tate Gazette.

AN ACT

Making provision for the disposal of the public lands in the Andiana Territory and for other purposes.

BE it enacted by the Smate and House of Expressionacions of the United States of America, in Congress assembled. That the powers vested by law in the surveyor general, shall extend over all the public lands of the United States to which the Indian title has been or shall hereafter be extinguished, north of the river Ohio, and east of the river Mississippi; and it shall be the duty of the said surveyor general, to cause the said lands to be surveyed into townships six miles square, and divided in the same manner, and under the same regulations, and to do and perform all such other acts in relation to the said lands, as is provided by law in relation to the lands of the United States, situate north west of the river Ohio and above the mouth of Kentucky river. Provided, That the whole expense of surveying and marking the lines shall not exceed three dellars for every mile that shall be actually run, surveyed and marked : And prowited also. That such tracts of land as are lawfully claimed by individuals within the said boundaries, and the title whereto has been or shall be recognized by the United States, shall be laid out and surveyed at the expense of the parties respectively, in conformity with the true boundaries of such tracts. And it shall also be the duty of the said surveyor general to cause to be run, sur veved and marked, such of the Indian boundary lines of the said lands as have not yet been surveyed; and with the approbation of the President of the United States, to ascertain, by astronomical observations, the positions of such places north of the river Ohio, and east of the river Mississippi, as may be deemed necessary for the correctness of the surveys, and to be the most impor-Sec. 2. And he it further enacted, That

for the disposal of the lands of the United States north of the river Ohio, and east of the river Mississippi, in the Indiana territomy, three land offices shall be established in the same, one at Detroit for the lands lying north of the state of Ohio, to which the In-Vincennes for the lands to which the Indian. title has been extinguished, and which are included within the boundaries fixed by the treaty lately held with the Indian tribes of the Wabash; and one at Kaskaskia, for so much of the lands included within the boundaries fixed by the treaty of the thirtieth of August, one thousand eight hundred and three, with the Kaskaskio a tribe of Indians, as is not claimed by any other Indian tribe; and for each of the said offices a register and a receiver of public monies shall be appointed, who shall give security in the same manner, in the same sums, and whose compensations, emoluments, and duties, and authority, shall, in every respect, be the same in relation to the lands which shall be disposed of at their offices, as are or may be by law provided, in relation to the registers and the receivers of public monies in the several offices established for the disposal of the lands of the United States north of the river Ohio, and above the mouth of Ken-

Sec. 3. And be it further enacted, That every person claiming lands within any of the three tracts of land described in the premade by the French government prior to the treaty of Paris, of the tenth of February, one thousand seven hundred and sixty three, or of any legal grant made by the British government, subsequent to the said treaty, at the rate of twelve and a half cents, for in the Mississip i territory. all his right, so far as the same is derived from any resolution or act of Congress, shall become void, and forever be barred.

Sec. 7. Be be it further enacted, That the register, and receiver of public monies, of of examining the claims of persons claiming lands by virtue of the preceding sections. Each of the said commissioners shall, previous to entering on the duties of his appointment, respectively, take and subscribe the following oath or affirmation, before ome person qualified to administer the same,

do selemnly swear antirm) that I will impartially exercise as echurge the duties imposed apon me, to latissioner for examining the claims an act of Congress, sutified,

siones to meet sembe places where the saland affices are by this act established. I pectively, on or before the first day of nuary one thousand eight hundred and five and each board shall, in their respective districts; have power to hear in a summary manner all matters respecting such claims; also to compel the attendance of witnesses, to administer oaths, and examine witnesses, and such other testimony as may be addused, and to decide thereon according to justice and equity, which decision shall be laid be fore Congress in the the manner herein after directed, and be subject to their decision thereon. The said boards, respectively, shall have power to appoint a clerk, whose duty it shall be to enter in a book to be kept for that purpose, full and correct minutes of their proceedings and decisions, together with the evidence on which such decisions, are made; which books and papers on the dissolution of the boards, shall be deposited in the respective offices of the registers of the land offices; and the said clerk shall prepare two transcripts of all the decisions made by the said commissioners in favour of the claimants to land, both of which shall be signed by the said commissioners, and one of which shall be transmitted to the surveyor general, and the other to the secretary of the treasury; and the lands, the claims to which shall have been thus affirmed by the commissioners, shall not be otherwise disposed of until the decision of Congress thereupon shall have been made. It shall likewise be the duty of the said commissioners to make to the secretary of the treasury a all report of all the claims filed with the register of the proper land office, as above directed, which they may have rejected, together with the substance of the evidence adduced in support thereof, and such remarks thereon as they may think proper: which reports, together with the transcripts of the decisions of the commissoners in favour of claimants, shall be laid by the secretary of the treasury before Congress at their next ensuing session. Each of the commissioners and clerks aforesaid, shall be allowed a compensation of five hundred dollars in full for his services as such; and each of the of contracts with or purchase from John said clerks shall, previous to his entering on the duties of his office, take and subscribe the following oath or affirmation, to wit i dian title has been extinguished; one at [(or affirm) that I will truly and faithfully of commissioners for examining the claims

Sec. 5. And be it further enacted, That all the lands aforesaid, not excepted by virtue of the preceding section, shall, with the exception of the section, "number sixteen," which shall be reserved in each township for the support of schools within the same, with the exception also of an entire township in each of the three above described tracts of country or districts, to be located by the secretary of the treasury, for the use of a seminary of learning, and with the exception also of the salt rings and lands reme as herein after served for the use of th directed, be offered fo . le to the highest bidder, under the direction of the surveyor general or governor of the Indiana territory, of the register of the land office, and of the receiver of public monies, at the places respectively, where the land offices are kept, and on such day or days as shall, by a public proclamation of the President of the U. ceding section, by virtue of any legal grant | States for that purpose be designated. The sales shall remain open at each place for three weeks and no longer; the lands shall not be sold for less than two dollars an acre, and shall in every other respect, be sold in tracts of the some size and on the some terms and prior to the treaty of peace between the land conditions, as have been or may be by United States and Great-Britain, of the law provided for the lands sold north of the third of September, one thousand seven river Ohio and above the mouth of Kenhundred and eighty three, or of any reso tucky river. All lands, other than the reserlution or act of Congres, subsequent to the ved sections and those excepted as above said treaty of peace, shall, on or before the mentioned, remaining unsold at the closing first day of January, one thousand eight of the public sales, may be disposed of at hundred and five, deliver to the register of private sale, by the registers of the the land office, within whose district the respective land offices in the same manner, land may lie, a notice in writing, stating under the same regulations, for the same the nature and extent of his claims, toge- price, and on the same terms and conditions, ther with a plot of the tract or tracts claimed, as are or may be provided by law for the and may also, on or before that day, deli- sale of the lands of the United States north ver to the said register for the purpose of of the river Ohio and above the mouth of sold by virtue of that, or of any other act of being recorded, every grant, order of survey. Kentucky river. And patents shall be obdeed, conveyance or other written evidence tained for all lands granted or sold in the Inof his claim; and the same shall be recorded diana territory, in the same manner and on by the said register, in books to be kept for the same terms as is or may be provided by that purpose on receiving from the parties law for lands sold in the state of Ohio, and

to land, as enjoined by an act of Congress,

entitled, " an act making provision for the

disposal of the public lands in the Indiana

territory, and for other purposes."

every hundred words contained in such | Sec. 6. And be it further enacted, That Written evidence of their claim; and if such all the navigable rivers, creeks and waters, person shall neglect to deliver such notice, within the Indiana territory, shall be deemin writing, of his claim, or to cause to be led to be and remain public highways; and recorded such written evidence of the same, the several salt springs in the said territory, together with as many contiguous sections to each, as shall be deemed necessary by the Presinent of the United States, shall be reserved for the future disposal of the United States: And any grant which may hereafthe three above mentioned land offices, shall, | be made for a tract of land, containing a for the lands respectively lying within their salt spring which had been discovered predistricts, be commissioners for the purpose vious to the purchase of such tract from the United States, shall be considered as frau-

> several provisions made in favour of the persons who have contracted for lands with John Cleves Symmes and his associates, by an act entitled entitled . An act to extend and continue in force the provisions of an act, entituled "An act giving a right of pre-emption to certain persons, who have con-tracted with John Cleves Symmes or his as-fices are kept, that is to say: the lands in the

dulent and mull.

and or other purposes," shall be and the same fre hereby continued in force until the first day of June nexts Provided, That the register of the land office and receiver of same duties, exercise the same powers, and enjoy the same emoluments, which, by the ast recited act were enjoined on or vested in the commissioners designated by the said act; And provided siles. That no certificate for a right of pre-emption shall be granted, except in favour of individuals who had before the first day of January, one thousand eight hundred, made contracts in writing with John Cleves Symmes or with any of his associates, and who had made to him or them any payment or payments of money for the purchase of such lands; nor unless at least one twentieth part of the purchase money of the land claimed, shall have previously been paid to the receiver of public monies, or shall be raid prior to the first day of January next. And every person who shall obtain a certificate of pre-emption, shall be allowed until the first day of January. one thousand eight hundred and six, to complete the payment of his first instalment: Provided also, That where any person or persons shall in virtue of a contract entered into with John Cleves Symmes, have entered and made improvements on any section or half section prior to the first day of April last (having conformed with all the foregoing provisions in this section) which improvements, by the running of the lines subsequently thereto, shall have fallen within any section or half section other than the one purchased as aforesaid, and other than section No. 16, such section or half section shall in that case be granted to the person or persons who shall have so entered, imroved and cultivated the same, on payment of the purchase money agreeably to the provisions made by law for lands sold at pri wate sale; but nothing herein contained shall be construed to give to any such person or persons a greater number of acres than he or they had contracted for with John Cleves | tions, as the case may be, to ascertain the

Symmes, as aforesaid. Sec. 9. And be it further enamed, That every person who may have heretofore obtained from the commissioners, a certifiof right of presemption for lands lying between the two Miami rivers on account Cleves Symmes or his associates, and who has paid his first instalment; and every person who may obtain a similar certificate do solemnly swear lov virtue of the preceding section, and shall, on or before the first day of January, one thousand eight bendred and size, pay his first instalment, be permitted to pay the residue of the purchase meney in six annual equal payments.

Sec. 9. And be it further enacted, That fractional sections of the public lands of the United States either north of the river Ohio, or south of the state of Tennessee, shall, under the directions of the secretary of the treasury, be either sold singly, or by uniting two or more together, any act to the conwithstanding : Provided, That no fractional sections shall be sold in that manner until after they shall have been offered for sale to the highest bidder in the manner hereinafter directed.

Sec. 10. And be it further enacted, That all the public lands of the United States, the sale of which is authorised by law, may after they shall have been offered for sale to the highest bidder in quarter sections, as hereinafter directed, be purchased at the option of the purchaser, either in entire sections, in itself sections, or in quarter sections; in which two last cases the sections shall be divided into half sections by lines ruuning due north and south, and the half sections shall be divided into quarter sections by lines running due east and west. And in every instance in which a subdivision of the lands of the United States, as surveyed in conformity with law, shall be necessary to ascertain the boundaries or true contents of the tract purchased, the same shall be done at the expence of the purchaser.

Sec, 11. And be it further chacted, That no interest shall be charged on any instalment which may hereafter become due, in payment of any of the public lands of the United States, wherever situated and which have been sold in pursuance of the act, intitled, " an act to amend the ket entituled " an act providing for the sale of the lands of the United States, in the territory north west of the Ohio, and above the mouth of Kentucky river," or which may hereafter be Congress : Provided, That such instalments shall be paid on the day on which the same shall become due; but the interest shall be charged and demanded in conformity with the provisions heretofore in force, from the date of the purchase, on each instalment which shall not be paid on the day on which the same shall become due; Provided bowever, That on the instalments which are or may become due before the first day of October next, interest shall be charged, except from the time they become due until paid; but in failure to pay the said instalments on the said first day of October, interest shall he charged thereon in conformity with the provisions heretofore in force from the date of the purchase.

Sec. 12. And be it further enacted, That the sections which have been heretofore reserved, and are by this act directed to be sold, also the fractional sections, classed as Sec. 7. And be is further enacted, That the by the minth section of this act directed, and all the other lands of the United States. north of the Ohio, and above the mouth of Kentucky river, shall be offered for sale in quarter sections, to the highest bidder, under the directions of the register of the land rivers in the territory north west of the Ohio, H of May; the lands in the district of Marietta,

on the second areday of May; the lands in the particlet Zanesville, on the third Monday of May; the lands in the district of Cincinnatti, on the lands in the district of Cincinnatti, on the first Monday of September. The sales shall remain open at each place no longer than three weeks; the lands which may be thus sold, shall not be sold for less than two dollars per acre, and shall in every other respect be sold on the same terms and conditions, as is provided for the sale of lands sold at private sale, And all the other public lands of the United States, either north of the Ohio, or south of the state of Tennessee, which are directed to be sold at public sale, shall be offered for sale to the highest bidder, in quarter sections : Provided bowever, That section number twenty-six; of the third township of the second ffactional range; within the grant made by the United States to John C. Symmes on which is erected a mill dam, is hereby granted to Joseph Vanhorne the proprietor of said dam; and also that section number twenty-nine of second township of the fourth entire range be granted to James Sutton, and also that section number twenty-one of the ninth township of the twenty-first range granted to Christian Van Gundy, on their payment of the purchase money, agreeably to the provisions made by law for lands sold at private sale. .

Sec. 13. And be it further enacted, That whenever any of the public lands shall have been surveyed in the manner directed by law, they shall be divided by the secretary of the Treasury, into convenient surve ing districts, and a deputy surveyor shall, with approbation of the said secretary, be appointed by the surveyor-general for each diswho shall take an oath or athrmation truly and faithfully to perform the duties of his office, and whose duty it shall be to run and mark such lines as may be necessary for subdividing the lands surveyed, as aforesaid, into sections, half sections or quarter-sectrue contents of such subdivisions; and to record, in a book to be kept for that purpose, the surveys thus made. The surveyor-general shall furnish each deputy surveyor with a copy of the plat of the townships, and fractional parts of townships contained in his district, describing the sub-division s thereof, and the marks of the corners. Each deputy surveyor shall be entitled to receive from the purchaser of any tract of land, of which a line or lines shall have been run and marked by him, at the rate of three dollars for every mile thus surveyed and marked, before he shall deliver to him a copy of the plat of such tract stating its contents. The fees pavable by virtue of former laws for surveying expences, shall after the first day of July next, be no longer demandable from and paid by the purchasers. And no final certificate shall thereafter be given by the register of any land office, to the purchaser of any tract of land, all the lines of which shall not have been run, and the contents ascertained by the surveyor general or his assistants, unless such purchaser shall lodge with the said register a plat of such tract, certified by the

district surveyor. Sec. 14. And be it further enacted, That from and after the first day of April next, each of the registers and receivers of public monies of the several land offices established by law, either north of the river Ohio, or south of the state of Tennessee. shall; in addition to the commission heretofore al lowed, receive one half per cent. on all the monies paid for public lands sold in their respective offices, and an annual salary of five hundred dollars, the register and receiver of the land office at Marietta excepted, the annual salary of whom shall be two hundred dollars. And from and after the same day the fees payable by virtue of former laws, to the registers of the several land offices, for the entry of lands and for certificaties of monies paid, shall no longer be demandable from, nor paid by the purchasers of public lands: And it shall be the duty of the secretary of the treasury to cause at least once every year, the books of the officers of the land offices to be examined, and the balance of public monies in the hands of the receivers of public monies of the

said offices to be ascertained. Sec. 15. And be it further enacted, That from and after the first day of April next, the fees heretofore payable for patents for lands, shall no longer be paid by the purchasers. And it shall be the duty of every register of a land office, on application of the party, to transmit, by mail, to the register of the treasury, the final certificate granted by such register to the purchaser of any tract of land sold at his office: and it shall be the duty of the register of the treasury, on receiving any such certificate to obtain and transmit by mail, to the register of the proper land office, the patent to which such purchaser is entitled; but, in every such instance, the party shall previously pay to the proper deputy post-master, the postage accruing on the transmission of such certificate and patent.

Sec. 16. And be it further enacted, That the President of the United States shall have full power to appoint and commission the several registers and receivers of public monies of the land offices established by this act; in the recess of Congress; and their commissions shall continue in force until the end of the session of Congress next ensuing such appointment.

Sec. 17. And be it further enacted. That the several superintendants of the public sales directed by this act, shall receive six dollars each, for each days attendance on the said sales.

Sec. 18. And be it further enacted. That a sum, not exceeding twenty thousand dollars be, and the same is hereby appropriated sociates, for lands lying between the Miami | district of Chillisothe, on the first Monday | for the purpose of carrying this act into ef-

napprepriated monies in the treasury. MATHE MACON, Speaker of the House of Representatives. JESSE FRANKLIN, President of the Senate, pro-temport TH: JEFFERSON: Tenneffee Lands for Sale.

1,280 Acres fituate on Jories's Creek, the Waters of big flarpeth, as I am informed about 5 miles from Nathrelle, and the fem distance or thereabouts from Ciarksville, in the neighbourhood of the Iron-works and newly discovered Salt-wells. This Land is the one half of my military fervice-right. One other Trad of 640 Acres lying in Smith County, faid to be good Land, on the Waters of Stone's River. Thefe Lands I will fell for Cash, Negroes, at exchange for Landed Property in this State on good ferms. They are free from the common inconveniences of Lands belonging to non-refidents, of incuma brances by fales for Taxes, &c. and an unquestionable Title will be given to the Pura ROBERT BELL.

BURRAMPOOTER

WILL be let to Mares the enfuing Seafon, at my House in Orange County on the fouth fide of Haw River on the following terms: The fingle Leap five Dollars, payable at the Stable Loor; and if a Mare does not stand the first time; the may be put by the Scalon on the payment of five Dotines more at the time of entering spon it For the Season ten Dollars, and for the Infurance of a Foal, twenty Dollars. Any Person putting a Mare by Infurance, and parting with her before it can be well afcertained whether the is with foal, thall be liable for the Injurance Money. The Seafor commenced on the sit day of March, and will end on the genth day of August. Un Notes being given betre the expiration of the Scafon, credit will be allowed until the tenth of January, otherwife they will become due at the expirad tion of the Sealon.

Mares, if required, fed at a reasonabl price. I will not be accountable for Acci. dents, but great care will be taken of Marcs ett with the Horfe,

Bunnarooten is rifing five Years old, a fine Bay, upwards of fixteen Hands high, elegantly formed lengthy, firing Boned; and faid by the belt of ludges, to be as fine a Colt as his Sire Dare-Devil is a Horfe, being ike him in every part, thape and fice. Him Pedigree will show him to be as fine a blooded Coit as any in America:

BURRAMPOOTER was got by the imported Horse Dare Devil, his dam by Wildair, his grandam by Fearnought, imported by Cel. Baylor, of Virginia; his great grandam by Godolphin, who was got by Fearnough; out of fell-blooded Mare; his great great great grandam by the imported Horfe Hob Nob, his great great grandam by the imported Horfe jolly Roger, his great great great gran. dam by the imported Horse Valiant, out of a Tryal Mare of Col. Archer Carey's, which was got by the old imported Tryal. AUGUSTINE WILLIS.

March 6, 1804.

Fifty Dollars Reward.

RUNAWAY, From Ford's Mill, on Tyger River, South-S Carolina.

NEGRO MAN named Daniel. He is about 26 Years of Age, stout and all and very black. He took with him a bay Gelding about 14 1-2 hands high, branded P on the near Buttock; also a new Saddle, a new Bridle, a Pair of P stols and Holsters. a quantity of fine clothes, a Pair of Sandle Bags, and about two hundred Dollars in cash. He is riding through the country towards Virginia, smartly dressed, and calls himself

Whoever will apprehend the said Negro. lodge him in Jail, and secure his Horse and Property, so that the subscriber may recover the same, shall receive a Reward of Frity Dollars, upon giving notice at Ford's Mill. Tyger River, or to the subscriber now on his Road to Lexington, Kentucky.

ALEXANDER LEWIS: May 12th, 1804.

MEDITERRANEAN PASSPORTS.

NOTICE is hereby given, that it ias been deemed expedient to change on form of the Mediterranean Passport issued to vessels of the United States; that from the eighth Day of July next, those of the new form will be issued at the Custom-Houses to every Vessel, for which application may be made on a compliance with the terms prescribed by law, and surrendering the former passport of which she may be possessed, if any, in which latter case no sees will be required for the exchange; and that by an arrangement agreed upon by the Barbary Powers, with whom we are at peace, either the old on the new form of passport will be sufficient to protect the vessels of the United States from capture, until the 1st of July 1805, after which he and form of passport will be unavailable and the new one alone in use. Department of State,)

May 23d, 1804. The Printers of the Laws of the United States are requested to insert the aurice in their Gazettes twice a weik for the space of the months, and the Collectors of the Contains to ercp Copies of it pasted up in their officus. May 30.