

CITY OF  
GREENSBURG

102 NORTH MAIN STREET - GREENSBURG, KENTUCKY 42743 - 502-932-4298

WILLIAM F. TAYLOR, Mayor  
JUANITA BERRY, City Clerk

July 13, 1981

RECEIVED

JUL 15 1981

SECRETARY OF STATE  
COMMONWEALTH OF KY.

Lake Cumberland ADD  
P.O. Box 377  
Jamestown, Kentucky 42629

Dear Sirs:

In regard to Senate Bill 22 (KRS 81.045) the name of our City is Greensburg, located in Green Co. Charter for the City of Greensburg was approved December 4, 1794 and a copy of this charter is enclosed. Our present classification is 5th class. I am enclosing a map with the present boundaries marked in red.

I believe this complies with Senate Bill 22.

Sincerely,



Juanita H. Berry, City Clerk  
102 N. Main Street  
Greensburg, Kentucky

Green County  
Estab. Dec 4, 1794

CITY OF  
GREENSBURG

WILLIAM F. TAYLOR, Mayor  
JUANITA BERRY, City Clerk

102 NORTH MAIN STREET - GREENSBURG, KENTUCKY 42743 - 502-932-4298

July 14, 1981

RECEIVED

JUL 15 1981

SECRETARY OF STATE  
COMMONWEALTH OF KY.

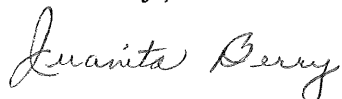
Frances Mills Jones, Sect. of State  
Capitol Building  
Frankfort, Kentucky

Dear Ms. Jones:

In regard to Senate Bill 22 (KRS 81.045) the name of our City is Greensburg, Kentucky, located in Green Co. Charter for the City of Greensburg was approved December 4, 1794 and a copy of this charter will be forthcoming along with a map showing the present boundaries. Our present classification is 5th class.

I believe this complies with Senate Bill 22.

Sincerely,



Juanita H. Berry, City Clerk  
102 N. Main Street  
Greensburg, Kentucky

NOVEMBER SESSION,

SECTION 1. Be it enacted by the general assembly, That the act entitled "an act to disable officers under the continental government from holding offices under the authority of this commonwealth," shall not be extended to affect persons called on to act as officers on voluntary expeditions, under the authority of the United States.

SEC. 2. Provided however, That nothing herein contained shall be so construed as to extend to persons receiving commissions in the standing army of the United States, or those who may be called into service for more than four months.

CHAPTER CLXXVII.

An ACT making compensation to John Fowler.

Approved December 12, 1794.

He had been appointed by a resolution of the general assembly, now bring forward the original title papers of lands in Kentucky from the register's office of Virginia - many of the papers were withheld, but he took what he could get - for which services and his expences while attending to this act allowed him 300 dollars.

CHAPTER CLXXVIII.

An ACT concerning the will of James Elliott, deceased.

Approved December 17, 1794.

He had made his will and died in the north western territory - in his will he had ordered some lands lying in Jefferson county to be disposed of. This act recorded in that county, the lands afterwards were included in Greene county. This act authorized the executors to qualify his, or on their behalf, administration to be granted by the county court of Jefferson.

CHAPTER CLXXIX.

An ACT to establish a town on the lands of Walter Beall, in the county of Greene.

Approved December 4, 1794.

WHEREAS, it is represented to the present general assembly, that one hundred acres of land, the property of Walter Beall, in the county of Greene, has been laid off into convenient lots and streets, by the said Beall, for the purpose of a town, and distinguished by the name of Greensburg, and it is judged expedient to vest the said land in trustees, and establish the town,

YEAR OF THE COMMONWEALTH.

273

1794.

SEC. 1. Be it therefore enacted, That the said one hundred acres of land shall be vested in William Casey, John Buckner, Elias Barbee, John Hall, Samuel Landis, trustees. Robert Allen, John Allen, John Emerson, and Tharman, and James Allen, gentlemen, trustees. For the purpose of a town, and known by the name of Greensburg; and that the said trustees or a majority of them shall proceed to sell the lots that remain un-sold, for the best price that can be got, either for ready money or credit, as the proprietor shall direct, having previously advertised the time and place at the door of the Missouri house of said county, for at least two months. The purchasers of lots in said town, shall within three years from the time of purchase, build a dwelling house Term allowed to build, at least sixteen feet square, with a brick or stone chimney, and shingle roof; and on failure thereof the lot shall be sold by the said trustees for the best price that can be had, and the money applied to the use and benefit of the town. The said trustees or a majority of them, shall have power to make rules for the regular building on lots in said town, and to determine disputes respecting the limits of the same. They shall have power to supply vacancies in case of death, removal or inability of one or more of the said trustees. And the owners of lots in said town shall be entitled to all the rights, privileges and immunities, which inhabitants of other towns in this state possess and enjoy.

SEC. 2. Be it further enacted, That all settlers or purchasers who by contracts with the said Beall or other persons duly authorised, are entitled to lots, shall not be bound by this act, but their claims to lots, whether by contract or otherwise, shall remain as valid and binding on the part of the settler as if this act never had been made; and the further sum of twelve months shall be given to those who have already purchased lots, and settlers on lots under the original contract with the proprietor to erect the necessary buildings on their lots to save them from forfeiture.

SEC. 3. Be it further enacted, That the said trustees shall have power to convey lots in fee simple to settlers and purchasers, who may be entitled to the same, and shall receive the money arising from the sale of lots, made by

Contracts of  
first settlers re-  
lief.

Further time  
to improve.

274

NOVEMBER SESSION,

IV. YEAR OF THE KING, 1795.

CHAPTER CLXXXII.

ACT to alter the time of holding Courts in the County of Clarke, and to enable the Justices of Jefferson County to hold an additional session.

Approved December 10, 1794.

had its effect.

CHAPTER CLXXXIII.

An ACT appropriating Money.

Approved December 10, 1794.

The first section is the ordinary appropriation bill.

Sec. 2. And be it further enacted, That the auditor shall issue warrants on the treasurer for the payment of such detachments of militia that may have been ordered into service by the governor for the defence of the frontier under the authority of this state, on the payrolls, being approved and signed by the governor, and such warrants shall be admitted in the payment of taxes, to be collected the succeeding year.

CHAPTER CLXXX.

An ACT authorizing the Court of Logan to appoint Commissioners.

Approved December 10, 1794.

Connected with the subject of revenue.

Section 1. BE it enacted by the general assembly, That the county court of Logan shall at some court to be held for said county, prior to the first day of March next, and within every subsequent term of two years, have power, and they are hereby authorized to appoint two commissioners, to take in the taxable property within the said county, pursuant to an act entitled "an act to establish a permanent revenue," any thing in the said recd act to the contrary notwithstanding.

Sec. 2. This act to be in force from the passage thereof.

CHAPTER CLXXXI.

An ACT for the relief of Ensign Vaughan and others.

Approved December 4, 1794.

Vaughan with nineteen militia men had been ordered as a guard to escort Arnold Sharp to several courts as witnesses on behalf of the commissioners. The nature of the case required that the guard should serve on horseback and no provision had been made by law paying for horse service or the expense of it. Wherefore this act allowed them three shillings per day.

CHAPTER CLXXXII.

An ACT concerning the Judges of the Court of Oyer and Terminer.

Approved December 10, 1794.

This act gave them 300 dollars each in addition to their annual salaries.

November Session, 1795.

CHAPTER CLXXXV.

An ACT opening a Waggon Road to Catoctin Gap.

WHEREAS His Excellency the Governor of this Commonwealth has directed to the General Assembly, to be appointed to Virginia a public wagon road through the mountains, connecting the roads of Maryland and Virginia.

Section 1. Be it enacted by the General Assembly, to be appointed by the governor, as commissioners, to be vested with full powers to open a wagon road, to commence in the high ground of the Crab Orchard, and to terminate on the gap through which the present road passes; the said commissioners shall have absolute discretion as to the direction of the road, with power to let out the clearing thereof in parts.

# GREENSBURG, KENTUCKY

