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 And be it further enacted, That all acts or parts of acts inconsistent with this be, and the same are hereby, repealed.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

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.

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.

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.

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.

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.

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
Terms of Court shall be held annually at Dubuque, to commence on the third Tuesdays of April and October.

SEC. 6. And be it further enacted, That the counties of Scott, Cedar, Johnson, Iowa, Powasheik, Mahaska, Marion, Lucas, Clark, Decatur, and all the counties south and east of the same, shall constitute the southern division; and two regular terms of said court shall be held annually for said division at Keokuk, to commence on the third Tuesdays of March and September.

SEC. 7. And be it further enacted, That all the remaining counties of the State shall constitute the western division; and one regular term of said court shall be held on the second Tuesday of November in each year at Des Moines.

SEC. 8. And be it further enacted, That the provisions of the several acts of Congress, regulating the courts in the several divisions as heretofore organized shall, as far as the same are applicable, apply to the courts of said district under the present division.

SEC. 9. And be it further enacted, That the judge of said district court shall have power to make such rules and orders, as may be necessary to carry into effect the changes provided for in this act.

SEC. 10. And be it further enacted, That all acts and parts of acts inconsistent with this act be, and the same are hereby, repealed.

APPROVED, March 3, 1859.

March 3, 1859. CHAP. LXXXVI.—An Act for the Relief of Congressional Township number twenty-seven, North, of Range number six, East, in Wabash County, Indiana.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the auditor of the county of Wabash, aforesaid, for the time being, be authorized and allowed to make entry in his own official name of the quantity of five hundred and thirty-seven and ninety one-hundredths acres, in legal subdivisions, of any lands of the United States, on any part of the public domain subject to private entry, at the minimum price of one dollar and twenty-five cents per acre, the same, when so entered being hereby made, and declared to be for the benefit of the inhabitants of congressional township number twenty-seven, north, of range number six, east, in the county of Wabash, and State of Indiana, and to stand in lieu of a deficit of that quantity in the amount of school lands belonging to said township, and to be held and controlled in the same manner.

SEC. 2. And be it further enacted, That when the said lands shall have been selected and entered as aforesaid, and duly reported to and approved by the Secretary of the Interior, he shall cause a patent or patents to issue therefor.

APPROVED, March 3, 1859.

March 3, 1859. CHAP. LXXXVII.—An Act making an Appropriation for the Payment of the Expenses of Investigating Committees 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 sum of ten thousand dollars be, and the same is hereby, appropriated out of any moneys in the treasury not otherwise appropriated for the payment of expenses of the several investigating committees of the House of Representatives during the present Congress, and that the same shall be added to the miscellaneous item of the contingent fund of said House with whatever now remains of the appropriations for the engraving of maps, charts, and other plates accompanying documents ordered to be printed at the first session of the thirty-fourth Congress,” contained in “an act to supply deficiencies” approved May fifteenth, eighteen hundred and fifty-six.—Provided, that the