

For the expenses attending six seventy-four gun ships, and for completing navy yards, docks, and wharves, the sum of five hundred thousand dollars.

For erecting marine barracks, the sum of twenty thousand dollars.

For maintenance of French prisoners, the sum of thirty thousand dollars.

For making up deficiency of former appropriations for the maintenance of French prisoners, the sum of forty-five thousand dollars.

SEC. 2. *And be it further enacted*, That the several appropriations herein before made shall be paid out of the unexpended balance of appropriations for the navy, at the close of the last year, and out of any other monies in the treasury not otherwise appropriated.

APPROVED, March 3, 1801.

STATUTE II.

CHAP. XXXII.—*An Act for altering the times and places of holding certain Courts therein mentioned, and for other purposes.*

March 3, 1801.

[Repealed.]

Act of March, 1802, ch. 8.

Times and places of holding the circuit courts of Maine, New Hampshire and Massachusetts, altered.

SECTION 1. *Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the circuit courts of the United States, within the districts of Maine, New Hampshire, Massachusetts and Rhode Island, shall, after the passing of this act, commence and be respectively held on the several days herein after expressed, instead of the times heretofore established by law, that is to say: In and for the district of Rhode Island, at Providence, on every first day of April, and at Newport on every eleventh day of November; in and for the district of Massachusetts, on every eighth day of April and twenty-fifth day of October; in and for the district of New Hampshire, at Portsmouth, on every twenty-third day of April, and at Exeter on every fifteenth day of October; in and for the district of Maine, at Portland, on every first day of May, and at Wiscasset on every sixth day of October, except when any of those days shall happen on a Sunday, and then the session shall commence on the next day following.

SEC. 2. *And be it further enacted*, That all actions, suits, process and other proceedings of what nature or kind soever, depending and undetermined before the circuit courts aforesaid respectively, or that shall be depending and undetermined on the first day of April next, before the district court for the district of Maine, acting as a circuit court, shall be continued to the next circuit courts respectively hereby directed to be holden in and for the districts aforesaid, respectively.

Continuances to those courts.

SEC. 3. *And be it further enacted*, That all writs and processes which have been, or shall be duly sued out and made returnable to either of the circuit courts aforesaid, or to the district court for the district of Maine, acting as a circuit court, on either of the days on which the same courts were respectively to have been held prior to the passing of this act, and all recognizances that have been or shall be duly taken and made so returnable (said writs and processes having been duly taken and seasonably served) shall be returned to and proceeded upon in the said next circuit courts respectively, which are next to be holden in and for the districts aforesaid, respectively, as hereby directed; and all property attached by virtue of such writs or processes, shall be held in due form of law to respond the final judgments that shall be obtained upon the same respectively.

Causes to be proceeded on therein.

SEC. 4. *And be it further enacted*, That the district courts of the United States, in the state of North Carolina, shall, after the passing of this act, commence and be held on the several days herein after expressed, instead of the times heretofore established by law, that is to say: at Edenton in and for the district of Albemarle on every last Monday of March, third Monday of June, and last Monday of November; at Newbern

Times and places of holding the district courts in North Carolina, altered.

in and for the district of Pamptico, on every first Monday of April, fourth Monday of June and first Monday of December; and at Wilmington in and for the district of Cape Fear, on every second Monday of April, first Monday of July and second Monday of December.

Continuance of causes in the district courts of N. Carolina and New Jersey.

SEC. 5. *And be it further enacted*, That all actions, suits, writs, process, pleadings and other proceedings commenced, instituted, depending or existing in the district courts of the districts of New Jersey and North Carolina, at the time of the passing of this act, shall be continued in manner following, that is to say: all such commenced, instituted, depending, or existing in the district court of the district of New Jersey, to the next district court to be holden in the district of East Jersey; and all such commenced, instituted, depending or existing in the district court of the district of North Carolina, shall be continued to the next district court to be holden in the district of Pamptico.

Place of holding the circuit court in Kentucky.

SEC. 6. *And be it further enacted*, That from and after the passing of this act, the circuit court of the United States for the district of Kentucky, shall be holden at Frankfort, within and for said district, on the days already established by law, instead of at Beardstown, any thing in any other law to the contrary notwithstanding.

Chief judge of Columbia to be the judge of Potomac district.

SEC. 7. *And be it further enacted*, That the chief judge of the district of Columbia, shall hold the district courts of the United States in and for the district of Potomac, and shall have, exercise and perform, within the said district of Potomac, all the powers and duties now possessed, exercised and performed by the district judges of the United States within their respective districts.

APPROVED, March 3, 1801.

STATUTE II.

Feb. 27, 1801.

CHAP. XXXIII.—*An Act to amend the act, intituled "An act to provide for the valuation of lands and dwelling-houses, and the enumeration of Slaves, within the United States," and to repeal the act, intituled "An act to enlarge the powers of the surveyors of the revenue."*

[Obsolete.]
Act of July 11, 1798, ch. 70.
Surveyors of the revenue to make certain returns to the supervisors and inspectors of the revenue.

SECTION 1. *Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That each surveyor of the revenue who has been or shall be appointed under the act, intituled "An act to provide for the valuation of lands and dwelling-houses, and the enumeration of slaves within the United States," after completing the lists of the sums payable, for every dwelling-house and slave within the district to which such surveyor does or shall belong, and delivering the same to the collector of the revenue, and after taking receipts for such lists from the collector, in the manner provided by the act, intituled "An act to lay and collect a direct tax within the United States," shall transmit to the supervisor of the district, or to the inspector of survey, in any district comprehending more than one survey of inspection, to which such surveyor does or may belong, the receipts given by the collector for such lists, together with all the records of the lists, valuations and enumerations, which he has received or shall receive, or which doth or shall exist in his office under authority of the act first mentioned; and it shall be the duty of such supervisor or inspector to receive such receipts, records and papers, and safely to preserve the same.

1798, ch. 76.

Repeal of part of the former act.

SEC. 2. *And be it further enacted*, That so much of the act, intituled "An act to provide for the valuation of lands and dwelling-houses, and the enumeration of slaves," as makes it the duty of the surveyors of the revenue to record the transfers of lands or dwelling-houses, included in the said valuations, and to view and apportion the value of such land or dwelling-houses as shall be divided by sale or partition, and to value and assess new dwelling-houses and lands which are exempted, but which shall cease to be exempted from taxation by the laws of the state, where the same shall be situated, and to cancel or reduce the valuation of dwelling-

1798, ch. 70.