## CUantina ESEntime?

VoI. ISE.
NEWBERN, N. C. SATURDAY JUNE $10,1826$.
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Is per annum-half payable in idanance
3y $\mathfrak{m u t j o r i t y .}$
[ $\mathrm{No}{ }^{-}$. 37.$]$
ACT making further appropriation for
compenstantion and mileage to the members
of the Senate and House of Representatives.
Be it enucted by the Senate and Hosuse
Representatives of the United States of America in Congress assembled, That the sum of one handred and fifty thou.
sand dollars be, and the same is hereby,
appropriated, for the compensation and approptiated, for the compensation and
mileage, granted by law, to the members of the Senate and House of Representa-
tixes, and Delegates of Territories; and that the same be paid out of any money
in the Treasury, not otherwise appropri-
ated in the Treasury, not otherwise appropri-
ated.
JOHN W. TAYLOR,

Speaker of the House of Representatives.
Jice President of the Unith HOUN,
President of the Senate.
JOHN QUINCY ADAMS. [No. 38.]
AN ACT further to amend the Cbarter of the
Town of flesandria.
aBe it enacted by the Senate and House
BBe it enacted by the Senate and House
of Representatives of the United States
of America in Congress assembled, That of America in Congress assembled, That
ten ments and lots of ground within the
town of Alexandria, on which tares as. seaments or charges, remain due and un-
paid to the Com non Council of the said town, for the space of two years, or shall
berealter remain due or unpaid, for that may be necesssary, may be sold at public
auction, for the payment of the tax 00 , ss be due thereon, with the expenses at-
bending the sale : Provided, That, before any such sale be made, an a afidavit of the
Collector of the District or Ward, in Which such lots lie, stating that no goods
or chateits of the person or persons charged with the pay ment of such taxes, asthe same, cal be found within the corpo-
ration, shall be logged with the Clerk of
the Common Council: And, provided, The Common Council: And, provided,
Thablic notice of the :ime and place
of sthch sale, shall be given, by advertising in some newspaper published in the
tovn of Alexandria, for at least six
nounths, where the property is assessed to nionths, where
persons residing out of the United States;
tirree months, where the property is assessed to persons residing within the $U$.
nited States, but without the District of
Columbia: and six weeks, when the property is issessed to persons residing with-
\#n hie District of Colunbia; in which
iotice shalr be stated, the street or streets,
on which lots lie, the sireets by which
the square in which they lie is bounded, the name of the , person or persons to
uhom they have been last assessed, on
the books of the Assessors, and the amount of the taxes, assessments or char-
ges,
That the the poon: And provided further,
Thaser or puishasers shall not be obliged to pay, at the time of
such sale, more than the taxes, assessments or charges due, and the expenses
of sale; and that, if, within two years from the day of sale, the poprietor or
proprietors of such lot, his, her or their
heirs heirs, representatives or agents, shall re-
pay to such purchaser, or to the Mavor, the money paid for such taxes, assess-
ments, or charges and expenses, as affre said, with ten per centum per annum, as
interest thereon, or to make a sender of the same, he or she shalif be re instated
in his, her or their original title; but if no such tender be made, within two years
nest after such sale, then the purchaser nest atter sach sale, then the purchaser
shali pay the balance of the purchase shani pay of sach lot or lots, into the Treasury of the Common Council, where it shall remain, subject to the order of the
proprietor or proprietors, or his or their legal representatives; and the porchaser, the purchase mon to the sigid lot or lots, in tee simple, from the Mayor; ander his hand, aind the seal
of his office, which shall be deemed good and valid in law, and equity.
Sec. 2. And de it further enacted, That have power to provide for the establishment, maintainance and superinteindance
of public schools, and for the registering of births, marriages and deaths, and shall have power to preserve the navigation or
the Potomac river, within their jurisdic-
lic wharves and deepen docks and basins,
and to limit the extension of private and to limit the extensio
wharves, into the harbor with the approbation of the President
of the United States, the drawing ont teries, for effecting any important im provement in and to the town, which the not accomplish; to restrain and prohitit the dra wing of other lotteries, the keeping of tipling houses, and all kinds of
gambling; to provide for the licensing, taxing and regulating auctions; theatriand venders of lottery tickets; to ap-
point guagers of casks, inspectors of domestic spirits, measurers and inspectors
of wood, lumber and bark, grain, coal, of wood, lumber and bark, grain, coal,
beef, pork, fish, butter and lard; weighgulate, by lader and straw; and to re ment, and weighing of the articles aforesaid; to regulate party and other walls they shall be kept in repair, to direct in they shall be kept in repair, to direct in
what part of the town buildings of wood
shat be erected, size of bricks to be made or used; and shall have power to restrain and prohibit
the nighty and other disorderly meet ings of slaves, free negroes and mulat-
toes, and to punish such slaves, by whip ping, not exceeding forty stripes, or, at
the option of the owner of such slave, by
fine or confinement Cine or confinement to labour, not exSence; and to ponish such free one of.
and mulattoes for such offences, by foes penalties, not exceeding twenty dollars
for one offence, and in case of the
failure of such free negro and mulatto, o pay and satisfy such penalty and costs confined to labor for any time, not bex ceeding six months for any one offence
o cause and provide for the removal all such paupers, vagrants and other per
sons, as may not be legally entitied to punish, by fine or penalty, any minor o law of the corporation, and unless such ion, be paid by tite phâenfergfonpigeryconfinement to labor for a limited time Sec. 3. And be it further enacted, Tha he said Common Council shall have power to subscribe to the stock of the
turnpike road, which is authorized to $b$ made by an act of the General Assembly
of Virginia, passed the fourteenth dav o February, one theusand eight hundre nating a company to establish a turnpike road fom Wiley's Tavern, in the count
of Fairfax, to a point of intersection o the Little River turnpike road, or on the
ine of the District of Columbia," and to any turnpike road, or other public im provement, which has been, or may be,
authorized by an act of Congress, leading authorized by an act of Congress, leading
to the town of Alexandria ; and the said Common Counicil may lay and tax on the any public improvement for the benefit of the said town, when, in the opinion of
the said Common Council, it may be expedient, which said taxes may be collecSec. 4. And be it further enacted, Th so much of an act passed the twenty-sixth
of May, eighteen hundred and twentyour, en an acr supplementary the City of Washington, passed the fif dred and iwenty, and for other purpo ses," as relates to the town of Alexandrial
be, and the same is hereby repealed. Approved-May 13, 1826.
[No. 39.]
AN ACT to amend the several acts for the
establishment of a Territorial Goverament
Be it enacted by the Senate and Hous of Representatives of the United States
America in Congress assembled, Tha America in Congress assembled, That Florida, within their respective districts, thall have and exercise original jurisdic whether arising under the laws of the said territory or otherwise, where the sum in controversy shall amount to one hundred dollars; and shall have original and exclusive cognizance of all civil causes in
admirality and matatime jutisdiction, cluding all seizures under laws of impost oavigation or trade, of the United States, whether such seizures be made on land nd forfeitres incurred under the laws or the United Sates; and original, but ant exclusive jurisdiction, of all suits in which
the United States shall be a party, what-
ever may he the such causes amount in controversy and exercise appellate jurisdiction, in all
civil causes, originating in the inferior
courts of the said Territory courts of the said Territory, whateree may
be the amount in controversy; and shall be the amount in controversy; and shall
have and exercise original and exclusive
jurisdiction of all committed against the laws of offences Territory, where the punishment shall be death; and original and apellate jurisdicmitued against the laws of the said Territory; and original and exclustve jurisdic-
tion of all crimes and offences which shal be cognisable, under the authority of the Suited States, committed vithin the recourts, or upon the high s\&s.
Sec. 2. And be it further
he said superior courts, an co fed, That peals, in term, and the judges thereof, in vacation, shall, respetively have full pow
er and authority, in all civil causes criminal cases, to issue writs quses an corpus of error, of certiorari, of manda-
mus, of prohibition of scire faciss, and of quo warranto, acco Sec. 3 And be it
he said superior courts, respectively,
hall be held as occasion o prevent a delay of justice foy require of causes of admirialty of mariome jaris-
diction, and for the hearing of causes oiction, and for the hearing of causes
in equity, as often as the judgts of the
said courts, respectively, shall deem fit to appoint.
Sec. 4. And be it further enacted, That
the said. superior the said superior courts, respectively,
shail have power, in cases where there has been a trial by jury, to grant new tri-
als, as often as may be deemed necessary als, as ofen as may be deemed necessary
for the due administration of justice, for
reasons for which new trials haveusually been granted in the courts of law, and
shall have power to adininister all necessary oaths or affirmations, and to make
and establish all necessary rules of prac-
tice and pleading and for the or tice and pleading, and for the orderly
conducting of the business of the said courts: Provided, Such rules be not re-
pugnant to the laws of the United States,
. And be it further enacted, That
 ispute shall amount to the sum or value of one hundred dollars, exclusive of costs
to the court of appeals of said Territory in all civil causes of admiralty and maraime jurisdiction; in afl eauses of seizure, under the laws of impost, navigation and
rrade, of the United States; in all suits or penalties and forfeitures incurred un der the laws of the United Slates, and in be a party; in all civil causes in law and
equity, arising under the Constitution and aws of the United States, and trenties heir authority, and in all civil cases af fecting Ambassadors, other public Minisween citizens of in contioversies be
of differnt States, and between aliens and cidzens of the
United States, in the same manner, and under the same regulations, as appeeals circuit court of the United States. And writs of error and appeals shall lie, and
may be taken from the final decisions o he said court of appeals, in all such ca
ses to the supreme court of the United States, in the same manner, and under
the same restrictions and regulations, as vrits of error and appeals are directed to Ue taken from the circuit courts of the
United States. And in alt other cases, writs of error and appeal may be taken
and prosecuted from said superio courgs to the court of appeals, in such
manner as the Legislative Council, have directed, or shall direct. Sec.. 6. And be it further enarted, Tha
he regulations prescribed by the nine teenth, wwentieth, twenty-firs, twenty-se cond, twenty-third and twenty-fourth sec
tions of the act of the twenty-fourth tions of the act of the twenty-fourth o
September, seventeen handred and eigb-1y-nine, entitled "An act to establish the adicial courts of the United Srates, and
by the act of the $t w . l f t h$ of December seventeen hundred and ninety-four, enti-
tled 4 An act to amend and explain the fishing the jecond section of of the United States," as far as said regulations shall be practicable, shall be observed in respect
to all writs of error and appeals from the peals in the cases enumerated in the firs part of the preceding section, and in writ
of error and appeals from the said cour of appeals to the supreme court of th United States.
Sec. 7 . And be it further enacted, Tha
the clerks of the said courts, respectively, where the courts are held, shall keep co rect, particular and regular minutes and
records of every day's proceediags of the said courts, and the said clerks, marshals and district attorneys, shall respectively
receive for their services, in all causes of admirality and maratime jurisdiction, and
in causes arising on seisures uuder the
laws of impost, navigation and rrade of
the United States, the same fees and compensation as are allowed by law, to the
clerks, marshals, and district clerks, marshals, and district attorneys, of
the district court of the United States for Louisiania district, in simitar causes and in all other causes, such fees as have been or shall be hereatter established by
the Legislative Council of the said Territhe Legislative Council of the said Territory. And the clerk, United States atpeals, shall have the same feesand compensation for attending said court, whilsi
exercising the powers of a circut court, exercising the powers of a circut court, as
directed in this act, as are allowed to the clerk, attorney and marshals of the cir all other cases, such fees as the Legisla-
tive Council of said Territo:y have established, or may direct. She. 8. And be it further enacter, That be required to hold a court in one other the one assigned by the laws of the Uni ted States, to be designated by the Go
vernor and Legislative Conncil; and so much of any law as restricts said courts to a particular number of days, for the trial
of causes arising bnder the constitution
and laws of the United States, be, and and laws of the United States, be, and
the same is hereby repealed.
Sec. 9 . And be it further enacted, That Sec.9. And be et further enacted, That cess of said courts, whether arising under the laws of the United States, or of
said Territory; and perform all the du ties of ministerial officers of the same;
and shall execute bond with security, to be approved by said judges, condititoned
for the performance of the duties required of the executive officers, by the laws of sand dollars, which shall be recorded by the clerks of said courts.
the clerks of said courts.
Sec. 10. And be it further enacted, That
thirteen persons shall be annually lol by the people of said Territory, who shall compose the Legislative Council
thereof, each of whom itant of said Territory, and shall have
nist eietuver, awro voctum wor wict ue shall be elected shall be one year, to commence on the second Monday of
December annually. And it shall be the duty of the Governor to divide the
said Territory into thirteen convenient districts, so as to give to each district, as near as may be, at equal number of
free white inhabitants, for the purpose free white inhabitants, for the purpose
of electing members of the Legislative also designate places for holding elections in each district, and appoint judges
or managers to preside at, and conduct the same, who shalt take the same oath,
and observe the same formality, as is now required by law, in the election of
Delegate to Congress. The time and place of holding the elections shall
be made known, by proclamation, and ent to each district, respectively; and in the respootive dietricis, who ware. or
may be qualified voters, under the laws of the same, to elect one person in each district, as a member of he Legis.
lative Council. And it shall be the duty of the said judges or managers, in each
district, to make a return to the Governor of every person voted for as a member or the Legislative Council, in such district
together with the number of votes which each persoa shall have received, written in each district shall be canvassed by the Governor and Secretary of the Territory,
or by sucht other persons, or in such
other manner, as the Legislative Council may hereafter direct hy law ; and the person in each district, having the greatest number of legal votes, shall be de. clared elected, and entitled to a seat in
the Legislative Council; and in case two or more persons shall have the greatest, and an equal number of votes
in any district, it shall be lawful for the Governor to order a new election in such district, in such manee, , prescribe. And the said Legislative Council shall hold a session in every year, December, in each year, at the seat o Government in said Territory, and, conthree dollars each per day, during their attendance in Council, and three dollars or every twenty miles, to be estimate
by the actual distance from the place o o dience to the of said Territory, in going to, and returnog from any meeting of the Legislative more ; and the first election shall be held at such times thereafter, and ouder suct regulations, as the Governor and Legislaive Council shall direct.

Sec. 11. And be it further enacted, That the members of the Legislative Council during the period of their service, or the fees of whilst they were regulated by laws pasyear thereafter.
See. 12. And be it further enacted, That cil to pass anv low the Legislative Counon the lands of non-residents, than those ents of said Territory. Sec. 13. And be it further enacted, That
o much of ths several acts of which this is is an amendment, as may be inconsis-
ent with the provisions of this lent with the provisioas of this act, be, and the same are hereby, repealed; and
so much of any of the - laws of said Territory, as are repugnant to
are disapproved and annulled. Sec. 14. And be it further enacted, Thas he several acts passed by the Governor \& our first sections of "An act divorces; the act to define crimes," \&c. approved De ember tenth, eighteen hundred and twen y-five; and "An act to prescribe the forms eighteen act "in addition and amendment of an act to determine fees," \&c. approved December ninth, eighteen hundred and
twenty-five; and "An act to amend an act regulating judicial proceedings," \&cc. dred and iwenty-five; " An act hun dred and iwenty-five; " An act to pro-
vide, in part, for raissing a revenue," approved the ninth of December, eighteen
hundred and twenty-five, be, and the same are hereby, disapproved and an
nulled. Approved-May 15, 1826.

N ACT for the sale of a House and Lot in
New-Orleans, and a Store-House at New-Orleans, and a Store-House at the
Quaratine Ground, in Louisiana. Be it enacted by the Senate and House
of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he
is hereby, authorized tgeselfa hene'insmet Court of the United States, and a public antine Ground, in the State of Louisiana,
whenever, in his opinion, the same shall se deemed expedient.
Approved-May 15, 1826. [No. 41.]
AN ACT to confirm certain Claims to Lends
in the District of Opelousas, in Louisiana. Beib enacted by the Senate and Hinse
Representatives of the United States of America in Congress assembled, That ded for confirmation in the report of the Register of the Land Office at Opelousas,
in the State of Louisiana, dated on the first day of October, one thousand eight
hundred and twenty-five, and which are designated in that report by leter $A$ and numbered one, two, three, four, eight,
nine, ten, eleven, twelve, thirteen, fourteen, fifteen, seventeen, ergureru, wh. twenty-three, twenty-five, twenty-six, thir-ty-one, thirty-two, thirty-three, thirty-
four, thirty-eight, thirty-nine, forty, for ty-two, forty-three, forty-four, forty-five,
forty six, forty-seven, forty-eight, fifty-
two, fifty-three, fifty-four, fifty-five, fiftywo, fifty-three, fifty-four, fifty-five, ifity
six, fifty-nine, sixty, sixty-one, sixty-two sixty-three, sisty five, sisty-six, sixty-
ine, seventy, seventy-five seventy-six, seventy-seven, seventy-eight, seventy-
nine, eighty, eighty-two eighty-three, nine, eighty, eighty-two eighty-three,
eighty-seven, and ninety, be, and the same are hereby confirmed agreeably to the said report: Provided, That this con-
firmation shall operate only as a relin-
quishment of the claim of the United quishment of the clareby confirmed.
States to the lands her
APPROVED-May 16, 1826.

os between the Land
of Michigan. Be it enacted by the Senate and House $f$ America in Congress aseentl States he boundaries of the Southern Land istrict, in the Territory of Michigan as established by the act passed the twenty-three, entitled, "An act to estab-
lish an additional land office in the Teritory of Michigan," shall be so altered, boundary line between the third and fourth ownships sonth intersects the meridian line, the boundary of the said District
hall run north with the meridian line, until it shall intersect the base line, and Michigan.
WRAPPING PAPER
WRAPPING PAPER T. W A RSUN has on hand a quantity
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