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People's Ticket.

FOR PRESIDENT

ANDREW JACKSON, (OF TENNESSEE.)

"Honor and gratitude to the man who has filled the measure of his country's glory." "General Jackson is a clear-headed, strongminded man, and has more of the Roman in him, than any man now living.

THOMAS JEFFERSON. "The recollection of the public relations in which I stood to General Jackson, while President, and the proofs given to him, of the high estimation in which he was held by me." &c. JAMES MADISON.

" My friendship for General Jackson, and the strong proofs of confidence and regard I have given him, while President, forbids my taking any part in the ensuing presidential JAMES MONROE. election.'

"General Jackson justly enjoys in an eminent degree the public favor; and of his worth, talents and services, no one entertains a higher, or more respectful opinion than myself." "An officer whose services entitle him to

the highest rewards, and whose whole career has been signalized by the purest intentions and the most elevated purposes." JOHN Q. ADAMS.

"Towards that distinguished Captain (Andrew Jackson) who has shed so much GLORY ON OUR COUNTRY, WHOSE RENOWS CONSTITUTES SO GREAT A PORTION OF ITS MORAL PROPERTY, I never had, I never can have, any other feeling than those of the most profound RESPECT and of the utmost kindness."

FOR VICE-PRESIDENT, JOHN C. CALHOUN,

(OF SOUTH CAROLINA.) The distinguished Statesman, and patriotic Advocate of the People's Rights.

North Carolina Electors.

ist Dist .- Rober Love, of Haywood county Montfort Stokes, of Wilkes.

Peter Forney, of Lincoln, John Giles, of Rowan.

Abraham Philips, of Rockingham. 5th. -John M. Morehead, of Guilford. 6th. --

7th. — Walter F. Leake, of Richmond. 8th. -Willie P. Mangum, of Orange. Rev. Josian Crudop, of Wake.

John Hall, of Warren. 10th -11th - Joseph J. Williams, of Martin,

Kedar Ballard, of Gates. 12th -Louis D. Wilson, of Edgecomb. 13th -14th -

Richard Dobbs Spaight, of Craven. 15th - Edward B Dudley, of New-Hanover.

[BY AUTHORITY.]

Laws of the United States, passed at the first session of the Twentieth Congress.

AN ACT making appropriations to carry into effect certain Indian Treaties.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That, the following sums be appropriated, to be paid out of any money in the Treasury not otherwise appropriated, for the objects following, viz:

For the payment of the sum stipulated by the six'h article of the treaty of the fifth of August, one thousand eight hundred and twenty-six, with the Chippewa tribe of Indians, one thousand dollars.

For paying the annuity and providing the means of education, stipulated by the third article of the treaty with the Patawatima tribe of Indians, made the sixteenth of October, one thousand eight hundred and twenty-six, four thousand deffars. For supporting a blacksmith and miller, and

also for furnishing one hundred and sixty bushels of salt, in conformity with the aforesaid article, one thousand five hundred and twenty dollars.

For the payment of the annuity stipulated by the fourth article of the treaty with the Miami tribe of Indians, made the twenty-third day Oct. one thousand eight hundred and twenty-six, for the year one thousand eight hundred and twenty-eight, thirty thousand dollars.

For the delivery of two thousand pounds of fron, one thousand pounds of steel, one thousand pounds of tobacco, and for the employment of labourers, in conformity of the said fourth article of the said treaty, one thousand one hundred dollars.

For the support of the poor and infirm, and the education of the youth of the said tribe of Indians, under the sixth article of the said presentatives of the United States of America treaty, two thousand dollars.

For carrying into effect the treaty with the Creek Nation of Indians, concluded the fifleenth of November, one thousand eight hundred and twenty-seven, forty-seven thousand four hundred and twenty-nine dollars.

To the Thornton party of Miami Indians, by

virtue of the second article of a trenty made with them on the eleventh of February, one thousand eight hundred and twenty-eight, at the Wyandot village, for goods delivered, and to be delivered, as provided for by the second For building twelve houses, clearing and leacing forty acres of land, for furnishing wagsaddles, and bridles, as stipulated for by same for the said maintenance; and the sums re

For payment of money and goods to Peter for him by said Afr.

Langlois, as stipulated for by the third article for, and deducted. of said treaty, four thousand dollars.

For the following sums and objects, being necessary to carry into effect the treaty concluded on the sixth day of May, one thousand eight hundred and twenty eight, hetween the United States and the Cherokee Nation of Indians, West of the Mississippi.

In consideration of the inconvenience and trouble of removing, as provided for in the fifth erticle of said treaty, fifty thousand dollars.

rided in the same article, eight thousand seven hundred and sixty dollars.

For the use of Thomas Graves, same article, one thousand two hundred dollars,

For the use of George Guess, same article, ive hundred dollars.

For two thousand dollars, for ten years, for the education of their children, same article, wenty thousand dollars.

Towards the purchase of a printing press, and types, same article, one thousand dollars. For the compensation proposed to be paid to

For property that may be abaudoned, upon the estimate that of the five hundred, one hun-dred may be heads of families, and have pro-

For cost of emigration of five hundred, at ten dollars each, five thousand dollars. For provisions for a year, fifteen thousand

For ten dollars for each emigrant, as provided for by the eighth article of the aforesaid

treaty, five thousand dollars. For Captain John Rogers, as provided for by the tenth article, five hundred dollars. For the expense in part of running the boun-dary lines, as provided for by the third article, two thousand dollars.

A. STEVENSON. Speaker of the House of Representatives. S. SMITH. President of the Senate pro tempore. Approved-24th May, 1828.

JOHN QUINCY ADAMS.

AN ACT making ap ropriations for the purchase of books, and for other purposes. Be it enacted by the Senate and House of Representatives of the United States of America. in Congress assembled. That the sum of five thousand dollars be, and the same hereby is appropriated, to be paid out of any money in the Treasury, not otherwise appropriated, for the purchase of Books for the Library of Con

Sec. 2. And be it further enacted, That the Librarian of Congress be authorised to employ an assistant, who shall receive an early compensation of eight hundred dollars, commencing March fourth, one thousand eight hundred and twenty-seven, to be paid out of any money in the Treasury not otherwise appropriated. Approved, May 24, 1928.

AN ACT supplementary to an act, entitled "An act providing for the correction of er rors in making entries of lands at the Land Offices," passed March third, one thousand eight hundred and nineteen.

Be it enacted by the Senate and House of Reresentatives of the United States of America in Congress assembled, That the provisions of the act entitled "An act providing for the correcthe Land Offices," approved March third, one thousand eight hundred and nineteen, are hereby declared to extend to cases where pa tents have issued, or shall hereafter issue: upon condition that the party concerned shall surrender his or her patent, to the Commissioner of the General Land Office, with a relinquishment of title thereon, executed in a form to be prescribed by the Secretary of the

Approved, 24th May, 1828.

N ACT to enable the President of the United States to hold a Treaty with the Chippewas, Ottawas, Pattamattimas, Winnebagoes, Fox and Sacs nations of Indians. Be it enacted by the Senate and House of Re-

presentatives of the United States of America, n Congress assembled, That the sum of fifteen thousand dollars be, and the same is hereby appropriated, to defray the expenses of treating with the Chippewas, Ottawas, Pattawatimas, Winnebagoes, Fox and Sacs, nations of Indians, for the purpose of extinguishing their titles to lands within the State of Illinois and the Territory of Michigan, situated between the Illinois river and the Lead Mines on Fever river, and in the vicinity of said Lead Mines, and, also, certain reservations on the South East border of Lake Michigan; and that the President of the United States, if he shall deem t expedient, may apply a part of the aforesaid appropriation, for the purpose of holding a Treaty with the Choctaw nation of Indians, to extinguish their title to the tract of land, which lies in the Territory of Arkansas, east of the Western Boundary line of said Territory; the said sum to be paid out of any money in the Treasury not otherwise appropriated.

Sec. 2. And be it further enacted. That, for the purpose of negotiating said Treaty, on the part of the United States, the President shall be, and he is hereby, authorized to appoint Commissioners, by and with the advice and consent of the Senate, as soon as practicable, and to fix their compensation, so as not to exceed what has been heretofore allowed for like

Approved 24th May, 1828.

AN ACT making an appropriation for the suppression of the Slave Trade.

Be it enacted by the Senate and House of Rein Congress assembled. That the sum of thirty thousand dollars be, and the same is hereby, appropriated, for the suppression of the Slave Trade, pursuant to the act of Congress of the third day of March, one thousand eight hun dred and nineteen.

Sec. 2. And be it further enacted, That th Secretary of the Navy be authorized to pay out of the sum therein appropriated, the claim of the Administrator of the estate of Taliafarro Livingston, late United States' Marshal for the District of Alabama, for the maintenance o sundry Africans, captured in one thousand eight hundred and eighteen: Provided, The said Administrator shall produce satisfactory on, ozen, labourers, provisions, horses, and evidence of the reasonableness of the charges article of said treaty, five thousand four hun-dred and eighty-five dollars. ceived by the said Livingston for the hire of the said Africans, and for the labour performed the said Africans, and for the labour performed for him by said Africans, if any, be accounted

Approved-24th May, 1828.

AN ACT to authorize the Post Master Gene ral to erect an additional building, and es ply five additional Clerks.

building for the use of the Department of the street War, passed on the fourth Gibson, Ellen Hughes, Ann Wickham, Eliza- Approved May 24, 1828.

For spoilations committed on them, as pro- General Post Office, and of the Palent Office; day of February, in the year one thousand both Graver, Mary Councel, and their ded in the same article, eleft thousand seven and that he be authorized to employ are addiand that he be authorized to employ five addi-tional Clerks, with a salary of one thousand dollars each,

Sec. 2. And be it further enacted. That the sum of twelve thousand dollars be appropriated to defray the cost of erecting the aforesaid building; and the sum of five thousand dollars to pay the salaries of the aforesaid clerks, to be paid out of any money in the Treasury not otherwise appropriated.

Approved-May 24th, 1828,

For the compensation proposed to be paid to emigrating Cherokees from within the chartered limits of Georgia, for the year one thousand eight hundred and twenty-eight, upon the supposition that five hundred may emigrate within the year, that is to say:

For Rifles, six thousand two hundred and fifty dollars.

For five hundred blankets, two thousand five hundred dollars.

For five hundred kettles, one thousand dollars.

For two thousand five hundred pounds of tobacco, two hundred and fifty dollars.

For property that may be abaudoned, upon the estimate that of the five hundred, one hundred may be heads of families, and have property worth twenty dollars, each, two thousand dollars.

For the compensation proposed to be paid to emigrate that of the five hundred and for the Legislature of the Legislature of the Intritory of Arkansas, and for other purposes.

Be it enacted by the Senate and fouce of Representatives of the United States of America in Congress assembled. That there shall be paid to each member of the two branches of the Legislature of the Territory of Arkansas three dollars a day for each day he shall actually attend the session thereof; and, also, tree dollars for every twenty-five miles travit, in goling to and returning from such session: to be computed by the factual distance for the Legislature halt be where the session of the Legislature halt be also the form the computer of the Territory of Arkansas, and for other purposes.

AN ACT allowing compensation to the form Provided, however, That no member shall be entitled to, or shall receive compensation, for daily attendance, for more than thirty days in every two years; or for going to, and returning from said Legi-lature, more than once in said two years.

Sec. 2. And be it further enacted, That there shall be paid, once in two years, seven hundred and twenty dollars, to the Governor of said Territory, to be applied towards defraying the incidental expenses of the Legislature, in such nanner as the said Legislature may direct.

Sec. 3. And be it further enacted, That there be, and is hereby appropriated, out of any moneys not otherwise appropriated, the sum of four hundred and eighty dollars, to the Dis trict Judge of the State of Missouri, and to each of the Judges of the Superior Court for the Territory of Arkausas, for their extra services as Land Commissioners, from the twenty sixth day of May, eighteen hundred and twenty-eight, to the thirty-first day of De-

Sec. 4 And be it further enacted. That for the contingent expenses of the Senate, for the year eighteen hundred and twenty-eight, in addition to the sum heretofore appropriated, the sum of fifteen thousand dollars be, and the me hereby is, appropriated, to be paid out of any unappropriated money in the Treasury. Approved-24m May, 1828.

AN ACT to provide for opening and making a Military Road, in the State of Maine. Be it enacted by the Senate and House of Representatives of the United States of America, in Cingress assembled, That the President of the United States be, and he is hereby authorized, to cause a Military Road to be opened and made in the State of Maine, from the mouth of the river Matanawcook, where it enters into the Penopscot river, to Mars Hill, near the

North-eastern boundary line of the State of

Sec. 2. And be it further enacted, That the President be, and he is hereby, authorized to States as he may think proper, to survey and construct said road; and, for the purpose of the sum of lifteen thousand untars be, and the same is hereby, appropriated, to be paid outof any money in the Treasury not otherwise appropriated.

Approved-24th May, 1828.

AN ACT making an appropriation for th Navy Hospital Fund.

Be it enacted by the Senate and House of Re presentatives of the United States of America in Congress assembled, That the sum of forty-six thousand two hundred and seventeen dollars and fourteen cents be appropriated out of any money in the Treasury not otherwise appropriated, to the Navy Hospital Fund; and that the Secretary of the Treasury be directed to the same to the Commissioners of the aforesaid fand, upon their requisition. Approved-23d May, 1828.

AN ACT to repeal a part of the act entitled " An act supplementary to, and to amend an act entiled . An act to regulate the collection of duties on imports and tonnage,' passed the second of March, one thousand seven hundred and ninety-nine, and for other purposes."

Be it enacted by the Senate and House of Reresentatives of the United States of America, in Congress assembled, That the thirty-seventh section of the act passed on the first of March, one thousand eight hundred and twenty-three; entitled "An act supplementary to, and to amend an act entitled ' An act to regulate the collection of duties on imports and tonnage, passed second of March, one thousand seven hundred and ninety-nine, and for other purposes," be, and the same is hereby repealed. Approved-May 24, 1828.

AN ACT to increase the pay of Lieutenants in

the Navy. Be it enacted by the Senate and House of

Representatives of the United States of America in Congress assembled, That, from and after the passage of this act, all Lieulenants in the Navy of the United States shall, in addition to the pay and emoluments now allowed them by law, receive ten dollars per month, and one ration per day.

Approved-May 24, 1828.

AN ACT to revive and continue in force an twenty-nine. act, entitled "An act to provide for per- Approved-May 24, 1828, sons who were disabled by known wounds. received in the Revolutionary war."

Be it enacted by the Senate and House of Representations of the United States of America, in Congress assembled, That the act, entitled " An act to provide for persons who were disabled by by known wounds, received in the Revolutionary war," passed on the tenth day of April, one thousand eight hundred and six and limited as in said act declared, to the term of six years, and afterwards revived and continued in force for and during the term of six years, by an act, entitled " An act to revive and continue in force ' An act to provide for persons who were disabled by known wounds, received in the Revolutionary War, and for other purposes," passed on the 25th of April, in the year one thousand eight hundred & twelve, afterwardss revived and continued in force for the term of one year, by an act entitled " An act to revive and continue in force an act, entitled 'An act to provide for persons who were disabled by known wounds, received in the Revolutionary War," passed on the fifteenth day of May, in the year one thousand eight hundred and twenty, and further revived and Be it enacted by the Senate and House of Representatives of the U. States of America. in Congress assembled, That the Post Master General be authorized to have erected an additional were disabled by known wounds, received in continued in force for the term of six years, by

the said act is hereby, revived and continued Saint Joseph, according to the rules and reguin full force and effect for and during the term | ations that have been, or may hereafter

dence which has been taken to support any to have continuance forever, by the n claim of any person disabled in the Revolutionary War, under the authority of the act of fifteenth May, one thousand eight hundred and twenty, reviving and continuing in force for and had not expired: And provided also, That this act and any thing contained in the shall not be construed to repeal or make void the fourth section of an act entited "An act concerning invalid pensions," passed the third of March, one thousand eight buidred and nineteen; and the said fourth section of the said last mentioned act shall be, and the same contrary notwithstanding.

Sec. 2. And be it further enacted, That the right any person has, or bereafter may acquire to receive a pension in virtue of any law in the United States, shall be construed to commence at the time of completing his testimony, pursuant to the act hereby revived and continued

Sec. 3. And be it firther enacted, That the agents for the payment of pensions to invalid pensioners of the United States in future be required to give bonds, with two or bequeathed to either the said Sisters of Charity more sureties, to be approved by the Secretary of Saint Joseph, or Sisters of the Visitation, or of the Department of War in such penalty as to any individual of either, or to any person of he shall direct for the faithful discharge of the persons for the use of either of said societies, duties confied them, respectively, Approved-May 24, 1828,

AN ACT to amend the acts concerning natu

ralization. Be it enacted by the Senate and House of Re of the act entitled " An act to establish an uniform rule of naturalization, and to repeal the acts heretofore passed on that subject, which evidence in cases of naturalization," passed on the 22d day of March, one thousand eight hun- and that they may respectively dispose of the repealed.

Sec. 2. And be it further enacted. That any alien being a free white person, who was residing within the limits and under the jurisdiction uses and benefit respectively, more than two of the United States, between the fourteenth day of April, one thousand eight hundred and two, and the eighteenth day of June, one thousand eight hundred and twelve, and who amount of real estate, the annual income of has continued to reside within the same, may be admitted to become a citizen of the United States, without having made any previous declaration of his intention to become a citizen: Provided, That when any person, without a cirtificate of such declaration of intention, shall make application to be admitted a citizen of employ such part of the troops of the United the United States, it shall be proved to the satisfaction of the Court, that the applicant was residing within the limits, and under the jurisyears immediately preceding the time of such application, shall be named in the record as witnessess: and such continued residence within the limits and under the jurisdiction of the United States, when satisfactorily proved and the place or places where the applicant has resided at least five years, as aforesaid shall be stated and set forth, together with the names of such citizens, in the record of the Court admitting the applicant; otherwise the same shall not entitle him to be considered and deemed a citizen of the United States. Approved-May 24, 1828.

AN ACT making appropriations for certain Fortifications of the United States, for the first quarter of the year one housand eight

hundred and twenty-nine. Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the bllowing sums be, and the same is hereby, appropriated, to wit: For Fortifications, to eath, specifically as follows:-

For Fort Adams fifteen thousand dollars. For Fort Hamilton, twenty thousand dol

For Fort Monroe, fifteen thousand dollars. For Fort Calhoun, ten thousand dollars. For Fort Macon, at Bogue Point, ten thou

For a Fort at Oak Island, fifteen thousand

For a Fort at Mobile Point, twenty thousand For Fort Jackson, sixteen thousand dol

For fortifications at Pensacola, twenty thousand dollars. For Fortifications at Charleston, fifteen thousand dollars.

For Fortifications at Savannall, fifteen thou-For repairs and contingences of Fortifica-

tions, three thousand seven hundred and fifty Sec. 2. And be it further enacted, That the sums herein appropriated shall be paid out o any money in the Treasury not otherwise ap propriated; but that no part of the same sh be drawn from the Treasury before the first of January, one thousand eight hundred and

IN ACT to incorporate the Sisters of Charity of Saint Joseph and the Sisters of the Visi tation of Georgetown, in the District of Co-

Be it enacted by the Senate and House of Re resentatives of the United States of America, Congress assembled, That Mary Augustine Decount, Elizabeth Boyle, Jane Smith, Rosetta White, Margaret George, Bridget Ferrell, Francis Jourdan, Ann Gruber, Adele Salva, Sarah Thompson, Margaret Felicita Brady, Scholastica Bearns, Julia Shirk, Louisa Roger, Martha Dadisman, Mary Joseph Rivell, Mary Agnes O'Conner, Mary Clare Shirly, Mary Paul Douglass, Eliza Martina Batcher, Eugina Clarke, Jane Boyle, Rosetta Tyler, Mary Love Ann Collins, Mary McGinnis, Elizabeth Del low, Rachael Green, Ann Elizabeth Corbey Mary Maria Sexton, Jane Regina Smith, He lena Elder, Catharine Stigers, Ann Frances Richardson, Ann Magdaline Shirley, Maria Muller, Ann Parsons, Rebecca Gough, Ellen Piggot, Margaret Shannon, Mary Green, Mary Delene, Ellen Timmons, Mary Harding, Mary Ann Fagan, Eliza Susan Knot, Margaret Brady. Mary Frances Boarman, Ann Dorsey, Eliza Magner, Barbara Marlo, Mary Gibson, Lydia Dix, Mary Twyger, Eliza Smith, Bridget

sors bereafter to become Sisters of Charles of six years from and after the passing of this established by their association be, and the act, and from thence unto the end of the next are hereby made, declared and constituted session of Congress: Previded, That any evi- corporation or body politic, in law and in fact, style and title of the Sisters of Charity of Saint

Sec. 2. And be it further enacted, That Lliza Matthews, Alice Lalon, Harriet Brent, one year "An act to provide for persons who were disabled by known wounds, eccived in the Revolutionary War," shall be received and acted upon by the Secretary of War, in the Jane C. Neale, Mary Ann Boarman, Grace same manner as if said act was still in force, Turner, Mary Cummins, Eleanor Miles, Mary Olivia Neale, Ann Diggs, Catharine Corish, Lucretia Ford, Mary Caroline Neale, Mary act hereby revived and continued in force, King, Johanna Barry, Mary E. Neale, Margaret Cooper, Sarah Cooper, Margaret Deut, Elizabeth Wiseman Jerusha Barber, Elizabeth Lancaster, Matilda Hanagan, Mary Brooks, Margaret King, Rebecca Harrison, Laura Bevans, Williamina Jones, Susan Duka, Catharine Murry Eleanor Corcoran, Bridget Lyuch, is bereby declared to be, and to continue to be in full force and effect; any thing in the said rine Waide, and Ann French, and their sucact hereby revived and continued in force to the cessors hereafter to become Sisters of the Visitation, according to the rules and regulations that have been, or may bereafter be established by their association, be, and they are hereby made, declared, and constituted a corporation or body politic, in law and in fact, to have continuance forever, by the name, style and title of the Sisters of the Visitation. Sec. 3. And be it further enacted, That all

and singular the lands, tenements, reuts, legacies, annuines, rights, property goods, a d chattles, heretofore given, granted, devised or or that have been purchased for or on account of the same, be, and they are hereby, vested, in and confirmed to the said Corporations respectively, and that they may severally purchase, take, receive, and apply to the uses of their associations, according to the rules and regulations, that they may respect vely estabpresentatives of the United States of America lish, from time to time, for the management of in Congress assembled, That the second section | the concerns of their societies, any lands, tenements, rents, legacies, annuities, rights, property and privileges, or any goods, chaitles or other effects, of what kind or nature soever, was passed on the fourteenth day of April, one | which shall or may hereafter be given, granted, thousand eight hundred and two, and the first | sold, bequeathed or devised unto them respecsection of the act entitled " An act relative to | tively, by any person or persons, bodies politic or corporate, capable of making such grant drod and sixteen, be and the same are hereby same: Provided always, That neither of the said associations shall any time hold, use, possess, and enjoy, within the District of Columbia, either by legal seizure or trust, for their hundred acres of land; nor shall either of said societies hold, in their own right, or by any other person in trust, or for their benefit, an which shall exceed thirty-five hundred dollars.

Sec. 4. And be it further enacted, That the said corporations, by their names, styles, and titles aforesaid, be, and shall be hereafter, capaple, in law and in equity, respectively, to sue and he sned, within the District of Columbia and elsewhere, in as effectual a manner as other persons or corporations can sue or be sued, and that the said corporations, or a majority of them, respectively, shall severally to use, alter, or change at pleasure; and from time to time, make such bye-laws, not inconsisteut with the Constitution of the United States. or any law of Congress, as either may deem, expedient and proper.

Sec. 5. And be it further enacted. That if, at any time hereafter any the persons herein before named, or any of their successors, shall cease to be members of said sisterhood, respectively, such person or persons shall thereafter have no control in the proceedings of said corporation, under and in pursuance of the provisions of this act.

AN ACT authorizing a subscription to the stock of the Chesapeake and Ohio Canal

Approved May 24, 1828.

Be it enacted by the Senate and Honse of Representatives of the United States of America. in Congress assembled, That the Secretary of Treasury be, and he is hereby, authorized and directed to subscribe, in the name and for the use of the United States, for ten thousand shares of the capital stock of the Chesapeake and Ohio Canal Company, and to pay for the same, at such times, and in such proportions, as shall be required of and paid by the stockholders, generally, by the rules and r. gulations of the company, out of the dividends which may accrue to the United States upon their Bank Stock in the Bank of the United States: Provided, That not more than one-fith part of the sum, so subscribed for the use of the United States, shall be demanded, in any one yea, after the organization of the said company; nor shall any greater sum be paid on the shares so subscribed for, than shall be proportioned to assessments made on individual or corporate stockholders: And provided, moreover, That, for the supply of water to such other canals as the State of Maryland, or Virginia, or the Congress of the United States. may authorize to be constructed, in connexion with the Chesapeake and Ohio Canal, the section of the said canal leading from the bead of the Little Falls of the Potomac tiver, to the proposed basin, next above Georgetown, in the District of Columbia, shall have the elevation, above the tide, of the river at the head of the said Falls, and shall preserve, throughout the whole section aforesaid, a breadth. at the surface of the water, of not less than sixty feet, and a depth, below the same, of not less than five feet, with a suitable breadth at bot-

Sec. 2. And be it further enacted. That the said Secretary of the Treasury shall vote for the President and Directors of the said Company, according to such number of shares as the United States may at any time hold in the stock thereof, and shall receive, upon the said stock, the proportion of the tolls which shall, from time to time, be due to the United States for the shares aforesaid; and shall have and enjoy, in behalf of the United States, every other right of a stockholder in the said Com-

Approved 24th May, 1828.

AN ACT in relation to the Banks in the Dis-District of Columbia

Be it enacted by the Senate and House of Re-presentatives of the United States of America in Congress assembled, That it shall be, and is hereby declared to be lawful for the several Banks of the District of Columbia, in calculating their discount or interest, to charge according to the standard and rates set forth in "Rowlett's Tables," and, in computing the time which a Note may have to run, to recken the days inclusively.