

February 12, 1817.

State of Delaware DV

To Mr. Bradford & R. Porter,

For publishing the 3rd and 4th volumes
of the Laws of Delaware, making } 2.100
1200 pages at 1.75 cents per page

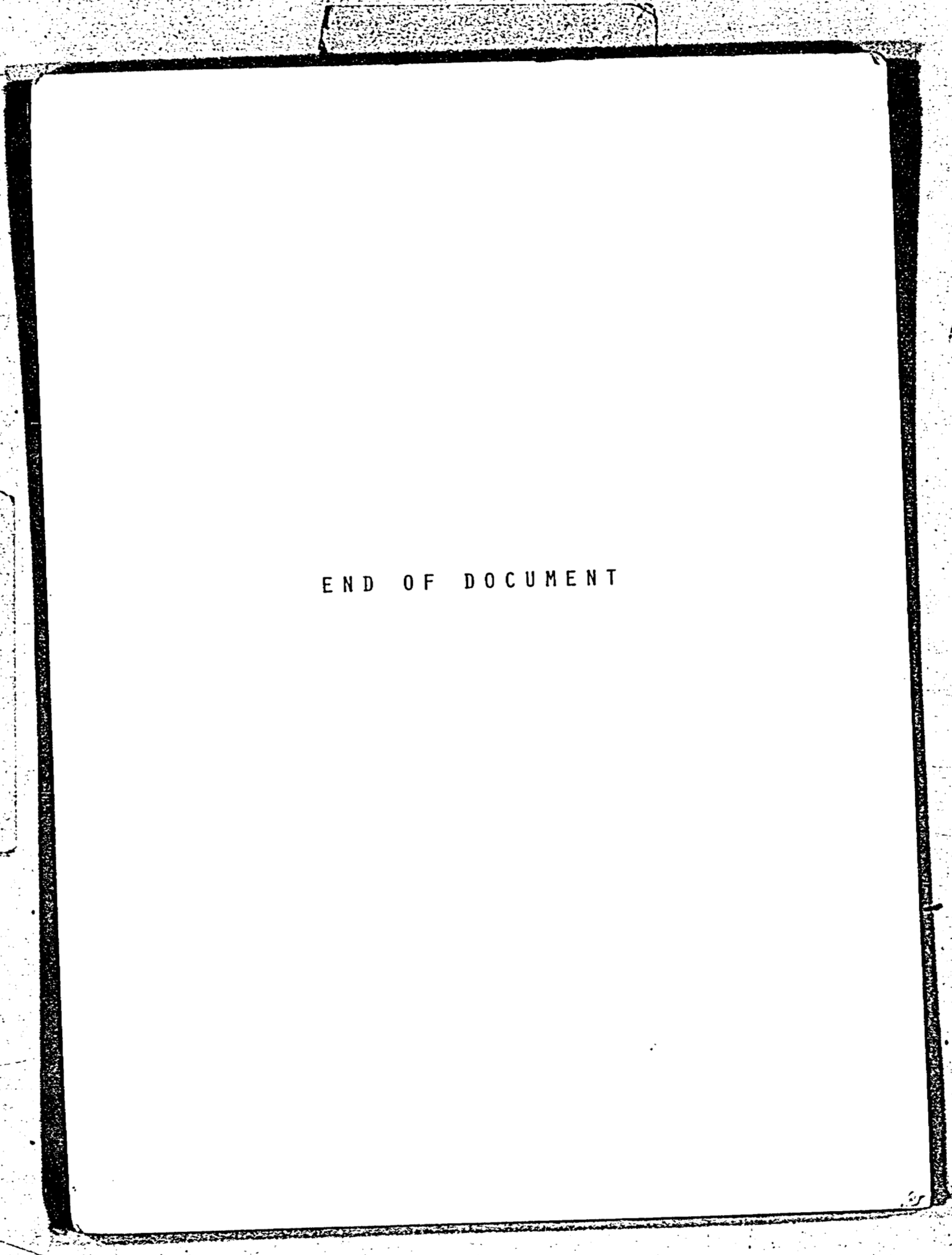
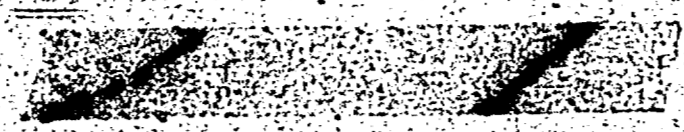
Binding 500 volumes at 50 cents ~ 300

Boxes and freight to Dover, } 15

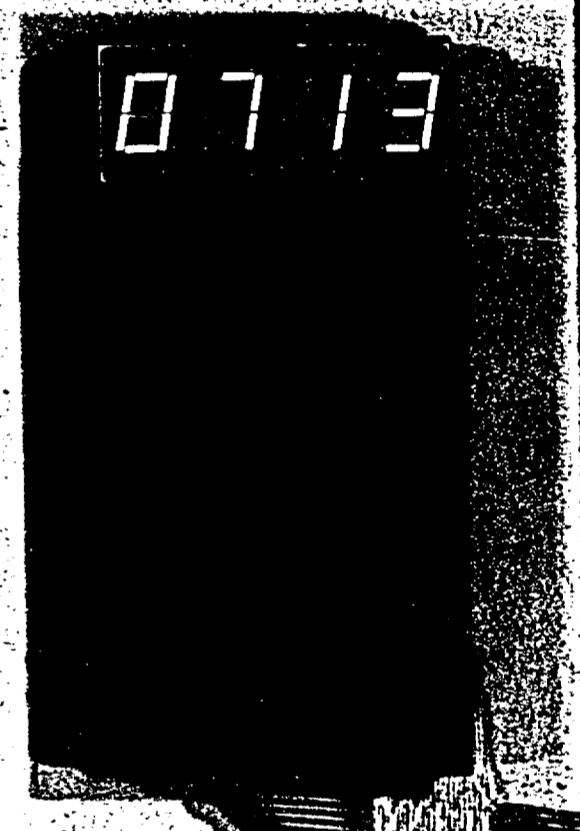
Account &c ~ ~ ~

\$ 2415

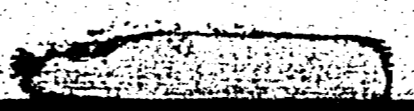
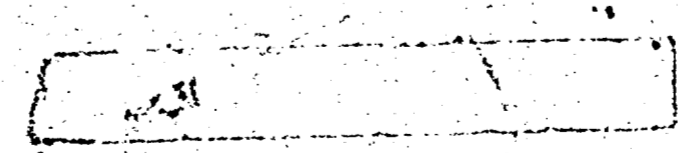
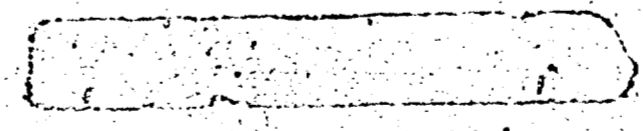
0712

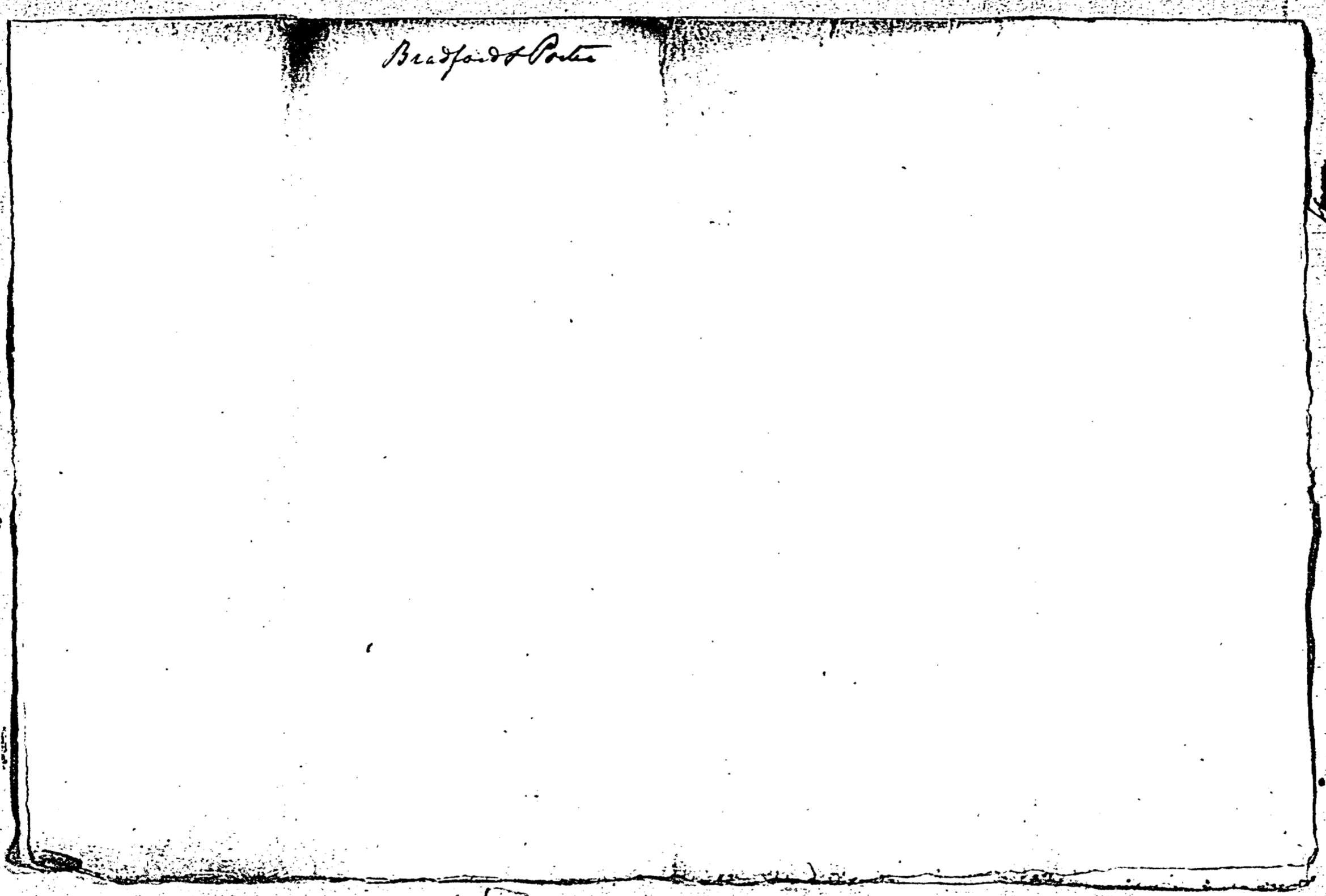
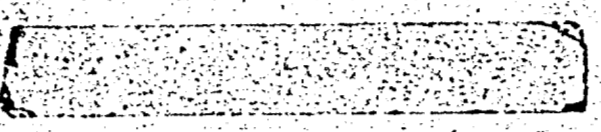
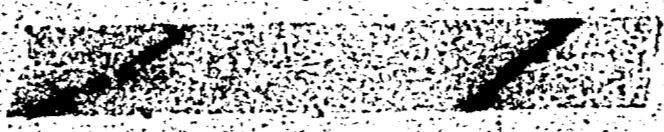


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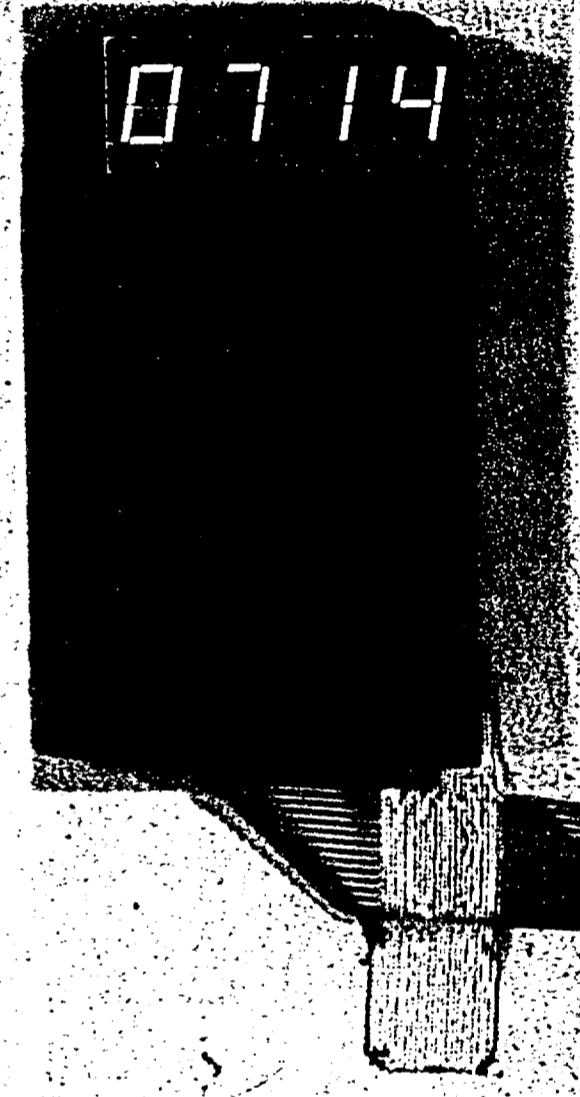


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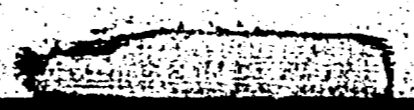
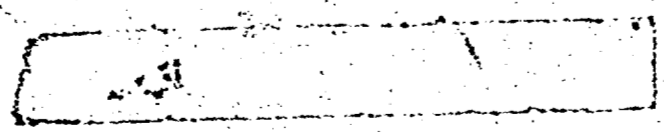
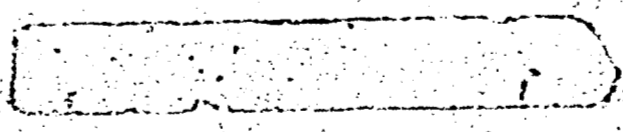




Bedford & Porter



0714



1817? Statement,

On which the claim of Mr. Bradford is founded,
for a further allowance for reprinting the 3rd
and 4th volumes of the Laws of Delaware.

Some time early in the summer
of 1810, R. Robinson, Esquire, then Secretary of State,
agreeably to the resolution of the Legislature, employed
Mr. Bradford to print 300 copies of the 3rd and 300
copies of the 4th volume of the Laws of Delaware. Mr.
Bradford, being much engaged, applied to R. Porter,
to assist him - and ~~the work~~ was finished about the
first of January 1817 -

The Legislature, at their last session,
having appropriated 2500 Dcs - out of which the claim
of Mr. Bradford was to be satisfied; and appointed
N. M. Redgely, Secretary of State, to furnish him
with a certificate of the sum due; he presented
his account to the Secretary - which was objected
to. After several communications having passed, a
certificate from the Secretary, arrived, dated June 5,
1817, allowing only 1599 dollars -

When this certificate arrived,
Mr. Bradford and R. Porter consulted what to do.
But at length, from necessity, they concluded to
~~take it~~ and rely on the justice of the Legislature,
there being no probability that the Secretary
and they could agree - having already been several
months attempting it.

0715

When P. Robinson, Esq. then Secretary of
State, employed Mr. Bradford to reprint the 3rd and
4th volumes of the Laws, he made no agreement as
to the price, but referred him to the Legislature
for payment. The allowances for printing ^{the} laws
for some years past being known to be higher
than what Mr. Bradford now claims, the work
was completed without delay, and without ever supposing
that his claims could meet with objection - particularly
as the work was executed in a manner and on paper
superior to that of former years.

0716

END OF DOCUMENT

0717

*Rough Statement of the affairs
of a piece of the 9th Regt. of the
Army - made in Feb. 1814.*

0718

The State of Delaware to Mr. Bradford
 1816 -
 To print the 300 copies of the 3^d & 300 copies of the
 4th Vol. of the laws - 1200 pages
 @ 1200000 lbs. @ 60 per 1000 - \$720.00
 To 47 reams @ 6 Dls per ream - 282.
 To 100 per cent on the paper - 282.
 To 300 tokens @ 60 cts per token - 180.
 To bind 600 vols @ 50 cts - 300.
 Misc & freight - 15.
 1779.

Edw.

The above account was made out with the opinion of a Mr. [unclear]
 and a Resolution upon an examination of the books - 14 per an [unclear] print
 &c &c

0719

END OF DOCUMENT

0720

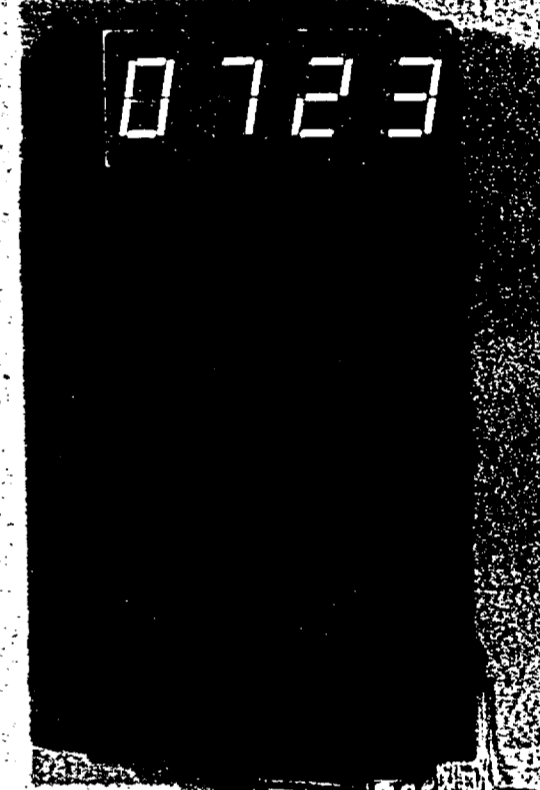
SUPPORTING DOCUMENTS

0721

The paper is light greenish yellow
 and is of a fine texture. It is
 of the same size as the paper
 of the book of the same name
 and is of the same quality.
 The paper is of the same
 quality as the paper of the
 book of the same name and
 is of the same size and
 texture. It is of a fine
 texture and is of the same
 quality as the paper of the
 book of the same name.

Mr. Gany -
 125
 of the
 1817

Comptroller - 207.00
 Purchase - 157.00
 Paper - 256.50
 Binding - 145.00
 1353.50
 80.
 1433.50



How many 'ells' are contained in a page of the specimens
herewith exhibited signed on the margin of page 217. By
Chapter 2. Mary and not before this question correctly.
He applied to Mr. Brown, who has done a great quantity
of his work. He says there are 1336 M's in a page of
this work.

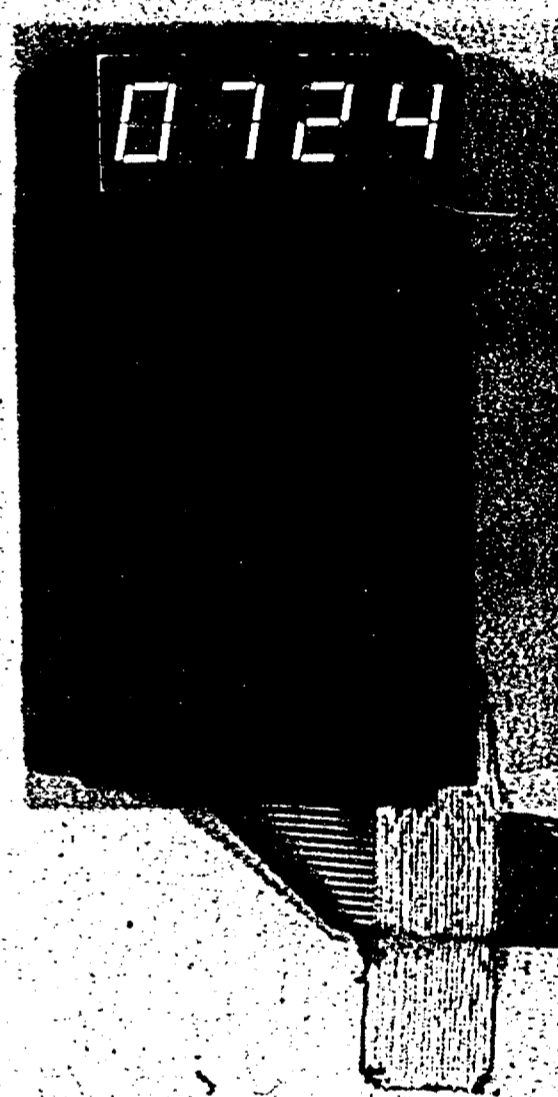
What is the price of 1000 ells for printing 300 copies of 1200 such
pages? - Composition fifty cents per 1000.

How many tokens are there in 300 such copies and what is the price
of tokens? - Three hundred tokens. Fifty cents per token.

What is the price of such paper and how many Reams would it
take to print 300 copies of 1200 pages?
Paper for 400 to 437 1/2. Printed paper has
1/10 less than after printing to 475.

How not any advance allowed the printer on the paper - and if
allowed is it or not on any more than the paper actually used?

The printer ought to be allowed a reasonable
commission. There is no rule in this respect. Water
marks in paper is a Ream is generally broken & unfit for
use? There are 10 good quires in every Ream.



Is the advance (if any) allowed the Printer on the paper extended to reimburse him for such broken paper?

No.

Is it customary to allow a Printer for the paper (which has not a letter printed on them) left in various places throughout the body of the book? Yes - universally.

What is the rate generally for allowing for blank pages?

The same is paid to journeymen as for printed pages. Of course the employer charges the same. The 3rd vol. contains 438 pages. The 4th vol. contains 462 pages and both are full bound in sheep in common Law binding - what is the price for volume for such binding? - when the Printer has it done and delivers the volumes?

The Philadelphia price is 37 1/2 cents per volume.

Are there any other circumstances not inquired into and which may affect in forming an estimate of the value of the work referred to? - If so, be so good as to state them and your opinion generally.

Let it be observed that the prices here

Be so good as to make out a bill in Printers form, according to the foregoing data & affix the value of the several charges.

Composition	—	001.
Proofs	—	151.00
		<hr/>
		952

States, of fifty cents per lotum of fifty cents per thousand, are there usually charged here by Printers to Booksellers. To public Bodies & to private persons, out of the line of B. Aschling, the charge is higher generally - forty two cents & often 75. But there is no fixed rule on the subject.

Matthews

0725

END OF DOCUMENT

0726

Accepted of the sum of \$100.00
for the amount of
the Bradford's account for
up to the 31st Dec. of the
year 1899 - Dec. 1899 - 00 -
4 June 1917 -
Moria Bradford's
claim - \$100.00

0727

(Copy)

I do hereby ascertain and certify the amount of the account of Mosus Bradford against the State of Delaware, for reprinting and binding three hundred copies of the third and three hundred copies of the fourth volume of the acts of the General Assembly, which have been reprinted and bound pursuant to a resolution of the General Assembly passed the fourteenth day of February, in the year eighteen hundred and sixteen, to be One thousand five hundred and ninety nine dollars, including all charges for paper, printing, boxes, freight and transportation. This is composing the said amount appearing in the following bill to wit:

The State of Delaware To Mosus Bradford -	Doll.
To reprinting and binding 300 copies of the third & 300 copies of the fourth volume of the Delaware laws - the two volumes together containing 1200 pages - and each page 1556 Ms. -	
Composition - 1200 pages - at 68 3/4 cents per page -	Doll. 825.00
Presswork - 300 copies - at 62 1/2 cents per token -	187.50
Paper - 5 streams - - - - at 600 cents per ream -	324.00
Binding - 300 copies of the 3 ^d Vol. at 40 cents per copy -	120.00
Binding - 300 copies of the 4 th Vol. at 42 1/2 cents per copy -	127.50
Boxes, packing, freight, transportation &c -	15.00
Whole amount as above stated -	Doll. - 1599.00

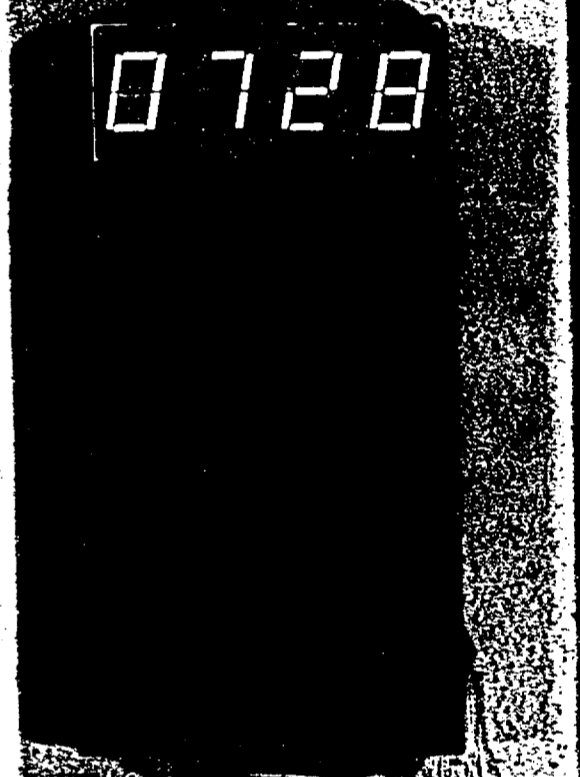
Done in obedience to the directions of the second section of an act of the General Assembly of the State of Delaware entitled "An act for the payment of certain claims" passed on the fifth day of February one thousand eight hundred and sixteen. In testimony whereof I have hereunto set my hand and affixed the seal of the office of the Secretary of the State of Delaware at Dover this third day of June in the year of our Lord one thousand eight hundred and seventeen.

Secretary
June 3rd 1817

H. M. Lippincott, Secretary of the State of Delaware

(Copy)

This is a copy of the certificate of the Secretary of State transmitted by mail to Mosus Bradford at Wilmington - H. M. L.



END OF DOCUMENT

0729

Copy of the
Certificate of the
Sec. of State for
writing down by
A. H. Porter & Moses
Branford.

0730

and certify the amount of the account of Messrs Broadford
 State of Delaware for reprinting and binding three hundred copies
 and three hundred copies of the fourth volume of the acts of
 which have been reprinted and bound pursuant to a resolution
 of the General Assembly passed the fourteenth day of February in the year
 eighteen hundred and sixteen, to be one thousand five hundred and
 ninety dollars, including all charges for paper, printing, boxes, freight and
 transportation - as follows - to wit: The two volumes ^{together} contain 1200 pages, each page
 1386 Mts. at 50 cents per 1000 Mts. for composition, being the price of composition as may
 as possible to 67 2/3 cents per page:

1200 pages composition at 67 2/3 cents per page	Doll. 812. 00
300 tokens, press work " 62 1/2 cents per token	187. 50
54 reams of paper " 600 cents per ream	324. 00
binding 300 copies of Vol. 3. at 40 cents	120. 00
" " " 4 th " 42 1/2 cents	127. 50
add transportation sum to the item for composition	15. 00
add printing freight & transportation "	15. 00
whole amount	Doll. 1599. 00

Done in obedience to the direction of the second section of an act of the
 General Assembly of the State of Delaware entitled "An act for the pay-
 ment of certain claims" passed and given on the fifth day of February
 one thousand eight hundred and sixteen. In witness whereof I
 have hereunto set my hand and affixed the seal of the office of the
 Secretary of the State of Delaware and done this
 third day of June in the year of our Lord
 one thousand eight hundred and sixteen

0731

END OF DOCUMENT

0732

0733

(247)
Two copies, each by the printer, given to the same printer
after the publication - neither an act of publication nor a return of
copy. Johnson at the 5th printing, 1817. The title "Journal" is written
and written by J. G. & M. W. Johnson, printers, for the printer
and for holding the plates under the printer's copy. The
letter of the return was made two or three days after the
the printer's return.

Done at N. York, 24 Feb. 1817

Two copies of the same return of the act of publication
the act of publication of certain claims, "Journal" 5 Feb. 1817.

M. Johnson to
24 Feb. 1817

(copy)

Dover 24 Feb. 1817.

Sir,

Alarmed I send you a certificate of the allowance made to you by the first section of the act of the General Assembly of this State entitled "An act for the payment of certain claims" passed on the 17th day of this month, and also a true copy of the second section of the act, which makes an appropriation for the payment of your account for reprinting the 3^d & 4th volumes of the Laws.

I have lately received a letter from Mr. Robinson, in reply to one I wrote to him, since I saw you in Wilmington, in which he says he has no contract with Mr. Bradford as the printer to have "the reprinting of the 3^d & 4th volumes" which was to be left for allowance to the General Assembly. It would seem therefore that the amount of your account is to be ascertained by you, and if it is less than the amount you have received under the Treasurer for the payment of the same, you may be assured that the Treasurer will be willing to give as soon as the price can be settled, & that I should be glad to see you at once, & that I should be glad to see you at once, & that I should be glad to see you at once. Will you excuse it, and say in what place, if in any, it is incurred.

I think when I saw you in Wilmington you must have told you have printed more than 300 copies of these volumes; will you inform me how many more, and whether you intend to sell some at a price?

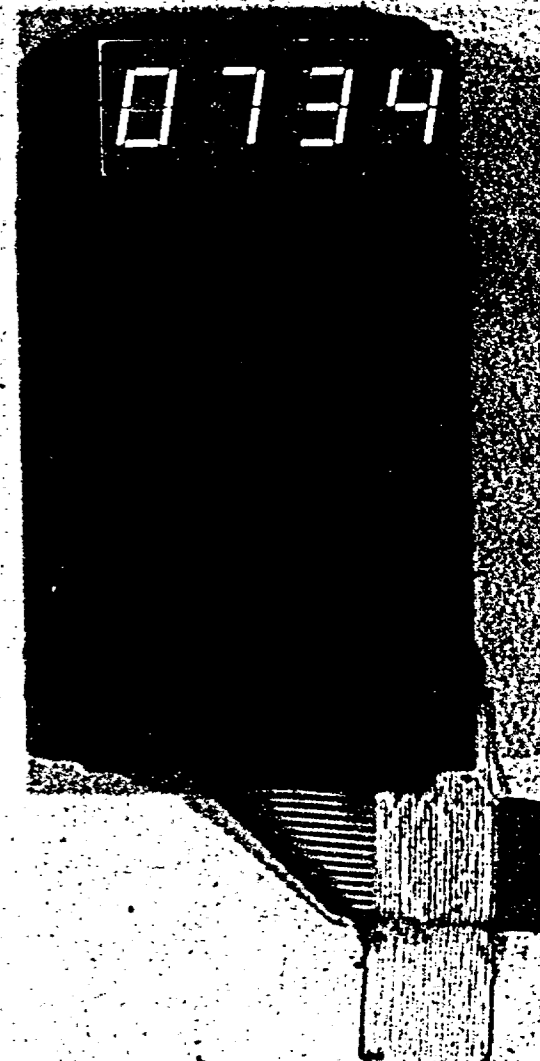
Yours respectfully,
Mr. Moses Bradford
Wilmington

The State of Delaware To Moses Bradford. Dr.

1816 To reprinting 300 copies of the 3 ^d & 4 th volumes of the Laws	
1200 pages, making 1200000 Ms. @ 60 cents per 1000	720.00
To 17 reams of paper @ 17 1/2 dollars per ream	297.50
To 100 per cent on the paper	282.00
To 300 tokens @ 60 cents per token	180.00
	<u>\$1469.50</u>

To binding 600 volumes
Boxes &c &c

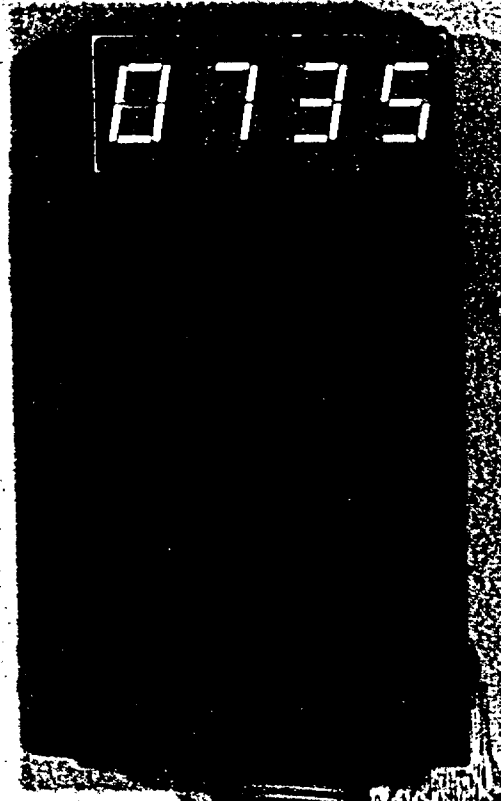
(copy)



I do certify that by the first section of an act of the General Assembly
of the State of Delaware entitled "an act for the payment of certain claims"
passed at Dover on the 5th of February, 1817, the State Treasurer is authorized
and directed to pay to Moses Woodford proprietor of the press for compensation
and for publication the sum of ten dollars and thirty two cents.
The Secretary of the
State of Delaware
Dover 24 Feb. 1817

Subt also a copy of the second section of the act entitled
"an act for the payment of certain claims," passed 5 Feb. 1817.

M. Brangoni - to -
24 Feb. 1817 -



END OF DOCUMENT

0736

test 9-40 (Pica)
note -396 (Brown)

OF DELAWARE.

217

and supporting a charity school or schools in the
said town of Newcastle.

CMAP.
CXXVI.

1817.

SEC. 2. *And be it further enacted,* That the
members of the said society and their successors,
by the name aforesaid, shall be capable in law to
purchase, receive, take and hold any lands, tene-
ments, rents, goods and chattels, which may be giv-
en, granted, devised or conveyed to them for the pur-
pose of establishing and supporting the said school
or schools, and to sell, rent or dispose of the same
in such manner as to them shall seem most beneficial
for the promotion of the said school or schools.

May hold
lands, &c.

SEC. 3. *And be it further enacted,* That the
members of the said society shall have power from
time to time to elect a president, secretary, and trea-
surer, and to make and ordain such by-laws, rules
and ordinances, not contrary to the laws and consti-
tution of this State, as they, or a majority of them,
shall judge necessary and proper, for the receiving
and admission of members of the society, and for
the good order and government of the said society,
and for preserving order, discipline and good govern-
ment in the said school.

may elect or
make & make
by-laws.

SEC. 4. *And be it further enacted,* That females
of any religious society or denomination among
Christians shall be capable of being elected mem-
bers of the said society, nor shall any person be re-
fused admission into the said school as teacher or
pupil for their conscientious persuasion in matters
of religion.

and teachers.

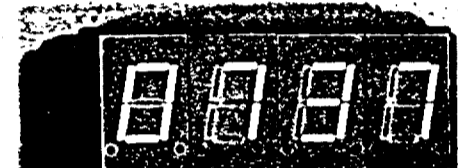
SEC. 5. *And be it further enacted,* That none
but destitute orphans and the children of such
white inhabitants as shall be deemed by the
proper objects of charity, shall be admitted into the
said schools.

who may be
pupils in the
schools.

SEC. 6. *And be it enacted,* That the books, acts
and minutes of the said society shall be received as
competent evidence in all courts of justice and else-
where.

Books, &c. of
the corpora-
tion shall be

M. Rice



CHAP.
CXXIX.
1817.

ton crosses the middle of the landing-street or road leading from the Head of Chester, in Maryland, through Smyrna, to the landing on Duck creek; which point being ascertained, four lines shall be drawn therefrom at right angles, and each line shall extend one-quarter of a mile from the said point, running as near as may be with the four principal streets of Smyrna, as the same now run, from the said point; so nevertheless that the said lines shall be at right angles with each other, let the courses of the streets be as they may; that after the said four lines are drawn as aforesaid, from the aforesaid point, the limits and bounds of the said town of Smyrna shall be laid out as follows: to wit, beginning at the end of the line drawn one-quarter of a mile from the point aforesaid, towards Gravelly run or Israel Peterson's mill-pond, and running thence, at right angles with the said last mentioned line, one-quarter of a mile; thence running at right angles with the line last mentioned, one-quarter of a mile, where it will strike the end of the quarter of a mile line drawn from the central point aforesaid towards the Head of Chester aforesaid; thence the same line continued one-quarter of a mile; thence running, at right angles with the line last mentioned, one quarter of a mile where it will strike the end of the quarter of a mile line drawn from the central point aforesaid towards Wilmington; thence the same line continued one-quarter of a mile; thence running, at right angles with the last mentioned line, one-quarter of a mile where it will strike the end of the quarter of a mile line drawn from the central point aforesaid towards the landing on Duck creek; thence the same line continued one-quarter of a mile; thence running at right angles with the line last mentioned, one-quarter of a mile to the place of beginning: so that the town of Smyrna aforesaid shall be included and comprehended within four lines, running at right angles with each other, as aforesaid, and each being one-half mile long as aforesaid, and touching, in the middle thereof, the extremity of one of the quarter of a mile lines drawn from the central point as aforesaid.

SEC. 2. *And be it enacted*, That Henry M. Persons appointed to fix the limits, Ridgely, Willard Hall, Jacob Stout, Jonathan Jenkins, and Alexander McClyment, or the survivors of them, or a majority of them, or the survivors of them, shall have full power and authority, and they or the survivors of them, or a majority of them, or the survivors of them, are hereby authorized, directed and required, as soon as conveniently may be after the passing of this act, to ascertain, fix and establish the limits and bounds of the town of Smyrna aforesaid, in the manner herein before pointed out, and to cause all the streets, lanes and alleys now being within the said town to be carefully surveyed and laid out, and to cause to be surveyed, laid out and opened, within the said town of Smyrna, all such additional streets, lanes and alleys as they shall deem to be proper and necessary, allowing to the persons respectively, through or over whose grounds such additional streets, lanes or alleys may run, such compensation therefor as they shall deem to be just and reasonable, under all circumstances; which compensation, if any be allowed, shall be paid by the treasurer of the town of Smyrna hereinafter mentioned, out of the monies of the said town, which may come to his hands as treasurer aforesaid, on warrants drawn on him by the commissioners of the town of Smyrna hereafter mentioned.

SEC. 3. *And be it enacted*, That the said Henry M. Persons, Ridgely, Willard Hall, Jacob Stout, Jonathan Jenkins and Alexander McClyment, or the survivors of them, or a majority of them, or the survivors of them, shall be, and they are hereby authorized and required, in the performance of the duties enjoined on them by this act, to take to their assistance a skillful surveyor; and after having caused to be ascertained, fixed and established the limits and bounds of the said town, and after having caused to be carefully surveyed and laid out all the streets, lanes and alleys now being in the said town, and having caused to be surveyed, located and laid out such additional streets, lanes and alleys as they shall deem to be proper and necessary, they shall

Book 9-40. (Pica)
Act 3-96 - (Pica)

OF DELAWARE

217

and supporting a charity school or schools in the
said town of Newcastle.

CHAP.
CXXVI.

1817.

Sec. 2. *And be it further enacted,* That the members of the said society and their successors, by the name aforesaid, shall be capable in law to purchase, receive, take and hold any lands, tenements, rents, goods and chattels, which may be given, granted, devised or conveyed to them for the purpose of establishing and supporting the said school or schools, and to sell, rent or dispose of the same in such manner as to them shall seem most beneficial for the promotion of the said school or schools.

May hold
lands, &c.

and all the
same, &c.

Sec. 3. *And be it further enacted,* That the members of the said society shall have power from time to time to elect a president, secretary, and treasurer, and to make and ordain such by-laws, rules and ordinances, not contrary to the laws and constitution of this State, as they, or a majority of them, shall judge necessary and proper, for the receiving and admission of members of the society, and for the good order and government of the said society, and for preserving order, discipline and good government in the said school.

May elect of.
Officers & make
by-laws.

Sec. 4. *And be it further enacted,* That females of any religious society or denomination among Christians shall be capable of being elected members of the said society, nor shall any person be refused admission into the said school as teacher or pupil for their conscientious persuasion in matters of religion.

Who may be
members of
the corpora-
tion.

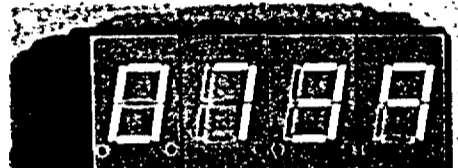
Sec. 5. *And be it further enacted,* That none but destitute orphans and the children of such free white inhabitants as shall be deemed by the society proper objects of charity, shall be admitted into the said schools.

Who may be
pupils in the
schools.

Sec. 6. *And be it enacted,* That the books, acts and minutes of the said society shall be received as competent evidence in all courts of justice and elsewhere.

Books, &c. of
the corpora-
tion shall be

H. M. R. R. R.



E. P. R. R.

competent evidence, &c. where, of the accounts, matters, things and transactions which they import on the face of them, touching and relating to the affairs and business of the said corporation, in the same manner as the books of private persons are now received as competent evidence under the existing laws of the State.

PASSED AT DOVER,
January 23, 1817.

CHAPTER CXXVII.

<sup>1 vol. ch. 131,
2. p. 315.</sup> A SUPPLEMENT to an act, entitled, "An act
for erecting public bridges, causeways and lay-
ing out and maintaining highways?"

<sup>Public roads
in Kent coun-
ty to be laid
out, &c. at the
expense of the
petitioners.</sup> SEC. 1. BE IT ENACTED by the Senate and House
of Representatives of the State of Delaware, in
General Assembly met, That all public roads and
common highways, hereafter to be laid out within
the county of Kent, shall be laid out, returned, re-
corded, made and erected at the expense of the pe-
titioners for such roads, bridges and causeways,
and all damages, together with the expenses of lay-
ing out and returning, making and erecting such
roads, highways, bridges and causeways, shall be
paid by said petitioners.

<sup>Sec 13 of ch.
131, & 1 vol.
370 revised, &
to Kent county</sup> SEC. 2. And be it further enacted, That section
thirteen of the original act, to which this is a sup-
plement, so far as the same concerns Kent county,
be and the same is in all its parts hereby revived;
and that so much of the acts of the General Assem-
bly of this State as have supplied, altered or re-
pealed the said section or any part thereof, so far
as the same concerns Kent county, but no further,
or as are altered by the first section of this act, be
and the same is hereby repealed.

PASSED AT DOVER,
Jan 28th 1817.

OF DELAWARE.

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CHAPTER CXXVIII.

CHAP.
CXXVIII.

In ACT to empower Ruth Harper to convey the fee simple estate, of and in a certain tract or piece of land, to any citizen of the United States.

1817.

PASSED AT DOVER, }
29 January 1817. } PRIVATE ACT.

CHAPTER CXXIX.

In ACT to survey, lay out and regulate the streets of Smyrna, and for other purposes.

WHEREAS the inhabitants of the town of Smyrna have prayed, that this General Assembly would pass a law appointing five commissioners with full power and authority to regulate the present streets, lanes and alleys within the said town, and to lay out such new ones as they should deem to be proper and necessary, and that the said street in the said town, commonly called and known by the name of the Methodist-street should be comprehended within the authority of the said commissioners, and also that provision should be made in the said law for the perpetual regulation of all the streets, lanes and alleys now established or which may be hereafter laid out and established in the said town:

Preamble.

SEC. 1. Be it therefore enacted by the Senate and House of Representatives of the State of Delaware, in General Assembly met, That the bounds and limits of the town of Smyrna aforesaid, shall be ascertained, fixed and established in the following manner: that is to say, the point shall be ascertained where the middle of the main street or road leading from Dover through Smyrna to Wilming-

Limits of the town, how to be ascertained and fixed.

CHAP.
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ton crosses the middle of the landing-street or road leading from the Head of Chester, in Maryland, through Smyrna, to the landing on Duck creek; which point being ascertained, four lines shall be drawn therefrom at right angles, and each line shall extend one-quarter of a mile from the said point, running as near as may be with the four principal streets of Smyrna, as the same now run, from the said point; so nevertheless that the said lines shall be at right angles with each other, let the courses of the streets be as they may; that after the said four lines are drawn as aforesaid, from the aforesaid point, the limits and bounds of the said town of Smyrna shall be laid out as follows: to wit, beginning at the end of the line drawn one-quarter of a mile from the point aforesaid, towards Gravelly run or Israel Peterson's mill-pond, and running thence, at right angles with the said last mentioned line, one-quarter of a mile; thence running at right angles with the line last mentioned, one-quarter of a mile, where it will strike the end of the quarter of a mile line drawn from the central point aforesaid towards the Head of Chester aforesaid; thence the same line continued one-quarter of a mile; thence running, at right angles with the line last mentioned, one-quarter of a mile where it will strike the end of the quarter of a mile line drawn from the central point aforesaid towards Wilmington; thence the same line continued one-quarter of a mile; thence running, at right angles with the last mentioned line, one-quarter of a mile where it will strike the end of the quarter of a mile line drawn from the central point aforesaid towards the landing on Duck creek; thence the same line continued one-quarter of a mile; thence running at right angles with the line last mentioned, one-quarter of a mile to the place of beginning; so that the town of Smyrna aforesaid shall be included and comprehended within four lines, running at right angles with each other, as aforesaid, and each being one-half mile long as aforesaid, and touching, in the middle thereof, the extremity of one of the quarter of a mile lines drawn from the central point as aforesaid.

Sec. 2. *And be it enacted*, That Henry M. Persons appointed to fix the limits of the town of Smyrna, and cause the streets to be surveyed, &c. and new ones opened, &c. and may allow compensation, &c. M. Ridgely, Willard Hall, Jacob Stout, Jonathan Jenkins, and Alexander M. Clyment, or the survivors of them, or a majority of them, or the survivors of them, shall have full power and authority, and they or the survivors of them, or a majority of them, or the survivors of them, are hereby authorized, directed and required, as soon as conveniently may be after the passing of this act, to ascertain, fix and establish the limits and bounds of the town of Smyrna aforesaid, in the manner herein before pointed out, and to cause all the streets, lanes and alleys now being within the said town to be carefully surveyed and laid out, and to cause to be surveyed, laid out and opened, within the said town of Smyrna, all such additional streets, lanes and alleys as they shall deem to be proper and necessary, allowing to the persons respectively, through or over whose grounds such additional streets, lanes or alleys may run, such compensation therefor as they shall deem to be just and reasonable, under all circumstances; which compensation, if any be allowed, shall be paid by the treasurer of the town of Smyrna hereinafter mentioned, out of the monies of the said town, which may come to his hands as treasurer aforesaid, on warrants drawn on him by the commissioners of the town of Smyrna hereafter mentioned.

Sec. 3. *And be it enacted*, That the said Henry M. Ridgely, Willard Hall, Jacob Stout, Jonathan Jenkins and Alexander M. Clyment, or the survivors of them, or a majority of them; or the survivors of them, shall be, and they are hereby authorized and required, in the performance of the duties enjoined on them by this act, to take to their assistance a skilful surveyor; and after having caused to be ascertained, fixed and established the limits and bounds of the said town, and after having caused to be carefully surveyed and laid out all the streets, lanes and alleys now being in the said town, and having caused to be surveyed, located and laid out such additional streets, lanes and alleys as they shall deem to be proper and necessary, they shall

shall fix stones, cause to be fixed, such and so many stones, and in such places as they shall deem to be proper for marking out and establishing the lines, bounds, corners, streets, lanes and alleys of the said town; and they shall cause the said surveyor, whom they shall take to their assistance as aforesaid, to make out an accurate plot or map of the said town, on which shall be marked and designated the boundaries of the said town, and the courses, width and names of the several streets, lanes and alleys thereof, both those now being in the said town, and such new ones as they may locate and lay out as aforesaid: and they may annex or add to the said map or plot such additional lines, surveys, observations and explanatory notes as they shall deem right and proper: and they, together with the surveyor aforesaid, shall sign the same, when completed as aforesaid, and cause it to be carefully recorded in the office for recording of deeds in and for Kent county; which record, or any copy thereof, when duly certified under the hand and seal of the recorder of deeds in and for Kent county aforesaid, shall be admitted and received as competent testimony in all courts of law and equity within this State.

Persons appointed to be surveyors, &c.
 Sec. 4. *And be it enacted*, That the said Henry M. Ridgely, Willard Hall, Jacob Stout, Jonathan Jenkins and Alexander M. Clyment, or such of them as may act under the provisions of this law, and the surveyors whom they may take to their assistance, before they enter upon the duties hereinbefore assigned, shall be duly sworn or affirmed, before some judge or justice of the peace of this State, faithfully and impartially to perform the duties assigned them by this act, to the best of their skill and judgment.

Commissioners, assessors and treasurers to be elected by whom at what place.
 Sec. 5. *And be it enacted*, That it shall and may be lawful for every free white male person, who shall be above the age of twenty-one years and shall be the owner of real estate within the town of Smyrna aforesaid, to attend at the house now occupied by Mrs. Lockwood, in the said town, or at such other convenient place as may be fixed on and

OF DELAWARE.

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appointed by any commissioners of the said town, who may at any time hereafter be appointed, on the first Monday in June next, and on the first Monday in June annually thereafter, at any time between the hours of ten o'clock in the morning and six o'clock in the afternoon, and then and there to vote by ballot for three persons, being owners of real estate within the said town, and being above the age of twenty-one years respectively; as commissioners for the said town, and for one person, being also owner of real estate within the said town and being also above the age of twenty-one years, as assessor for the said town, and for one other person, being also owner of real estate within the said town, and being also above the age of twenty-one years, as treasurer for the said town; and, immediately after the election is closed, the votes, given in as aforesaid, shall be read out and counted; and the three persons having the highest number of votes as commissioners aforesaid, shall be the commissioners of the said town for one year, or until others are duly elected; and the person having the highest number of votes as assessor aforesaid, shall be the assessor of the said town for one year, or until another is duly elected; and the person having the highest number of votes as treasurer aforesaid, shall be the treasurer of the said town for one year, or until another is duly elected. And the first election for commissioners, assessor and treasurer aforesaid, shall be conducted and carried on under the superintendence and management of James M. Dowell, Thomas Maberry and Henry Draper, or a majority of them; and every future election shall be held, conducted and carried on under the superintendence and management of three substantial freeholders, to be appointed for that purpose by the commissioners for the time being; and immediately after each election, as soon as it is ascertained who are appointed commissioners, assessor and treasurer as aforesaid, the persons, under whose superintendence and management such election is carried on, shall enter in a book, to be provided for that purpose, a memorandum or minute of such election, containing the names of the persons respectively.

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chosen commissioners, assessor and treasurer at
 & certificates such election, and shall subscribe their names to
 thereof to be given. the said memorandum or minute, and shall give to
 the commissioners assessor and treasurer, so cho-
 Book contain- sen as aforesaid, certificates of their election : and
 ing minutes of the book, containing such memoranda and minutes,
 the elections to be preser- shall be carefully preserved by the commissioners
 ved, and by for the time being, and shall be admitted as com-
 whom. And shall be petent evidence in all courts of law and equity with-
 evidence, &c. in this State.

Sec. 6. *And be it enacted*, That the commisi-
 oners mentioned in the fifth section of this act, shall
 be called and known by the name of the "Commis-
 sioners of the town of Smyrna" : and the assessor
 of the mentioned in the said section, shall be called and
 known by the name of the "Assessor of the town
 of Smyrna" : and the treasurer, also mentioned in
 the said section, shall be called and known by the
 name of the "Treasurer of the town of Smyrna".

Commission- Sec. 7. *And be it enacted*, That it shall be the
 ers, their du- duty of the commissioners of the town of Smyrna,
 ties & powers for the time being, or the survivors of them, or a
 majority of them, or the survivors of them, and
 they are hereby invested with full and ample pow-
 er therefor, to cause all the streets, lanes and al-
 leys of the said town, both those now being therein
 and such new ones as may be laid out and located
 under the provisions of this act, to be repaired,
 supported, opened, regulated and amended, and
 all obstructions and nuisances, at any time therein
 being, to be removed or abated, in such manner as
 they may deem most proper and conducive to the
 copvenience and interest of the citizens of the said
 town, and in conformity to the survey and plot of
 the said town, so to be made as aforesaid, by vir-
 tue and in pursuance of this act; and for these
 purposes, and also to defray all expenses, costs
 and charges arising and accruing in consequence of
 any thing contained in or to be done under this act,
 to cause such sum or sums to be raised, annually,
 by way of tax, to be assessed, levied and raised on
 the real property within the said town, as to them

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shall appear to be right and proper: *Provided al-*
ways, That the said commissioners shall not be
compelled to support, repair or amend the streets
in the said town now deemed public highways and
supported by the county of Kent, except only so
far as they may consider it to be for the particular
convenience and accommodation of the inhabitants
of the said town.

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CXXIX.
1817.

Sec. 8. And be it enacted, That the said com-
missioners of the town of Smyrna, for the time
being, and the survivors of them, or a majority of
them, or the survivors of them, shall be, and they
are hereby, authorised and empowered, required
and directed, to cause all obstructions and nuisan-
ces, that may at any time be in any of the streets,
lanes and alleys of the said town, to be removed
or abated: and in case any person or persons, who
shall occasion such obstruction or nuisance, shall
neglect or refuse to remove the same, within three
days after being required so to do, in writing, by
the said commissioners or the survivors of them or
a majority of them, or the survivors of them, he, she
or they, so refusing or neglecting to remove such
obstruction or nuisance as aforesaid, shall forfeit
and pay to the treasurer of the said town, for the
use of the said town, the sum of five dollars, to be
recovered in the name of the treasurer of the town
of Smyrna, as debts under forty shillings are now
recoverable by the laws of this state: and the said
commissioners may moreover cause such obstruc-
tion or nuisance to be removed or abated as afore-
said.

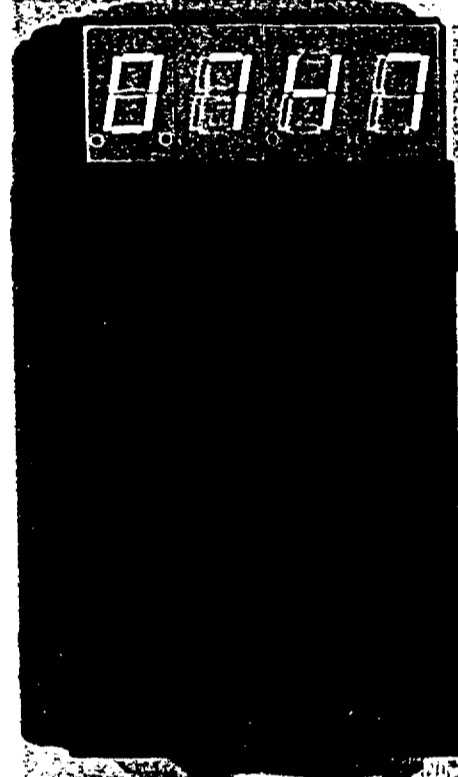
Penalty on
persons neg-
lecting to re-
move nuisan-
ces on being
required by the
commissioners.

Sec. 9. And be it enacted, That each of the com-
missioners of the town of Smyrna, for the time be-
ing, and during his continuance in office as such,
shall be a conservator of the peace within the limits
of the said town, with full power and authority to
do all things, for the preservation of the peace with-
in the limits of the said town, that any other con-
servator of the peace of this state may or can do by
the laws of this state. And each of the said com-

Each com-
missioner to
be a conserva-
tor of the
peace within
the town.

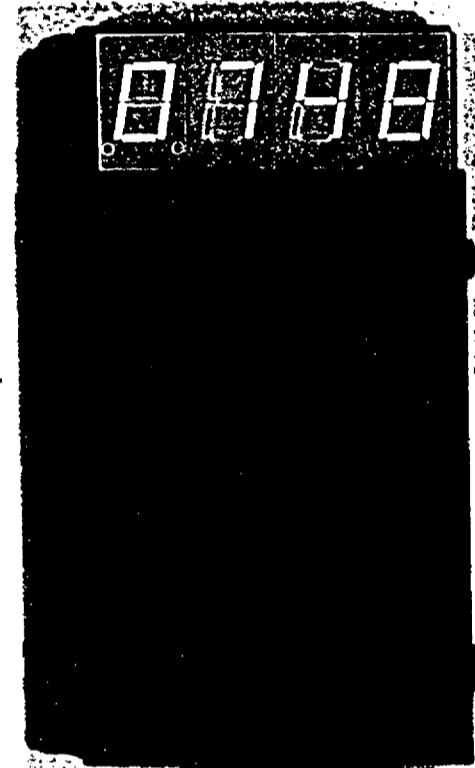
H. M. Ridgely,

Witness & us for publication
Matthew
(Wm. J. J.)



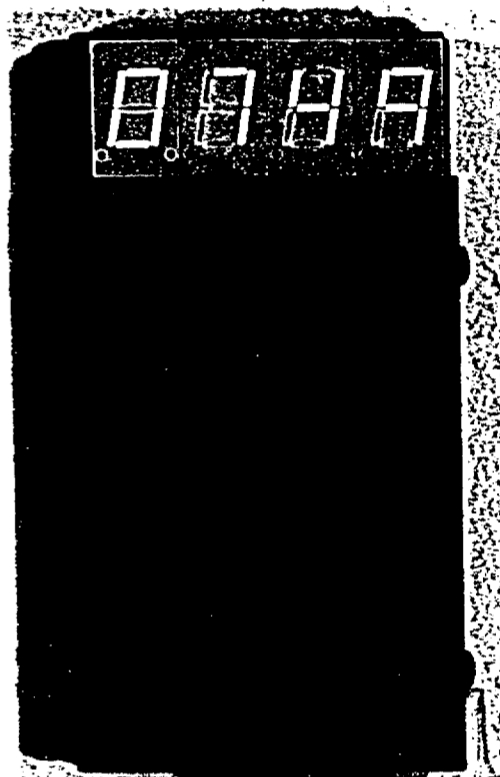
Oath of commissioners, before entering upon the duties of his office as such, shall take an oath or affirmation faithfully and impartially to discharge the duties of his office as commissioner of the town of Smyrna to the best of his skill and judgment: which oath or affirmation shall be administered by any Judge or Justice of the peace of this state: and a certificate thereof to be made, by the person administering the same, in the record book of the election of such commissioners.

Assessor, his duties & powers. Sec. 10. *And be it enacted,* That the assessor of the town of Smyrna, for the time being, shall annually, during the month of June, make a true, just and impartial valuation and assessment of all the real estate within the said town: and the said assessor shall, forthwith after making such assessment, deliver to the commissioners aforesaid, for the time being, a duplicate thereof, containing the names of all persons being owners of real estate within the said town and the amount of the assessment or valuation of the real estate of each person respectively within the said town: which duplicate in the hands of the commissioners shall be and remain open and free for the inspection of all persons concerned. And if any person or persons, shall conceive him, her or themselves aggrieved or overrated by the said assessor, it shall and may be lawful for him, her or them, at any time before the twentieth day of July after making such assessment, to appeal to the said commissioners for the time being, whose decision thereupon shall be final and conclusive. And in case one of the commissioners appeals, he shall not sit in judgment upon his own appeal, but it shall be decided by the other two or the survivor if one be dead: and the said commissioners, or the survivors of them, or a majority of them, shall assess and value the real estate of the said assessor within the said town and add such valuation and assessment to the said duplicate. And after the said assessment and valuation shall be examined and adjusted as aforesaid by the said commissioners, all taxes shall be levied, assessed



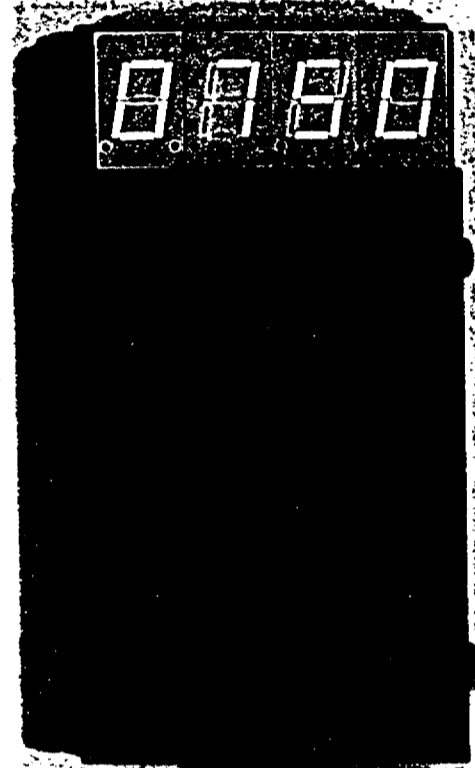
and raised, on the property thus valued, in just and equal proportions and rates. And the said assessor, immediately after his election and before entering upon the duties of his office, shall take an oath or affirmation diligently, faithfully and impartially to perform the duties of his office to the best of his ability, knowledge and judgment; which oath or affirmation shall be administered by any Judge or Justice of the peace of this state; and a certificate thereof shall be made by the person administering the same in the aforesaid record book of the election of the commissioners, assessor and treasurer aforesaid.

Sec. 11. *And be it enacted,* That the commissioners aforesaid or the survivors of them, or a majority of them or the survivors of them, after having ascertained the sum necessary to be raised on the said town, for the purposes of this act, and having apportioned the same on the assessment and valuation aforesaid, shall yearly, in the month of July or as soon thereafter as convenient, furnish the treasurer of the said town with a list, containing the names of every person owning real estate within the said town, and opposite to each name respectively the amount of the real estate of such person within the said town, and the tax to be levied on such assessment from each person as aforesaid: which list shall be signed by the said commissioners, for the time being, or the survivors of them or a majority of them, and shall contain a note or minute of the whole tax laid for the year being, and the rate per hundred dollars necessary to raise that tax: and the treasurer of the said town, immediately after receiving the said list, shall proceed to collect the taxes mentioned in the said list, and shall have the same power and authority to collect the said taxes, as are given by law to the collectors of county rates and levies. And the said treasurer, before he enters on the duties of his office, shall give bond, with sufficient surety, in the penalty of one thousand dollars, lawful money of the United States, to the commissioners of the said town, conditioned for the faithful discharge of the trust reposed in him and the payment over to his



and raised, on the property thus valued, in just and equal proportions and rates. And the said assessor, immediately after his election and before entering upon the duties of his office, shall take an oath or affirmation diligently, faithfully and impartially to perform the duties of his office to the best of his ability, knowledge and judgment; which oath or affirmation shall be administered by any Judge or Justice of the peace of this state; and a certificate thereof shall be made by the person administering the same in the aforesaid record book of the election of the commissioners, assessor and treasurer aforesaid.

SEC. 11. *And be it enacted,* That the commissioners aforesaid or the survivors of them, or a majority of them or the survivors of them, after having ascertained the sum necessary to be raised on the said town, for the purposes of this act, and having apportioned the same on the assessment and valuation aforesaid, shall yearly, in the month of July or as soon thereafter as convenient, furnish the treasurer of the said town with a list, containing the names of every person owning real estate within the said town, and opposite to each name respectively the amount of the real estate of such person within the said town, and the tax to be levied on such assessment from each person as aforesaid: which list shall be signed by the said commissioners, for the time being, or the survivors of them or a majority of them, and shall contain a note or minute of the whole tax laid for the year being, and the rate per hundred dollars necessary to raise that tax: and the treasurer of the said town, immediately after receiving the said list, shall proceed to collect the taxes mentioned in the said list, and shall have the same power and authority to collect the said taxes, as are given by law to the collectors of county rates and levies. And the said treasurer, before he enters on the duties of his office, shall give bond, with sufficient surety, in the penalty of one thousand dollars, lawful money of the United States, to the commissioners of the said town, conditioned for the faithful discharge of the trust reposed in him and the payment over to his



successor in office of all such sums of money as may remain in his hands upon the settlement of his accounts drawn by him. And the said treasurer shall pay all orders drawn by him by the said commissioners or the survivors of them or a majority of them, and shall settle his accounts with the said commissioners annually, in the month of May, or as often, and at such times, as they, or the survivors of them or a majority of them, shall require him thereto: and the said treasurer and assessor shall each receive for the performance of the duties enjoined on them by this act a reasonable compensation to be determined by the said commissioners.

Treasurer and assessor shall receive for the performance of the duties enjoined on them by this act a reasonable compensation to be determined by the said commissioners.

PASSED AT DOVER,
29 January, 1817. }

CHAPTER CXXX.

An ACT to incorporate the Trustees of the Mechanic's Academy of Smyrna.

SEC. 1. BE IT ENACTED by the Senate and House of Representatives of the State of Delaware, in General Assembly met, That Thomas Maberry, William Kennedy, Ephraim Jefferson, James Smith, Ebenezer Blackiston, junior, Jacob Pennington and John Denning, be and they are hereby declared to be, one body politic and corporate, to have continuance forever, by the name of the trustees of the Mechanic's Academy of Smyrna.

SEC. 2. And be it enacted, That in case of the death, resignation or other legal disability of any of the trustees of the said Academy, the vacancy, thereby occasioned, shall be supplied by a majority of the remaining trustees.

SEC. 3. And be it enacted, That the said trustees, and their successors in office, by the name aforesaid, shall be capable, in law, to purchase, re-

ceive and hold any lands, tenements, rents, goods or chattels, which shall be given, conveyed or devised to them for the use of the said school, and to sell, rent or dispose of the same, in such manner, as to them shall seem most beneficial for the said Academy.

SEC. 4. And be it enacted, That the said trustees, or a majority of them, shall have power, and they are hereby authorized, to make, alter, repeal and re-enact all laws, regulations, ordinances, which they may deem necessary for the better government of the said school: Provided, that the said laws, regulations and ordinances are not repugnant to the constitution and laws of this state or of the United States.

SEC. 5. And be it enacted, That the said trustees may, and shall, appoint such professors, tutors or such other officers or persons, as they may deem requisite, for the said school, under such rules and stipulations, and for such pecuniary compensation, as they may deem adequate and proper.

SEC. 6. And be it enacted, That the said corporation shall and may be able and capable, in law, to sue and be sued, implead and be impleaded, answer and be answered, defend and be defended, in courts of law and equity, or any other place whatsoever, and to do and execute all other matters and things which bodies politic and corporate may lawfully do.

SEC. 7. And be it enacted, That the said corporation shall have full power and authority to have and use a common seal, and to change the same, and to establish another or others, with such devices as they shall think proper, and that all acts certified under such seal shall have full faith and credit.

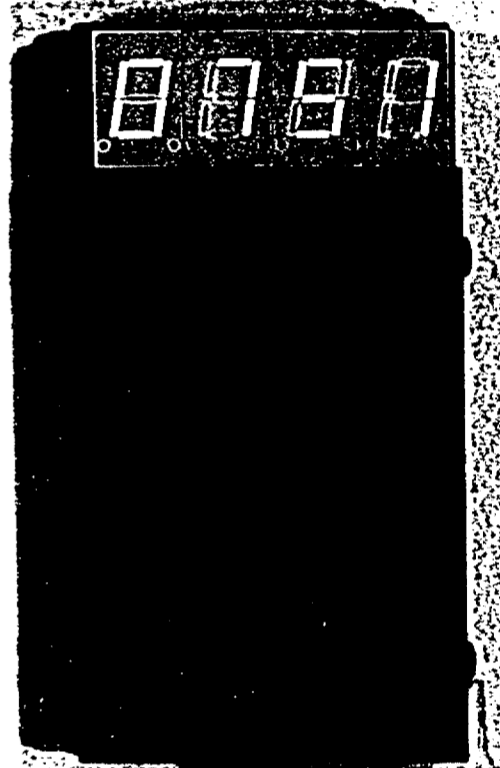
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professors, tu-
tors &c.

corpo-
ration may sue
& be sued &c.

may have
and use a com-
mon seal &c.



Trustees shall not receive compensation &c. **Sec. 8.** *And be it enacted,* That the trustees of the said school shall not, on any pretence whatsoever, take or receive any compensation for their services rendered in the discharge of any duty or duties performed by them.

PASSED AT DOVER,
20 January, 1817.

CHAPTER CXXXI

An ACT to incorporate a School, on the Brandywine, in New Castle County, under the name of the Brandywine Manufacturers' Sunday School.

Preamble: WHEREAS the establishment of Sunday Schools, especially in the vicinity of extensive manufactories, is calculated, not only to promote the instruction of the youth, in those useful establishments, in the first rudiments of learning, but to conduce greatly to their good and orderly behaviour, by preventing them from spending the Sabbath in idleness and contracting habits of vice and immorality.

Trustees incorporated. **SEC. 1.** *Be it enacted by the Senate and House of Representatives of the State of Delaware, in General Assembly met,* That Eleuthere Irnee du Pont, Robert McCall, John D. Carter, Charles I. du Pont, George Hogston, Peter Hendrickson, and William Huson, shall be and they are hereby constituted a body politic and corporate, by the name of the trustees of the Brandywine Manufacturers' Sunday school, and, by that name, shall have perpetual succession and a common seal, may sue and be sued, plead and be impleaded in any court of law or equity.

SEC. 2. *And be it enacted,* That the said trustees and their successors, by the name aforesaid, shall be capable in law to purchase, receive and

hold any lands, tenements, rents, goods and chattels, which shall be given, conveyed or devised to them, for the use of the said school, and to sell, rent or dispose of the same, in such manner as to them shall seem most beneficial to said school.

SEC. 3. *And be it enacted,* That the said trustees, or a majority of them, shall have power, from time to time, to make and establish such by-laws, rules and ordinances, not contrary to the laws and constitution of this state, as they shall judge necessary and proper for the good government of said school; and to appoint a president, secretary, tutor or tutors and treasurer; the last of whom shall receive all monies accruing to the said school and properly delivered to his care, and pay or deliver the same to the order of said trustees: the said treasurer, before he enters upon the duties of his office, shall give bond and security, in such sum, as the said trustees shall direct, payable to them or their successors, conditioned for the faithful discharge of the trust reposed in him and that he will, when required by said trustees, render a true and just account of all monies, goods and chattels received by him on account of and for the use of the said school; which treasurer shall receive such salary as the said trustees shall allow.

SEC. 4. *And be it enacted,* That the said trustees shall have power to take and receive subscriptions for the use and benefit of said school; and in case any person shall fail to comply with his or her subscription, to enforce the payment thereof; and in case of the death, resignation or other legal disability of any of the said trustees herein named, the vacancy, thereby occasioned, shall be supplied by the remaining trustees.

PASSED AT DOVER,
29 January, 1817.

CHAPTER CXXXII.

AN ACT to authorise the Administrators of James Caldwell deceased to convey to James M'Callmont a certain lot of ground therein mentioned."

PASSED AT DOVER, 7
30 January 1817. 5

PRIVATE ACT.

CHAPTER CXXXIII.

1 vol. ch. 200. 1 SUPPLEMENT to an act, entitled, "*An act directing the manner of suing out attachments within this government.*"

SEC. 1. BE IT ENACTED by the Senate and House of Representatives of the State of Delaware, in General Assembly met, That after the passing of this act, a writ of attachment may issue, out of any court of law of this state, for any sum to the amount of thirty two dollars and upwards, against a residenter in the state, upon one non est inrentus being returned, by the Sheriff or Coroner, upon a writ taken out against such residenter and delivered to the Sheriff or Coroner at least twenty days before return thereof, and such proof made, of the cause of action, and of the defendant having absconded, as the court shall judge sufficient cause for issuing an attachment; and that so much of the first section of the said recited act, as requires two non est inrentuses upon two writs taken out against a residenter before issuing such attachment, be and the same is hereby repealed.

SEC. 2. And be it further enacted, That any one Judge of the court, from which attachment process may be issued, shall hereafter have the same power to order the sale of goods and chattels attached, where the same are of a perishable nature or may

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It is to be remarked - First - That 1.80 $\frac{1}{2}$ cents have been repeatedly allowed per page for printing the laws passed during a session, though the paper and workmanship were far inferior to ours. Secondly - That the state can have the 50 extra volumes, of the 3rd and 4th, at 103 cents per volume, we charging only for the paper and binding. So that the 100, (50 of the 3rd and 50 of the 4th) extra would cost only 103 dollars, making about 220 dollars left from the 300 would cost.

To recapitulate - our charge for printing is 12 $\frac{1}{2}$ cents per page less than what is allowed for inferior work and paper. Notwithstanding, the state can have 50 additional volumes of the 3rd and 50 of the 4th for 103 dollars, as we do not consider ourselves at liberty to sell them, when a fair price is allowed for the job, though what we ask is not so much as what has been repeatedly allowed for inferior services - You can tell whether you do not allow more for inferior work and paper.

You would oblige Mr. Porter & myself, by giving your attention to the subject as soon as convenient -
Respectfully,
Mr. Bradford.

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Francis Ferdinand
Josephine
4th Dec. 1888
17 Jan. 1889

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I do acknowledge to have received of Peter Robinson,
Secy of State, Security Copies of the third, and first
copies of the fourth, volume of the laws of the State
of Delaware, which have been printed by M. D. D.
Ford & R. Porter.

Geo. Tamm Jan 17th 1817.

Francis Brown, Print.

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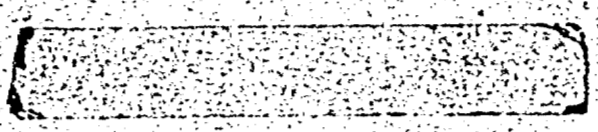
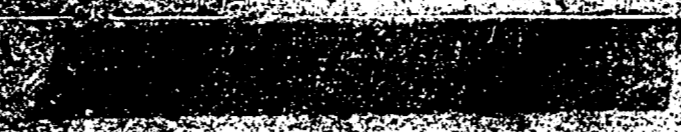
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Previous to this year 1817 most of the unbound papers were sold, some of them
were delivered to Peter Robinson Esq: when Secretary of State, a great
many of them were delivered to Malitia Officer, Collector, Inspector &c.

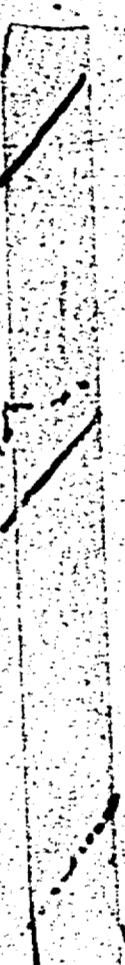
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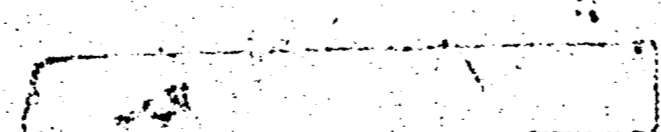
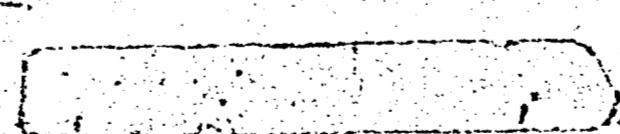
0763



H. Steiner's
90 copies 374624
Bil. Laur.
17 Jan. 1917



0764



Rec^d Jan^y. 17. 1817 of Mr. Robert Peizer
minity sets of the third and fourth volumes
of the Laws of Delaware for order of the Sec^y.
of the State of Delaware -

Henry Steele Pro

0765

END OF DOCUMENT

0766

For Robert [unclear] for
50 Man. Licenses
5 Sept. 1877

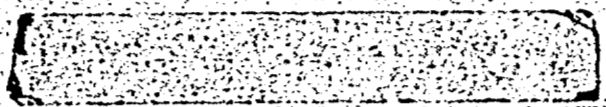
0767

Rec^d September 5th 1817 of Henry M. Ridgely Esquire, Justice
of the Peace of Delaware, Fifty Marriage Licenses.
50 - Dollars
Jas. Roberts Clerk
County of Kent.

0768

END OF DOCUMENT

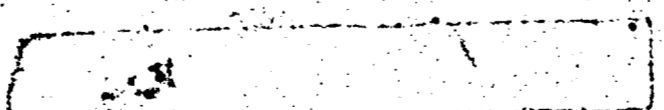
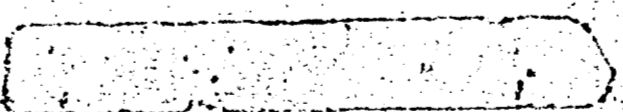
0769



Joseph Roberti recd.
for Harkins Licenses
20 Feb. 1887.



0770



I acknowledge to have received from H. Phillips Esq. Secretary of the State of
Delaware, for distribution, two licenses for Hauling, Pulling or Tending, Traveling, into
the and adjoining waters, with one or more horse or horses, mules or mules, but without
a cart or wagon - and also six licenses to such persons traveling with a cart
or wagon - 20 February 1817. -

Wm. Roberts C. S.

A. C. Lamb

0771

END OF DOCUMENT

0772

[Redacted]

[Redacted]

Robert Lee for Thomas
Monday Dec 11
June 1817

[Redacted]

[Redacted]

0773

[Redacted]

[Redacted]

[Redacted]

I acknowledge to have received this 26th day of June 1817, as clerk of
the Peace in and for Newcastle county, from Mr. Ripley Secretary of the State of
Delaware, fifty four marriage licenses and the same number of marriage
bonds: — and also forty nine tavern licenses for persons recommended
as tavern-keepers by the Court of Quarter Sessions, at their last May Term at the
Town of Newcastle: —

54 marriage licenses }
49 tavern licenses }

Jos. Roberts, Clerk Peace,
New Castle County.

The above licenses were sent to J. Roberts at New Castle 11 June 1817 by J. Moore Jr.
attorney at law at New Castle by J. Rogers.

H.M.R.

0774

END OF DOCUMENT

0775

Geo Brown Dec 18
Jan 31

A. M. Ricard's copy

Down

DeLaware

0776

Dec^r 29th of January 1817 from Mr. Beatty Secretary of the State of Delaw^r and
fifty marriage licenses for distribution, and the same number of marriage
bonds.

The Robinson for
Hendal Polson Clk^r

Mr. Beatty will date the above receipt and sign it as "Clerk of the peace
for Sussex county" and return it to me by the mail - or if Mr. Beatty should not
be at home I am when the marriage licenses do not reach there, Mr. Thomas
Robinson will date and sign his name to it for the Clerk of the peace
for Sussex county and return it to me by the mail - &c.

J. M. Ringold

0777

END OF DOCUMENT

0778

Geo Town Del
March 17

10

Mr. Riaglylogui

Dover

Delaware

W. B. Adams, secy for S. M. A.
-my-
18 March 1877

0779

W. B. ...
18 Mar 1917.

Pro ...
March 17

W. B. ...
Dover
Delaware

0780

March 18th 1817 I do acknowledge to have received
this day, as clerk of the peace for the county of
H. M. W. Secretary of the State of Delaware, for dis-
tribution, fifty marriage licenses and fifty marriage

bonds -
50 licenses }
50 bonds }

The Receiver for
Neville P. P. P.
[Signature]

0781

END OF DOCUMENT

0782

Handwritten notes:
Kendall Station, etc. for
Lumber, etc. for
1817 -
19 Mar, 1817

11

See from Dec
1817

at Millington

Down

Dec.

0783

Geo Town Dec
May 19

10

St. Michael's Exp.

Down

Dec.

Handwritten notes on the right side of the document, including the date 19 May 1917 and some illegible text.

0784

I do acknowledge to have received from H. M. Ripley Secretary of the
State of Delaware twenty one Tawnee licenses for the term of one year
recommended through by the Board of General Land Officers of the
State at their last April Term in Sepers court 1817 in

Thos. Robinson for
Special Patent Clerk

The Receiver Genl.

Please to deliver to Mr. Stockley the package directed to him and
which you will receive receipt - H. M. R.

The package was handed to W. Stockley
J. R.

0785

END OF DOCUMENT

0786

Handwritten text on a document, possibly a letter or envelope, with a date stamp and a signature.

12 Feb 1987

St. Michaels

Dover

Delaware

0787

This day, H. M. Rice, Sec. of the State of Delaware deposited
with me as the Clerk of the Peace in and for Newcastle County, fifty
marriage licenses for distribution, and the same number of marriage
bonds.

Recd. July 12 1877 The above in value of \$10
Received for the State Clerk H. M. Rice
C. H. Seaco

The Recd. party will sign and date the above acknowledgment and return
it to me by the mail -
H. M. Rice
25 Jan. 1878

0788

END OF DOCUMENT

0789

Jos. Harper's rec^d for 80
marriage licenses
22 Jan. 1817
for 50 D^s 22 Apr. 1817
for 50 D^s 25 July "

0790

Rec^d this 22 Jan. 1817 from H. M. Ridgely Secretary of the
State of Delaware fifty marriage licenses and the same
number of bonds. Joseph Harper Clerk of the Peace

Rec^d 22 April 1817 from H. M. Ridgely Secretary of the State of Delaware
fifty marriage licenses and the same number of marriage bonds.
Rec^d by me as the Clerk of the Peace for Kent County
Joseph Harper Clerk of the Peace

Rec^d 28 July 1817 from H. M. Ridgely Secretary of the
State of Delaware, fifty marriage licenses and
bonds. Rec^d by me as the Clerk of the Peace for
Kent County. — Joseph Harper

0791

END OF DOCUMENT

0792

FEB 25

10

Genl. M. S. Spalding Esq.
Secretary of the State
Washington
D.C.

For Robert's
Murray, Esq.
Albany, N.Y. 28th. 1817

0793

Jon. Roberts rec'd for 45
Marriage License from
A. R. Jones: 26 Feb. 1857

James
W. Roberts
Marriage License
from
A. R. Jones
26 Feb. 1857

2
1857

0794

POOR QUALITY ORIGINAL

New-York Oct 16th 1814
Dear Sir
I have the honor to acknowledge the receipt
of your kind letter of the 10th inst.
and in reply to inform you that the same
has been forwarded to the proper
authorities for their consideration
I am, Sir, very respectfully
Yours
J. C. [unclear]

0795

END OF DOCUMENT

0796

END OF FILE

0797



CAMERA OPERATOR'S REPORT
Division of Historical and Cultural Affairs
Department of State

Title of Records Delaware Executive Papers Collection 1754-1700

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Total Images 803 Meter Reading 797 Volts _____

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Photographer Karen Jester Date August 30, 1983

Reel No. #185

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