Vol. XIII.

FRIDAY, OCTOBER 23, 1812.

No. 683.

## BY AUTHORITY.

AWS OF THE UNITED STATES.

An Act for the more convenient taking of affidevits and hall in civil causes depending in the courts of the United States.

BE it enacted by the Senate and House of Re presentatives of the United States of America in Congress assembled, That it shall be lawful for the circuit court of the United States to be helden in any district an which the present provision, by law, for taking bail and affidavits in civil causes (in cases where such affidavits are. by law, edmissible) is inadequate, or. on account of the extent of such district, inconvepient, to appoint such and so mary dis creet persons, in different parts of the district as such court shall deem necessary, to take acknowledgments of bail and affide vits; which acknowledgments of bail and affidavi s shall have the like force and effect to if taken before any judge of said court; and any person swearing falsely in and by any such af fidavit shall be liable to the same punishment as if the same affidavit had been made or taken before a judge of said court.

Sec. 2. And be it further enacted, That the like fees shall be allowed for taking such beil and affidavit as are allowed for the like services by the laws of the state in which any such affidavits or bail shall be taken.

Sec. 3 And be it further enacted, That in any case he fore a court of the United States, it shall be lawful for such court, in its discretion, to admit in evidence any denosition taken in perpetuam rei memoriam, which would be so admissible in a court of the state wherein such cause is pending according to the laws H. CLAY. thereof.

Speaker of the House of Representatives. GEO, CLINTON. Vice-President of the U. States and President of the Senate. February 20, 1812 --- Approved,

JAMES MADISON.

AN ACT

Authorising the President of the United States to raise certain companies of · Rangers for the protection of the frontier of the United States.

Be it enneted, by the Senate and House of Representatives of the United States of Ameri ta, in Congress asserbled, That the President of the United States, whenever he shall have satisfactory evidence of the actual or threatened invesion of any state or territory of the United States, by any Indian tribe or tribes, be and he is here by authorised to raise, either by the acreprance of volunteers or enlistment for one year, unless sooner discharged, as many companies as he may deem neressary, not exceeding six, who shall herve on foot or be mounted, as the service in his opinion may require, shall act on the frontier as rangers, be armed equipped and organised in such manner, and be under such regulations and res'rictions, as the nature of the service in his opinion may make necessary.

Sec. 2. And be it further enteted. That each of the said companies of rangers shall consist of one captain, one first, one serond, lieutenant, one ensign, four sergeants, four corporals, and sixty pri-

Sec. 3. And be it further enacted, That when the said rangers arm and equip themselves and provide their own horses, they shall be allowed each one dollar per day, and without a horse seventyfive cents per day, as fu'l compensation for their services, rations or forage, as the case may be. The commissioned officers shall receive the same pay and rations as officers of the same grade in the army of the United States.

Sec. 4. And be it further enacted, That the officers, non-commissioned officers and privates raised pursuant to this act. shall be entitled to the like compensa tion in case of disability, by wounds and otherwise, incurred in the service, as officers, non-commissioned officers and privates in the present military establishment, and with them shall be subject to the rules and srticles of war, which have been established or may hereafter by law be established, and the provisions of the act, entitled " An act, fixing the military prace establishment of the United States," so far as they may be applicable, shall be extended to all persons, matters and things within the intent and meaning of this ner in the same manner as if they were itterded at large in the same. This act shall take effect and be in force from and after the passage thereof, and contithe in force for one year, and from thence to the end of the next session of Congress.

Sec. 5. And be it further enacted, That in the recess of the Senate the President of the United States is hereby authorised to appoint a'l the officers proper to be appointed under this act; which appointments shall be submitted to the Senate at their next session for their dvice and consent.

HENRY CLAY, Speaker of the House of Representatives, GEO. CLINTON, Pice-President of the United States and President of the Senate

January 2, 1812 .- APPROVED, . JAMES MADISON.

AN ACT To enlarge the boundaries of the Mississippi Territory.

Be it enacted by the Senate and House of Re presentatives of the United States of America in Congress assembled, That all that portion of territ ry lying east of Pearl river, west of the Perdido, and south of the thirtyfirst degree of latitude, be and the same is hereby annexed to the Mississippi Territory; to be governed by the laws now in force therein, or which may hereafter be enacted, and the laws and ordinances of the United States, relative thereto, in like manner as if the same had originally formed a part of said territory; and until o herwise provided by law, the inhabitants of the said district hereby annexed to the Mississippi Territory, shall be entitled to one representative in the General Assembly thereof.

HENRY CLAY, Speaker of the House of Representatives WM. R CRAWFORD, Vice-President of the U. States and President of the Senate. May 14, 1812 .-- APPROVED, JAMES MADISON.

AN ACT supplementary to an act, entitled " An act for the admission of the state of Louisiana into the Union, and to extend the laws of the United States to the said

BE it enacted by the Senate and House of Representatives of the United States of America, in Congress assembled, That all causes, actions, indictments, libels, pleas, processes and proceedings whatsoever returnable, commenced, depending or in any manner existing in the district court established in the territory of Orleans, in and by the act entitled " An Act erecting Louisiana into two territories, and providing for the temporary government thereof," be, and the same are hereby transferred to the district court established by the act to which this is a supplement, and may be proceeded in, shall exist and have like incidents and effects as if they had been originated and been proceeded in, in the court established by the act to which this is a supplement.

Sec. 2. And be it further enacted, That all dockets, books, records, papers &c. belonging to the said district court of the Orleans territory shall be transferred to and become the dockets, books, records and papers of the district court of Louisiana district.

Sec 2. And be it further enacted, That the eighth section of the act aforesaid, entitled " An Act erecting Louisiana into two territories and providing for the temporary government thereof," and also all acts within the purview of this act, and the one to which this is a supplement, be and the same are hereby repealed.

HENRY CLAY. Speaker of the House of Representatives. WM. H. CRAWFORD, President of the Senate pro tempore. May 22, 1819 --- APPROVED. JAMES MADISON.

An Act to extend the right of suffrage in

the Illinois territory, and for other purposes. BE it enacted by the Senate and House of Representatives of the United States of America, in Congress assembled, That upon the admission of the Illinois territory into the second grade of territorial government in conformiy with the provisions of the act entitled " An act for dividing Indiana into two separate Governments," each and every free white male person who shall have attained the age of twenty-one years, and who shall have paid a county or territorial tax, and who shall have resided one year in said territory previous to any general election, and be, at the time of any such election, a resident thereof, shall be entitled to vote for members of the Legislature Council and House of Representatives for the said

Sec. 2 And be it further enacted, That so soon as the Governor of the said territory shall divide the same into five districts, the citizens thereof, entitled by this act to vote for representatives to the general assembly, shall, in each of the said districts, elect one member of the Legislative Council, who shall possess the same powers heretofore granted to the Legis-

ritory, and shall hold their offices four years and no longer, any thing in the ordinance to the contrary notwithstanding. | ing, taking possession of and keeping Sec. 3. And be it further enacted, That the citizens of the said territory, entitled to vote for members of the territorial legis-

lature by this act may, at the time of electing their representatives to the General Assembly thereof, also elect one de legate to Congress for the said territory who shall possess the same powers as heretofire granted to the delegates from the several territories of the United States.

Sec. 4 And be it farther enacted, That the sheriffs of the several counties which now are, or hereafter may be established in the said territory, respectively shall within forty days next after an election for delegate to Congress, transmit to the secretary of the said territory a certified copy of the returns from the several disrices or townships of their respective counties; and it shall be the duty of the Governor, for the time being, to give to the person having the greatest number of votes a certificate of his election.

Sec. 5. And be it further enacted, That each and every sheriff, in each and every county that now is, or hereafter may bstablished in said terriory, who shall neglect or refuse to perform the duties required by this act, shall forfest one thousand dollars, to be recovered by an action of debt, in any court of record within the said territory, one half for the use of the territory, and the other half to the use of the person suing for the

Sec. 6. And be it further enacted, That the General Assembly of the said territory shall have power to apportion the repre sentatives of the several counties which now are, or hereafter may be established herein, according to the number of free white male inhabitants above the age of twenty one years, insuch counties: Provided, that there be not more than twelve nor less than seven of the whole number of representatives, until there shall be six housand free male white inhabitants above the age of twenty one years, in said territory, after which tim; the num! ber of representatives shall be regulated agreeably to the ordinance for the government of the territory north-west of the river Ohio.

HENRY CLAY, Speaker of the House of Representatives. WM. H. CRAWFORD, President of the Senate pro tempore. May 20, 1812 -- APPROVED, JAMES MADISON.

An act to prohibit the exportation of specie, goods, wares and merchandise for a limited time.

Besit enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That it shall not be lawful, during the continuance of the act entitled " An act laying an embargo on all the ships and vessels in the ports and harbors of the United States for a limited time," to export from the United States or the territories thereof, in any manner whatever, any specie, or any goods, wares or merchandise of foreign or domestic growth or manufacture; and if any person shall, with intent to invade this law, export or attempt to export any specie, goods, wares of merchandise from the United States or the territories thereof, either by land or water, such specie, goods, wares or merchandise, together with the vessel, boat, raft, cart, waggon, sleigh or other carriage in which the same shall have been exported or attempted to be exported, shall, together with the tackle, apparel, horses, mules and oxen, be forfeited, and the owner or owners of such specie, goods, wares or merchandise, and every other person knowingly concerned in such prohibited exportation, on conviction thereof, shall each forfeit and pay a sum not exceeding ten thousand dollars for every such offence : Provided, however, that nothing in this section contained shall be construed to prevent the departure of vessels, which, according to the act last abovementioned, are or may be permitted to depart in the manner and under the restrictions provided by the said act.

Sec. 2. And be it further enacted, That it shall be lawful for the President of the United States, or such other person as he shall have empowered for that purpose, to employ any part of the land or naval forces, or militia of the United States, or the territories thereof, as may be judged necessary, for the purpose of preventing the illegal departure of any ship or vessel, or the illegal exportation lative Council by the ordinance for the lof any specie, or of any goods, wares !

government of the North-Western ter- ; or merchandise contrary to the provisions of this, or of the last abovemened act, and for the purpose of detainin custody, any such ship or vessel, specie, goods, wates or merchandise.

Sec. 2 And be it further enacted, That al penalties and forfeitures, incurred by virtue of this act, shall and may be prosecuted, sued for, recovered and distributed, and be mitigated and remitted in the manner provided by the act emitted " An act Living an embargo en all the ships and vessels in the ports and har bors of the United States for a limited time," and also, that the penalies and forfeitures incurred by virtue of this act may be recovered subsequently to the expiration thereof, in the same manner as if the act had continued in full force and virtue.

H CLAY, Speaker of the House of Representatives. WM. H. CRAWFORD, President of the Senate, pro tempore. Apri 14, 1812 --- APPROVED,

JAMES MADISON.

AN ACT

To extend the time for exporting, with privilege of drawback, goods, wares and merchandise chilled thereto by

Be it enacted by the Senate and House of Re resentatives of the United States of America in Cong ess assembled, I hat the time during which the act entitled " An act laving | on embargo on all ships and vessels in the vorts and harbo's of the United Sie es for a limited time," shall conti nue in force, shall not be computed as making part of the term of twelve ca lendar months, during which goods wares or merchandise imported into the United States, must be re-exported in order to be entitled to a drawback of the duties paid on the importation thereof.

HENRY CLAY, Speaker of the House of Representatives. Wm. H. CRAWFORD, President of the Senate, pro tempore January 10, 1812 .- APPROVED. JAMES MADISON.

EAGLE HOTEL....RALEIGH



## CHARLES PARISH,

DETURNS his grateful acknowledgements A to his friends and the public, for the liberal encouragement they have given him heretofore, in his line of business, and informs them that his large and commodious Three Story Brick Building, at the Sign of

THE EAGLE,

North of the State-House, is now in complete order to receive Boarders and Travellerswhere he earnestly solicits a continuance of their patronage. He pledges himself that nothing on his part shall be wanting to render general satisfaction to all those who favor him with their custom. Honest and active servants alone will be engaged; and his Stables will perhaps be excelled by none.

N B. An ICE HOUSE and BATHING ROOMS will be constructed by the next Sea-Raleigh, July 1, 1812.

MUSIC, DRAWING, &c. MRS. SAMBOURNE.

YAVING signified to the Trustees of the Raleigh Academy her intention of relinquishing her situation as Superintendant of the Female Department, at the conclusion of the present Session, wishes to inform her Friends and the Public, that she shall continue to reside in Raleigh, and, at the commencement of the ensuing year, will instruct a few Young Ladies in Music, Painting, Embroidery, &c. so that Students in the Academy, and others, will still have an opportunity of acquiring these polite accomplishments,

September 17. MR. BAKER,

PROFESSOR OF MUSIC,

PURPOSES to establish himself in Raleigh, and to give Lessons on the PIANO FORTE. He relies for giving satisfaction in all cases wherein Papils may be placed under his care, upon the zeal with which he shall attend to their advancement, and upon the

success hitherto repaying his exertions, The terms of tuition may be known by application at the Indian Queen Tavern. Oct. 15.

THE SUBSCRIBER,

DEING desirous to remove into the Coun. D ary, offers the HOUSE and LOTS which he now occupies in Germanton, for sale. He deems it unnecessary to give a particular description, as he supposes any person inclinable to purchase will view the premises, suffice it to say, that the advantages which this Property possesses, either as to local situation or convenient improvements, for a Store or Tavern, are educt, if not superior, to any in the place, and perhaps not surpassed by any in the upper country.

Cash or Negrees will be expected in payment, and possession given whenevery quired. . ANDREW BOWMAN.

Stokes County. June 20.

LAND IN WARREN.

Will sell, or barter for Lands in West-Tennessee, the Tract of Land lying in Warren County, in the tork of Fishing Creek and Shocco, containing 432 acres, 100 of which are canted, under good fences, and in good order for cropping.

A further description of the Land is deemed unnecessary- uin.e it to say, it is surpleted by none in the ne gabourhood in the advantages of its situation and the fernite of its soil.

The Dwelling House is 28 by 18 feet, and will have borne repairs sufficient to render a small family comfortable. There is a Granary, Smoke house, Corn-crib, &c.

Aiso, about 500 acres of unimproved Land, in the upper part of Malifax County, not very fertile, but the beauty and healthmess of its situation, and the excellent range which it would furnish, would make a pleasant Sum. mer Refreat for any Gentleman living in the inw Country. EDVIUND JUNES. Runsom's Bridge, Oct 9.

LANDS AND MILLS

FOR SALE.

THE Subscriber, wishing to remove to his possessions in Danville, offers for sale his Lands, Milis and D stillery in Caswell county. ilis Lands consist of sundry tracis, adjoining or near to each other, containing in the whole about eleven hundred acres. They I e about 24 miles from Caswell Court-House, on the waters of Country-Line Creek. These Lands are well watered and well timbered; a great part consist of good Tobucco Land, and all well adapted to the culture of wheat and corn. The Plantation is in good repair and a considetable Crop of Wheat is sowed on it.

The DwellingHouse is new, large and commodious; it is 58 feet long, 38 feet wide, contains ten rooms, besides two large apartments in the cellar; 7 of the rooms are nearly plais. tered, and one elegantly papered. It is situated on an eminence which commands a view of the court house and the surrounding country. There is a good framed K tchen and other convenient Our Houses.

The Mills are on Country Line Creek, which is the best stream in the county. The Grist Mills are double geared, running 3 pair of large stones; and one fixed with all the iecessary machinery for manufacturing flour, and with excellent polting cloths. The Flour Mills are equal to any in North Carolina. The Saw Mill is constructed upon the most approved plan, and the surrounding country abounds with good timber. These Mills have been lately built and are in perfect repair.

The Distillery contains 3 large Sulls; the house is large and well fixed

These Mills and the Distiflery, exclusive of

the Plantation and other Improvements, are now rented for \$1000 per year - Some idea of their value may be for and from the amount of I will sell this property in whole or in part,

to snit the purchaser. Good bargains will be . given for Cash or fer Negrees-or for good Bonds, payable at some early period.

The Lands are situated in a wealthy, genteel and a surishing neighborhood. SOLOMON DEBOW. Sept. 27, 1812.

ROBERT RUTHERFORD,

Copper Smith and Tin Plate Worker.

ONTINUES to make all sorts of Ware on his business, including all its various branches, viz STILLS, Wash Kettles, (ditto for stewing fruit) Tea Kettles Coffice Pote, &c. of Copper or Brass -- Also TIN WARE of every description. Intending to carry on the Brass Founding Business to perfection, he offers a liberal price, in Cash or Trade, for OLD BRASS, COPPEROR PEWTER, that may be bro't to his shop.

Raleigh, Aug 20, 1812.

for

State of North-Carolina, WARREN COUNTY.

Court of Pleus and Quarter Sessions,

August Term, 1812. Edward Denton & Eleanor his wife? Thomas White, James White, Petition Charles White, Peter D White,

and Edward White & Matthew Ellis, by their Guardian & next Purtition friend Elizabeth White,

Matthew G. Winte, Wm. White,

Levi White & Henry White. Tappearing to this Court, that the Defendants in this case reside without the limits of this State-Be it therefore ordered, that publication be made, for six weeks successively, in the Raleigh Register, that unless they appear at our next court to be held for the county aforesaid, on the fourth Monday in November next, and answer the allegation of this peti-

WM. GREEN, C.G.C. BLANKS, OF EVERY KIND. May be had at the REGISTER Offices

tion, the prayer thereof will be granted.