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VOL. V.

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Laws of the Union

[By Authority.]

AN ACT establishing a separate Territorial Government in the Southern Part of the Territory of Missouri.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That from and after the fourth day of July next, all that part of the territory of Missouri which lies south of a line beginning on the Mississippi river, at thirty six degrees north latitude, running thence west to the river St. Francois; thence, up the same, to thirty six degrees thirty minutes north latitude, and thence, west, to the western territorial boundary line, shall for the purposes of a territorial government constitute a separate territory, and be called the Arkansas territory.

Sect. 2. And be it further enacted, That there shall be established in the said territory of Arkansas, a temporary government, to consist of three departments, the executive, the legislative, and the judicial.

Sect. 3. And be it further enacted, That the executive power shall be vested in a governor, who shall reside in the said territory, and shall hold his office during three years, unless sooner removed by the President of the United States; he shall be commander in chief of the militia of said territory, shall have power to appoint and commission all officers required by law to be appointed for said territory, whose appointments are not otherwise provided for by this act; shall take care that the laws be faithfully executed; shall have power to grant pardons for offences against the said territory, and reprieves for those against the United States, until the decision of the President thereon shall have been made known; shall, on extraordinary occasions, have power to convene the general assembly, hereinafter provided for, after one shall have been organized in conformity to law, shall, ex officio, be superintendent of Indian affairs, and shall have such other powers, and perform such further duties, as are by law given to, and imposed on, the governor of the Missouri territory, in all cases in which they shall become legally applicable to the territory of Arkansas.

Sect. 4. And be it further enacted, That there shall be a secretary for the said territory, who shall reside therein, and continue in office for the term of four years, unless sooner removed by the President; he shall perform all the duties imposed on the secretary for the territory of Missouri, by an act of Congress of the fourth of June, eighteen hundred and twelve, entitled "An act providing for the government of Missouri."

Sect. 5. And be it further enacted, That the legislative power shall, until the organization of the general assembly, hereinafter provided for, be vested in the governor and the judges of the superior court of the territory, who shall have power to pass any law for the administration of justice in said territory, which shall not be repugnant to this act, or inconsistent with the constitution of the United States: Provided, That whenever the general assembly shall be organized, all the legislative power of the territory shall be vested in, and be exercised by, the said general assembly.

Sect. 6. And be it further enacted, That so much of the act of Congress of the fourth of June, eighteen hundred and twelve, entitled "An act providing for the government of the territory of Missouri," as relates to the organization of a general assembly therein, prescribes the powers and privileges thereof, the mode of election, and period of service, of the members thereof, and defines the qualifications and privileges of the electors and elected, shall be in full force and operation in the Arkansas territory, to the extent of its application, so soon as the governor thereof shall be satisfied that such is the desire of a majority of the freeholders thereof, and not until then: Provided, That until there shall be five thousand free white males, of the age of twenty-one years and upwards, resident in the said territory, the whole number of representatives shall not exceed nine.

Sect. 7. And be it further enacted, That the judicial power of the territory shall be vested in a superior court, and in such in-

terior courts as the legislative department of the territory shall, from time to time, institute and establish, and in justices of the peace. The superior court shall be composed of three judges, who shall reside in the territory, and continue in office for the term of four years, unless sooner removed by the President. The superior court shall have jurisdiction in all criminal and penal cases, and exclusive cognizance of all capital cases, and shall have and exercise original jurisdiction, concurrently with the inferior courts, and exclusive appellate jurisdiction in all civil cases in which the amount in controversy shall be one hundred dollars or upwards. The superior court shall be held at such times and places, as the legislative department shall direct, and continue in session until the business therin shall be disposed of, or as long as shall be prescribed by law. Provided, That any two of the judges shall constitute a court of appellate, and any one a court of original jurisdiction.

Sect. 8. And be it further enacted, That the governor, secretary, judges, and all officers, of the territory, civil and military, shall before they enter on the duties of their respective offices, take an oath or affirmation to support the constitution of the United States, and to discharge, with fidelity, the duties of their offices; the governor, before a judge of the supreme or district court of the United States, or a judge of the superior court of the said territory; the secretary and judges, before the said governor, or a judge of the supreme or district court of the United States and all other officers, before the governor, or any of the judges of the supreme or inferior courts, or justices of the peace, of said territory.

Sect. 9. And be it further enacted, That the governor, secretary, and judges of the superior court authorized for said territory, during the temporary government thereof, shall be appointed by the President of the United States, with the advice and consent of the Senate: Provided, That the President shall have full power, during the recess of the Senate, to commission all or any of the said officers, until the end of the session of Congress next succeeding the date of the commission. The governor, secretary, and judges of the superior court, shall receive the same compensation, payable quarterly, which the governor, secretary, and superior judges, of the Missouri territory are entitled to by law.

Sect. 10. And be it further enacted, That all the laws which shall be in force in the territory of Missouri, on the fourth day of July next, not inconsistent with the provisions of this act, and which shall be applicable to the territory of Arkansas, shall be, and continue in force in the latter territory, until modified or repealed by the legislative authority thereof.

Sect. 11. And be it further enacted, That the bounty lands granted, or hereafter to be granted, for military services during the late war, shall, while they continue to be held by the patentees or their heirs, remain exempt from all taxes, for the term of three years from and after the date of the patents respectively.

Sect. 12. And be it further enacted, That whenever, according to the provisions of this act, the people of the Arkansas territory shall have a right to elect members of the house of representatives of their general assembly, they shall also have the right to elect a delegate from the said territory to the Congress of the United States, who shall possess the same powers, enjoy the same privileges, and receive the same compensation, granted and secured by law to the delegates from other territories.

Sect. 13. And be it further enacted, That until otherwise directed by the legislative department of the said territory of Arkansas, the seat of the territorial government thereof shall be the post of Arkansas river.

Sect. 14. And be it further enacted, That the line now established by law, between the land offices at the seat of justice in the county of Lawrence, and at the town of Jackson, in the county of Cage Gredau, shall, from and after the passage of this act, be so altered as to run, be the same, and correspond, with the northern line of the said territory of Arkansas, anything in the act entitled "An act making provision for the establishment of additional land offices in the territory of Missouri," passed the seventeenth day of February, one thousand eight hundred and eighteen, to the contrary notwithstanding.

March 2, 1819—Approved,

JAMES MONROE.

AN ACT granting to Mehitable Cole the Lands therein mentioned.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be authorized to issue, in the name of Mehitable Cole, a land warrant for the bounty lands to which Jack Fairfield, late a soldier in the army of the United States, deceased, would have been entitled had he lived.

H. CLAY,
Speaker of the House of Representatives
JAS. BARBOUR,
President of the Senate pro tempore.

December 28, 1818—Approved,

JAMES MONROE.

AN ACT authorising the election of a Delegate from the Michigan Territory to the Congress of the United States, and extending the right of suffrage to the citizens of said Territory.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the citizens of the Michigan territory be, and they are hereby, authorised to elect one delegate to the Congress of the United States, who shall possess the qualifications, and exercise the privileges, heretofore required of, and granted to, the delegates from the several territories of the United States.

Sect. 2. And be it further enacted, That every free white male citizen of said territory, above the age of twenty-one years, who shall have resided therein one year next preceding an election, and who shall have paid a county tax, shall be entitled to vote at such election for a delegate to the Congress of the United States, in such manner, and at such times and places, as shall be prescribed by the governor and clerks of said territory.

Sect. 3. And be it further enacted, That the person, duly qualified according to law, who shall receive the greatest number of votes at such election, shall be furnished, by the governor of said territory, with a certificate, under his official seal, setting forth that he is duly elected, by the qualified electors, the delegate from said territory to the Congress of the United States, for the term of two years from the date of said certificate, which shall entitle the person to whom the same shall be given to take his seat in the House of Representatives in that capacity.

H. CLAY,
Speaker of the House of Representatives
JAS. BARBOUR,
President of the Senate pro tempore.

February 16, 1819—Approved,

JAMES MONROE.

AN ACT for the relief of John Clark.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That no suit, action, plea, process, or proceeding, at law or in equity, which, on the twentieth day of April last, was depending and undetermined in the district or circuit court of the United States for the district of Pennsylvania, and by law directed to be removed to the district court of the United States for the western district of Pennsylvania, shall be discontinued or abated on account of the said court not having been opened and holden on the first Monday of June last, agreeably to the act of Congress passed on the twentieth day of April last; but that all such suits, actions, pleas, process, and proceedings, both at law and in equity, shall be deemed, taken, and, to all intents and purposes, be held to be depending in the said district court for the western district of Pennsylvania, as fully and effectually as if the said court had been opened and holden on the said first Monday of June last.

H. CLAY,
Speaker of the House of Representatives
JAS. BARBOUR,
President of the Senate pro tempore.

February 20, 1819—Approved,

JAMES MONROE.

AN ACT for the relief of Henry Batman.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That a patent shall be granted to Henry Batman, for the northeast quarter of section thirty, of township four south, and range six east, of the second principal meridian, in the Jeffersonville district, on the final settlement certificate which has been returned to the General Land Office, for the payment of the principal of the purchase money on the said quarter section of land.

March 3, 1819—Approved,

JAMES MONROE.

RESOLUTION directing the manner in which the printing of Congress shall be executed, fixing the prices thereof, and providing for the appointment of a printer or printers.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the printing of Congress, unless when otherwise specially ordered, shall be done in the following form and manner, viz:

Bills, as heretofore, with English type, on foolscap paper. Rule or table-work, in royal octavo size, where it can be brought into that size, by any type not smaller than brevier; and where it cannot, in such form as to fold conveniently into the volume. All other printing with a small pica type, on royal paper, in pages of the same size as those of the last edition of the laws of the United States, including the marginal notes.

And the following prices shall be allowed and paid for the above described work: For the composition of every page of bills, one dollar; of every page of small pica, plain work, one dollar; of every page of small pica, rule-work, two dollars; of every page of brevier, rule-work, three dollars and fifty cents; and for a larger form of brevier rule-work, in proportion.

For the press-work of bills, including paper, folding, and stitching—for fifty copies, twenty-five cents per page; for four hundred copies, one dollar and twenty-five cents per page; for the press-work of tables, other than those in the regular octavo form, for six hundred copies, including as above, five dollars and fifty cents per form; for the press-work of the journals, of nine hundred copies, including as above, one dollar per page; for all other printing, in the octavo form, of six hundred copies, including as above, eighty-

seven, and a half cents per page; and for a larger or smaller number, in proportion.

That, as soon as this resolution shall have been approved by the President of the United States, each House shall proceed to ballot for printer, to execute its work during the next Congress; and the person having the greatest number of votes shall be considered duly elected; and shall give bond, with sureties, to the satisfaction of the Secretary of the Senate and Clerk of the House of Representatives, respectively, for the prompt, accurate, and neat, execution of the work; and in case any inconvenient delay shall be at any time, experienced by either House, in the delivery of its work, the Secretary and Clerk, respectively, may be authorised to employ another printer to execute any portion of the work of the Senate or House, and charge the excess, in the account of such printer, for executing such work, above what is herein allowed, to the printer guilty of such negligence and delay: Provided, That nothing herein contained shall preclude the choice of the same printer by the Senate and by the House of Representatives.

March 3, 1819—Approved,
JAMES MONROE.

AN ACT concerning the Western District Court of Pennsylvania.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That no suit, action, plea, process, or proceeding, at law or in equity, which, on the twentieth day of April last, was depending and undetermined in the district or circuit court of the United States for the western district of Pennsylvania, shall be discontinued or abated on account of the said court not having been opened and holden on the first Monday of June last, agreeably to the act of Congress passed on the twentieth day of April last; but that all such suits, actions, pleas, process, and proceedings, both at law and in equity, shall be deemed, taken, and, to all intents and purposes, be held to be depending in the said district court for the western district of Pennsylvania, as fully and effectually as if the said court had been opened and holden on the said first Monday of June last.

H. CLAY,
Speaker of the House of Representatives
JAS. BARBOUR,
President of the Senate pro tempore.

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JAMES MONROE.

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AN ACT for the relief of Henry Batman.

Legislature of New-Jersey.

HOUSE OF ASSEMBLY.

October 26th, 1819.

This being the time and place appointed by law for the meeting of the General Assembly, the following persons appeared as representatives of their respective counties—

Casparus Bogert, Cornelius Van Winkle and Siba Brinkerhoof, from the county of Bergen; Thomas T. Kinney, Nathan Squire, Charles Kinsey and Samuel B. Miller, from the county of Essex; William Britton, Benjamin Condict, David Thompson, jun. and Silas Cook, from the county of Morris; Robert C. Thomson, George Beardslee, and Thomas Teasdale, jun. from the county of Sussex; Israel Taylor, Isaac G. Farge, Geo. Maxwell and Abram Stout from the county of Hunterdon; James Stryker, Joseph Annin and Martin Schenck, from the county of Somerset; Charles Carson, Samuel Edgar and James Cook, from the county of Middlesex; Thomas Cox, Jacob Butcher and William Ten Eyck, from the county of Monmouth; John Newbold and William Pearson, from the county of Burlington; Samuel Kille, Jeremiah J. Foster and Thomas Garwood, from the county of Gloucester; Morris Hancock, James Newell and Thomas Murphy, from the county of Salem; Ebenezer Elmer, William B. Ewing and John Lanning, jun. from the county of Cumberland.

And having produced their respective certificates of election, Ebenezer Elmer, Esq. was appointed to qualify David Thompson, Esq. agreeably to the constitution; who being duly sworn took his seat, when the remaining members present, being qualified by the said David Thompson, jun. took their seats in the house.

The members proceeded to the choice of Speaker, when David Thompson, jun. was unanimously chosen.

Daniel Coleman, Esq. was unanimously chosen clerk; and

William Gould, appointed door-keeper.

Ordered, That the clerk inform Council that the house have met and appointed David Thompson, jun. esq. Speaker and Daniel Coleman, Clerk and had proceeded to business.

Ordered, That Mess. Kinney, Pearson & Ten Eyck, be a committee to prepare rules for the government of the house.

Mess. Miller, Farlee and R. C. Thompson, were appointed to examine and report the unfinished business.

Adjourned to 10 o'clock to-morrow.

WEDNESDAY, Oct. 27.

John Evans, as a representative from the county of Burlington; Nicholas Willits as a representative of the county of Cape May; Charles Parker, as a representative of the county of Monmouth; and Jeremy Mackey, as a representative of the county of Sussex, appeared, produced their certificates, were qualified and took their seats.

Mr. Kinney, from committee, made report relative to the rules for the government of the house, which was read and agreed to.

A message from Council informed that they had met, elected the Hon. Jesse Upton Vice-President, and James Linn, esq. their Secretary, and had proceeded to business.

Ordered, That Mess. Kinney, Annin and Carson be appointed to bring in a bill for the support of government; Mess. Johnson, S. Cook and Schenck, to bring forward an incidental bill; Mess. Parker, Ewing, Elmer, Willits and Teasdale, to settle the accounts of the State-Prison; and Stout, to settle the accounts of the state-prison.

Ordered, That the clerk inform Council of the appointment of the above committees and request the appointment of corresponding ones.

Mr. Kinney proposed a resolution for the appointment of a committee to enquire into the situation and management of the corporation created by the act for facilitating the communication from the Hudson river opposite New York, to the eastern abutment of the bridge over the Hackensack, with power to send for persons and papers—agreed to and Mess. Kinney, Bogert and Beardslee were appointed.

Adjourned to 3 P.M.

3 o'clock the house met.—William Griffith, a representative of the county of Burlington, appeared, produced a certificate of his election, was qualified and took his seat.

Mr. Evans proposed a resolution for the appointment of a committee to contract with the printers of this town for the current printing of the session—ordered to lie on the table.

Mr. Miller from the committee appointed on the unfinished business of last session made report:

No. 1. A bill to prevent persons, other than attorneys, from prosecuting or defending suits at law, for hire.

No. 2. Supplemental to the act, making it liable to be sold for the payment of debts, passed Feb. 18, 1799.

No. 3. A bill to establish a permanent salary for the office of Governor.

No. 4. A supplement to the act for the support of the government of the state.

No. 5. A bill to authorise John Tild and Wooster Beach to make use of herbs in the healing of diseases of the human body.

No. 6. A bill constituting the Justices of the Supreme Court Judges of the Courts of Common Pleas, Quarter Sessions of the Peace and Orphans Court, and for other purposes.

No. 7. A bill supplementary to the act respecting conveyances, and the act for registering mortgages, passed 1799.

No. 8. A bill to abolish imprisonment for debt in the state of New Jersey.

No. 9. A bill to authorise Joseph W.

Reckless to remove obstructions to the navigation of Crosswicks Creek.

No. 10. A bill to divorce Silas Hays from his wife Joha.

No. 11. A bill to divorce Ketubah Wardsworth from her husband, Henry S. Wardsworth.

No. 12. A bill supplementary to the act relative to hawkers and pedlars.

No. 13. A bill to erect the four lower townships of the county of Gloucester into a separate county.

No. 14. A further supplement to the act for the preservation of oysters.

No. 15. A bill making compensation for damages occasioned by the laying out of public roads.

No. 16. A bill securing to mechanics and others payment for labor and materials in erecting buildings in Trenton and Nottingham.

No. 17. A bill to authorise the Government to incorporate a company to erect a bridge across the sound near the Blazing Star Ferry to Staten Island.

No. 18. A bill supplementary to the act constituting courts of Oyer and Terminer.

No. 19. A bill to enable Wm. S. Pennington to carry into effect the trust committed to him by the heirs of John and Sarah Budd, late of the county of Morris.

No. 20. A report on internal improvements.

Mr. Kinney proposed a resolution to inform Council that the house was ready to go into joint-meeting for the appointment of Governor and other officers, which was agreed to.

A message was received from the commissioners appointed on that subject by the Legislature at the last session, informing that they had employed William S. Pennington, Esq. to make a revision and compilation of the laws of the state—or directed to lie on the table.

The house took up the report on the unfinished business, when

No. 1, 2, 4, 6, 16, 17, 18, 19, and 20, were read and postponed.

No. 2, was read and committed to Mess. Griffith, Stryker and J. Cook.

No. 5, 10, 11, 13, 15, were read and dismissed;

No. 7 was read and committed to Mess. Miller, Elmer and S. Cook.

No. 8 was read and committed to Mess. Griffith, Van Winkle and Maxwell.

No. 9 was read and ordered to lie on the table.

No. 12 was committed to Mess. Taylor, Willits and Lanning.

A message from Council informed that the Governor had laid before that house a list of the votes given in the state relative to the proposed amendment to the Constitution for altering the time of the meeting of the Legislature, and that there appeared sixteen hundred and thirty-six votes for, and twelve thousand six hundred and forty-five votes against, said amendment. Adjourned.

THURSDAY, Oct. 28.

M. Newell presented a petition from A. Criscom of the county of Salem against the official conduct of Walker Beesley, Esq. a justice of the peace of said county—committed to Mess. Newell, Elmer, Kille, Pearson and Mickey, with power to send for persons and papers.

A message from Council informed that they had appointed Newbold and Baxter to settle the treasurer's accounts, and Mess. Eelighuyzen and Thompson to settle the accounts of the State-Prison; also,

That Council will be ready to go into joint-meeting for the purpose of choosing a governor and other officers, on Friday next; at tea o'clock in the forenoon, in the Assembly room.

Mr. Pearson, pursuant to leave given last session, presented a bill supplementary to the act for the repairing and maintaining the draw-bridge over Crosswicks Creek—ordered a 2d reading.

Mr. Foster presented a petition from inhabitants of Woolwich and Greenwich in Gloucester, for a new township to be set off from said townships—committed.

Mr. Foster also presented a memorial from a number of the inhabitants of Gloucester in favour of the removal of the court-house, &c. from Woodbury to Camden—committed to Mess. Foster, Brinkerhoof and Cox.

No. 6, of the unfinished business was taken up and committed.

Mr. Griffith proposed a resolution for the appointment of a committee to bring in a bill further to suspend the act to create a fund for the improvement of internal navigation, passed 11th Feb. 1819—agreed to.

Mr. Ewing proposed a resolution for the appointment of a committee to enquire into the expediency of repealing the militia law of the state and for establishing a system of organization for the encouragement and arming of volunteers—ordered to lie on the table.

Mr. Miller from the committee appointed on the unfinished business of last session made report:

No. 1. A bill to prevent persons, other than attorneys, from prosecuting or defending suits at law, for hire.

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Mr. Britton reported a bill to dissolve the marriage contract between Jonathan Tomkins and his wife Jane; ordered a 2d reading.

Mr. Cook proposed a resolution for the repeal of the act passed 2d Feb. 1818, for the more effectual administration of justice; and that a committee be appointed to bring in a bill on that subject. Ordered to lie on the table.

The house took up the resolution of Mr. Cook, relative to the rights of the state, agreed to the same, and appointed Mess. J. Cook, Griffith, Parker, Ewing and Schenck.

Mr. Kinsey reported a bill for the support of the government of the state; ordered a 2d reading.

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By the President of the United States.

WHEREAS, by an act of Congress, passed on the third of March, 1815, entitled "An act to provide for the ascertaining and surveying of the boundary lines fixed by the treaty with the Creek Indians, and for other purposes," the President of the United States is authorized to cause the lands acquired by the said treaty to be offered, when surveyed.

Therefore, I, James Monroe, President of the United States, do hereby declare and make known, that public sales for the disposal (agreeably to law) of certain lands in the Alabama, shall be held at Huntsville, in said territory, as follows:

On the first Monday in July next, for the sale of townships 9, 10, 11, 12, 13, and 14, in ranges 1 and 2, west—9, 10, 11, 12, 13, and 14 in range 1, east—9, 11, 12, and 14, in range 2, east—12 and 13, in range 3, east—11, 12, and 13 in range 4, east.

On the first Monday in September, for the sale of townships 9 and 10, in range 3, west—9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20 and 21, in ranges 4 and 5, west.

On the first Monday in November, for the sale of townships 9, 10, and 11, in ranges 6 and 7, west—9 and 10, in range 8, west—9, 10 and 11, in range 9, west—9, 10, 11, and 12, in range 10, west—9, 10, 11, 12 and 13, in range 11, west—9, 10, 11, 12, 13 and 14, in range 12, west.

On the first Monday in January, 1820, for the sale of townships 9, 10, 11, 12, 13 and 14, in range 16, west—12 and 13, in range 17, west.

And sales shall be held at Cahaba, in the said territory, on the first Monday in August next, for the sale of townships 9, 10, 11, 12, 13, 14 and 15, in range 5—9, 10, 11, 12, 13, 15 and 16, in range 6—11, in range 7—10 and 11, in range 9—8, 9, 10 and 11, in ranges 10 and 11—9, 10 and 11, in range 12. Excepting such lands as have been, or shall be, reserved according to law, for the use of schools and for other purposes. Each sale shall continue open for two weeks, and no longer; and shall commence with the lowest number of section, township, and range, and proceed in regular numerical order.

Given under my hand at the City of Washington, this 20th day of May, 1819.—JAMES MONROE.

By the President.

JOSIAH MEIGS,
Commissioner of the General Land Office.
Printers of newspapers who are authorized to publish the Laws of the United States, will insert the above once a week till the 1st of December next.

April 12, 1819—11th.

Audited Lottery Office.

Drawing announced.

J. JONES, & Co.

Have the pleasure to inform their friends and the public, that the drawing of the New-Jersey Navigation Lottery, will commence on Thursday, the

21st day of October next.

Present price of tickets \$12, and shares in proportion.

The following rich Prizes of
\$29,000 \$3,000 \$1,000 \$1,000
10,000 2,000 1,000 1,000
10,000 2,000 1,000 1,000
5,000 2,000 1,000 1,000
5,000 2,000 1,000 1,000
5,000 2,000 1,000 1,000
3,000 1,000 1,000 1,000
3,000 1,000 1,000 1,000
3,000 1,000 1,000 1,000
Besides 20 of \$500, 40 of \$200, 60 of \$100, &c. &c. will all be paid

Without Deduction,

AT THE CAMDEN BANK.

Tickets and Shares for Sale.

Letters (post paid) enclosing the Cash for Tickets, will be promptly attended to. CLUBS supplied on all modulating terms.

J. JONES & CO.

Near the Camden Bank.

Camden, N. J. Aug. 2d, 1819.

The Printers of this State, who have noticed J. Jones & Co's advertisement of the Navigation Lottery are requested to insert the above with all alterations instead of the former until forbid.

BY THE PRESIDENT OF THE UNITED STATES,

WHEREAS, by an act of Congress, passed on the 3d day of March, 1815, entitled "An act to provide for the ascertaining and surveying of the boundary lines fixed by the treaty with the Creek Indians, and for other purposes," the President of the United States is authorized to cause the lands acquired by the said treaty to be offered, when surveyed.

Therefore, I, James Monroe, President of the United States, do hereby declare and make known, that public sales for the disposal, agreeably to law, of certain lands in the Alabama Territory, shall be held at Cahaba, in the said territory, on the first Monday in December next, and shall continue for three weeks, during which time will be offered for sale,

Townships 9 to 15, in range 5.

Townships 9, 10, 11, 12, 13, 15, 16, in range 6.

9, 10, 11, 12, in do 8.

except such lands as have been or shall be reserved by law for the support of schools, or for other purposes. The lands shall be offered for sale in regular numerical order, commencing with the lowest number of section, township, and range.

Given under my hand, at the city of Washington, the 24th of August, 1819.

JAMES MONROE.

By the President:
JOSIAH MEIGS, Commissioner of the General Land Office.

Printers who are authorized to publish the laws of the United States, will publish the above once a week till the 1st of December next, and send their bills to the General Land Office for payment.

August 25—1d.

A Plantation For Sale.

TO be sold at private sale, a PLANTATION, situate in the township of Derryfield, Cumberland county, lying on the main road from Bridgeton to Philadelphia, containing about two hundred and nineteen acres, (more or less.) Joins lands of Benoni, Dore, Louis, Maillard, Ludley, Dore, Joel, Moore, Benjamin, Lord, and others, about forty acres of

Handsome Timber Land.

principally oak and hickory, about twenty or twenty-five acres new ground of the first quality on which there is situated a large dwelling house and barn, and a good well of water, and an apple orchard, &c. The said land is well situated to divide into two farms, which will be sold together or separate, to suit purchasers.

The payments will be one third cash and the remainder will be made easy if secured by paying the interest annually. An indisputable title will be given. Any person wishing to view the property, can apply to Mr. Jonathan Fish, living near the premises, or to the subscriber in Bridgeton, who can give every information necessary.

Jonathan J. Hann.

Bridgeton, Sept. 27, 1819.—1f.

By order of the M. W. G. M.

RICH'D L. BEATTI, G. Sec'y

October 15, A. L. 5819.

At the Office of the Whig.

FOR SALE

At the Office of the Whig.

At the Office of the Whig.