

PUBLISHED WEEKLY, BY WATSON & MACHEN, at \$3 per annum-half payable in advance

Death of Mr. Jefferson.

"Hung be the heavens with black." Petersburg, July 7 .- Yesterday's 12 vclock mail brought us the melancholy intelligence of the death of the great and good, the immortal JEFFERSON. He lied on the anniversary of that day, which sealed the disenthralment of this land rom the toke of British tyranny, and perhaps at the very hour of the day when ie signed the sacred instrument of our mancipation. We cannot accompany he following annunciation of this event by a single remark, further than to ob serve, that he died full of years and full of glory, a patriot without reproach, i citizen without guile, a man without stain or blemish, with as pure a spirit as ever was stamped with intelligence by the and of Omnipotence.-Republican.

RICHMOND, July 6.

THOMAS JEFERSON is no more ! He reathed his last on the very day which e has forever marked with his name .--What a remarkable coincidence! Fifty ears from the Declaration of Indepenlence-on the very day, and it is said great man expired.



No. 83. N ACT authorizing certain soldiers in th late war to surrender the bounty land drawn by them, and to locate others in fic thereof.

Be it enacted by the Senate and Hous f Representatives of the United State of America in Congress assembled, Th shall and may be lawful for any so iers in the late war, or their heirs, hom bounty lands have been patenter may hereafter be patented, in the Ferritory of Arkansas, and which land . infit for cultivation, and who have remed, or shall hereafter remove, to the sa-Perritory, with a view to actual setti nent on the lands by them drawnill such cases, where it shall be may o appear, in such manner as the Coup nissioner of the General Land Off. hall direct, to the satisfaction of the Legister and Receiver of the proper di rict, that the land patented to them infit for cultivation, and on the surreler of the patent to them granted accomained with such a release of their inte st as the Commissioner of the Gener and Offi e shall prescribe, such soldier or his heirs, may locate and enter wi he Register of the Land office, for the roper district, in the Territory of A he very hour on which it was read, this cansas, according to the sectional a ivisional lines, the like quantity on an of the unappropriated public lands in the nillitary district in said Territory; an ipon such entry and location being made shall be the duty of the Register to is ne to the person so locating, a certifi ate specifying the quater or half sectio if land so lacated and entered; and nall be the duty of the commissioner he General Land Office, if he is satisfisuch certificate was fairly obtained, to 1 ue a patent for the lands so locate e presented to him for that purpose 'rovided, That before such certifican of location shall be granted, the appl ant shall satisfy the Register and Rece er that his interest in the land original intented by him, has not been divested ther by his own acts, or by the opera on of law, for taxes or otherwise. Ani rovided also, That such surrender an e-location shall be made on or before to irst day of January, eighteen hundr. nd thirty. But, if said interest sha ave been divested in either mode abov

lemental article to the said Treaty, this thousand dollars.

For carrying into effect the stipulation f the sixth, seventh, eighth, tenth elev oth, and sixteenth articles, and to defr. I other expenses attending the faithf xecution of the provision of said Treaty ie hundred and twenty thousand dold

APPROVED- May 22, 1826

ACT to fix times and places for holding the District Courts of the United States, the District of Alabama.

Be it enacted by the Senate and Hou-Representatives of the United State America in Congress assembled, Th. e District Courts in the Districts of Al. ma shall hereafter be holden at th nes and places, and in the manne rein provided for, any law to the con ary notwithstanding; that is to say: 4 untsvifte, in and for the northern Dr uct of Alabama, on the first Monday o iarch, and the first Monday of October Mobile, in and for the Southern Dis ict, on the first Monday in Hay, and or re second Monday in October, in eacar : Provided, Chat, for the final dispo tion of causes comm-need in, and pen ing in the District Court, now held as hawba, in said Southern District, ther vill be a Court held at said place, at the mes now fixed by law, and after jude ent in said cases, final process thereon ray be issued from and made returnable the said Court, to be held at Mobile, which Court all further proceedingaereon shall be had.

Sec. 2. And be it further enacted, Tha Il causes and proceedings, of every dis iption, commenced or depending in e er of said Courts, shall be continued ad returnable to said Courts, to be held ecording to the provisions of this act. nd proceeded with in due form of law Approved-May 22, 1826.

ricts, in carrying into effect the act for te relief of the purchasers of Public ands, prior to the first day of July, eigh en hundred and twenty, passed on the cond day of March, one thousand eight undred and twenty-one, and the several cts supplementary thereto, the Secretary the Treasury, with the approbation o e President, in addition to the fees al wed by the said act and supplementary cts, shall be, and he is hereby, authoriz to make such allowance and compenition to each of the said officers, as shall opear to him to be reasonable and just hich allowance shall, in no case, excerhe expenditure incurred in clerk hire, b ny Register or Receiver, in consequenc the dufies imposed upon those officer y the provisions of the said act, and the ct supplemental thereto, and the one alf of one per cent, on the amount of ayments made by relinquishments au liscounts, calculating the value of th ands relinquished at the rate of two dol ars per acre : Provided, That the allow nce made on, account of per centage, in leding their annual salary, and including heir commission on the money actually iaid, shall, in no case, exceed, to any me officer for one year, the sum of three nousand dollars Approved-May 22, 1826.

No. 89.

N ACT to compensate Receivers of Public Moneys for transporting and depositing th same. Be it enacted by the Senate and Hous Representatives of the United State of America in Cougress assembled, That t shall be lawful for the Secretary of he Treasury to allow to the severa

and Receivers of the several Land Dist of Representatives of the United States, of America in Congress assembled, That the Secretary of the Treasury be, and te hereby is, authorized and directed to ubscribe for, or purchase, in the name. and for the use of the United States. not exceeding one thousand shares, of he capital stock of the Louisville and cortland Canal Company, and to pay or the same, at such times, and in such roportions, as may be required of, and aid by other stockholders of said comany, out of any money in the Treasury ot otherwise appropriated : Provided aid shares can be procured for a sum ot exceeding one hundred dullars each. Sec. 2. And be it further enacted, Thus he Secretary of the Treasury shall vote r President and Directors of said Com way, according to such number of shares, nd shall receive, upon the said stock, he proportion of the tolls which shall, om time to time, be due to the Uni ed States, for the shares aforesaid. Approved-May 13, 1826.

No. 2.

ESOLUTION expressive of the sense o Congress of the gallant conduct of Lieuten ant Duncan, of the United States' Navy. Resolved by the Senate and House of

Representatives of the United States of imerica in Congress assembled, That he provisions of the joint resolutions f Congress, passed October twentieth. ighteen bundred and fourteen; entitled. Resolutions expressive of the sense f Congress of the gallant conduct Captain Thomas McDonough, the fficers, seamen, and marines and in antry serving as marines, on board of he United States' squadron on Lake 'hamplain," be so construed and extened as to include the name of Silas Juncan, a Lieuteant in the navy of the Inited States, in testimony of the sense hich is entertained by both Houses of longress, of the distinguished gallantry ad good conduct of the said Lieutenant uncan, in an action with the enemy's vrces, on the sixth of September, eighen hundred and fourteen, on the same ake. Approved-May 13, 1826.

The following are extracts of letterfrom Charlottesville on Tuesday. They ame by the Charlottesville mail, last eveing. - Compiler.

Charlottesville, July 4, 3 o'clock. " THOMAS JEFFFRSGN died to-day, ten minutes before one o'clock, P. M." xtract of another letter, same place and day " The latest accounts from Monticelin up to 12 o'clock to-day) brings the un velcome tidings that Mr JEFFERSON is ngering upon the threshold of eternity P. S. 2 o'clock .- Mr. JEFPERSON is n. nore. He died at ten minutes beforne o'clock; the day and hour too, o which the Declaration of Independence was read."

JANK OF NEWBERN. JULY 1ST, 1826.

DIVIDEND OF FOUR PER CENT is de declared on the Capital Stock of his Bank, for the half year ending on th 30th of June, 1826. The same will b baid to the Stockholders, or to their lega representatives, at any time during Bank ours, after the 4th instant.

M. C. STEPHENS, Cashr.

LETTERS

Remaining in the Newbern Post Office, June 30, 1826.

Charles Anderson, James Armstrong. Jacob Burch, Hail Bowen David Babb, Irs. Mary Brown, Nehemiah Brown, Sara Sryan, Christopher Bishop, H. & S. Bowen fenry Bowen, Matthew Brinson

Seth Unaj map, Saml Cook, Ebenezei rocker, Charles Cushing, Bryan Croom, W i. Clardy, Thomas Cox, Henry Clark, cap

Childs, George Cooper, 3 D. Capt. Joshua Delano, Jos. Delemar. F. Stephen G. Field, Mrs. Ann M. Fitch Irs. Sarah Fonvielle, John R. Foy, 2, Danie orlaw, John Feely, E. S Franks, Mrs Mar

G. Frederick Griffin, Caleb Goodwin, Milizabeth Green, Mrs Frances Gooding, Win iriffin, Elisha Green.

H. G. W Hopkins, 2, Daniel Hall Samue Iollaway, James Hammontree, D Humphre, Mrs. Mary Hamilton, Wen claines, Dempsey Holton, capt. L. M. Higgins, Miss Lucy Hariss

Miss Mary Jones, 4. W. Kilpatrick, 2, Charles Kenon, Mislizabeth Kins, Mrs Betsey King. L. Henry Lewis, 4, Daniel Lane, Georg

Larner.

entioned, no title shall be acquired ae land subsequently patented. JOHN W. TAYLOR, Speaker of the House of Representative JOHN C. CALHOUN, Vice President of the United States an President of the Senate.

PPROVED-May 22, 1826 JOHN QUINCY ADAMS.

N ACT making appropriations to carry int effect the Treaty concluded between th United States and the Creek nation, ratific, the twenty-second of April, eighteen hus. dred and twenty-six.

[No. 84.]

Be it enacted by the Senate and Houf Representatives of the United State f America in Congress assembled, The ne following sums be and the same as ereby, appropriated, out of any mone ot otherwise appropriated, to carry in fect the Treaty concluded between th Inited States and the Creek nation, ie twenty-fourth of January, eighter undred and twenty-six, and ratified he twenty-second of April, eighteen hu red and twenty-six, that is to say : F ne payment of the sum to the Chie nd warriors of the Creek nution, stip ated in the third article of the said Trea y, in addition to an unexpended balanc f one hundred and seventy thousan ollars, appropriated bo the act of 4h uird of March, eighteen hundred au venty-five, and which is hereby directed be used for the purpose of this act, for M. Rev. R. S. Mason, 2, W D Murphes -seven thousand six hundred dollar[No 86.]

N ACT allowing appeals and writs of error from the decisions in the District Court in the northern District of New-York, in cer

Be it enacted by the Senate and Hous America in Congress assembled, That opeals and writs of error shall he from dc sions in the District Court for the Nort rn District of New-York, when exer using the powers of a Circuit Court; anrom decisions which may be made b ie Circuit Court for the Southern Dis ict of said State, in causes heretofore rehoved to said Circuit Court, from the ud District Court sitting as a Circuit ourt, to the Supreme Court of the Und States, in the same manner as from i cuit Couris.

Approved-May 22, 1826.

[No. 87.] N ACT authorizing the payment of interest due to the State of New-York.

Be it enacted by the Senate and Hous f Representatives of the United States f America in Congress assembled, That e proper Accounting Officers of the teasury Department be and they are ereby, authorized and directed to liqui ate and settle the claim of the State of lew-York, against the United States, for iterest upon loans on moneys borrowed. ad actually expended by her, for the use ad benefit of the United States, during e late war with Great Britain. Sec. 2. And be it further enacted, The ascertaining the amount of interest, a oresaid, due to the State of New-York e following rules shall be understood a plicable to, and governing the case, t it: First, that interest shall not be com nted on any sum which Nev-York ha ot expended for the use and benefit .

e United States, as evidenced by th nount refunded or repaid to New-York v the United States; Second, that n terest shall be paid on any sum o ouch she has not paid interest ; Thure iat, when the principal, or any part bus been paid or refunded by the Uu I States, or money placed in the hand New-York for that purpose, the inter st on the sum or sums so paid or refus. ed, shall cease, and not be considered s chargeable to the United States, an

Receivers of Public Moneys, in the sever-I Land Offices, a reasonable compenation for transporting to, and depositing ach moneys in any Bank or other place of deposite, that may, from time to time be designated by the Secretary of the reasury for that purpose, which compenition shall be regulated according to he actual labour, expense and risk, of ach transportation and deposite, to the lace of deposite, and returning there

Sign 2. And he for the Secretary of hat freasury, in his discretion, to make a ke compensation to the several Reeivers of Public Moneys for similar "rvices by them performed since the eduction of their compensation by the ict of the thirtieth of April, one thouand eight hundred and e gateen. Approved-May 22, 1826.

[No 90.]

N ACT making appropriations for the Public Buildings in Washington and for other purposes.

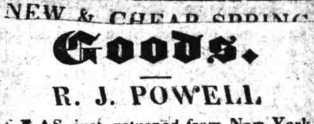
Be it enacted by the Senate and House Representatives of the United States of America in Congress assembled, Tha ne tollowing sums be and the same are rereby, respectively appropriated, to be paid out of any money in the Treasury ot otherwise appropriated, for the follow og purposes, that is to say :

For finishing the large room in the President's House; for the purchase of tornitore, and for repairs of the House the sum of twenty-five thousand dollars ; or finishing the fences, and graduating and improving the grounds connected vith the President's House the sum of five thousand eight hundred and sixty-fiv tollars; for continuing the work on the Sapitol, the sum of one hundred thou and dollars; for repair of hose for fire ngine, the sum of three hundred dollars ; or the widow of Giovanni Andrei, four andred dollars, to defray the expenses of her return to Italy.

Sec. 2. And be it further enacted, That il furniture purchased for the use of the 'resident's House, shall be as far a tracticable, of American or domestic nanufacture.

Sec. 3. And be it further enacted That he Commissioner of Public Buildings hall hereafter receive the sum of tw nousand dollars per annum as his sala ies are paid, and law heretofore authorzing him to employ a clerk in his office hall be, and the same is hereby, repealed Approved -- May 22, 1826.

[No 01.]



AS just returned from New-York, and is now opening at his Store on traven-street, (formerly occupied by Jno inead, Esq.) a handsome assortment of

Dry Goods, Hardware, Cutlery, Crockery & Glassware These Goods have been purchased

t unusually low prices ; those, therefore, esirous of obtaining good bargains will to well to call and examine for themselves .- Country Merchants will be suplied at a small advance.

June 10th, 1826-'29.

DRY GOODS-FLOUR.

) ECEIVED this day per Schr. Convoy, from New-York, Super. & common Bedticks, **Cotton Cassimeres**, Cambric, Jaconet & Mull Muslins, Rich Belt Ribbons, Lace Buttons, 100 dozen Cottou Cord, 100 do. Spool & Floss Thread, Muslapatam & Verona Hdkfs. 5-4 real Bobbinet Lace, 4-4 blached & domestic Diaper, Brown and bleached Shirtings and Sheetings, Super. & common Irish Diapers,

Super. & common Irish Linens, Ladies' White ribbed & Silk Hoseith a variety of articles not specified.

ALSO, A few bbls. sup. Rocester FLOUR fresh from Strong &Co's. Mills-for sale GEO BRADFORD, &Co. by June 1st, 1826.



 M. Merick, Ann Moore, Martin Miller. N. James Nelson, Rose Nutt. O. George Oldfield, John M. Oliver. P. John Preayre, Levin Porter, Willian Parks, Mrs. Sena Physioc. R. Miss Selah Rhyne, Luke Russell, 2. F B Ratliff, John Rine. S. John Sylvester, Oliver Sage, Danismith, Asa Smith, James Smith, David Salter Vm R Sellars, 2, John Spencer, E Stilley, Shaekelford, Miss A Sturges. Y. Peter Yates W John S Whitehead, Thomas Wallace Sally Webber, 2, Philip Wiggins, James M son, W S Wicker, Jeremiah Weatherton, Isaa Voodard. THOMAS WATSON, P. M 	oth of which sums shall be paid to the biefs of the Creek nation, to de divide nong the Chiefs and Warriors of sa- ation, and that the same be done unde the direction of the Secretary of War, i full council of the nation convened upo- otice for that purpose. For the payment of the permanent a- uity to the Creek nation, provided for y the fourth article of the said Treaty is sum of twenty thousand dollars. For the payment of the sum to the iends and followers of General Miller sh, stipulated for in the ninth article o	NACT to compensate the Registers and Re ceivers of the Land Offices, for extra servi ces rendered under the provisions of the ac of the second of March, eighteen hundred and twenty-one.	Florida Indians. Approved—May 22, 1826. [No. 6.]	as recently returned from Philadelphia, and has opened at Mr. Wm. Mitchell's store, corner of Pollock and Middle- streets, an assortment of Foreign and Domestic DRY GOODS, GROCERIES, HARDWARE, CUTLERY, &c. He has just received an additional sup- ly of Goods, and several barrels Balti- nore superfine FLOUR. The above at- icles will be sold cheap for cash or coun-
OF EVERY DESCRIPTION, EATLY EXECUTED AT THIS OFFICE.	ne said Treaty, one hundred thousan ollars. For the payment of the sum to the creek nation, stipulated for by the sup-	of Representatives of the United States	on the part of the United States, in the Louisville and Portland Canal Company.	HENRY W. JONES.