

(Continued from last page.)

have heretofore been allowed by law for the like services, to the clerks of the circuit and district courts of the United States.

Sec. 27. And be it further enacted, That the circuit courts of the United States heretofore established, shall cease and be abolished; and that the records and office papers of every kind belonging to those courts respectively shall be safely kept by the clerks thereof, who shall continue in all respects to act as heretofore in the business of the said courts, until it shall otherwise be ordered by the courts hereby established.

Sec. 28. And be it further enacted, That the supreme circuit and district courts of the United States, shall be, and hereby are, constituted courts of record.

Sec. 29. And be it further enacted, That all writs and processes whatsoever, issuing from any of the circuit courts hereby established, shall after the first day of April next, bear test of the presiding judge of such court, before which time they shall bear test of the chief justice of the United States; all which said writs and processes, shall be signed by the clerks of the courts respectively, from which the same shall issue, and shall be made returnable to the next stated or special session of such court. And all writs and processes which have issued or may issue before the first day of April next, returnable to the circuit courts heretofore established, or to any district court, acting as a circuit court, shall be returned to the circuit courts hereby established, and shall be there proceeded in, in the same manner as they could, had they been originally returnable to the circuit courts hereby established.

Sec. 30. And be it further enacted, That every justice of the supreme court of the United States, and every judge of any circuit or district court shall be, and hereby is, authorized and empowered, to grant writs of habeas corpus for the purpose of enquiring into the cause of commitment, and thereupon to discharge from confinement, on bail or otherwise: Provided always, that no writ of habeas corpus, to be granted under this act, shall extend to any prisoner or prisoners in gaol, unless such prisoner or prisoners be in custody, under or by colour of the authority of the United States; or be committed for trial before some court of the same; or be necessary to be brought into court to give testimony.

Sec. 31. And be it further enacted, That the several courts of the United States shall be, and hereby are, authorized and empowered to grant new trials and re-hearings on motion and cause shown, and to make and establish all necessary rules and regulations for returning writs, filing pleas, and other proceedings, and for regulating the practice and enforcing the orderly conduct of business, in the said courts respectively: Provided always, That the said rules and regulations be not repugnant to the laws of the United States; and that all the courts of the United States, and each of the justices and judges thereof, shall be, and hereby are, authorized and empowered, to administer all necessary oaths and affirmations, and to bind to the peace or good behaviour, with surety where necessary, in all cases arising under the authority of the United States.

Sec. 32. And be it further enacted, That every person who shall be appointed a judge of any circuit court hereby established, shall, before he shall begin to exercise the duties of his said office, take the following oath or affirmation; that is to say: I, A. B. do solemnly swear (or affirm) that I will administer justice without respect to persons; and will, in all things, faithfully and impartially discharge and perform all the duties incumbent on me as a judge of according to the best of my abilities and understanding, and to the constitution and laws of the United States.

Sec. 33. And be it further enacted, That from all final judgments or decrees in any of the district courts of the United States, an appeal, where the matter in dispute exclusive of costs shall exceed the sum or value of fifty dollars, shall be allowed to the circuit court next to be holden in the district where such final judgment or judgment, decree or decrees may be rendered, and the circuit court or courts are hereby authorized and required to receive, hear and determine such appeal; and that from all final judgments or decrees in any circuit court in any cases of equity, of admiralty and maritime jurisdiction, and of prize or no prize, an appeal, where the matter in dispute, exclusive of costs, shall exceed the sum or value of two thousand dollars, shall be allowed to the supreme court of the United States; and that upon such appeal, a transcript of the libel, bill, answer, depositions, and all other proceedings of what kind soever in the cause, shall be transmitted

to the said supreme court, on the hearing of such appeal; and that such appeals shall be subject to the same rules, regulations and restrictions, as are prescribed by law in case of error; and that the said supreme court shall be, and hereby is authorized and required, to receive, hear and determine such appeals.

Sec. 34. And be it further enacted, That all final judgments in civil actions at common law, in any of the circuit courts hereby established, whether brought by original process in such court, or removed thereto from any state court, and all final judgments in any of the district courts of the United States may, where the matter in dispute, exclusive of costs, shall exceed the sum or value of two thousand dollars, be re-examined and reversed or affirmed, in the supreme court of the United States, by writ of error; whereto shall be annexed, and returned therewith at the day and place therein mentioned, an authenticated transcript of the record and assignment of errors, and prayer for reversal, and also a citation to the adverse party, signed by a judge of such circuit court, or by the district judge as the case may be; which citation shall be served on a true copy thereof at his or their usual place or places of residence, at least thirty days before the time mentioned in such writ of error, for the return thereof.

Sec. 35. And be it further enacted, That the stipulation bond or security, taken upon any writ of error or appeal to be brought or allowed as aforesaid, shall be returned by the judge taking the same, to the clerk or register of the court where the judgment or decree complained of was rendered, to be by him annexed to the transcript of the record, hereby directed to be sent up to the supreme court of the United States.

Sec. 36. And be it further enacted, That there shall be appointed, in and for each of the districts established by this act, a marshal, whose duty it shall be to attend the circuit courts of the United States hereby established, when sitting within such district, and who shall have and exercise, within such district, the same powers, perform the same duties, be subject to the same penalties, give the same bond with sureties, take the same oath, be entitled to and receive the same compensation and emoluments, and in all respects be subject to the same regulations, as are now prescribed by law, in respect to the marshals of the United States heretofore appointed: Provided always, That the several marshals of the United States now in office, shall, during the periods for which they were respectively appointed, unless sooner removed by the President of the United States, be and continue marshals for the several districts hereby established, within which they respectively reside; and shall perform the duties, exercise the powers, and receive the emoluments, hereby directed to be performed, exercised and received, by marshals therein.

Sec. 37. And be it further enacted, That there shall be appointed for each of the districts hereby established, a person learned in the law, to act as attorney for the United States within such district, and in the circuit and district courts which may be holden therein; which attorney shall take an oath or affirmation for the faithful performance of the duties of his office, and shall prosecute, in such district, all delinquents for crimes and offences cognizable under the authority of the United States, and all civil actions or suits in which the United States shall be concerned, except actions or suits in the supreme court of the United States; and shall be entitled to, and receive, for their services respectively, such compensations, emoluments and fees, as by law are or shall be allowed to the district attorneys of the United States: Provided always, that the district attorneys of the United States, now in office, shall, severally and respectively, be attorneys for those districts hereby established, within which they reside, until removed by the President of the United States, and shall perform the duties, exercise the powers, and receive the emoluments, hereby directed to be performed, exercised and received, by the attorney of the United States in the district.

Sec. 38. And be it further enacted, That jurors and witnesses attending any of the courts, hereby established, shall be entitled to, and receive, the same compensations respectively, as heretofore have been allowed by law, to jurors and witnesses attending the circuit and district courts of the United States.

Sec. 39. And be it further enacted, That the records of the several circuit courts hereby established, shall hereafter be kept at the respective places at which the said courts are hereby directed to be

holden. Provided always, That in the district wherein there are more than one place directed by this act for holding said circuit courts, the records of the circuit court in such district, shall hereafter be kept in either of such places as the said court in such district shall direct.

Sec. 40. And be it further enacted, That the privilege from arrest of every person going to, attending at, or returning from, any court of the United States, shall be computed and continue, from the time of his or her departure from his or her habitation, until his or her return thereunto: Provided, That such time shall not exceed one day, Sundays excluded, for every twenty miles of the distance, which such person must necessarily travel in so going and returning, over and above the time of attendance.

Sec. 41. And be it further enacted, That each of the circuit judges of the United States to be appointed by virtue of this act, shall be allowed as a compensation for his services, an annual salary of two thousand dollars, to be paid quarterly yearly at the Treasury of the United States; except the judges of the sixth circuit, who shall be allowed the sum of fifteen hundred dollars each, to be paid in like manner; and that the salaries of the district judges of Kentucky and Tennessee shall be, and hereby are, severally augmented to the like sum of fifteen hundred dollars, annually, to be paid in like manner.

### ADLINGTON & FOWNE'S, GROCERY & DRY GOOD STORE.

JUST arrived, and now open for Sale, on New Jersey Avenue, near the Sugar House, a complete assortment of Dry Goods suitable for the present season—Consisting of the following articles, viz.

- Ladies and Gentlemen's Great Coats,
  - Ladies and Gentlemen's Hats,
  - Ladies Callotance & Durant Petticoats,
  - Silk, cotton, and worsted Stockings,
  - French Kid Gloves, best quality,
  - Fashionable Ribbons,
  - Tanned and plain Muslin,
  - 6 4 Lapet Muslin,
  - Dimity's
  - Muslin Handkerchiefs,
  - Blankets,
  - Flannels,
  - Bed Ticks,
  - Sewing Silks,
  - Threads,
  - Tapes,
  - And all kinds of Haberdashery,
  - Sailors Jackets and Trowsers,
  - Check Cotton, & White Shirts.
- With a complete assortment of Shoes and all kinds of Groceries.

Washington, Feb. 13, 1801. 3c.

### Robert Greenhow.

Merchant in Williamsburg, Virginia. BEING desirous to withdraw in a great measure from the further pursuit of business, offers for sale the whole of his well known General and Valuable Assortment of Merchandise, amounting probable at their prime cost, to Eight or Ten thousand pounds sterling, of which an idea may be formed by referring to a printed list deposited in this office—Not wishing to divide the Stock applications by letters post, paid will be by him received as to the purchase of the whole of it Feb. 2, 1801. tAp

### NAILS.

ALL kinds of Hammered and Cut Nails, and Brads. Sold at my store in this place, between the President's house and the Six buildings, at the following prices for Cash only.

Hammered Nails and Brads.

By cwt or 1.2 cwt by retail under 56.

20d Nails	12 1-2 d. per lb	13 1-2 d per lb.
12d do	13	13 3-4
10 do	13 3-4	14 1-2
8 do	15	15 1-2

Deck and Spike Nails, 11 1-2

Cut Nails and Brads.

20d Nails	9 1-2	10 1-2
10 do	10	11
8 do	11	12
6 do	12	13
4 do	13 1-2	14
3 do	14 1-2	15

SAMUEL MINTIRE. Washington, Feb. 6, 1801. tf.

ORIGINAL pamphlet of THOMAS PAINE, printed from a manuscript copy by the Editor of the National Intelligencer.

### ENTITLED: COMPACT MARATIME,

- Under the following heads:
- I. Differtation on the Law of Nations.
  - II. On the Jacobinism of the English at Sea.
  - III. Compact Maratime for the Protection of Neutral Commerce, and securing the Liberty of the Seas.
  - IV. Observations on some passages in the Decree of the Judge of the English Admiralty.

For sale by the Editor, and by Rapine, & Co. near the Capitol—Price 25 cents. Washington Feb. 16.

BY virtue of a decree of the High Court of Chancery, will be Sold at public auction to the highest bidder on the 10th day of March next, on the premises, Lot No. I. in square No. 744 in the City of Washington, with the Sugar House and materials, and the other buildings on the said Lot erected.

Such part of the purchase money as shall be sufficient to pay and satisfy the debt, interest and costs due by mortgage from James Pierce to Thomas Law (the amount whereof will be made known on or before the day of Sale) is to be paid down the day of sale, or brought into the Court of Chancery on the twenty-fifth day of June next, at the option of the purchaser; and for the residue of the purchase money, with interest, the purchaser is to give bond payable on the 25th day of June 1802 and upon the ratification of such sale by the chancellor (which ratification if made at a time upon the twenty-fifth of June next) and upon payment of the whole of the purchase money (and not before) a title will be made to the purchaser clear of all claim of the said Law and Pierce or either of them.

JAMES D. BARRY, Trustee. January 26, 1801. tmio.

### FOR SALE.

THE Subscriber will sell at private sale, two Three story Brick Houses, adjoining each other, 28 feet front each, by forty feet deep, on Capitol Hill, Lot No. 6. Sq. 686—A fine commodious lot 61 feet front, by 196 feet deep, running back to an alley 30 feet wide, and may be occupied as one or two tenements, they are finished in a plain, but substantial manner, and built of the best materials—a credit of three, six, and nine months, on giving approved notes, negotiable at the bank of Columbia, or Baltimore—apply to Daniel Carroll, or in Baltimore to HENRY H. CARRILL.

Washington, Jan. 5, 1801.

### WASHINGTON BOOK-STORE.

RAPINE, CONRAD, & CO. Corner of South B. Street and New Jersey Avenue, near the Capitol.

HAVE just received, and for sale at the above store Letters from Alexander Hamilton, concerning the public conduct and character of John Adams, Esq. President of the United States.

Also, just opening, a choice assortment of books in History, Law, Medicine, Divinity, Arts and Sciences, Classics School books, Novels, Romances Biography, &c. &c.—With a good assortment of super royal, royal, medium, demy, and foolscap writing paper, thick and thin post, blue & common wrapping paper, best Dutch quills, wafers, sealing wax, ink powder, red and black ink, black lead pencils, parchment, slaying cards, blank books, &c. &c. all which they will dispose of at the very lowest prices.

Public officers and others, who will please to favour them with their custom, may rely on having the strictest attention paid to their orders. Nov. 17th, 1800.

### THIS DAY IS PUBLISHED

BY RAPINE CONRAD, & Co. Corner of south B street and New-Jersey Avenue near the Capitol.

(Price 37 and half cents)

Thoughts on the increasing wealth and national economy of the U. States of America;

With a statistical table for the United States, for a succession of years, compiled chiefly from official documents.

Feb. 16. 3c.

### JOHN HARRISON,

BOOT AND SHOEMAKER,

BEGS leave to inform the public that he has removed from Alexandria, to the City of Washington. He has taken a shop on the Pennsylvania Avenue, nearly opposite to the bridge leading down to Greenleaf's Point, where he makes Boots and Shoes at the shortest notice, of the best materials, and according to the latest fashion.

N. B. He has on hand an elegant assortment of English Boots and Shoes, which he will sell for ready money.

Washington Feb. 16. 3c.

### Nail Manufactory,

ALL kinds of Cut Nails for Sale by Wholesale and Retail at the Factory on F Street, and at the Hardware Store of the Subscriber, where persons building and all others wishing to purchase may be supplied with any quantity at the most reasonable rates.

JOHN JACK. tf. Washington Feb. 4, 1801.

### FOR SALE

SEVENTY THOUSAND LATHS,

Enquire at this Office.

Washington, Feb. 18, 1801. tm.

### For Sale.

A Small tract of land containing 150 acres more or less. It is on the road to Frederic about five miles from George Town, and is a high and healthy situation. Terms are one third to be paid on possession being given, the remainder in two yearly payments. Enquire of the printer, at the Commissioners Office, City of Washington.

If not sold within a month it will be rented yearly terms. January, 28th, 1801.