

CHAP. XXIX.—*An Act to provide for the due execution of the laws of the United states within the state of Mississippi.*

*Be it enacted by the Senate and House of Representatives of the United States of America, in Congress assembled,* That all the laws of the United States, which are not locally inapplicable, shall have the same force and effect within the said state of Mississippi as elsewhere within the United States.

SEC. 2. *And be it further enacted,* That the said state shall be one district, and be called the Mississippi district. And a district court shall be held therein, to consist of one judge, who shall reside in the said district, and be called a district judge. He shall hold, at the seat of government of the said state, two sessions annually, on the first Mondays in May and December; and he shall, in all things, have and exercise the same jurisdiction and powers which were by law given to the judge of the Kentucky district, under an act, entitled “An act to establish the judicial courts of the United States.” He shall appoint a clerk for the said district, who shall reside and keep the records of the court at the place of holding the same; and shall receive, for the services performed by him, the same fees to which the clerk of the Kentucky district is entitled for similar services.

SEC. 3. *And be it further enacted,* That there shall be allowed to the judge of the said district court the annual compensation of two thousand dollars, to commence from the date of his appointment; to be paid, quarter yearly, at the treasury of the United States.

SEC. 4. *And be it further enacted,* That there shall be appointed, in the said district, a person learned in the law, to act as attorney for the United States, who shall, in addition to his stated fees, be paid by the United States two hundred dollars, as a full compensation for all extra services.

SEC. 5. *And be it further enacted,* That a marshal be appointed for the said district, who shall perform the same duties, be subject to the same regulations and penalties, and be entitled to the same fees, as are prescribed to marshals in other districts; and shall, moreover, be entitled to the sum of two hundred dollars annually, as a compensation for all extra services.

APPROVED, April 3, 1818.

STATUTE I.

April 3, 1818.

Laws of the United States to have the same effect in Mississippi as elsewhere.

Mississippi to be a judicial district, with a district court, and a district judge to reside therein.

Altered by act of Jan. 11, 1821, ch. 6.

Two sessions of the court annually, &c.

Powers of the judge.

Act of Sep. 24, 1789, ch. 20, sect. 10.

Act of Feb. 28, 1799, ch. 19.

Salary of the judge 2000

dolls. per ann.

A district attorney with a compensation of 200 dollars per annum besides fees.

A marshal with a compensation of 200 dollars per annum besides fees.

STATUTE I.

April 3, 1818.

CHAP. XXX.—*An Act altering the time for holding a session of the district court in the district of Maine.*

*Be it enacted by the Senate and House of Representatives of the United States of America, in Congress assembled,* That the district court, heretofore by law holden on the last day of May, in each year, at Portland, within, and for the district of Maine, shall hereafter be holden, at the same place, on the first Tuesday of June in each year.

APPROVED, April 3, 1818.

The district court for Maine to be hereafter holden at Portland on the first Tuesday of June in each year.

STATUTE I.

April 3, 1818.

CHAP. XXXII.—*An Act respecting the courts of the United States within the state of New York.*

*Be it enacted by the Senate and House of Representatives of the United States of America, in Congress assembled,* That from and after the passing of this act, the district court of the United States, for the northern district of New York, shall be holden by the judge of the said district, and in case of his inability on account of sickness, absence, or

The courts for the northern district to be holden by the judge thereof.

In case of his inability, by the

judge of the southern district.

The judge of the northern district to give timely notice to the judge of the southern district.

Three terms of the northern district court.

At Albany.

At Utica.

Suits, &c. to be revived and to continue, &c.

Process issued, &c. to be returnable, &c.

Courts may be holden in the northern district at other times, &c. at discretion.

The northern district enlarged.

Proceedings had in suits, &c. in the former district court declared valid.

The jurisdiction of causes, within the limits of the present northern district vested in the court for that district, whether they have or have not been instituted in the former district court.

Pleadings, &c. to be transferred to the clerk's office for the northern district.

The northern district court to have full power, &c.

otherwise, it shall be the duty of the judge of the southern district of New York to hold the said court, in and for the said northern district, and to do and perform all other acts and duties of the judge of the said northern district, with the like power and authority in all respects. And whenever such inability of the judge of the said northern district, to hold any term of the said court, shall exist, it shall be his duty to give previous timely notice thereof to the judge of the said southern district.

SEC. 2. *And be it further enacted*, That there shall be held in each year, three terms of the district court for the northern district of New York, to wit: at the city of Albany, on the second Tuesday of May and on the second Tuesday of November: and at the village of Utica, in the county of Oneida, on the third Tuesday of May. (a) And all suits and proceedings in the said court shall be revived, and shall continue in full force, in the same manner as if the said court had been regularly held according to law, and had been adjourned to the term next to be holden by virtue of this act. And all process already issued, or which may be issued, out of the said court, before the passing of this act, shall be held and deemed returnable to the next term thereof, to be holden by virtue of this act. And it shall be at the discretion of the judge of the said northern district of New York, or, in case of his inability, of the judge of the said southern district, to appoint and hold a court or courts at any other time or place, than those before mentioned, within and for the said northern district, as the business therein may require.

SEC. 3. *And be it further enacted*, That the said northern district of the state of New York shall be, and the same is hereby enlarged, so as to include the counties of Albany, Rensselaer, Schenectady, Schoharie, and Delaware, in the said state.

SEC. 4. *And be it further enacted*, That all proceedings hitherto had in the district courts of the United States, either for the northern or for the southern district of New York, in any suit at common law, or in any civil cause of admiralty and maritime jurisdiction, in continuation of any such suit or cause which had been instituted in the former district court of the United States for the district of New York, be, and the same hereby are, declared as valid and effectual as if the same suit or cause had been originally instituted in the district court in which such proceedings have been had.

SEC. 5. *And be it further enacted*, That the jurisdiction of every suit or cause, either at common law, or of maritime and admiralty jurisdiction, whether the same hath or hath not been instituted in the district court of the former district of New York, wherein the cause shall have arisen, or the seizure shall have been made, within the limits of the northern district of New York, as prescribed by this act, and which hath not been proceeded in to final judgment or decree, shall be vested in the district court for the northern district of New York; and all pleadings, libels, claims, evidences, and papers, whatsoever, that may have been filed, and all moneys which may have been paid or deposited, in the office of the clerk of the former district of New York, or of the clerk of the southern district of New York, in every such suit or cause, shall be transferred to, and filed and deposited in, the office of the clerk of the northern district of New York. And the said district court for the northern district of New York shall have as full power to hear, try, and determine, the said suits and causes, and to proceed therein to final judgment and decree, as the district court for the district of New York had

(a) By the act to alter the times of holding the district court in the northern district of New York, passed March 2, 1821, the district court is directed to be held at Utica on the last Tuesday in August, and at Albany on the last Tuesday in January, annually. As to the jurisdiction of the district court of the northern district of New York, see the act respecting the jurisdiction of certain district courts, Feb. 19, 1831, ch. 28. By the act of March 3, 1837, ch. 32, sec. 2, circuit courts are directed to be held in the northern district of New York, at Albany, on the second Tuesday in June, and third Tuesday in October, annually. See act of March 3, 1823, ch. 41. Act of March 3, 1825, ch. 52.

by law. And the jurisdiction of all suits or causes, whether at common law, or of admiralty and maritime jurisdiction, whether the same hath or hath not been instituted in the district court, for the former district of New York, wherein the cause of action shall have arisen, or the seizure shall have been made, within the limits of the southern district of New York, and which have not been proceeded in to final judgment or decree, shall be vested in the district court for the said southern district of New York, and the said court shall have as full power to hear, try, and determine the said suits and causes, as the district court for the district of New York had by law.

Jurisdiction of causes in the southern district vested in the court for that district, whether they have or have not been instituted in the former district court.

SEC. 6. *And be it further enacted*, That the original jurisdiction of the circuit court of the southern district of New York shall be confined to causes arising within the said district, and shall not be construed to extend to causes of action arising within the northern district of New York.

Original jurisdiction of the circuit court of the southern district, confined to causes arising within that district.

APPROVED, April 3, 1818.

CHAP. XXXIII.—*An Act to provide for the erection of a court-house, jail, and public offices, within the county of Alexandria, in the District of Columbia.*

STATUTE I.

April 3, 1818.

*Be it enacted by the Senate and House of Representatives of the United States of America, in Congress assembled*, That it shall and may be lawful for the levy court of the county of Alexandria, in the District of Columbia, to erect, or cause to be erected, a good and sufficient jail for said county; and, whenever the levy court of the said county shall transmit to the marshal a certificate, that the jail hereby provided for is so far finished as to be ready for the reception of persons, it shall be the duty of the marshal forthwith to remove to the said jail all prisoners who shall at that time be confined in the present jail of the said county.

The levy court of Alexandria may erect a jail for that county.

The marshal to remove prisoners when certified the jail is in a condition to receive them.

SEC. 2. *And be it further enacted*, That the said levy court may cause to be erected, if they deem expedient, at the expense of the county, a good and convenient court-house, and a fire-proof office for records, to be built of stone or brick; and that it shall be the duty of the said court to cause the jail before provided for, and the said court-house and office, when erected, to be kept in a good state of repair. And if it should be considered expedient by the said court to erect the said court-house and office in any other place than the present market square, the said court is hereby authorized and empowered to purchase, within the limits of the town of Alexandria, a lot of ground, not exceeding two acres, for the erection of the said buildings and of the said jail, and for no other use whatever.

The levy court may erect a court-house and fire-proof office for records at the expense of the county, &c.

The levy court may purchase a lot in Alexandria for the erection of the buildings, &c.

SEC. 3. *And be it further enacted*, That the levy court of the county of Alexandria shall, from time to time, as it shall be necessary, levy on the titheables, and other taxable property, within the said county, the sums of money which shall be necessary to carry into full effect the several provisions of this act.

The court to levy the money necessary, &c. from time to time.

APPROVED, April 3, 1818.

STATUTE I.

April 4, 1818.

CHAP. XXXIV.—*An Act to establish the flag of the United States.*

*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, the flag of the United States be thirteen horizontal stripes, alternate red and white: that the union be twenty stars, white in a blue field.

After the 4th July, 1818, the flag to be 13 stripes and 20 stars.

SEC. 2. *And be it further enacted*, That on the admission of every new state into the Union, one star be added to the union of the flag; and that such addition shall take effect on the fourth day of July then next succeeding such admission.

A star to be added for every new state.

APPROVED, April 4, 1818.