thle-yaholar party gone north or may hereafter go north who may have stolen or may hereafter steal property from any citizen of the nation, when such citizen shall have established the fact by law such person or persons shall be paid out of the confiscation funds.

- 140. Be it enacted That the Principal Chiefs are hereby authorized to employ a sufficient number of men to collect the confiscated property for sale.
- 141. Be it further enacted That the Principal Chief will make a demand of the authorities of the Cherokees, Chocktaws, ChickaSaws and Seminole Nations for the property that belonged to Oreek Citizens that went north.
- 142. Be it enacted That should any person or persons be found guilty of killing, selling or make use for their own benifit such persons shall be delt(sic) with according to the law of theft.
- 143. Be it enacted That all free negros who followed Hopo-e-thle-yoholar and his party from their incampment on North Fork going north when apprehended shall be sold for the benefit of the Creek nation.
- 144. An act passed at Hillabee Square March 2nd, 1863, That persons imployed to sell the public property of this nation to the highes(sic) bidder shall not be allowed or paid for such services more than $2\frac{1}{2}$ per cent on amount by him or them sold.
- 145. Be it enacted that from and after the passage of this act there shall be but four Black Smith Shops, in the Nation.

 Two in the Canadian District and two in the Arkansas District.

 They to be six months shops commencing from the 1st February of each year.