT COURT OF THE UNITED STATES FOR THE EASTERN DISTRICT OF VIRGINIA. In the matter of John T. Perry, bankrupt—in bankruptcy. At Richmond, Va., this 16th day of October, 1872.

TO WHOM IT MAY CONCERN: Please take notice that a petition has been presented to the Hon. John C. Underwood, Judge of said District Court, in Bankruptcy, by Wm. Flegenhimer and R. M. Mayo, assignees of the estate of said bankrupt, to have the same annulled, free from all liens and encumbrances thereon.

IN THE DISTRICT COURT OF THE UNITED STATES FOR THE EASTERN DISTRICT OF VIRGINIA. In the matter of Robert M. Mayo, of Westmoreland county, Va., and Wm. Flegenhimer, of Richmond county, Va., assignees of the estate of James Hurst, of said county of Richmond, in said district, who was to-wit, on the 29th day of August, A. D. 1872, adjudged a bankrupt upon the petition of himself, by the District Court of the United States for said district. Dated Richmond, the 17th day of Oct. 1872.

BANKRUPT NOTICES.

IN THE DISTRICT COURT OF THE UNITED STATES FOR THE EASTERN DISTRICT OF VIRGINIA. In the matter of Valentine Lewis, bankrupt—in bankruptcy. At Richmond, Va., this 16th day of October, 1872.

TO WHOM IT MAY CONCERN: The undersigned, Wm. A. Jones, of Richmond county, Va., and Wm. Flegenhimer, of Richmond county, Va., hereby give notice of their appointment as assignees of the estate of Valentine Lewis, of said county of Richmond, in said district, who was, on the 6th day of September, 1872, adjudged a bankrupt on his own petition by the District Court of said district.

IN THE DISTRICT COURT OF THE UNITED STATES FOR THE EASTERN DISTRICT OF VIRGINIA. In the matter of William L. Lindner, bankrupt—in bankruptcy. At Richmond, Va., this 16th day of October, 1872.

TO WHOM IT MAY CONCERN: The undersigned, Wm. A. Jones, of Richmond county, Va., and Wm. Flegenhimer, of Richmond county, Va., hereby give notice of their appointment as assignees of the estate of William L. Lindner, of said county of Richmond, in said district, who was, on the 6th day of September, 1872, adjudged a bankrupt on his own petition by the District Court of said district.

IN THE DISTRICT COURT OF THE UNITED STATES FOR THE EASTERN DISTRICT OF VIRGINIA. In the matter of Isaac T. Britt, bankrupt—in bankruptcy. At Richmond, Va., this 16th day of October, 1872.

TO WHOM IT MAY CONCERN: Please take notice that a petition has been presented to the Hon. John C. Underwood, Judge of said District Court, in Bankruptcy, by Wm. Flegenhimer and R. M. Mayo, assignees of the estate of said bankrupt, to have the same annulled, free from all liens and encumbrances thereon.

IN THE DISTRICT COURT OF THE UNITED STATES FOR THE EASTERN DISTRICT OF VIRGINIA. In the matter of Albert Queenberry, bankrupt—in bankruptcy. At Richmond, Va., this 16th day of October, 1872.

TO WHOM IT MAY CONCERN: Please take notice that a petition has been presented to the Hon. John C. Underwood, Judge of said District Court, in Bankruptcy, by Wm. Flegenhimer and R. M. Mayo, assignees of the estate of said bankrupt, to have the same annulled, free from all liens and encumbrances thereon.

IN THE DISTRICT COURT OF THE UNITED STATES FOR THE EASTERN DISTRICT OF VIRGINIA. In the matter of Gabriel Corley, bankrupt—in bankruptcy. At Richmond, Va., this 16th day of October, 1872.

TO WHOM IT MAY CONCERN: Please take notice that a petition has been presented to the Hon. John C. Underwood, Judge of said District Court, in Bankruptcy, by Wm. Flegenhimer and R. M. Mayo, assignees of the estate of said bankrupt, to have the same annulled, free from all liens and encumbrances thereon.

IN THE DISTRICT COURT OF THE UNITED STATES FOR THE EASTERN DISTRICT OF VIRGINIA. In the matter of George W. Noland, bankrupt—in bankruptcy. At Richmond, Va., this 16th day of October, 1872.

TO WHOM IT MAY CONCERN: Please take notice that a petition has been presented to the Hon. John C. Underwood, Judge of said District Court, in Bankruptcy, by Wm. Flegenhimer and R. M. Mayo, assignees of the estate of said bankrupt, to have the same annulled, free from all liens and encumbrances thereon.

IN THE DISTRICT COURT OF THE UNITED STATES FOR THE EASTERN DISTRICT OF VIRGINIA. In the matter of John T. Perry, bankrupt—in bankruptcy. At Richmond, Va., this 16th day of October, 1872.

TO WHOM IT MAY CONCERN: Please take notice that a petition has been presented to the Hon. John C. Underwood, Judge of said District Court, in Bankruptcy, by Wm. Flegenhimer and R. M. Mayo, assignees of the estate of said bankrupt, to have the same annulled, free from all liens and encumbrances thereon.

IN THE DISTRICT COURT OF THE UNITED STATES FOR THE EASTERN DISTRICT OF VIRGINIA. In the matter of Robert M. Mayo, of Westmoreland county, Va., and Wm. Flegenhimer, of Richmond county, Va., assignees of the estate of James Hurst, of said county of Richmond, in said district, who was to-wit, on the 29th day of August, A. D. 1872, adjudged a bankrupt upon the petition of himself, by the District Court of the United States for said district. Dated Richmond, the 17th day of Oct. 1872.

AUCTION SALES.

ASSIGNEE'S SALE OF A VALUABLE REAL ESTATE IN THE CITY OF RICHMOND. By virtue of an order of the District Court of the United States for the Eastern District of Virginia, bearing date of April 28, 1872, we, the undersigned, J. P. Kavenagel, bankrupt, sell at public auction, in front of the Court House, in Richmond, on the 23rd day of OCTOBER, 1872, one moiety of a 100-acre tract of land, known as the 'Orange Hill,' in said city, free from all liens and encumbrances.

TERMS—One third cash; balance on a credit of six and twelve months; secured notes bearing interest from date, will be required for the deferred payments, and the title to be retained by the assignees until the purchase money is fully paid. R. M. & Wm. Flegenhimer, Assignees, 101-2-3-4-5-6-7-8-9-10-11-12-13-14-15-16-17-18-19-20-21-22-23-24-25-26-27-28-29-30-31-32-33-34-35-36-37-38-39-40-41-42-43-44-45-46-47-48-49-50-51-52-53-54-55-56-57-58-59-60-61-62-63-64-65-66-67-68-69-70-71-72-73-74-75-76-77-78-79-80-81-82-83-84-85-86-87-88-89-90-91-92-93-94-95-96-97-98-99-100-101-102-103-104-105-106-107-108-109-110-111-112-113-114-115-116-117-118-119-120-121-122-123-124-125-126-127-128-129-130-131-132-133-134-135-136-137-138-139-140-141-142-143-144-145-146-147-148-149-150-151-152-153-154-155-156-157-158-159-160-161-162-163-164-165-166-167-168-169-170-171-172-173-174-175-176-177-178-179-180-181-182-183-184-185-186-187-188-189-190-191-192-193-194-195-196-197-198-199-200-201-202-203-204-205-206-207-208-209-210-211-212-213-214-215-216-217-218-219-220-221-222-223-224-225-226-227-228-229-230-231-232-233-234-235-236-237-238-239-240-241-242-243-244-245-246-247-248-249-250-251-252-253-254-255-256-257-258-259-260-261-262-263-264-265-266-267-268-269-270-271-272-273-274-275-276-277-278-279-280-281-282-283-284-285-286-287-288-289-290-291-292-293-294-295-296-297-298-299-300-301-302-303-304-305-306-307-308-309-310-311-312-313-314-315-316-317-318-319-320-321-322-323-324-325-326-327-328-329-330-331-332-333-334-335-336-337-338-339-340-341-342-343-344-345-346-347-348-349-350-351-352-353-354-355-356-357-358-359-360-361-362-363-364-365-366-367-368-369-370-371-372-373-374-375-376-377-378-379-380-381-382-383-384-385-386-387-388-389-390-391-392-393-394-395-396-397-398-399-400-401-402-403-404-405-406-407-408-409-410-411-412-413-414-415-416-417-418-419-420-421-422-423-424-425-426-427-428-429-430-431-432-433-434-435-436-437-438-439-440-441-442-443-444-445-446-447-448-449-450-451-452-453-454-455-456-457-458-459-460-461-462-463-464-465-466-467-468-469-470-471-472-473-474-475-476-477-478-479-480-481-482-483-484-485-486-487-488-489-490-491-492-493-494-495-496-497-498-499-500-501-502-503-504-505-506-507-508-509-510-511-512-513-514-515-516-517-518-519-520-521-522-523-524-525-526-527-528-529-530-531-532-533-534-535-536-537-538-539-540-541-542-543-544-545-546-547-548-549-550-551-552-553-554-555-556-557-558-559-560-561-562-563-564-565-566-567-568-569-570-571-572-573-574-575-576-577-578-579-580-581-582-583-584-585-586-587-588-589-590-591-592-593-594-595-596-597-598-599-600-601-602-603-604-605-606-607-608-609-610-611-612-613-614-615-616-617-618-619-620-621-622-623-624-625-626-627-628-629-630-631-632-633-634-635-636-637-638-639-640-641-642-643-644-645-646-647-648-649-650-651-652-653-654-655-656-657-658-659-660-661-662-663-664-665-666-667-668-669-670-671-672-673-674-675-676-677-678-679-680-681-682-683-684-685-686-687-688-689-690-691-692-693-694-695-696-697-698-699-700-701-702-703-704-705-706-707-708-709-710-711-712-713-714-715-716-717-718-719-720-721-722-723-724-725-726-727-728-729-730-731-732-733-734-735-736-737-738-739-740-741-742-743-744-745-746-747-748-749-750-751-752-753-754-755-756-757-758-759-760-761-762-763-764-765-766-767-768-769-770-771-772-773-774-775-776-777-778-779-780-781-782-783-784-785-786-787-788-789-790-791-792-793-794-795-796-797-798-799-800-801-802-803-804-805-806-807-808-809-810-811-812-813-814-815-816-817-818-819-820-821-822-823-824-825-826-827-828-829-830-831-832-833-834-835-836-837-838-839-840-841-842-843-844-845-846-847-848-849-850-851-852-853-854-855-856-857-858-859-860-861-862-863-864-865-866-867-868-869-870-871-872-873-874-875-876-877-878-879-880-881-882-883-884-885-886-887-888-889-890-891-892-893-894-895-896-897-898-899-900-901-902-903-904-905-906-907-908-909-910-911-912-913-914-915-916-917-918-919-920-921-922-923-924-925-926-927-928-929-930-931-932-933-934-935-936-937-938-939-940-941-942-943-944-945-946-947-948-949-950-951-952-953-954-955-956-957-958-959-960-961-962-963-964-965-966-967-968-969-970-971-972-973-974-975-976-977-978-979-980-981-982-983-984-985-986-987-988-989-990-991-992-993-994-995-996-997-998-999-1000-1001-1002-1003-1004-1005-1006-1007-1008-1009-1010-1011-1012-1013-1014-1015-1016-1017-1018-1019-1020-1021-1022-1023-1024-1025-1026-1027-1028-1029-1030-1031-1032-1033-1034-1035-1036-1037-1038-1039-1040-1041-1042-1043-1044-1045-1046-1047-1048-1049-1050-1051-1052-1053-1054-1055-1056-1057-1058-1059-1060-1061-1062-1063-1064-1065-1066-1067-1068-1069-1070-1071-1072-1073-1074-1075-1076-1077-1078-1079-1080-1081-1082-1083-1084-1085-1086-1087-1088-1089-1090-1091-1092-1093-1094-1095-1096-1097-1098-1099-1100-1101-1102-1103-1104-1105-1106-1107-1108-1109-1110-1111-1112-1113-1114-1115-1116-1117-1118-1119-1120-1121-1122-1123-1124-1125-1126-1127-1128-1129-1130-1131-1132-1133-1134-1135-1136-1137-1138-1139-1140-1141-1142-1143-1144-1145-1146-1147-1148-1149-1150-1151-1152-1153-1154-1155-1156-1157-1158-1159-1160-1161-1162-1163-1164-1165-1166-1167-1168-1169-1170-1171-1172-1173-1174-1175-1176-1177-1178-1179-1180-1181-1182-1183-1184-1185-1186-1187-1188-1189-1190-1191-1192-1193-1194-1195-1196-1197-1198-1199-1200-1201-1202-1203-1204-1205-1206-1207-1208-1209-1210-1211-1212-1213-1214-1215-1216-1217-1218-1219-1220-1221-1222-1223-1224-1225-1226-1227-1228-1229-1230-1231-1232-1233-1234-1235-1236-1237-1238-1239-1240-1241-1242-1243-1244-1245-1246-1247-1248-1249-1250-1251-1252-1253-1254-1255-1256-1257-1258-1259-1260-1261-1262-1263-1264-1265-1266-1267-1268-1269-1270-1271-1272-1273-1274-1275-1276-1277-1278-1279-1280-1281-1282-1283-1284-1285-1286-1287-1288-1289-1290-1291-1292-1293-1294-1295-1296-1297-1298-1299-1300-1301-1302-1303-1304-1305-1306-1307-1308-1309-1310-1311-1312-1313-1314-1315-1316-1317-1318-1319-1320-1321-1322-1323-1324-1325-1326-1327-1328-1329-1330-1331-1332-1333-1334-1335-1336-1337-1338-1339-1340-1341-1342-1343-1344-1345-1346-1347-1348-1349-1350-1351-1352-1353-1354-1355-1356-1357-1358-1359-1360-1361-1362-1363-1364-1365-1366-1367-1368-1369-1370-1371-1372-1373-1374-1375-1376-1377-1378-1379-1380-1381-1382-1383-1384-1385-1386-1387-1388-1389-1390-1391-1392-1393-1394-1395-1396-1397-1398-1399-1400-1401-1402-1403-1404-1405-1406-1407-1408-1409-1410-1411-1412-1413-1414-1415-1416-1417-1418-1419-1420-1421-1422-1423-1424-1425-1426-1427-1428-1429-1430-1431-1432-1433-1434-1435-1436-1437-1438-1439-1440-1441-1442-1443-1444-1445-1446-1447-1448-1449-1450-1451-1452-1453-1454-1455-1456-1457-1458-1459-1460-1461-1462-1463-1464-1465-1466-1467-1468-1469-1470-1471-1472-1473-1474-1475-1476-1477-1478-1479-1480-1481-1482-1483-1484-1485-1486-1487-1488-1489-1490-1491-1492-1493-1494-1495-1496-1497-1498-1499-1500-1501-1502-1503-1504-1505-1506-1507-1508-1509-1510-1511-1512-1513-1514-1515-1516-1517-1518-1519-1520-1521-1522-1523-1524-1525-1526-1527-1528-1529-1530-1531-1532-1533-1534-1535-1536-1537-1538-1539-1540-1541-1542-1543-1544-1545-1546-1547-1548-1549-155