

any moneys in the Treasury not otherwise appropriated, to be applied in the same manner, and for the same uses and purposes, as is designated by the sixth section of the act of Congress of the second of March, eighteen hundred and nineteen.

Sec. 4. And be it further enacted, That there shall be reserved from sale in the State of Alabama, a quantity of land equal to one-thirty-sixth part of the lands ceded by the Chickasaws as aforesaid, within said State of Alabama, which land shall be selected under the direction of the Secretary of the Treasury, in sections, or half sections, or quarter sections, out of any public lands remaining unsold that shall have been offered at public sale within any land district in said State of Alabama, contiguous to said lands within said State, so ceded by the Chickasaws, as aforesaid; which lands, when so selected, as aforesaid, the same shall vest in the State of Alabama, for the use of schools within said territory in said State, so ceded, as aforesaid, by the Chickasaws; and said lands thus selected, shall be holden by the same tenure, and upon the same terms and conditions, in all respects, as the said State now holds the lands heretofore reserved for the use of schools in said State.

Approved, July 4th, 1836.

PUBLIC No. 71.
AN ACT to authorize the appointment of additional Paymasters 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 President of the United States be and he hereby is authorized and empowered to appoint three additional Paymasters, to be attached to the Pay Department of the army: Provided That the appointments be submitted to the Senate for their confirmation, in the same manner as other officers of the army.

Sec. 2. And be it further enacted, That the officers appointed in virtue of this act shall perform the same duties and receive the same pay and allowances as the present Paymasters of the army; and shall in like manner be subject to the rules and articles of war; and previous to entering upon the duties of their office shall give such bonds to the United States as the Secretary of War may direct for the faithful performance of their duties.

Sec. 3. And be it further enacted, That when volunteers or militia are called into the service of the United States, so that the Paymasters authorized by law shall not be deemed sufficient to enable them to pay the troops with proper punctuality it shall be lawful for the President to assign to any officer of the army the duty of Paymaster, who, while so assigned shall perform the same duty, give the same bond, be subject to the same liability and receive the same emoluments as are now provided for paymaster of the army: Provided however, That the number of officers so assigned shall not exceed one for every two regiments of militia or volunteers: And provided also That the whole emoluments of the said officers, including their pay and allowances in the line, shall not exceed the pay and emoluments of a Paymaster.

Sec. 4. And be it further enacted, That the President of the United States be and he hereby is authorized and empowered to appoint three additional Surgeons and five assistant Surgeons, to be attached to the medical staff of the army.

Sec. 5. And be it further enacted, That during the absence of the Quartermaster General, or the chief of any other military bureau of the War Department, the President be authorized to empower some officer of the Department or corps whose chief is absent to take charge thereof and to perform the duties of Quartermaster General or chief of the Department or corps, as the case may be during such absence: Provided, That no additional compensation be allowed therefor.

Sec. 6. And be it further enacted, That it shall be the duty of the Secretary of the Senate and Clerk of the House of Representatives as soon as may be after the close of the present session, and of each succeeding session, to prepare and publish a statement of all appropriations made during the session, and also a statement of the new offices created and the salaries of each and also a statement of the offices the salaries of which are increased and the amount of such increase.

Approved, July 4th, 1836.

[PUBLIC.—No. 73.]
AN ACT confirming claims to land in the State of Louisiana.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the decisions in favor of land claimants made by the register and receiver of the land office in New Orleans, under date the first of December, eighteen hundred and thirty-five, by virtue of an act entitled "An act for the final adjustment of claims to land in the State of Louisiana," which have been laid before Congress at the present session by the Secretary of the Treasury, be, and the same are hereby confirmed, with the exception of the claims of Narcisse Carmouche, Julie Alexandre and Martin Major, Nicholas Bara, and Francis Menard, saving and reserving, however, to all adverse claimants, the right to assert the validity of their claims in a court of justice.

Approved, July 4th, 1836.

[PUBLIC.—No. 74.]
AN ACT to suspend the discriminating duties of goods imported in vessels of

Portugal, and to reduce the duties on wines.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That so much of the several acts of Congress as imposes a discriminating duty upon goods, wares, and merchandise imported in foreign vessels be, and hereby is, suspended, so far as respects the produce or manufactures of Portugal proper, including Madeira, Porto Santo, and the Azores, when imported in vessels wholly and truly belonging to the subjects or citizens of said places; so that such produce or manufactures shall be subject to the same duties only as if imported in vessels of the United States: Provided, however, And this suspension shall continue no longer than this section remains in force.

Sec. 2. And be it further enacted, That from and after the thirtieth day of July, eighteen hundred and thirty-six, the duty on all kinds of wine imported into the United States shall be reduced one-half, so that no more than one-half the amount now assessed shall be thereafter assessed.

Sec. 3. And be it further enacted, That all kinds of wine, whether imported before or after the passage of this act, may be put into the custom-house stores, under the bond of the importer or owner; and such of the said wines as shall remain under the control of the proper officer of the customs, on the thirtieth day of July, one thousand eight hundred and thirty-six, shall be subject to no other duty than if the same were imported after that day; and if the duties or any part thereof, on the wines deposited, as aforesaid shall have been paid previous to the said thirtieth day of July one thousand eight hundred and thirty-six, the amount of excess of duty shall be refunded to the person importing and depositing the same: Provided, That no wines shall be so deposited unless in the casks or bottles as imported: And provided, further, That the benefit of this act shall not be extended to any wines not entitled to debenture.

Approved, July 4th, 1836.

[PUBLIC.—No. 75.]
AN ACT for the purchase of certain rights or inventions of William H. Bell, of North Carolina.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be hereby authorized to pay to Captain William H. Bell, out of any money in the Treasury not otherwise appropriated, the sum of twenty thousand dollars, whenever said Bell shall transfer and convey to the United States all his, said Bell's right, interest, and title, in and to two certain patents, viz: one called a machine for elevating heavy cannon, the other called a traverse board for pointing cannon; together with all the right to the United States to use every improvement that has been made by said Bell on the said inventions, since patenting the same. Provided, however, The said sum of twenty thousand dollars shall be in full for all claims against the United States for using said patents.

Approved, July 4th, 1836.

[PUBLIC.—No. 76.]
AN ACT confirming claims to land in the State of Missouri, 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 decisions in favor of land claimants, made by the recorder of land titles in the State of Missouri, and the two commissioners associated with him by virtue of an act entitled "An act for the final adjustment of private land claims in Missouri," approved July ninth, eighteen hundred and thirty-two, and an act supplemental thereto, approved March second, eighteen hundred and thirty-three, as entered in the transcript of decisions transmitted by the said recorder and commissioners to the Commissioner of the General Land Office, and by him laid before Congress at the two last and present sessions be, and the same are hereby confirmed, saving and reserving, however, to all adverse claimants, the right to assert the validity of their claims in a court or courts of justice: Provided, That nothing in this act contained shall apply to, or be in confirmation of the claim of Don Carlos D. Vilemont, for a tract of land at Point Chicot: And provided, also, That nothing in this act contained shall apply to, or be in confirmation of the following claims, to wit: Manuel Liza, six thousand arpens; J. Coontz, and Hempstead, four hundred and fifty arpens; Matthew Saucier, one thousand two hundred arpens; sons of Joseph M. Pepens, five thousand six hundred arpens, Louis Loriniere, thirty thousand arpens; Bartholomew Cousin, ten thousand arpens; Manuel Gouzales Moro, eight hundred arpens; Seneca Rollins, four hundred arpens; William Long, four hundred arpens; James Journey, four hundred arpens; Joachim Liza, six thousand arpens; Francois Lacomb, four hundred arpens; Israel Dodge, seven thousand fifty-six arpens; Andrew Chevallier, four hundred arpens; Joseph Silvain, two hundred and fifty arpens; John P. Cabanis, two thousand arpens; Wm. Hartly, six hundred and fifty arpens; William Morrison, seven hundred and fifty arpens; Solomon Bellew, three hundred and fifty arpens; Paschal Detchmendez, seven thousand fifty-six arpens; Baptiste Annuzze, two hundred and forty arpens; Alexander Maurice, four hundred arpens; Jean Baptiste Valle, twenty thousand arpens; Israel Dodge, one thousand arpens; Walter Fenwick, ten thousand ar-

pens; John Smith T. ten thousand arpens; and Mackey Wherry, sixteen hundred arpens.

Sec. 2. And be it further enacted, That if it shall be found that any tract or tracts confirmed as aforesaid, or any part thereof, had been previously located by any other person or persons under any law of the United States, or had been surveyed and sold by the United States, this act shall confer no title to such lands in opposition to the rights acquired by such location or purchase; but the individual or individuals whose claims are hereby confirmed shall be permitted to locate so much thereof as interferes with such location or purchase, on any unappropriated land of the United States within the State of Missouri, or Territory of Arkansas, in which ever the original claim may be, that may be subject to entry at private sale: Provided, That such location shall conform to legal divisions and subdivisions, and shall not interfere with the rights of other persons.

Sec. 3. And be it further enacted, That the locations authorized by this act shall be entered with the register of the proper land office, who shall, on application for that purpose, make out for such claimant a certificate of location, which, with the certificate of confirmation, shall be transmitted to the Commissioner of the General Land Office; and if it shall appear to the satisfaction of the said Commissioner that such certificate shall have been fairly obtained, according to the true intent and meaning of this act and the laws of the United States, then, and in that case, patents shall be granted in like manner as is provided by law for the other lands of the United States. And for each certificate of location to be issued as aforesaid, the register shall be entitled to receive from the person applying therefor, the sum of one dollar.

Approved, July 4th, 1836.

[PUBLIC.—No. 77.]
AN ACT to repeal so much of the act of March second, seventeen hundred and ninety-nine, as respects the issuing of certificates on the importation of wines.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That so much of the act of Congress, passed second March, seventeen hundred and ninety-nine, as requires that the surveyor or chief officers of inspection of any port, where wines may be landed, shall give to the proprietor, importer, or assignee thereof, or his or her agent, a certificate, as mentioned in the fortieth and forty-first sections of said act, is hereby repealed.

Approved, July 4th, 1836.

Medical College of the State of South Carolina.
The annual course of Lectures in this Institution, will be resumed on the second Monday in November, in the following branches:
Anatomy—By J. Edwards Holbrook, M. D.
Surgery—By John Wagner, M. D.
Obstetrics—By Thomas G. Prioleau, M. D.
Practice of Medicine—By S. Henry Dickson, M. D.
Physiology—By James Moutrie, Jun. M. D.
Materia Medica—By Henry R. Frost, M. D.
Chemistry—C. U. Shepard.
Demonstrator of Anatomy—F. Wurde-man, M. D.
HENRY R. FROST, Dean.
August 20—30

Medical College of So. Ca. Queen Street.
The annual course of lectures in this Institution will commence on the second Monday in November next.
Anatomy.—By Wm. Hume, M. D.
Surgery.—By E. Horry Deas, M. D.
Practice of Medicine.—By Thomas Y. Simons, M. D.
Midwifery, and Diseases of Women and Children.—By F. Y. Porcher, M. D.
Institutes of Medicine, and Materia Medica.—By Henry Alexander, M. D.
Chemistry and Pharmacy.—By Charles Davis, M. D.
Demonstrator of Anatomy.—By H. W. Crunch, M. D.
F. Y. PORCHER, Dean.
August 27—30

FOR SALE.
A PIANO FORTE of superior quality, will be sold low for cash.—Apply at the Sumter Hotel.
August 27—31—1f

NOTICE.
Beat Company No 2 will parade at the usual muster ground on the first Saturday in September next, armed and equipped as the law directs for drill.
Persons who have not enrolled themselves are required to do so on that day or previous.
J. S. STEWART Captain.
August 1—29—1f

LAW BLANKS
For sale at this Office.

COMPANY ORDERS.
Beat No 2 Lower Battalion.

An Election is ordered to be held at the Court House, on the first Saturday in September next, for first Lieut. and Ensign. Polls open from 11 o'clock, A. M. till 3 o'clock, P. M. Managers to count the votes and declare the election.
MARTIN McDOWALL, Managers.
& BENJAMIN HAILE, }
J. S. STEWART, Captain.
August 1—29—1f

Sheriff's Sale.
By virtue of Sundry Executions to me directed, will be sold before the Court House in Camden, on the first Monday in September next, within the usual hours of sale,
One tract of land containing
90 ACRES,
more or less, on the waters of Bear creek, Head waters of Twenty-five mile creek, adjoining lands of Thomas Salmonds and others, levied on as the property of Samuel Peake alias Samuel Tedwell, at the suit of Summers & Cureton, and others.
J. C. WEST S R D
August 13—29—1f

FASHIONABLE
MILLINERY
AND
HAT MAKING.
The subscribers respectfully announces to their friends in Camden, and the public generally, that they have commenced the above business under the firm of Mrs. Daniels & Miss Law, one door above Mr. J. Dunlap's store, where they will be happy to execute all orders in their profession with neatness and despatch.
They have Just received from New York an excellent assortment of
BONNETS
of the latest and most fashionable style, with all other articles in their line, which will be sold on the most reasonable terms. The Ladies of Camden and the adjacent country are respectfully invited to call and examine for themselves
MRS. DANIELS & MISS LAW.
The subscribers will also keep on hand an excellent assortment of Ladies French Kid, Morocco and Prunelle SLIPPERS.
D, & L
August 20—30—1f

For Sale.
A new and excellent SULKEY and HARNESS. Apply to
WM. M'KAIN.
August 20—30—1f

Tailoring Establishment.
THE subscriber grateful for the liberal share of patronage received since his commencement in the fall, hopes by close application and a readiness to please all who may call to merit a continuance of the same. His work will be executed with neatness and despatch, and in the most fashionable manner; his prices will be moderate for cash or punctual customers.
Wanted one or two boys from 14 to 16 years of age, as apprentices to the business.
J. L. BRASINGTON.
March 26—9
TO TAILORS.
Having been authorised to sell and teach the Tailors
MASTER PIECE,
being the complete guide for instruction in the whole art of measuring and cutting according to the variety of fashion and form with Plates Illustrative of the same, by Scott & Perkins, (successors to A. F. Saguez,) reporters of fashions and teachers of cutting garments at New York. The above system can be had with all the necessary articles belonging thereto if application be made to the subscriber.
J. L. B.

Sporting Intelligence.
A Sweepstake open for three years old colts and fillies, to be run for on the day preceding the regular races over the Camden course, mile heats; entrance \$100, forfeit \$50, three or more to make a race: closes 20th of October next. Persons wishing to make entries can do so by forwarding their names, color, sex, sire and dam of the entry to the subscriber at Camden, at any time before the 20th Oct. next.
JESSE S. NETTLES, Sec'y.
July 16—25—1f
The Editor of the Courier, Augusta Ga. will give the above a place in his paper, until the 20th October next, and forward his account to the subscriber.

NOTICE.
The Subscribers have this day associated their interests in the
Factorage, and General Commission Business,
and will conduct the same under the firm of ROBINSONS & CALDWELL Edmonston's wharf.
JOHN ROBINSON & SON.
JAMES M. CALDWELL.
The firm of John Robinson & Son, will be continued for the settlement of the affairs of the concern.
Charleston August 1—29—1f

Blank Branch Bank Notes & CHECKS.
FOR SALE AT THIS OFFICE.

NOTICE.
THE subscriber has just received a supply of choice Groceries, viz.
SUGAR, MOLASSES,
COFFEE, TEA,
BEST MADARA WINE,
PORT
TENERIFF,
MARSAILS,
LISBON,
PAIL
do.
do.
do.
do.
do.

1 Bbl. Fine Salmon Fish,
BEST SHANNON SEASAM, &c
Leftwich's best chewing TOBACCO,
honey due do.
The above articles will be sold low for cash.
J. L. J.
J. L. JONES.
May 21—17 1f.

Clerk Wanted.
One of unexceptional character, can meet with a situation by applying to
H. LEVY.
August 20—30—1f

Notice.
MR. JOHN ROSSER will act as my attorney during my absence from the State.
W. J. GERALD
August 20—30—1f

NOTICE.
MR. A. BURR is our authorized agent in Camden.
C C CAMPBELL & CO.
August 13—29—1f

FOR SALE
The Plantation lying in the Fork of the Granies Quarter and Flat Rock creeks, twelve miles above Camden, on the road to Lancaster.
200 ACRES
open and not long brought under cultivation—part of it good upland, suitable for cotton culture.
50 ACRES
creek bottom, open and highly productive
A GOOD WATER GIN
is attached, and commands the water power at all seasons. Every necessary out-building on the place,
Dwelling House,
contains 5 rooms, healthy situation.
450 Acres in the Tract.
For particulars apply to
DANIEL L. DESAUSSURE.
August 6—26—bmbm

FOR SALE.
THE subscriber wishes to sell his house and lot in Camden, to remove to the country. I would say to those unacquainted with the premises, that the buildings are all new. The dwelling house has four rooms and a fire place to each room,
A GOOD KITCHEN,
Smoke House and Dairy,
and an excellent set of
STABLES, CORN HOUSE,
Carriage House,
and every outbuilding that is necessary, with an excellent well of water under the roof of the dairy. The place is in first rate repair, and in a healthy part of the town. For terms apply to Hall T. M'Gee, at the store of Shannon, M'Gee & Co in Camden.
GEO. Q. M'INTOSH.
August 20—30—c

Lands for Sale.
The subscriber offers for sale his valuable PLANTATION on the waters of White Oak creek, containing
310 ACRES
in a high state of cultivation About
200 ACRES
cleared, and about
137 Acres of Pine Land,
on Granny's Quarter, adjoining Dennis Gaskins' plantation, and another tract containing
500 ACRES,
where the subscriber lives, on the Salisbury road, 16 miles from Camden, very suitable for a House of Entertainment.—Persons wishing to purchase, would do well to examine for themselves.
There will be a credit of one and two years: If not sold before the first of November, it will be offered at public sale.
ISAAC KNOX.
August 20—30—c

LOST,
A box (pine) about 2 feet long and 20 or 22 inches in depth, marked on the top with red chalk "Rev. J J Dubose." It was left at the Stage office, in Camden, (M'Adams' Hotel, I believe) and by mistake, probably, taken from there.
A suitable reward will be given for its delivery to Rev. J. Witherspoon of Camden, or for any information concerning the said box addressed to the subscriber at Darlington C H.
JULIUS J. DUBOSE.
August 13—29—c

Cotton Saw Gins.
Those who calculate on having their Gins repaired by the subscriber, will confer a favor by sending them in as early as practicable, and thus afford an opportunity of serving each in due time.—New Gins, with Steel or Iron plate, always on hand and for sale by
JOHN WORKMAN.
August 6—26—fm

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August 20—30—1f

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