dent to the execution of this act, the sum of twenty thousand dollars is hereby appropriated: Provided, That no compensation shall be allowed for any service performed under this act to any officer whose salary is established by law.

SEC. 7. And be it further enacted, That the Secretary of the Treasury shall not be obliged to accept the most favorable bids as hereinbefore provided, unless he shall consider it advantageous to the United States to do so, but for any portion of such loan, not taken under the first advertisement, he may advertise again at his discretion.

APPROVED, February 8, 1861.

Chap. XXX.—An Act to provide for a Superintendent of Indian Affairs for Washington Territory and additional Agents.

Washington Territory may be made a separate Indian superintendency.

Superintendent and salary.

Three additional Indian agents authorized.—Salary.

Proviso.

Limits of superintendencies of Oregon and Washington may be adjusted.

Chap. XXXIII.—An Act to change the Name of the Schooner "Augusta" to "Colonel Cook."

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be and is hereby authorized to make a separate superintendency of Washington Territory, and to appoint, by and with the advice and consent of the Senate, or during the recess thereof, and until the end of its next session after such appointment, a superintendent of Indian affairs for said Territory, with an annual salary of twenty-five hundred dollars.

Sec. 2. And be it further enacted, That the President be and he is hereby authorized to appoint, by and with the advice and consent of the Senate, or during the recess thereof, and until the end of its next session after such appointment, three additional Indian agents for said Territory, with an annual salary of fifteen hundred dollars each: Provided, That no agent or sub-agent, either special or temporary, or otherwise, shall be appointed, employed, or continued in employment in Washington Territory, except only the three agents and two sub-agents provided for by existing law, and the additional agents provided by this act.

Sec. 3. And be it further enacted, That the President, in adjusting the limits of the respective superintendencies of Oregon and Washington, may attach any tribe situated partly in both or either superintendency, in such manner as in his judgment may best promote the public service.

APPROVED, February 8, 1861.

Chap. XXXVII.—An Act to extend the Right of Appeal from Decisions of Circuit Courts to the Supreme Court of the United States.

In copyrights and patent cases, appeals or writs of error to lie from the judgments of circuit courts to the Supreme Court, without regard to the amount in controversy.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That from all judgments and decrees of any circuit court rendered in any action, suit, controversy, or case, at law or in equity, arising under any law of the United States granting or conferring the exclusive right to their respective writings, or to inventors the exclusive right to their inventions or discoveries, a writ of error or appeal, as the case may require, shall lie, at the instance of either party, to the Supreme Court of the United States, in the same