

PUBLISHED BY THOMAS WATSON.

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BY AUTHORITY.

LAW OF THE UNITED STATES PASSED AT THE FIRST SESSION OF THE TWENTY-SECOND CONGRESS.

AN ACT to amend the several acts for the establishment of a Territorial Government in Florida.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the court of appeals in the Territory of Florida, established in virtue of the fourth section of the act of the twenty-sixth of May, one thousand eight hundred and twenty-four, to which this act is an amendment, shall be composed of the judges of the superior courts in said Territory respectively, a majority of whom shall be necessary to be present to constitute a quorum to hear and decide causes; but any two of the said judges shall be sufficient to make an interlocutory order, or grant to any writ authorized by any of the acts to which this is an amendment.

Sec. 2. And be it further enacted, That the provisions and regulations contained in the twenty-fifth section of the act of the twenty-fourth of September, one thousand seven hundred and eighty-nine, entitled "An act to establish the judicial courts of the United States," in regard to writs of error and appeals to the Supreme Court of the United States, from a final judgment or decree in any suit in the highest court of law or equity of a State, shall be applicable to writs of error and appeals to the Supreme Court of the United States from the highest court of law or equity in said Territory, having jurisdiction of the subject matter, in the same manner, as writs of error and appeals are authorized now to be taken and prosecuted under the aforesaid twenty-fifth section of the act of the twenty-fourth of September, one thousand seven hundred and eighty-nine, from any court in any State; and writs of error and appeals, in virtue of the said twenty-fifth section, are hereby authorized to be taken and prosecuted, from the highest court of law or equity having jurisdiction of the subject matter in the said Territory.

Sec. 3. And be it further enacted, That the regulations prescribed by the second section of the act entitled "an act in addition to an act entitled 'an act to amend the judicial system of the United States,'" approved the third of March, one thousand eight hundred and three, as far as said regulations shall be practicable, shall be observed in respect to all writs of error and appeals from the said court of appeals in the said Territory to the Supreme Court of the United States.

Sec. 4. And be it further enacted, That appeals and writs of error may be taken and prosecuted, in all cases from the decisions and judgments of the highest court of said Territory to the Supreme Court of the United States, where the amount in controversy exceeds one thousand dollars.

A. STEVENSON,
Speaker of the House of Representatives
J. C. CALHOUN,
Vice President of the United States and
President of the Senate,
APPROVED, July 14, 1832.
ANDREW JACKSON.

AN ACT to authorize the sale of certain public lands in the State of Ohio.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the lands heretofore reserved for certain Indian tribes in the State of Ohio, and which were ceded to the United States by treaties ratified on the twenty-fourth day of March, in the year, one thousand eight hundred and thirty-one, and the sixth day of April, one thousand eight hundred and thirty-two, be, and the same are hereby attached to, and made to form part of the land districts in which they are respectively situated, and liable to be sold as other public lands in the State of Ohio.

APPROVED, July 14, 1832.

AN ACT to authorize the disposition of the fund arising from the sale of a quarter section of land, reserved for the use of schools, in Florida.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Commissioners elected by the qualified voters in township five, range eleven, north and west, in the county of Jackson, in the Territory of Florida, in obedience to an act of Congress, entitled "An act to authorize the establishment of a town on land reserved for the use of schools, &c." approved the second of March, one thousand eight hundred and twenty-nine, be and they are hereby authorized to vest the money arising from the sale in said act authorized, in some productive fund under the authority of the Governor and Legislative Council of the territory, the proceeds of which shall forever be applied to common schools in said township.

Sec. 2. And be it further enacted, That the said Commissioners be, and they are hereby, authorized to make sale of the remainder of said lots to be applied to the objects aforesaid; and all provisions of the act aforesaid, inconsistent with this act, be, and the same are hereby repealed: *Provided*, That the Governor and Legislative Council of said Territory authorize such sale, with the assent of the majority of the inhabitants of said township.

APPROVED, July 14, 1832.

AN ACT giving the assent of the United States to an act of the General Assembly of Maryland passed at their December session, in one

thousand eight hundred and thirty-one, entitled "An act further to amend the act incorporating the Chesapeake and Ohio Canal Company."

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the assent of the United States be, and the same is hereby, given to an act of the General Assembly of Maryland, entitled "An act further to amend the act incorporating the Chesapeake and Ohio Canal Company," which passed the General Assembly of Maryland at December session, one thousand eight hundred and thirty-one: *Provided*, That nothing therein contained shall be construed to impair any right possessed by the said company anterior to the passage of said act, nor to authorize any individual to obstruct the free access of all persons to the said canal along the berm bank, or other lands condemned for the construction and use thereof, nor to prevent the engineers, superintendents, or officers of the said company, from passing up and down the said canal without obstruction along the grounds condemned therefore, in order to inspect the condition of the said canal, or to make, at any time, suitable repairs therefor.

APPROVED July 14, 1832.

AN ACT making an appropriation towards the expense of laying out and opening a military road, from fort Howard, at Green Bay, to fort Crawford, on the Mississippi.

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 is hereby, appropriated, out of any money in the Treasury not otherwise appropriated, towards the expense of laying out and opening a military road from fort Howard, at Green Bay, in the Territory of Michigan, to fort Crawford, on the Mississippi, by the way of fort Winnebago.

APPROVED July 14, 1832.

AN ACT granting certain city lots to the corporation of the Columbian College, for the purposes therein mentioned.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That there shall be, and hereby are granted to the Columbian College, in the District of Columbia, lots in the city of Washington, to the amount in value of twenty-five thousand dollars, which said lots shall be selected and valued by the Commissioners of the Public Buildings, when requested by the trustees of the said college; and when the said lots shall be selected and valued, the same shall be vested in the said corporation, in fee simple; to be by them held and disposed of in the manner following, that is to say; the said corporation by proper and lawful act or acts, under their corporate seal, shall sell and dispose of the said lots, as soon as reasonably practicable, for the best price or prices they can obtain; and shall vest the proceeds of the same in some public stock or stocks of some incorporated bank.

Sec. 2. And be it further enacted, That when the lots aforesaid shall be selected and valued as aforesaid, the said commissioners shall make return of the numbers and description thereof to the clerk of the circuit court of Washington; to be by him recorded among the records of land titles in the said county.

Sec. 3. And be it further enacted, That the proceeds of the sales aforesaid, so to be vested, shall not be otherwise used by the said trustees than as capital, to be by them forever hereafter kept vested as aforesaid; and the dividends or interest therefrom accruing, shall, by them, be used and applied in aid of the other revenues of the said college, to the establishment and endowment of such professorships therein as now are, or hereafter shall be established by the said trustees; and to and for no other purpose whatever.

APPROVED, July 14, 1832.

AN ACT for the benefit of Saint Vincent's Female orphan Asylum of the city of Washington, under the direction of the "Sisters of Charity," and of the Washington City Orphan Asylum 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 commissioner of the Public Buildings be, and he is hereby, authorized and required to select and value such of the building lots and parts of lots, owned by the United States, in the city of Washington, as he shall think may be brought to market and sold to the greatest advantage, to the amount of twenty thousand dollars, which he shall divide and separate into two parcels of ten thousand dollars worth each, one of which at his election, he shall convey to the "Washington City Orphan Asylum," and the other to the "Saint Vincent's Female Orphan Asylum of Washington, under the direction of the Sisters of Charity," and to the successors of each forever.

Sec. 2. And be it further enacted, That the said lots and parts of lots so to be selected and valued shall be free from taxes for five years, unless sooner disposed of by the said Corporations, or either of them; and that so soon as the said Corporations, or either of them, shall dispose of any part of the property hereby granted, the part so disposed of shall be subject to taxation.

Sec. 3. And be it further enacted That each of the said Corporations shall be authorized to sell and dispose of all or any part of the property hereby granted to it, for a term of years, or in fee simple, at such times and on such terms as it shall deem most advisable: *provided*, That the interest of the money arising from the sale, lease or rent of the aforesaid lot of ground or any part thereof, shall not be applied to any other object than to the purposes for which the before-mentioned Institution was established.

Sec. 4. And be it further enacted, That the sum of fifteen hundred dollars be appropriated for enclosing and improving the Public Reser-

vations, marked number eight, on the plan of the city.

APPROVED, July 14, 1832.

AN ACT to release from duty, iron prepared for, and actually laid on railways or inclined planes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That when it shall be satisfactorily proved to the Secretary of the Treasury, that any rail iron, imported for the purpose of being applied in the construction of any railroad or inclined plane by any State or incorporated company has been actually and permanently laid on any such railroad or inclined plane, that then, and in that case he may allow a drawback of the duty on such rail iron so laid, or if the duty shall have been actually paid, he may refund the same; any thing in any act to the contrary notwithstanding; *Provided*, that no iron shall be considered as railroad iron but such as is prepared to be laid upon railroads, or inclined planes without further manufacture.

Sec. 2. And be it further enacted, That whenever any railroad iron may have been or shall hereafter be imported by any State or incorporated company for the purpose of being laid down on any rail road, and the bonds given for the duties on the same, shall become due before the said iron can be so laid down, the Secretary of the Treasury be, and he is hereby authorized to extend the time for the payment of so much of said bonds as shall be equal to the amount of the drawbacks, to which said State or company may be entitled: *Provided*, the time shall not be extended beyond three years from the date of the importation; and where any such State or company may have already paid the whole amount of any such bond, the Secretary of the Treasury be authorized to cause the amount of the drawback on the same to be refunded on taking bond with sufficient sureties that the same shall be repaid, should the iron for which said bond may be given, not be actually laid down within three years from the time of importation.

APPROVED, July 14, 1832.

AN ACT to authorize the sale of lands reserved from sale at Fort Jackson, in the State of Alabama.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the President of the United States be, and he is authorized to offer for sale, the lands heretofore reserved from sale at Fort Jackson, in the State of Alabama.

Sec. 2. And be it further enacted, That every settler on said lands, who, prior to the year one thousand eight hundred and thirty, cultivated any part thereof, and is now in possession of the same, shall be allowed to enter at the proper land office, one quarter section, according to the provisions of the first section of an act to grant pre-emption rights to settlers on public lands, approved May twenty-ninth, one thousand eight hundred and thirty.

APPROVED July 14, 1832.

Public House.

REMOVAL.

JAMES CARNEY returns his sincere acknowledgments to the public for the very liberal encouragement he has heretofore received, and respectfully informs them that he has taken that large and commodious brick building, the property of John Devereux, Esq. next door to the building formerly occupied by the Bank of Newbern, on South-Front Street; where he is prepared to accommodate Boarders by the month or day. His table shall at all times be furnished with the best the Market affords, and he pledges himself that every exertion shall be used to merit the approbation of those who may think proper to patronize him. In the event of a Steamboat Line being established between this place and Norfolk, which is contemplated, this building, from its size and situation, will be found to be the most eligible for a Hotel, of any in town. There is an excellent wharf convenient to the premises, and the rooms are large, comfortable, and well finished. Travellers are assured that their horses will be well fed and carefully attended to.

Newbern, August 31, 1832.

NEW GOODS.

JOHN A. CRISPIN

HAS just returned from New York with a

general assortment of

GROCERIES,

HARDWARE, CUTLERY, CROCKERY

GLASSWARE, &c.

The following articles comprise a part of his Stock

Wines.

Champagne, in qt. and Citron, Currants,

pt. bottles, Old Madeira,

Pico, do. Naples,

Lisbon, Teneriffe,

Dry Malaga, Sherry,

Country. Liquors.

Cogniac Brandy (superior quality)

Peach do. Old Jamaica Rum,

Superior Holland Gin,

Old Monong. Whiskey,

N. E. Rum, Porter in qt. & pt. bottles

Gunpowder, Imperial,

Hyson, Souchong,

Pouchong, Sugars.

Loaf & Lump, White Havana,

Brown, various qual. Nuts.

Filberts, Madeira Nuts,

Almonds. Spices.

Mace, Cloves, Cinnamon, Nutmegs,

Pepper, Spice. Preserved Ginger.

Buckwheat, Goshen Butter, Cheese,

Spanish & American Segars, superior Chewing Tobacco, &c.

Which he offers low for cash or country produce at the Store on Pollok-street formerly occupied by the late George A. Hall, Esq.

VALUABLE PROPERTY FOR SALE.

WILL be sold at the Court-House in Newbern, on Thursday the 18th of October next, the following Property, viz:

Part of Lots No. 91 and 93; it being 214 feet on Hancock-street, and 90 feet on Pollok-street, containing the Custom House, an Office, and Stables. Half of Lot No. 82 on Hancock street, the former residence of F. Hawks. 67 feet of Lot No. 95 on Pollok-street, with a good dwelling and out houses. Lot No. 85 on Broad-street, with a large commodious dwelling, Kitchen, Smokehouse and Stable, opposite Joseph Bell's Hotel. Part of Lot No. 64, near the Court-House, on Middle-street, and part of Lot No. 51 on Craven-street.

THREE HUNDRED and Twenty Acres of Land on the North side of Trent road, about seven miles from Newbern. TWO HUNDRED and Fifty Acres on the South side of Neuse road about six miles from Newbern: Both of these Tracts are valuable for Turpentine, Tar, and range for Cattle.

EIGHT and ONE-THIRD acres of land, (Marsh) near Swimming Point

NINE acres adjoining Dryborough, with a comfortable dwelling and out houses. The Plantation on Bachelor Creek containing five hundred and sixty acres, of which about two hundred and fifty acres are cleared. This plantation is truly desirable not only on account of the fertility of the soil, but its proximity to navigable water and possessing a Mill-seat equal perhaps to any in Craven County.

ALSO,

EIGHTEEN LIKELY NEGROES.

And some Household FURNITRE of good quality.

Terms of sale for the real estate:

Approved Notes negotiable at the Bank of Newbern, and renewable by paying one-eighth of the original sum every ninety days until the debt is reduced to one hundred dollars—Or Newbern Stock, if offered within a few days after the sale, will be received at 85¢ the share. For the Negroes, Approved Notes negotiable at the Bank of Newbern, and payable in three equal payments, every ninety days.

JNO. W. GUION, } Ex'rs.
JNO. COART. }

Newbern 15th, Sept. 1832.

Office of the Commissioners under the Act to carry into effect the Convention with France.

WASHINGTON CITY, 18th Sept. 1832.

ORDERED, That all persons having claims under the Convention between the United States and his Majesty the King of the French, concluded on the 4th of July, 1831, do file memorials of the same with the Secretary of the Board. Every memorial so filed, must be addressed to the Commissioners; it must set forth minutely and particularly the facts and circumstances whence the right to prefer such claim is derived to the claimant, and it must be verified by his affidavit.

And in order that claimants may be apprised of what the Board now considers necessary to be availed in every such memorial, before the same will be received and acted on, it is further Ordered, That in every such memorial it shall be set forth,

1. For and in behalf of whom the claim is preferred.

2. Whether the claimant is a citizen of the United States of America; and if so, whether he is a native or naturalized, and where is now his domicile; if he claims in his own right, then whether he was a citizen when the claim had its origin, and where was then his domicile; or if he claims in the right of another, then whether such other was a citizen when the claim had its origin, and where was then, and where is now, his domicile.

3. Whether the entire amount of the claim does now, and did at the time when the claim had its origin, belong solely and absolutely to the claimant; and if any other person is or has been interested therein, or in any part thereof, then who is such other person, and what is, or was, the nature and extent of his interest; and how, when, by what means, and for what consideration the transfer of rights or interest, if any such were, took place between the parties.

4. Whether the claimant, or any other who may at any time have been entitled to the amount claimed, or any part thereof, hath ever received any, and if any, what sum of money or other equivalent as indemnification for the whole or any part of the loss or injury upon which the claim is founded; and if so, when and from whom, the same was received.

And that time may be allowed to the claimants to prepare and file the memorials above mentioned, it is further

Ordered, That when this Board shall close the present session, it will adjourn to meet again on the third Monday of December next, at which time it will proceed to decide whether the memorials which may have been filed with the Secretary are in conformity to the foregoing orders, and proper to be received for examination, and to transact any other business that may come before it; and that the Secretary cause public notice hereof to be given in the journals authorized to publish the laws of the United States.

By order of the Board.

Sept. 28—13MD

PRINTING.

BOOKS, PAMPHLETS, HANDBILLS, BLANKS, CIRCULARS, CARDS, &c.

NEATLY AND EXPEDITIOUSLY EXECUTED AT THE OFFICE OF THE SENTINEL.

Newbern Academy.

THE first term of the academical year of this institution has just closed. The Trustees with pleasure announce to the public that the proficiency of the students assures them, they have not been deceived in their estimate of the qualifications of the Instructors. From what they have witnessed, during the examination of the young gentlemen in their various studies, the Trustees have no hesitancy in saying, that the Newbern Academy furnishes every facility for a thorough acquaintance with the Latin and Greek languages, and such a knowledge of the English, as prepares the learner for the duties of the more laborious departments of life. The Trustees were highly gratified in observing, that the young gentlemen were not superficial in their acquirements; but that they had made themselves thoroughly acquainted with all the ground over which they had gone. The classes under the direction of Mr. JONES, read Latin and Greek with facility and judgment; they parsed and scanned with correctness and promptness. The classes under the direction of Mr. WADSWORTH, displayed uncommon readiness in their replies to all the questions proposed: their knowledge of figures did them much credit.

The Trustees are happy in stating that the reputation of Mr. JONES, of the Classical Department, and of Mr. WADSWORTH, of the English Department, has been well sustained by the very evident advancement of their respective students in their different studies.

The next term will commence on the first of October. Newbern, August 30, 1832.

New Saddlery, &c.

THE Subscriber has just returned from Philadelphia with a large addition to his former stock of goods.

Having selected the articles himself, and purchased them on the best terms, they who wish to buy, will find it advantageous to give him a call.

His assortment being very extensive, Country Saddlers can be supplied with almost every article in the line, at a moderate advance on the cost.

The following articles comprise part of his assortment:

Carriage and Gig Harness, Gig and Cart Collars, Saddles and Bridles, Saddlebags, Cart Saddles, and Saddle Trees Plated and Common Harness Mounting, Stage Harness, Cotton and Worsted Webbing, Gig Trimmings, Whips, Spurs, Travelling Trunks, and Bags assorted; Black, Red, and Green Morocco, Hog skins, Dressed Goat skins, Seal Leather, Calf and Seal skins, Black Varnish, Walking Canes, Swords, Pistols, Epaulets, Drums, &c. &c. He has on hand a few neat and light made Dearborns, and several Copper Stills and Worms.

JOHN TEMPLETON.

August 31, 1832.

To Journeymen Boot & Shoemakers.

Constant employment, the highest wages, and PROMPT PAY will be given to three or four steady and capable JOURNEYMEN BOOT AND SHOEMAKERS. They are wanted immediately. Workmen in the country who are desirous of securing a permanent and profitable situation, will do well to make early application.

RAYMOND CASTIN.

Newbern, September 15, 1832.

CHEAP DRY GOODS.

THE subscriber has removed from Pollock Street, to the Brick Store lately occupied, by E. Moran, & Co. on Craven Street, where he offers for sale

A general assortment of fresh imported FANCY AND STAPLE DRY GOODS.

At the lowest prices.

J. VAN SICKLE.

Newbern, 27th July, 1832.

NEW STORE.

THE Subscribers have taken the Brick Store nearly opposite the Newbern Bank, where they have on hand a general assortment of

STAPLE AND FANCY DRY GOODS Hardware, Groceries, &c.

Their goods are purchased by Mr. ALEXANDER ANDERSON, who resides in New York, and who will be frequently forwarding, by which means, the assortment will be kept complete.

They will be constantly supplied with AXES both long and short bit, from the makers Platt & Taylor, which they offer by the box, a \$11 per doz.

Just received per schr. Rebecca, & now opening

SUMMER GOODS.

AMONG WHICH ARE Calicoes; French, Scotch & other Ginghams; Printed Muslins; black Silks; Mull, Swiss, Book, and Jaconet Muslins; Ladies' and Misses Bonnets; Inserting, and a variety of Fancy articles; Bombazines; Circassians; Erminets; Cassinets, &c. &c. Osnaburgs; Brown Shirting and Sheetings; With a number of other articles. Purchaser may find it to their advantage to call and examine.

B. L. HOSKINS, & Co.