

and will be governed thereby in the same manner as soldiers in the army. subject to rules, &c. of war.

SEC. 8. *And be it further enacted*, That the following sums be, and they are hereby, appropriated, out of any money in the treasury not otherwise appropriated, for the following fortifications :

For fort at Hog Island Ledge, forty thousand dollars.	Fortifications.
For Fort Knox, Penobscot Bay, twenty thousand dollars.	Hog Island Ledge.
For Fort Schuyler, East River, New York, twenty thousand dollars.	Fort Knox.
For Fort Richmond, Staten Island, fifteen thousand dollars.	Fort Schuyler.
For Fort Carroll, Sollers' Point, forty thousand dollars.	Fort Richmond.
For Fort Montgomery, Lake Champlain, ten thousand dollars.	Fort Carroll.
For Fort Delaware, Delaware River, seventy-five thousand dollars.	Fort Montgomery.
For Fort Calhoun, Hampton Roads, Virginia, seventy-five thousand dollars.	Fort Delaware.
For Fort Sumpter, Charleston, South Carolina, twenty-five thousand dollars.	Fort Calhoun.
For Fort Clinch, Florida, fifty thousand dollars.	Fort Sumpter.
For Fort Point, California, fifty thousand dollars.	Fort Clinch.
For Fort Alcatraz, California, thirty thousand dollars.	Fort Point.
For Fort Jefferson, Tortugas, Florida, ninety-five thousand dollars.	Fort Alcatraz.
For Fort Taylor, Key West, seventy thousand dollars.	Fort Jefferson.
For continuing the construction of the works at Fort Gaines, thirty thousand dollars.	Fort Taylor.
For contingent expenses of fortifications and repairs, thirty thousand dollars.	Fort Gaines.
	Contingent expenses.

APPROVED, March 3, 1859.

CHAP. LXXXIV.—*An Act to provide for the Care and Preservation of the Works constructed by the United States, for bringing the Potomac Water into the Cities of Washington and Georgetown for the Supply of said Water for all Governmental Purposes, and for the Uses and Benefits of the Inhabitants of the said Cities.*

March 3, 1859.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the dams, aqueducts, water-gates, reservoirs, and all fixtures and improvements connected therewith, which have been, or may hereafter be, constructed by the United States for the conveyance of the water from the Potomac River, above the Great Falls thereof, to the cities of Washington and Georgetown, together with the lands, houses, fencing-water, and other rights and appurtenances connected with the same, and belonging to the government, as also the main conduits, supply pipes, basins, hydrants, fountains, stop-cocks, sewers, drains, receiving basins, and all other fixtures connected with the same, which have been, or may hereafter be, laid down or constructed by the United States, shall be placed by the President of the United States under the immediate care, management, and superintendence of a properly qualified officer of the United States corps of engineers to be appointed by him who shall act under the Department of the Interior, and who shall make an annual report to that department in the month of November in each year, to be laid before Congress, at the commencement of their regular annual session, of the work, proceedings, repairs, casualties, and expenditures connected with the said water-works for the preceding year; and such officer, as a compensation for the duties and responsibilities imposed upon him by this act, shall receive, for his pay as said engineer, no more than his regular pay as an officer of the corps. He shall occupy the necessary apartments in one of the public buildings in the city of Washington as may be directed by the President, and shall be supplied by the government with the stationery, instruments, books, and furniture, required in the performance of his public duties. And in this office of the engineer of the Potomac Waterworks shall be kept and preserved a complete

Potomac Water-works to be put under the care of an officer of the engineer corps, U. S. A.

Under the direction of Department of the Interior.

To make annual report.

Compensation.

Office.

Records.

Authority of engineer. The said engineer shall have full power and control over the said waterworks and shall regulate the manner in which the said corporations of Washington and Georgetown may tap the pipes for the supply thereof, and shall stop the same whenever it is found no more than adequate to meet the wants of the general government. The said engineer's decision on all questions connected therewith to be subject only to appeal to the Secretary of the Interior.

Right of appeal to Secretary of the Interior. SEC. 2. *Be it further enacted,* That full power and authority are hereby given to the corporations of Washington and Georgetown, in the District of Columbia, to supply the inhabitants within their respective limits with Potomac water from the aqueduct mains or pipes, now laid or to be laid in the streets and avenues by the United States; and to make all laws and regulations for the proper distribution of the same, subject to the restrictions prescribed by this act: *Provided,* that no expense shall devolve upon the United States in consequence of said distribution.

Corporations of Washington and Georgetown may distribute water, &c. Regulations. No expense to the United States. SEC. 3. *And be it further enacted,* That the said corporations shall have authority by ordinance, act, or otherwise, to establish a scale of annual rates for the supply and use of said water, apportioned to different classes of buildings in said city, according to their seize, dimensions, assessed values, exposure to fires, uses for dwellings, stores, shops, stables, manufactories, or other purposes, number of occupants, or consumption of water, measured by meter or otherwise, and to modify, alter, amend, increase, or reduce such scale, from time to time, and extend it to other description of buildings and establishments; to collect such rates or rents, when so fixed, in advance, or otherwise, through such agents or commissioners as they may authorize, from the owners or occupants of all such buildings or establishments, respectively, who may use the water therein; to stop the supply of water to any such dwelling or establishment upon a failure to pay said rate, charge, or rent; and generally to enact such laws as may be necessary to supply the inhabitants of said city of Washington with pure and wholesome water, and to carry into full and complete effect the powers herein granted. *Provided,* that the rates levied by the cities of Georgetown and Washington shall never be a source of revenue other than as a means of keeping up to the said cities a supply of water.

Corporations may establish water rates, and alter the same. May collect the water rates. May stop the water on non-payment of rate. General authority. Proviso. Rates not to be a source of revenue. SEC. 4. *And be it further enacted,* That for the purpose of enabling the corporations aforesaid to carry out the provisions of this act, it shall be competent for them to borrow, in such proportions as they may deem expedient, a sum of money not exceeding one hundred and fifty thousand dollars for the city of Washington, and fifty thousand dollars for Georgetown, redeemable within a period of ten years, out of any revenue to be derived from water rents.

Corporations may borrow money. Amount. SEC. 5. *And be it further enacted,* That it shall not be lawful for any person or persons other than said corporations, or persons authorized by them, to tap or open the mains or pipes laid or to be laid by the United States for any purpose whatever under a penalty of not less than fifty nor more than five hundred dollars for each and every offence. And if any person or persons shall wilfully and maliciously break, injure, deface, or destroy any main or pipe, bend, branch, valve, hydrant, service pipe or any other fixture used for the distribution of water throughout the streets and avenues, or for its introduction into the houses, tenements, or buildings of said cities, such person or persons shall be subject to imprisonment in the county jail for a period not exceeding two years for each and every such offence.

Unauthorized opening of pipes punishable. Penalty—fine. Wilful, &c. breaking, &c. of pipes, &c. punishable. Penalty—imprisonment. SEC. 6. *And be it further enacted,* That whenever it shall become necessary to lay main pipes for the supply of water to the cities of Georgetown and Washington, the cost of the same shall be paid by the said cities,

Cost of main pipes for supply

and the engineer aforesaid is hereby prohibited from making any contracts for the same, unless approved by the corporations aforesaid, and expressly stipulated with the contractor or contractors that the payment for the same is to be made by the said corporations: *Provided*, That no greater number of main pipes shall be laid by the general government than are sufficient to give to said government, the necessary supply of water.

SEC. 7. *And be it further enacted*, That it shall be unlawful for any person or persons to do or commit any act by reason of which the supply of water, or any part thereof shall become impure, filthy, or in any way unfit for use, and that any person or persons committing any such act or acts, wilfully, knowingly, and maliciously, shall be subject to a fine of not exceeding one thousand nor less than five hundred dollars, or not exceeding three nor less than one year's confinement in the penitentiary of the District of Columbia for every such offence.

SEC. 8. *And be it further enacted*, That all acts or parts of acts inconsistent with this be, and the same are hereby, repealed.

SEC. 9. *And be it further enacted*, That the cities of Washington and Georgetown respectively shall have power to establish a complete system of sewerage in aid of the execution of the provisions of this act.

APPROVED, March 3, 1859.

of Washington and Georgetown, to be paid by the cities.

Engineer not to contract for pipes unless, &c. Proviso.

Wilfully, &c. making the water impure, punishable.

Penalty—Fine or imprisonment.

Inconsistent acts repealed.

The cities may establish system of sewerage.

CHAP. LXXXV.—*An Act to provide for extending the Laws and Judicial System of the United States to the State of Oregon and for other Purposes.*

March 3, 1859.

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 Oregon as elsewhere in the United States.

Laws of the United States, extended to Oregon.

SEC. 2. *And be it further enacted*, That the said State is hereby constituted a judicial district of the United States within which a district court with the like powers and jurisdiction, as the district court of the United States for the district of Iowa shall be established, and the judge of the said district court shall hold two regular terms of the said court, annually at the seat of government of the said State, to commence on the second Monday of April and September in each year.

Oregon made a judicial district.

Terms of the Court.

SEC. 3. *And be it further enacted*, That the judge, attorney, and marshal of the United States for the said district of Oregon, shall reside therein, and the annual salary of the said judge shall be two thousand five hundred dollars, and the marshal and district attorney for said district, shall be entitled to the same compensation and fees as the marshal and attorney for the district of Iowa.

Residence and salary of Judge, Attorney, and Marshal.

SEC. 4. *And be it further enacted*, That in all cases of appeal or writ of error heretofore prosecuted and now pending in the Supreme Court of the United States, upon any record from the supreme court of Oregon Territory, the mandate of execution or order of further proceedings shall be directed by the Supreme Court of the United States to the district court of the United States for the district of Oregon, or to the supreme court of the State of Oregon, as the nature of such appeal or writ of error may require; and each of those courts shall be the successor of the supreme court of Oregon Territory, as to all such cases, with full power to hear and determine the same, and to award mesne or final process therein.

Mandate, &c. in appeals, &c. now pending in Federal Supreme Court.

Successors to Supreme Court of the Territory.

SEC. 5. *And be it further enacted*, That for the purpose of trying all issues of fact triable by jury in the district court of the United States for the district of Iowa, said district shall be divided into three divisions as follows, namely: The counties of Clinton, Jones, Linn, Benton, Tama, Marshall, Grundy, Hardin, Webster, and all the counties north of the same, and east of Calhoun, Pocahontas, Palo Alto, and Emmett, shall constitute the northern division; and two regular terms of said court for the same

IOWA. Divisions of district court.

Northern division.